

For transportation of the mails, (inland,) nine million five hundred and fifty thousand dollars.	Transportation.
For transportation of the mails, (foreign,) six hundred thousand dollars.	
For ship, steamboat, and way letters, eight thousand dollars.	Ship, steamboat, &c., letters.
For compensation to postmasters, four million two hundred and fifty thousand dollars.	Compensation to postmasters.
For clerks for post offices, one million nine hundred and twenty thousand dollars.	Clerks for post offices.
For payment to letter-carriers, six hundred and forty thousand dollars.	Letter-carriers.
For wrapping paper, one hundred thousand dollars.	Wrapping paper and twine.
For twine, thirty thousand dollars.	
For letter balances, six thousand dollars.	Letter balances.
For compensation to blank agents and assistants, eight thousand dollars.	Blank agents.
For office furniture, six thousand dollars.	Furniture and advertising.
For advertising, eighty thousand dollars.	
For postage stamps and stamped envelopes, two hundred and fifty thousand dollars.	Postage stamps and stamped envelopes.
For mail depredations and special agents, one hundred thousand dollars.	Depredations and special agents.
For mail bags, one hundred and thirty thousand dollars.	Mail bags, locks, keys, &c.
For mail locks, keys, and stamps, thirty thousand dollars.	Foreign balances.
For payment of balances due to foreign countries, three hundred and fifty thousand dollars.	Miscellaneous payments.
For miscellaneous payments, three hundred and twenty thousand dollars.	
To enable the superintendent of the Naval Observatory to carry out the object of Senate resolution of March nineteenth, eighteen hundred and sixty-six, for report of Isthmus routes to the Pacific ocean, fifteen hundred dollars.	Isthmus routes to the Pacific.
SEC. 2. <i>And be it further enacted</i> , That the following sums, or so much thereof as may be necessary, be, and the same are hereby, appropriated for the year ending June thirtieth, eighteen hundred and sixty-seven, out of any money in the treasury not otherwise appropriated.	Additional appropriation.
For the mail steamship service between the United States and Brazil, one hundred and fifty thousand dollars: <i>Provided</i> , That this appropriation shall take effect only when Brazil shall have performed the condition on her part provided in the law authorizing said service.	Mail steamship service with Brazil; Proviso. 1865, ch. 98. Vol. xiii. p. 93. between San Francisco, Japan, and China.
For the mail steamship service between San Francisco, Japan, and China, for six months ending June thirtieth, eighteen hundred and sixty-seven, two hundred and fifty thousand dollars.	
For the overland mail transportation between Atchison and Folsom, and for marine mail transportation between New York and California, nine hundred thousand dollars.	Overland mail and marine mail to California.
SEC. 3. <i>And be it further enacted</i> , That the Postmaster-General be, and he is hereby, authorized to employ sailing vessels for the transportation of the mails between the ports of the United States and any foreign ports where the service may be facilitated thereby, allowing and paying therefor a compensation not exceeding the sea postages accruing on the mails so conveyed.	Sailing vessels may transport mails where, &c.
	Compensation.
SEC. 4. <i>And be it further enacted</i> , That the Postmaster-General be, and is hereby, required to report to the Secretary of the Treasury annually, prior to the first day of November of each year, his estimate of the money required for the service of the Post Office Department for the ensuing fiscal year; which estimate shall be reported to Congress with the printed estimates of appropriations required by the joint resolution of the seventh of January, eighteen hundred and forty-six.	Postmaster-General to report estimate for service of the department to Secretary of Treasury annually. Vol. ix. p. 108.
SEC. 5. <i>And be it further enacted</i> , That the balance of the appropri-	

Money order system.

1864, ch. 87, § 13.
Vol. xiii. p. 79.

Advertisements, proposals, &c., to be published in the two daily papers at Washington of largest circulation.

Charges.

Circulation how and when determined.

Charges.

tion of one hundred thousand dollars under the thirteenth section of an act "to establish a postal money order system," approved May seventeenth, eighteen hundred and sixty-four, which may remain unexpended at the close of the current fiscal year, may be used as far as necessary to supply deficiencies in the proceeds of the money order system during the fiscal year commencing July first, eighteen hundred and sixty-six.

SEC. 6. *And be it further enacted*, That all advertising, notices, and proposals for contracts for the Post Office Department, and all advertising, notices, and proposals for contracts for all the Executive Departments of the Government, required by law to be published in the city of Washington, shall hereafter be advertised by publication in the two daily newspapers in the city of Washington having the largest circulation, and in no others: *Provided*, That the charges for such publications shall not be higher than such as are paid by individuals for advertising in said papers: *And provided also*, That the same publications shall be made in each of said papers equally as to frequency, and that the circulation of such papers shall be determined upon the tenth day of June annually; and the publishers of all papers competing for such advertising shall furnish a sworn statement of their bona fide paid circulation of each regular issue for the preceding three months; and shall in like manner certify under oath that such circulation has not, during the said three months, been increased by any gratuitous circulation, by a reduction in price below the ordinary and usual price of such papers, or by any other means, for the purpose of obtaining the official advertising: *Provided*, That the charge for such advertising shall not be greater than is paid for the same publications in other cities, or at a higher rate than is paid by individuals for like advertising.

