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UNITED STATES

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AMERICA.

IN THREE VOLUMES.

VOL. III.

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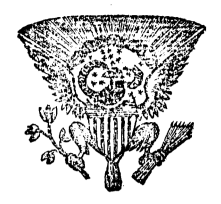
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1796.



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FASSED AT THE

FIRST SESSION

OFTHE

THIRD CONGRESS

United States of America, BEGUN AND HELD AT THE CITY OF PHILADELPHIA,

In the State of Pennfylvania,

On Monday the Second of December,

IN THE YEAR M,DCC,XCIII.

AND OF THE Independence of the United States, THE EIGHTEENTH.

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OF

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CHAPTER I.

An Act making an Alteration in the Flag of the United States.

D E it enacted by the Senate and House of Reprefentatives of the United States of America, in Congress affembled, That from and af- Alteration ter the first day of May anno Domini one in flag of thousand feven hundred and ninety-five, the flag of the United States, be fifteen stripes alternate red and white. That the Union be fifteen stars, white in a blue field.

U. States.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Representatives.

HOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, January the thirteenth, 1794:

GEORGE WASHINGTON, President of the United States.

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CHAPTER IT.

An Act providing for the Relief of fuch of the Inhabitants of Saint Domingo, refident within the United States, as may be found in Want of Support.

Sec. 1. DE it enacted by the Senate and Houfe D of Representatives of the United Appropri-States of America, in Congress affembled, That support of a fum not exceeding fifteen thousand dollars, inhabitants be, and the fame is hereby appropriated, to be paid out of any monies which may be in the treafury, arifing from foreign loans, for the fupport of fuch of the inhabitants of Saint Domingo, refident within the United States, as shall be found in want of such support.

Sect. 2. And be it further enacled, That in plied under order to fecure the due application of the modirection of nies aforefaid, the fame shall be placed under the direction of the Prefident of the United States : and it shall be lawful for him to draw the faid monies, or any part thereof, from the treafury of the United States, and to caufe the diftribution thereof to be made, for the relief of the perfons aforefaid, in fuch manner, and by the hands of fuch perfons, as shall, in the opinion of the Prefident, appear most conducive to the humane purpofes of this act.

Account of expenditure theretrealury.

Amount how and to whom charged.

Sec. 3. And be it further enacted, That a regular statement and account be kept of the of lodged in monies fo expended, and being lodged in the proper office of the treasury department, the amount thereof thall be provisionally charged to the debit of the French Republic, fubject to fuch future arrangements as shall be made thereon, between the government of the United States and the faid Republic. Provided how-

To be apthe Profident.

ation for

of Saint

Domingo.

ever, That unlefs the French Republic, or its minister or other authorized agent, shall within fix months from the passing of this act, expressly authorize a charge to the debit of the faid Republic of the faid supplies which shall have been, or may be made under this act, all further supplies under the fame, shall, from and after the expiration of the faid term of fix months, be discontinued.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, February the twelfth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER III.

An Act for the Relief of Thomas Jenkins and Sons. (PRIVATE.)

CHAPTER IV.

An Act in Alteration of the Act establishing a Mint and regulating the Coins of the United States.

Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That Duty of treasurer from and after the passing this act, it shall be of the mint the duty of the treasurer of the mint, to receive herein. and give receipts for all metals which may lawfully be brought to the mint to be coined; and for the purpole of afcertaining their refpective qualities, shall deliver from every parcel so received, a fufficient number of grains to the affayer, who shall affay all fuch of them as may require it. And the faid treasurer shall from time to time deliver the faid metals to the chief coiner to be coined in fuch quantities as the director of the mint may prefcribe.

Affayer & to give boud, &c.

Sec. 2. And be it further enacted, That the chief coincr affayer and chief coiner of the mint, previous to entering upon the execution of their refpective offices shall each become bound to the United States of America with one or more fureties to the fatisfaction of the fecretary of the treafury, the faid affayer in the fum of one thousand dollars, and the faid chief coiner in the fum of five thousand dollars, with condition for the faithful and diligent performance of the duties of his office.

