

Feb. 9, 1871. CHAP. XL. — An Act to authorize the Worcester County National Bank, Massachusetts, to change its Location.

Worcester County National Bank may change its location. Proceedings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Worcester County National Bank, now located in Blackstone, State of Massachusetts, is hereby authorized to change its location to the town of Franklin, State of Massachusetts. Whenever the stockholders representing three fourths of the capital of said bank, at a meeting called for that purpose, determine to make such change, the president and cashier shall execute a certificate, under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the office of the comptroller of the currency, and thereupon such change of location shall be effected, and the operations of discount and deposit of said bank shall be carried on under the name of the Franklin National Bank, in the town of Franklin, Norfolk county, State of Massachusetts.

Liabilities not affected.

Notice of change to be published.

SEC. 2. And be it further enacted, That nothing in this act contained shall be so construed as in any manner to release the said bank from any liability or affect any action or proceeding in law in which the said bank may be a party or interested. And when such change shall have been determined upon as aforesaid, notice thereof and of such change shall be published in at least two weekly newspapers in the aforesaid county of Worcester, for not less than four successive weeks.

APPROVED, February 9, 1871.

Feb. 10, 1871. 1866, ch. 201, § 22. Vol. xiv. p. 188.

CHAP. XLV. — An Act to amend Section twenty-two of an Act entitled "An Act further to prevent Smuggling, and for other Purposes," approved July eighteen, eighteen hundred and sixty-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-two of an act entitled "An act further to prevent smuggling, and for other purposes," approved July eighteen, eighteen hundred and sixty-six, be, and the same is hereby, amended, so that the same shall be as follows:—

Master, &c. of any enrolled or licensed vessel on northern, &c. frontiers, purchasing "sea stores" at any port in adjacent British provinces to report same at first port of arrival in the United States; to make oath;

SEC. 22. And be it further enacted, That if any vessel enrolled or licensed to engage in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States shall touch at any port or place in the adjacent British provinces, and the master or other person having charge of such vessel shall purchase any goods, wares, or merchandise, for the use of said vessel, said master or other person having charge of said vessel shall report the same, with cost and quantity thereof, to the collector or other officer of the customs at the first port in the United States at which he shall next arrive, designating them "sea stores"; and in the oath to be taken by such master or other person in charge of such vessel, on making said report, he shall declare that the articles so specified or designated "sea stores" are truly intended for the use exclusively of said vessel, and are not intended for sale, transfer, or private use; and if, upon examination and inspection by the collector or other officer of the customs, such articles are not deemed excessive in quantity for the use of said vessel, until an American port may be reached by such vessel, where such sea stores can be obtained, such articles shall be declared free of duty; but if it shall be found that the quantity or quantities of such articles, or any part thereof so reported, are excessive, it shall be lawful for the collector or other officer of the customs to estimate the amount of duty on such excess, which shall be forthwith paid by said master or other person having charge of said vessel, on pain of forfeiting a sum of not less than one hundred dollars, nor more than four times the value of such excess, or said master or other person having charge of such vessel shall be liable to imprisonment for a term of not less than three months nor more than two years, at the

such articles, if not excessive, to be free of duty; if found to be in excess, duty to be paid on excess.

Penalty.

discretion of the court. And if any other or greater quantity of dutiable articles shall be found on board such vessel than are specified in such report or entry of said articles, or any part thereof shall be landed without a permit from a collector or other officer of the customs, such articles, together with the vessel, her apparel, tackle, and furniture, shall be seized and forfeited: *Provided always*, That articles purchased for the use of or for sale on board any steamboat, propeller, or other vessel, as saloon stores or supplies, shall be deemed goods, wares, and merchandise, and shall be liable (when purchased at a foreign port) to entry and the payment of the duties found to be due thereon at the first port of arrival of such vessel in the United States; and for a failure on the part of the saloon-keeper or person purchasing or owning such articles to report, make entries, and pay duties, as hereinbefore required, such articles, together with the fixtures and other goods, wares, or merchandise, found in such saloon or on or about such vessel belonging to and owned by such saloon-keeper or other person interested in such saloon, shall be seized and forfeited, and such saloon-keeper or other person purchasing and owning as aforesaid shall forfeit and pay the sum of not less than one hundred dollars, nor more than five hundred dollars, and in addition thereto shall be imprisoned for a term of not less than three months nor more than two years.

Dutiable articles on board and not in report to be forfeited with vessel.

"Saloon stores or supplies" to pay duty.

Penalty.

Imprisonment.

APPROVED, February 10, 1871.

CHAP. XLVI.—*An Act to create an additional Land District in the State of California.* Feb. 10, 1871.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That so much of the districts of lands subject to sale under existing laws at Marysville and Shasta, in the State of California, as are contained in the following boundaries, shall constitute a new land district, to be called the Susanville district, bounded as follows: Beginning at a point where the north boundary of township nineteen north, Mount Diablo meridian, intersects the eastern boundary of the State of California; thence west on the north boundary, of township nineteen north, to the corner of townships nineteen and twenty north, range[s] thirteen and fourteen east; thence north to the corner of townships twenty-one and twenty-two north, ranges thirteen and fourteen east; thence west to the corner of townships twenty-one and twenty-two north, ranges eleven and twelve east; thence north to the corner of townships twenty-three and twenty-four north, ranges eleven and twelve east; thence west to the corner of townships twenty-three and twenty-four north, ranges eight and nine east; thence north to the corner of townships twenty-five and twenty-six north, ranges eight and nine east; thence west to the corner of townships twenty-five and twenty-six north, ranges five and six east; thence north between ranges five and six to the northern boundary of the State of California; thence east on said boundary line to the northeast corner of said State; thence south on the eastern boundary of said State, to the place of beginning.

Susanville land district in California established.

Boundaries.

SEC. 2. *And be it further enacted*, That the location of the office for said district shall be designated by the President of the United States, and may be changed by him from time to time as the public convenience may seem to require.

Location of office, how designated; may be changed.

SEC. 3. *And be it further enacted*, That there shall be appointed by the President, by and with the advice and consent of the Senate, a register and a receiver for said land district, who shall respectively be required to reside at the site of the office, be subject to the same laws, and entitled to the same compensation as is, or may hereafter be, prescribed by law in relation to other land offices in said State.

Register and receiver; their residence and pay.

APPROVED, February 10, 1871.