

From Norfolk, in Madison County, to Fort Laramie, in Wyoming.
 From Red Cloud to Denver, in Colorado.
 From Niobrara to Fort Laramie, in Wyoming.

Post-roads
 established in

TENNESSEE.

Tennessee;

From Dover to Erin.
 From Dover to Murray, in Kentucky.
 From Johnson City to Marion, in North Carolina.
 From Dyersburg, via Roaller's, Pearces, and Fishers, to Trenton.
 From Trenton, via Eaton and Friendship, to Dyersburg.
 From Kenton, via Masons Hall, to Deavenport.

WEST VIRGINIA.

West Virginia;

From Buckannon to Bealington.
 From Valley Head, via Webster C. H., to Summerville.

VIRGINIA.

Virginia;

From Gladeville to Grundy.
 From Elk Creek to Carsonville.
 From Pattonsville, via Cedar Point, to Sneydsville.
 From King George, via Shiloh, Payne's Store, and Leedstown, to Foneswood.
 From Heathsville to Burgess' Store.

WISCONSIN.

Wisconsin.

From New London to Weyauwega.
 From Pensaukee, via Brookside, to West Pensaukee.
 APPROVED, January 16, 1872.

CHAP. VII. — *An Act to establish Post-roads.*

Jan. 16, 1872.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as post-roads:—

Post-roads
 established in

PENNSYLVANIA.

Pennsylvania.

From Lebanon, via Fontana, Colebrook, Mastersonville, Old Line, and Sporting Hill, to Manheim.
 From Annville, via Bellview and Water Works, to Jonestown.
 APPROVED, January 16, 1872.

CHAP. VIII. — *An Act making an Appropriation to supply a Deficiency in the Appropriation for Expenses of the joint select Committee on alleged Outrages in the southern States.*

Jan. 16, 1872.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, for the expenses of the joint select committee on alleged outrages in the southern States, the sum of twenty-seven thousand eight hundred and fifty-five dollars, said sum to be carried for this purpose to the contingent fund of the Senate.

Appropriation
 for expenses of
 joint select com-
 mittee on alleged
 outrages in the
 southern States.

APPROVED, January 16, 1872.

CHAP. X. — *An Act to change the Times for holding Circuit and District Courts of the United States for the western District of Virginia.*

Feb. 1, 1872.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the times now fixed by law, the circuit and district courts of the United States for the western district of Virginia shall hereafter be held as follows: At Danville, on the Tuesday after the fourth Monday of February and August; at Lynchburg, on the Tuesday after the third Monday of March and

Times for hold-
 ing United States
 courts in western
 district of Vir-
 ginia.

September; at Harrisonburg, on the Tuesday after the second Monday of April and October; and at Abingdon, on the Tuesday after the fourth Monday of May and October. And all recognizances, indictments, or other proceedings, civil or criminal, now pending in either of said courts, shall be entered and have day in court, and be heard and tried according to the times of holding said court, as herein provided.

APPROVED, February 1, 1872.

February 2, 1872. CHAP. XI.—*An Act for the Apportionment of Representatives to Congress among the several States according to the ninth Census.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the third day of March, eighteen hundred and seventy-three, the House of Representatives shall be composed of two hundred and eighty-three members, to be apportioned among the several States in accordance with the provisions of this act, that is to say: to the State of Maine, five; to the State of New Hampshire, two; to the State of Vermont, two; to the State of Massachusetts, eleven; to the State of Rhode Island, two; to the State of Connecticut, four; to the State of New York, thirty-two; to the State of New Jersey, seven; to the State of Pennsylvania, twenty-six; to the State of Delaware, one; to the State of Maryland, six; to the State of Virginia, nine; to the State of North Carolina, eight; to the State of South Carolina, five; to the State of Georgia, nine; to the State of Alabama, seven; to the State of Mississippi, six; to the State of Louisiana, five; to the State of Ohio, twenty; to the State of Kentucky, ten; to the State of Tennessee, nine; to the State of Indiana, twelve; to the State of Illinois, nineteen; to the State of Missouri, thirteen; to the State of Arkansas, four; to the State of Michigan, nine; to the State of Florida, one; to the State of Texas, six; to the State of Iowa, nine; to the State of Wisconsin, eight; to the State of California, four; to the State of Minnesota, three; to the State of Oregon, one; to the State of Kansas, three; to the State of West Virginia, three; to the State of Nevada, one; to the State of Nebraska, one: *Provided,* That if, after such apportionment shall have been made, any new State shall be admitted into the Union, the Representative or Representatives of such new State shall be additional to the number of two hundred and eighty-three herein limited.

Number of members of the House of Representatives after March 3, 1873, and how apportioned; See 1872, ch. 239. *Post*, p. 192.

in new States afterwards admitted. See 1872, ch. 139. *Post*, p. 61.

Election of members of the forty-third Congress, &c.;

of the additional representatives in States entitled thereto.

1872, ch. 253. *Post*, p. 195.

Day established for the election of representatives, &c., to the forty-fifth Congress;

to subsequent Congresses.

SEC. 2. That in each State entitled under this law to more than one Representative, the number to which said States may be entitled in the forty-third, and each subsequent Congress, shall be elected by districts composed of contiguous territory, and containing as nearly as practicable an equal number of inhabitants, and equal in number to the number of Representatives to which said States may be entitled in Congress, no one district electing more than one Representative: *Provided,* That in the election of Representatives to the forty-third Congress in any State which by this law is given an increased number of Representatives, the additional Representative or Representatives allowed to such State may be elected by the State at large, and the other Representatives to which the State is entitled by the districts as now prescribed by law in said State, unless the legislature of said State shall otherwise provide before the time fixed by law for the election of Representatives therein.

SEC. 3. That the Tuesday next after the first Monday in November, in the year eighteen hundred and seventy-six, is hereby fixed and established as the day, in each of the States and Territories of the United States, for the election of Representatives and Delegates to the forty-fifth Congress; and the Tuesday next after the first Monday in November, in every second year thereafter, is hereby fixed and established as the day for the election, in each of said States and Territories, of Representatives and Delegates to the Congress commencing on the fourth day of March next thereafter.