Part of cerpealed.

Sec. 3. And be it further enacted, That fo tain act re- much of the act, intitled, " An act establishing a mint and regulating the coins of the United States," as comes within the purview of this act, be and the fame is hereby repealed.

FREDERICK AUGUSTUS MUHLENBERG.

Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, March the third, 1794:

GEORGE WASHINGTON. Prefident of the United States.

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CHAPTER

An Act for the Remiffion of the Duties anifing on the Tonnage of fundry French Veffels which have taken Refuge in the Ports of the United. States.

(PRIVATE.)

CHAPTER VI.

An AEI making Appropriations for the Support of Government, far the Year one thousa d feven bundred and ninety-four.

Sca. 1. BE it enacted by the Senate and Houfe of Representatives of the United .States of America, in Congress affembled, That for defraying the expenditure of the ci-specific vil-lift of the United States, for the year one appropriathousand seven hundred and ninety-foun, to- fupport of gether with the incidental and contingent ex- governpenfes of the several departments and offices 1794. thereof; and for making good deficiencies for the support of the civil-list establishment; for aiding the fund appropriated for the payment of certain officers of the courts, jurors and witneffes; for the support of light-houses, and for other purpoles, there be appropriated a fum of money not exceeding five hundred and twenty-one thousand four hundred and fortyfeven dollars and twenty-four cents; .That is to fay :

For the compensations granted by law 'to the Prefident and Vice-Prefident of the United States, thirty thousand dollars :

Vol. III.

tions for

Specific appropriations for fupport of government for 1794-

For the like compensations to the members of the Senate and House of Representatives, their officers and attendants, estimated for a seffion of fix months continuance, one hundred and eighty-five thousand, eight hundred and ninety dollars :

For the expenses of firewood, stationary, printing-work, and all other contingent expenses of the two houses of Congress, ten thoufand dollars;

For the compensations granted by law, to the chief justice, affociate judges, district judges, and attorney general, forty-three thousand two hundred dollars :

For defraying the expense of clerks of courts, jurors and witness, in aid of the fund arising from fines, forfeitures and penalties, twelve thousand dollars :

For defraying the expenses of profecutions for offences against the United States, and for the fafe keeping of prisoners, four thousand dollars:

For compensation to the Secretary of State, clerks, and perfons employed in his office, fix thousand eight hundred dollars :

For expense of stationary, printing, and all other contingent expenses in the office of the Secretary of State, including the expense which will attend the publication of the laws of the first fession of the third Congress, and for printing an edition of the fame, to be distributed, according to law, two thousand and fixty-one dollars, and fixty-feven cents :

For making good a deficiency in the appropriation of the year one thousand feven hundred and ninety-three, for extra-fervices of clerks in the office of the Secretary of State, in preparing documents for Congress, and for an index to the laws of the fecond Congress, eight Specific appropriati hundred dollars :

ons for the

For compensation to the Secretary of the support of Treafury, clerks and perfons employed in his givern-ment for office, feven thousand eight hundred and fifty the year 1794. dollars:

For expense of stationary, printing, and all other contingent expenses in the office of the Secretary of the Treasury, five hundred dollars:

For compensation to the Comptroller of the Treafury, clerks and perfons employed in his office, ten thousand two hundred dollars :

For expense of stationary, printing, and all other contingent expenses in the Comptroller's office, eight hundred dollars :

For compensation to the Treasurer, clerks and perfons employed in his office, four thoufand one hundred dollars :

For expense of firewood, stationary, printing and other contingencies in the T. eafurer's office, four hundred dollars:

For compensation to the Auditor of the Treafury, clerks and perfons employed in his office, ten thousand four hundred and fifty dollars :

For expense of stationary, printing and other contingent expenses in the Auditor's office, five hundred dollars :

For compensation to the Commissioner of the Revenue, clerks and perfons employed in his office, fix thousand one hundred and fifty dollars :

