

said franchise, together with the rolling stock, for money to construct and complete said road: *And provided further*, That the right granted herein shall be lost and forfeited by said company unless the road is constructed and in running order across said reservation within two years from the passage of this act.

Mortgages.  
Completion.

SEC. 5. That said railway company shall accept this right of way upon the expressed condition, binding upon itself, its successors or assigns, that they will neither aid, advise, nor assist in any effort looking towards the changing or extinguishing the present tenure of the Indians in their land, and will not attempt to secure from the Indian tribes any further grant of land or its occupancy than is hereinbefore provided: *Provided*, That any violation of the condition mentioned in this section shall operate as a forfeiture of all the rights and privileges of said railway company under this act.

Condition of acceptance.

*Proviso.*  
Forfeiture.

SEC. 6. That Congress may at any time amend, add to, alter, or repeal this act.

Amendment, etc.

Approved, May 8, 1890.

**CHAP. 200.**—An act providing for the classification of worsted cloths as woolens.

May 9, 1890.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Treasury be, and he hereby is, authorized and directed to classify as woolen cloths all imports of worsted cloth, whether known under the name of worsted cloth or under the names of worsteds, or diagonals, or otherwise.

Imports of worsted cloth to be classified as woolen cloths.  
Treasury classification.  
Vol. 22, p. 509.

Approved, May 9, 1890.

**CHAP. 201.**—An act for improving Aransas Pass.

May 12, 1890.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Aransas Pass Harbor Company, a corporation duly chartered under the laws of the State of Texas, and their associates, assigns, successors, and representatives be, and they are hereby, authorized on the conditions hereinafter mentioned, to construct, own, and operate such permanent and sufficient jetties and breakwaters and such auxiliary works as are necessary to create and permanently maintain, as hereinafter set forth, a navigable channel across the outer bar, which obstructs the entrance to Aransas Pass Harbor, on the coast of the Gulf of Mexico, in the State of Texas, and so far into the bays and navigable waters as may be necessary to reach a place that will afford ample dockage and protection from storms, swells, cyclones, and tidal waves for the purpose of furnishing the vessels and boats adapted to the purpose, facilities for navigation in and along the entire length of said channel, and for that purpose they may construct in the Gulf of Mexico and in and across the bays and navigable waters adjacent thereto such walls, jetties, dikes, levees, and other structures, and employ such boats, rafts, bridges, and appliances, as they may in the prosecution of said work deem necessary: *Provided*, That no such structure or means employed shall hinder, delay, or interfere with the free navigation in said channel, harbor, bays, or navigable waters; and to protect their said works they may build and maintain such levees, embankments, walls, or riprap as may be necessary to secure their permanency along the banks or shores of Mustang, Saint Joseph, and Harbor Islands as the United States is authorized to grant, and to utilize such works as the Government has already constructed, and will hold the United States harmless from any damage that may accrue to any person or persons by the construction of

Aransas Pass Harbor Company may jetty, etc., Aransas Pass, Texas.

Jetties, breakwaters, and auxiliary works.

Navigable channel on outer bar, Aransas Pass Harbor, etc.

Aids to navigation.

Structures, appliances, etc.

*Provisos.*

Unobstructed navigation, etc.

Protection of works, etc.

Mustang, Saint Joseph, and Harbor Islands.  
Use of Government works.  
Damage.

Commencement and completion. said walls, jetties, dikes, levees, and other works constructed thereunder: *Provided further*, That unless the construction of the proposed work shall be commenced within one year from date of the approval of this act and be diligently prosecuted by the expenditure of at least three hundred thousand dollars per annum thereafter in the prosecution thereof until twenty feet depth of water over the outer bar is obtained, the grant of privileges herein shall be forfeited; and unless the said company, their associates, assigns, successors, or legal representatives, shall secure a navigable depth over said outer bar of fifteen feet of water within three years after the date of the approval of this act, and a navigable depth of twenty feet of water over said bar within five years from said date, then Congress may revoke the privileges herein granted in relation to said improvements.

Minimum annual expenditures. Periodic navigable depths.

Revocation.

United States may purchase completed works.

Purchase not compulsory.

No tolls or tonnage.

Free navigation.

SEC. 2. That at any time after said improvements and auxiliary works have been completed as herein provided, and said depth of twenty feet has been obtained, the United States shall have the right to pay the said company, or their assigns, successors, or legal representatives, the value of the works constructed under this act or under or by virtue of any authority granted by the State of Texas, and on such payment being made by the United States all rights to said work on the part of said parties shall cease, but nothing in this act shall be construed as compelling the Government to take possession of and pay for said works unless so desired. Nothing within the provisions of this act shall be construed as authorizing the said company to charge or collect tolls or tonnage upon boats or vessels navigating said channel and the navigation of the same shall be free.

Approved, May 12, 1890.

May 14, 1890.

**CHAP. 202.**—An act to amend section three of an act entitled "An act to amend the act dividing the State of Missouri into two judicial districts, and for other purposes."

Missouri.  
Amendatory of act  
dividing into two  
judicial districts.  
Vol. 24, p. 425.  
Amendments.  
Post, p. 369.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section three of the above-entitled act is hereby amended by striking out the words beginning with the word "except," in the third line, and including the word "created," in the fifth line; also the words beginning with the word "except," in the seventh line, and including the word "year," in the eighth line, and also the words beginning with the word "that," in the fifteenth line, and including the word "proceedings," in the twenty-second line, so that when amended it shall read as follows:

Courts established.

"SEC. 3. That there shall be, and there are hereby, established a district and circuit court of the United States in each of the several divisions of the said eastern and western districts herein created. That in each division there shall be held two terms of the district and circuit courts in each and every year. The time of holding said terms of court in the city of Saint Louis, the city of Kansas City, and the city of Jefferson shall be held at the time now established by law, and in the other divisions herein named the time of holding said terms of court shall be at the city of Hannibal on the first Monday in May and November; at the city of Saint Joseph on the first Monday in April and October; at the city of Springfield on the first Monday in February and August.

Terms.

St. Louis.  
Kansas City.  
Jefferson.

Hannibal.  
St. Joseph.  
Springfield.

Assignment of judges.

The district judges for the eastern and western districts of Missouri, each in the divisions of the proper district, and the circuit judge of the United States for the eighth judicial circuit, are hereby required to hold the courts aforesaid. Juries shall be summoned for the courts hereby created as now provided by law for the summoning of juries in the said districts, and whenever the circuit and district courts in

Juries.