

Specific ap-
propriations.

SEC. 2. *And be it further enacted*, That for the purpose of carrying into effect a treaty between the United States and the Ottoway, Chippeway, Wyandotte and Pottawatamie nations of Indians, concluded at Detroit on the seventeenth day of November, in the year one thousand eight hundred and seven, the following sums be, and the same hereby are appropriated, in conformity with the stipulations contained in the said treaty, that is to say :

Ten thousand dollars to be paid to the said nations in the following proportions :

To the Ottoway nation three thousand three hundred and thirty-three dollars thirty-three cents and four mills.

To the Chippeway nation three thousand three hundred and thirty-three dollars thirty-three cents and four mills.

To the Wyandotte nation one thousand six hundred and sixty-six dollars sixty-six cents and six mills.

To the Pottawatamie nation one thousand six hundred and sixty-six dollars sixty-six cents and six mills ; and the further annual sum of two thousand four hundred dollars, to be paid to the said nations in the following proportions :

To the Ottoways eight hundred dollars.

To the Chippeways eight hundred dollars.

To the Wyandottes four hundred dollars : and to such of the Pottawatamies as now reside on the river Huron of Lake Erie, the river Raisin, and in the vicinity of the said rivers, four hundred dollars.

SEC. 3. *And be it further enacted*, That the several sums appropriated by this act, shall be paid out of any monies in the treasury, not otherwise appropriated.

APPROVED, February 19, 1808.

STATUTE I.

Feb. 19, 1808.

CHAP. XXI.—*An Act to provide for the payment of certain expenses incurred in the inquiry into the conduct of John Smith, a Senator from the state of Ohio.*

[Obsolete.]

Accounts of persons having claims against the U. States for expenses authorized in the inquiry into the conduct of John Smith, (Senator) to be settled and paid.

Per diem allowance to witnesses.

Appropriation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be, and they are hereby directed to audit and settle the accounts of all persons who may have claims against the United States, for expenses incurred in the inquiry into the conduct of John Smith, a Senator of the United States, from the state of Ohio, as an alleged associate of Aaron Burr ; which expenses may have been authorized by the committee of inquiry, or by order of the Senate : *Provided*, that the said accounts shall have been first certified by the chairman of the committee, or by the secretary of the Senate.

SEC. 2. *And be it further enacted*, That to every witness before the said committee of inquiry, or before the Senate upon the said inquiry, there shall be allowed and paid for every day's attendance thereon, the sum of three dollars. And to defray the said expenses, there is hereby appropriated the sum of five hundred dollars, to be paid from any monies in the treasury, not otherwise appropriated.

APPROVED, February 19, 1808.

STATUTE I.

Feb. 25, 1808.

CHAP. XXII.—*An Act making additional compensation to the Marshals for the Districts of North Carolina and New Jersey.*

Additional compensation to the marshals of N. Carolina and N. Jersey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the last day of March next, there shall be paid annually to the marshal for the district of North Carolina, the sum of four hundred dollars ; to the

marshal for the district of New Jersey, the sum of two hundred dollars, in addition to the fees and emoluments heretofore allowed them by law.
APPROVED, February 25, 1838.

CHAP. XXIV.—*An Act extending the right of suffrage in the Indiana territory.*(a)

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every free white male person in the Indiana territory, above the age of twenty-one years, having been a citizen of the United States, and resident in the said territory, one year next preceding an election of representatives, and who has a legal or equitable title to a tract of land of the quantity of fifty acres, or who may become the purchaser from the United States of a tract of land of the quantity of fifty acres, or who holds in his own right a town lot of the value of one hundred dollars, shall be entitled to vote for representatives to the general assembly of the said territory.

APPROVED, February 26, 1808.

STATUTE I.

Feb. 26, 1808.

[Obsolete.]
Qualifications
of electors.

Act of April
19, 1816, ch. 57.

CHAP. XXV.—*An Act supplementary to the act intituled "An act to prohibit the importation of certain goods, wares and merchandise."*(b)

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing in the act to which this is a supplement shall be so construed as to prohibit the importation of the following articles, that is to say:

First. Wrappers and outside packages, in which goods, the importation of which is not prohibited, usually are and shall be wrapped or packed, at the time of their importation.

Second. Bags or sacks in which salt shall be imported.

Third. Glass bottles or phials in which drugs, medicines, or any other article, the importation of which is not prohibited, shall be imported.

Fourth. Printed books, maps and charts.

Fifth. Watches, tradesmen's and artificers' tools; mathematical, astronomical and surgical instruments; gilt buttons, locks and all other articles manufactured partly of brass, and partly of any other metal.

Sixth. Shalloons and woollen stuffs, muskets, bayonets, swords, cutlasses and pistols.

SEC. 2. *And be it further enacted,* That the articles of the following description shall be held and considered as being embraced by the description of articles, the importation of which is prohibited by the act to which this act is a supplement, that is to say:

All articles manufactured entirely of silk and wool, or of silk and flax, or of flax and wool; floor cloths; woollen cassimeres, carpets, carpeting and mats, whose invoice prices shall exceed five shillings sterling per square yard.

SEC. 3. *And be it further enacted,* That no articles imported on board any vessel of the United States, cleared out before the fourteenth day of December last, from any port within the United States, or the territories thereof, shall be subject to the prohibition enacted by the act to which this act is a supplement: *Provided,* that such vessels which may have cleared for any port beyond the Cape of Good Hope, shall return to some port in the United States, or its territories, within twelve months: *And provided,* that such vessels as shall have cleared from any other port shall return as aforesaid within six months from the said fourteenth day of December.

APPROVED, February 27, 1808.

STATUTE I.

Feb. 27, 1808.

Act of April
18, 1806, ch. 29.

Articles not
interdicted.

Articles pro-
hibited.

No vessel
which cleared
out from the U.
States before
December 14,
1805, subject to
this law, &c.

(a) Indiana was incorporated into the Union by the act of April 19, 1816, chap. 57.
(b) Repealed by act of March 1, 1809, chap. 24, sec. 17.