For the expenses of stationary, printing and other contingent expenses in the office of the Commissioner, three hundred dollars :

For Compensation to the Register of the Treasury, clerks and perfons employed in his office, fifteen thousand dollars :

Sperific angovernment for the year 1794-

For the expenses of stationary, printing and propriati-one for the contingent expenses in the Register's support of office, (including books for the public flocks) two thousand dollars :

> For the payment of rent for the feveral houfes employed in the Treasury department, one thousand five hundred and ninety-fix dollars and fixty-fix cents : Service and the

> For wood and candles in the feveral offices of the treafury department (except the Treafurer's office) one thousand two hundred dollars:

> For compensations to the feveral loan officers, thirteen thousand two hundred and fifty The contract of the second second dollars :

> For defraying the expenses of the feveral Ioan officers, for stationary and clerk-hire, between the first day of March, and the thirty first day of December, one thousand seven hundred and ninety-three inclusive, the fum of feventeen thouland three hundred and feventy-feven dollars and feventy-five, cents :

> For compensation to the Secretary of War, clerks and perfons employed in his office, feven thousand and fifty dollars :

For expenses of firewood, stationary, printing, and other contingent expenses in the office of the Secretary of War, eight hundred dollars:

For making good a deficiency in the appropriation of the year one thousand seven hundred and ninety-three, for contingent expenses in this office, two hundred and five dollars and feventy-fix cents :

For compensation to the Accountant to the war department, and clerks in his office, four thousand feven hundred dollars :

For contingent expenses in the office of the Accountant to the war department, four hundred dollars :

For compensations to the following officers specific and of the mint : the Director, two thousand dol- proprialars ; the Affayer, one thougand five hundred thousand for dollars ; the Chief Coiner, one thousand five surernhundred dollars ; the Engraver, one thousand 1794. two hundred dollars; the Treasurer, one thoufand two hundred dollars; three clerks, at five hundred dollars each, one thousand five hundred dollars:

For defraying the expenses of workmen, for the year one thousand seven hundred and ninety-four, three thousand three hundred and eighty-five dollars .:

For the feveral expenses of the mint, including the pay of a Refiner, when employed, for gold, filver and copper, and for the completion of the melting furnaces, two thousand feven hundred dollars :

For replacing a fum of money advanced at the Bank of the United States, for the purpole of an importation of copper, to be coined at the mint, ten thousand dollars:

For defraying the expense of copper, purchafed in the year one thousand seven hundred and ninety-three, feven thousand three hundred and fifty dollars :

- For the purchase of copper, in the year one thousand seven hundred and ninety-four, feven thousand three hundred and fifty dollars :

For compensations to the governors, fecretaries and judges of the territory north-weft, and the territory fouth of the river Ohio, ten thousand three hundred dollars :

For expenses of stationary, office-rent, printing patents for lands, and other contingent expenfes in both the faid territories, feven hundred dollars:

.For the payment of fundry penfions granted

Specific appropriations for fupport of governmentfor 1724.

by the late government; two thousand three hundred and fixty-feven dollars and feventythree cents:

For payment of the annual allowance granted by Congress to Baron Steuben, two thoufand five hundred dollars :

For the annual allowance to the widow and orphan children of Colonel John Harding, and to the orphan-children of Major Alexander Truman, by the act of Congress of the twentyfeventh of February, one thousand seven hundred and ninety-three, seven hundred and fifty dollars:

For arrearages of penfion due to the widow and orphan-children of Colonel John Harding, and to the orphan-children of Major Alexander Truman, to the thirty-first of December, one thousand feven hundred and ninety-three, fix hundred and feventy-five dollars:

For the annual allowance for the education of Hugh Mercer, fon of the late Major-General Mercer, four hundred dollars :

For the maintenance and repair of lighthouses, beacons, piers, stakes and buoys, twenty thousand dollars :

To make good a deficiency in the appropriation of the year one thousand seven hundred and ninety-two, for the maintenance and repair of light-houses, beacons, piers, stakes and buoys, sour thousand dollars :