Approved, May 18, 1866.

May 21, 1866.

CHAP. LXXXVI. — *An Act to prevent and punish Kidnapping.*

Carrying away, &c., any person, to sell him as a slave, &c., or persuading thereto or aiding therein, how punished.

Knowingly receiving on board, &c., of a vessel, any person for the purpose of carrying him away to be sold or held as a slave, how punished.

Vessel to be forfeited.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if any person shall kidnap or carry away any other person, whether negro, mulatto, or otherwise, with the intent that such other person shall be sold or carried into involuntary servitude, or held as a slave; or if any person shall entice, persuade, or knowingly induce any other person to go on board any vessel or to any other place, with the intent that he or she shall be made or held as a slave, or sent out of the country to be so made or held, or shall in any way knowingly aid in causing any other person to be held, sold, or carried away, to be held or sold as a slave, he or she shall be punished, on conviction thereof, by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment not exceeding five years, or by both of said punishments.

SEC. 2. *And be it further enacted*, That if the master or owners, or person having charge of any vessel, shall receive on board any other person, whether negro, mulatto, or otherwise, with the knowledge or intent that such person shall be carried from any State, Territory, or district of the United States, to a foreign country, state, or place, to be held or sold as a slave, or shall carry away from any State, Territory, or district of the United States, any such person, with the intent that he or she shall be so held or sold as a slave, such master, owner, or other person offending, shall be punished by a fine not exceeding five thousand nor less than five hundred dollars, or by imprisonment not exceeding five years, or by both of said punishments. And the vessel on board which said person was received to be carried away shall be forfeited to the United States.

APPROVED, May 21, 1866.

CHAP. LXXXVII. — *An Act to establish a Post Route from West Alburgh, Vermont, to Champlain, in the State of New York, and for other Purposes.* May 21, 1866.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the railroad bridge across Lake Champlain at Rouse's Point, connecting the Ogdensburgh and Lake Champlain railroad, in the State of New York, with the Vermont and Canada railroad, in the State of Vermont, be, and is hereby, declared a lawful structure, and is, and shall be, recognized and known as a post route.

Railroad bridge at Rouse's Point declared a lawful structure, &c.

SEC. 2. *And be it further enacted,* That the Ogdensburgh and Lake Champlain Railroad Company, their successors or assigns, and the Vermont and Canada Railroad Company, their successors and assigns, are hereby authorized to keep up, maintain and use the said bridge, for the transportation of the mails, and for the benefit of the general commerce between said States and the transportation of persons and property. And in place of the float now in use forming part of said bridge, they or either of them may construct and maintain two suitable draws, one of which shall be at least sixty feet wide, and the other at least ninety feet wide, and which shall always be opened by the railroad company which constructs the same, whenever required for the passage of vessels, except during and for fifteen minutes prior to the passage of mail trains. And which draws shall be so constructed and managed as at all times to afford reasonable and proper facilities for the passage of vessels: *Provided,* That this act shall be subject to amendment or repeal at the pleasure of Congress.

by whom to be maintained.

Draws.

Act may be altered or repealed.

APPROVED, May 21, 1866.

CHAP. LXXXVIII. — *An Act amendatory of "An Act to provide for the Reports of Decisions of the Supreme Court of the United States."* May 21, 1866.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the reporter of the decisions of the Supreme Court of the United States shall hereafter be allowed the term of eight months for the publication of his reports instead of six, as provided by the act of August twenty-nine, eighteen hundred and forty-two.

Decisions of Supreme Court of the United States to be published in eight months, &c. 1842, ch. 264. Vol. v. p. 545.

APPROVED, May 21, 1866.

CHAP. LXXXIX. — *An Act to regulate the Time and fix the Place for holding the Circuit Court of the United States in the District of Virginia, and for other Purposes.* May 22, 1866,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the circuit court of the United States in the district of Virginia shall be held at the city of Richmond, commencing on the first Monday in May and on the fourth Monday of November, in each year; and the said court may adjourn its session, now authorized, from Norfolk to Richmond, and there hold the same, and transfer to said last-named place all records, files, process, and property pertaining to said court. And all proceedings and process in or issuing out of said court, which are, or may be, made returnable to any other times or places appointed for holding said court than herein prescribed, shall be deemed legally returnable on the days specified and at Richmond, and not otherwise; and all suits and other proceedings in said court which stand continued to any other time or place shall be deemed continued to the place and time prescribed by this act. And special or adjourned terms of said court may be held at such time and on such notice as may be ordered and prescribed by the Chief Justice of the Supreme Court of the United States, with the same power and jurisdiction as at regular terms. And said court, at any such regular, special, or adjourned terms,

Circuit Court in Virginia to be held in Richmond, on, &c.

may adjourn from Norfolk to Richmond.

Process.

Special, &c. terms.