

otherwise appropriated, the sum of five thousand dollars, to be expended, under the direction of the Secretary of the Treasury, in such repairs or additions as may be necessary to put in good condition for use, with as little delay as may be consistent with the public interests, the offices, rooms, vaults, and safes, herein mentioned, and in the purchase of any necessary additional furniture and fixtures, in the purchase of necessary books and stationery, and in defraying any other incidental expenses necessary to carry this act into effect.

Conflicting acts repealed.

SEC. 24. *And be it further enacted*, That all acts, or parts of acts, which come in conflict with the provisions of this act be, and the same are hereby, repealed.

APPROVED, August 6, 1846.

Aug. 6, 1846.

CHAP. XCI. — *An Act to provide for the Confirmation of certain Settlement Claims in the Greensburg Land District, Louisiana.*

The 2d proviso of act of 1822, ch. 123, § 3, not to apply to the reports of Cosby and Skipwith on certain settlement claims, which are hereby confirmed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the second proviso of the third section of the act of eighth May, eighteen hundred and twenty-two, entitled "An Act supplementary to the several Acts for adjusting the Claims to Land and establishing Land Offices in the Districts east of the Island of New Orleans," shall not apply to the reports dated eighteenth November, eighteen hundred and twenty, and twenty-fourth July, eighteen hundred and twenty-one, of Cosby and Skipwith, on settlement claims in that part of Louisiana which lies east of the Mississippi River and west of Pearl River; but such claims which, according to the said reports, were inhabited or cultivated, or where the date of settlement was before the fifteenth April, eighteen hundred and thirteen, are hereby confirmed under the other restrictions of said third section; but this confirmation shall in no manner affect prior rights, and shall only amount to a relinquishment on the part of the United States.

APPROVED, August 6, 1846.

Aug. 7, 1846.

CHAP. XCII. — *An Act to surrender to the State of Tennessee all Title the United States have to Lands in Tennessee, south and west of the Line commonly called the Congressional Reservation Line, and to release to said State the Proceeds of such of said Lands as may have been sold by the State of Tennessee, as the Agent of the United States.*

All unappropriated land of the U. S. in Tennessee, south and west of the Congressional reservation line, released to said State, with the proceeds of such as have been sold.

1841, ch. 7:

Said State to apply \$10,000 of the proceeds of said lands for a college.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the United States hereby release and surrender to the State of Tennessee the right and title of the United States to all lands in the State of Tennessee, lying south and west of the Congressional reservation line in said State, which may yet remain unappropriated, and further release and transfer to said State of Tennessee the proceeds of such of said lands as may have been sold by said State, not heretofore paid over to the United States, nor deposited subject to the order or use of the United States, under the authority of the act of Congress of the eighteenth February, eighteen hundred and forty-one, entitled "An Act to amend an Act entitled 'An Act to authorize the State of Tennessee to issue Grants and perfect Titles to certain Lands therein described, and to settle the Claims to the vacant and unappropriated Lands within the same,' passed the eighteenth Day of April, one thousand eight hundred and six." This surrender and transfer is upon the express condition that the State of Tennessee shall, out of the proceeds of said lands, set apart and apply forty thousand dollars towards the establishment and support of a college at Jackson, in the county of