For the purchase of hydrometers, for the use of the officers of the customs, and inspectors of the revenue, one thousand five hundred dollars:

For a balance flated by the Auditor of the Treasury, to be due to the effate of the late Major-General Greene, pursuant to the act of Congress, of the twenty-seventh of February, one thousand seven hundred and ninety-two, specific appropriation to indemnify the faid estate for a certain bond one for the entered into by him, during the late war, in support of which is included interest due on the bonds ment for from their dates, to the twelfth of April, one 1794. thousand feven hundred and ninety-three, thirty-three thousand, one hundred, and eightyfeven dollars, and fixty-feven cents :

For defraying the expense incident to the ftating and printing the public accounts, for the year one thousand feven hundred and ninety-three, eight hundred dollars :

For the payment of fuch demands, not otherwife provided for, as shall have been duly allowed by the officers of the trealury, five thousand dollars.

Sec. 2. And be it further enacted. That the feveral appropriations herein before made, shall be paid and discharged out of the funds following, to wit :

First. The fum of fix hundred thousand dollars, referved by the act making provision for the debt of the United States :

Secondly. The furplus of revenue and income beyond the appropriations heretofore charged thereupon, to the end of the year one thousand leven hundred and ninety, four.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives. JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

> APPROVED, March the 14th, 1794: GEORGE WASHINGTON. Prefident of the United States.

[16]

CHAPTER VII.

An Act making further Provision for the Expenfe's attending the Intercourse of the United States with foreign Nations ; and further to continue in Force the AEt, intitled, " An AEt providing the Means of Intercourfe between the United States and foreign Nations.

T E it enacted by the Senate and Sec. 1. House of Representatives of the United States of America, in Congress affembled, That a fum of one million of dollars, in addi-Additional tion to the provision heretofore made, be apfupport in- propriated to defray any expenses which may be incurred, in relation to the intercourfe between the United States and foreign nations, States and to be paid out of any monies, which may be in the treafury, not otherwife appropriated, and to be applied, under the direction of the Prefident of the United States, who, if neceffary, is hereby authorized to borrow the whole or any part of the faid fum of one million of dollars; an account of the expenditure whereof, as foon as may be, shall be laid before Congrefs.

> Sec. 2. And be it further enacted, That the act, intitled, "An act providing the means of intercourse between the United States and foreign nations," paffed the first day of July, one thousand feven hundred and ninety, together with the fecond fection of the act, intitled, "An act to continue in force, for a limited time, and to amend the act, intitled, " An act providing the means of intercourse between the United States and foreign nations," passed the ninth day of February, one thoufand feven hundred and ninety-three, shall be

Certain acts continued in force.

appropriation to

tercourfe between

United

foreign

nations.

continued in force, for the term of one year from the passing of this act, and from thence, until the end of the next feffion of Congress thereafter holden, and no longer.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives. JOHN ADAMS, Vice-President of the United * States, and Prefident of the Senate.

APPROVED, March the twentieth, 1794:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER VIII.

An Act authorizing a Loan of one Million of Dollars.

DE it enacted by the Senate and Houle of Reprefentatives of the United States of America, in Congress affembled, That the Prefident of the United States be, and he hereby is autho- Prefident rized and empowered to borrow, on the cre- States audit of the United States, if, in his opinion, thorized to the public fervice shall require it, a fum not 1,000,000 exceeding one million of dollars, at an interest dollars. not exceeding five per centum per annum, reimburfable at the pleafure of the United States, to be applied to fuch public purpofes, as are authorized by law, and to be repaid out of the duties on imports and tonnage, to the end of the prefent year : And that it shall be lawful for the bank of the United States, and С

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VOL. III.

the faid bank hereby is authorized and empowered to make the loan aforefaid.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United

States, and Prefident of the Senate. Approved, March the twentieth, 1794 :

GEORGE WASHINGTON, President of the United States.

