

Penalty for second,
etc., violation.

SEC. 48. That any person, firm, or corporation found guilty of a second or any subsequent violation of any of the provisions of section thirty-six to section forty-five, both inclusive, relating to the manufacture and sale of mixed flour as aforesaid, of this Act shall, in addition to the penalties herein imposed, be imprisoned not less than thirty days nor more than ninety days.

To take effect, etc.

SEC. 49. That the provisions of this Act relating to the manufacture and sale of mixed flour shall take effect and be in force sixty days from and after the date of the passage of this Act; and all packages of mixed flour found on the premises of any person, firm, or corporation on said day, who has made, packed, or repacked the same, on which the tax herein authorized has not been paid, shall be deemed taxable under the provisions of section thirty-six to section forty-five, both inclusive, of this Act, and shall be taxed and have affixed thereon such marks, brands, labels, and stamps as required by the provisions of said sections or by the rules and regulations prescribed by the Commissioner of Internal Revenue, under authority of this Act.

Tea.

TEA.

-tax on.

SEC. 50. That there shall be levied, collected, and paid upon tea when imported from foreign countries a duty of ten cents per pound.

Act to take effect,
etc.

SEC. 51. That this Act shall take effect on the day next succeeding the date of its passage except as otherwise specially provided for.

Approved, June 13, 1898.

June 15, 1898.

CHAP. 449.—An Act Making an appropriation to pay the Bering Sea awards.

Bering Sea awards.
Appropriation for
payment.
Vol. 27, pp. 844, 947.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the President to pay to the Government of Her Britannic Majesty the amount awarded by the commissioners appointed pursuant to the stipulations of the convention of February eighth, eighteen hundred and ninety-six, between the United States and Great Britain, providing for the settlement of the claims presented by the latter against the former in virtue of the convention of February twenty-ninth, eighteen hundred and ninety-two, the sum of four hundred and seventy-three thousand one hundred and fifty-one dollars and twenty six cents is hereby appropriated out of any money in the Treasury not otherwise appropriated. This appropriation is made without the admission that any liability exists for any loss of prospective profits to British vessels engaged in pelagic fur sealing; or for interest on the sums awarded to Great Britain, and without admitting the authority of the arbitrators to make any award on the basis of damages for the arrest or detention of vessels not included in the submission contained in the treaty.

Approved, June 15, 1898.

Qualifications.

June 15, 1898.

CHAP. 450.—An Act To amend the charter of the Capital Railway Company.

District of Columbia.
Capital Railway
Company.
Propelling power on
Navy-Yard Bridge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Capital Railway Company is hereby authorized to install and use the double overhead-trolley system on the Navy-Yard Bridge for the purpose of propelling its cars across the same, the speed on the bridge not to exceed the rate of three and a half miles an hour and the double trolley wires to be protected by a wooden trough and thoroughly insulated from said bridge; details of construction to be subject to the approval of the District Commissioners.

Time for completion
of road extended.
Vol. 29, p. 188.

SEC. 2. That the time granted the Capital Railway Company to construct its road by Act approved May twenty-eighth, eighteen hundred and ninety-six, is hereby extended one year from the approval of this