CHAPTER IX.

An Act to provide for the Defence of certain Ports and Harbors in the United States.

Certain ports and harbors to befortified.

Sect. 1. TD E it created by the Senate and Houfe D) of Reprefentatives of the United States of America, in Congress affembled, That the following ports and harbors be fortified under the direction of the Prefident of the United States, and at fuch time or times, as he may judge neceffary, to wit: Portland in the diffrict of Maine; Portfmouth in the ftate of New-Hampshire, Gloucester, Salem, Marblehead and Bofton, in the ftate of Maffachufetts; Newport in the ftate of Rhode-Ifland ; New-London in the ftate of Connecticut; New-York; Philadelphia; Wilmington, in the state of Delaware ; Baltimore, in the flate of Maryland; Norfolk and Alexandria, in the ftate of Virginia; Cape-Fear river and Ocracock inlet in the flate of North-Carolina; Charleston and Georgetown, in the state of South-Carolina; and Savannah and Saint Mary's in the state of Georgia.

Scc. 2. And be it further enacled, That it Prefident of shall be lawful for the Prefident of the United U.S. may States, to employ, as garrifons in the faid for- employ, as tifications, or any of them, fuch of the troops troops on on the military establishment of the United military States, as he may judge neceffary; and to ment. caufe to be provided one hundred cannon, of a caliber each to carry a ball of thirty-two pounds Caufe canweight, and one hundred other cannon, of a non to be caliber each to carry a ball of twenty four purchased. pounds weight, together with the carriages and implements neceffary for the fame, and carriages with the neceffary implements for one hundred and fifty other cannon, with two hundred and fifty tons of cannon-fhot.

Sec. 3. And be it further enacted, That it And reshall be lawful for the President of the United ceive cef-States to receive from any state (in behalf of fons of certhe United States) a ceffion of the lands, on which any of the fortifications aforefaid, with the neceffary buildings, may be erected, or intended to be erected; or where fuch ceffions shall not be made, to purchase such lands, on behalf of the United States; Provided, That no purchase shall be made, where such lands are the property of a ftate.

FREDERICK AUGUSTUS MUHLENBERG, · Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and President of the Senate.

APPROVED, March the twentieth, 1794: **GEORGE WASHINGTON**, Prefident of the United States.

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[20]

CHAPTER X.

An Act making Appropriations for the Support of the military Establishment of the United States, for the Year one thousand seven hundred and ninety-four.

Specific appropriations for military eftablifiment for 1794.

D E it enacted by the Senate and Sec. 1. House of Representatives of the United States of America, in Congress affembled, That for the fupport of the military eltablishment of the United States, for the year one thousand feven hundred and ninety-four; for repairs and articles directed to be made and purchased by the President of the United States; for invalid penfioners; for fortifying certain ports and harbours; and for the purchafe of cannon, implements and fhot, there be appropriated a fum of money, not exceeding one million, fix hundred and twenty-nine thoufand, nine hundred and thirty-fix dollars, and one cent; that is to fay: For the pay of the legion of the United States, three hundred and three thousand, fix hundred and eighty-four dollars: For fubfiftence, three hundred and twelve thousand, five hundred and fixty-feven dollars, and feventy-five cents: For forage, thirty-one thousand, fix hundred and thirtytwo dollars: For clothing, one hundred and twelve thousand dollars : For equipments for the cavalry, feven thousand, three hundred and fourteen dollars, and five cents: For horfes for the cavalry, fixteen thousand dollars: For bounty to the foldiers, five thousand dollars : For the hospital department, twenty thousand dollars: For the ordnance department, fix thousand feven hundred and fifteen dollars, and thirty-two cents: For defensive protection of the frontiers, one hundred and thirty thousand dollars : For the Indian department,

fifty thousand dollars: For the guarter-mafter's department, one hundred and fifty thoufand dollars : For contingencies of the wardepartment, thirty thousand dollars : For repairs and articles directed to be made and purchafed by the Prefident of the United States, two hundred and two thousand, feven hundred and eighty-three dollars, and thirty-four cents : For invalid penfioners, eighty thousand, two hundred, and thirty-nine dollars, and fiftyfive cents : For fortifying certain ports and harbours of the United States, and purchasing the lands neceffary for the erection of the fame, feventy-fix thousand dollars: For the purchase of cannon, implements and shot, ninety-fix thousand dollars.

Sec. 2. And be it further enacted, That the feveral appropriations herein before made, fhall out of what funds be paid and discharged out of the funds follow- payable. ing, to wit : First, the surplus of the sum of fix hundred thousand dollars, referved by the act " making provision for the debt of the United States," and which will accrue during the year one thousand seven hundred and ninety-four : Secondly, the furplus of revenue and income, beyond the appropriations heretofore charged thereupon, to the end of the year one thousand seven hundred and ninetyfour : And thirdly, the furplus which may remain unexpended, of the monies appropriated for the use of the war-department, in the year one thousand seven hundred and ninety-three. FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives. JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate. APPROVED, March the twenty-first, 1794:

GEORGE WASHINGTON. **Prefident of the United States**

[22]

CHAPTER XI.

An Act to prohibit the carrying on the Slave-Trade from the United States to any foreign Place or Country.

Sec: 1. DE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That. no citizen or citizens of the United States, or foreigner, or any other perfon coming into, or refiding within the fame, fhall, for himfelf or any other perfon whatfoever, either as mafter, factor or owner, build, fit, equip, load or otherwife prepare any thip or veffel, within any port or place of the faid United States, nor shall caufe any thip or veffel to fail from any port or place within the fame, for the purpole of carrying on any trade or traffic in flaves, to any foreign country; or for the purpole of procuring, from any foreign kingdom, place, or country, the inhabitants of fuch kingdom, place or country, to be transported to any foreign country, port or place whatever, to be fold or disposed of, as flaves : And if any ship or veffel shall be fo fitted out, as aforefaid, for the faid purpofes, or fhall be caufed to fail, fo as aforefaid, every fuch thip or veffel, her tackle, furniture, apparel, and other appurtenances, shall be forfeited to the United States ; and fhall be liable to be feized, profecuted and condemned, in any of the circuit courts or diftrict court for the district, where the faid ship or veffel may be found and feized.

Forfeiture on perfons aiding or abetting contrary to this act,

Sec. 2. And be it further enacted, That all and every perfon, fo building, fitting out, equipping, loading, or otherwife preparing, or fending away, any fhip or veffel, knowing,

Forfeiture of fhip, &c. concerned in flave trade. or intending, that the fame shall be employed in fuch trade or bufinefs, contrary to the true intent and meaning of this act, or any ways aiding or abetting therein, shall severally forfeit and pay the fum of two thousand dollars, one moiety thereof to the use of the United States, and the other moiety thereof to the use of him or her who shall fue for and profecute the fame.

Sec. 3. And be it further enacted, That the owner, mafter, or factor of each and every fo- In what reign ship or vessel, clearing out for any of the cases owncoafts or kingdoms of Africa, or fuspected to tels that be intended for the flave-trade, and the fufpi- give bond. cion being declared to the officer of the cuftoms, by any citizen, on oath or affirmation, and fuch information being to the fatisfaction of the faid officer, shall first give bond with fufficient fureties, to the Treasurer of the United States, that none of the natives of Africa, or any other foreign country or place, shall be taken on board the faid fhip or veffel, to be tranfported, or fold as flaves, in any other foreign port or place whatever, within nine months thereafter.

Sec. 4. And be it further enacled, That if any citizen or citizens of the United States shall, Forleiture contrary to the true intent and meaning of this vening this act, take on board, receive or transport any act. fuch perfons, as above deferibed in this act, for the purpose of felling them as flaves, as aforefaid, he or they shall forfeit and pay, for each and every perfon fo received on board, tranfported, or fold as aforefaid, the fum of two hundred dollars, to be recovered in any court of the United States proper to try the fame; the one moiety thereof to the use of the United States, and the other moiety to the use of such

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person or persons, who shall sue for and profecute the same.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, March the twenty-fecond, 1794. GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XII.

An Act to provide a Naval Armament.

HEREAS the depredations committed by the Algerine corfairs on the commerce of the United States, render it neceffary that a naval force should be provided for its protection :

Prefident Sec. 1. BE it therefore enacled by the Scnate and Houfe of Reprefentatives of the United States of America, in Congress alfembled, That the Prethips of 44 fident of the United States be authorized to guns, and 2 thips of 36 provide, by purchase or otherwise, equip and guus each. each, and two ships to carry forty-four guns each.

How officered. Sec. 2. And be it further enacted, That there shall be employed on board each of the faid ships of forty-four guns, one captain, four lieutenants, one lieutenant of marines, one chaplain, one surgeon, and two surgeon's mates; and in each of the ships of thirty-fix

guns, one captain, three lieutenants, one lieutenant of marines, one furgeon, and one furgeon's mate, who shall be appointed and commiffioned in like manner as other officers of the United States are.

Sec. 3. And be it further enacted, That there fhall be employed, in each of the faid ships, the following warrant-officers; who shall be appointed by the Prefident of the United States, to wit : one failing-master, one purfer, one boatfwain, one gunner, one fail-maker, one carpenter, and eight midshipmen; and the following petty officers, who shall be appointed by the captains of the ships, respectively, in which they are to be employed, viz : two master's mates, one captain's clerk, two boatfwain's mates, one cockfwain, one fail-maker's mate, two gunner's mates, one yeoman of the gun-room, nine quarter-gunners (and for the four larger ships) two additional quarter-gunners, two carpenter's mates, one armourer, one steward, one cooper, one master-at-arms, and one cook.

Sec. 4. And be it further enacted, That the And mancrews of each of the faid ships of forty-four ned. guns, shall confift of one hundred and fifty feamen, one hundred and three midshipmon and ordinary feamen, one ferjeant, one corporal, one drum, one fife, and fifty marines : And that the crews of each of the faid ships of thirty-fix guns shall confist of one hundred and thirty able feamen and midshipmen, ninety ordinary feamen, one ferjeant, two corporals, one drum, one fife, and forty marines, over and above the officers herein before mentioned.

Sec. 5. And be it further enacted, That the Prefident of the United States be, and he is hereby empowered, to provide, by purchase or

Vol. III.

Prefident1 of United States may purchase a force not exceeding act.

Pay and

otherwife, in lieu of the faid fix fhips, a naval force not exceeding, in the whole, that by this act, directed, fo that no ship thus provided, shall carry less than thirty two guns; or he that direc. may fo provide any proportion thereof, which, ted by this in his difcretion, he may think proper.

Sec. 6. And be, it further enacted. That the pay and fublishence of the respective commissubfiltence. figned and warrant officers, be as follows : A captain, feventy-five dollars per month, and fix rations per day: A lieutenant, forty dollars per month, and three rations per day; a lieutenant of marines, twenty-fix dollars per month, and two rations per day; a chaplain, forty dollars per month, and two rations per day : a failing-mafter, forty dollars per month, and two rations per day; a furgeon, fifty dollars per month, and two rations per day; a furgeon's mate, thirty dollars per month, and two rations per day; a purfer, forty dollars per month; and two rations per day; a boatfwain, fourteen dollars per month, and two rations per day; a gunner, fourteen dollars per month. and two rations per day; a fail-maker, fourteen dollars per month, and two rations per day; a carpenter, fourteen dollars per month, and two rations per day.

Pay to petty officers to be fixed hy the Preident.

Not to excecd certain fum-

Sec. 7. And be it further enacted, That the pay to be allowed to the petty officers, mid-Itipmen, feamen, ordinary feamen and marines. shall be fixed by the Prefident of the United States: Provided, That the whole fum to be given for the whole pay aforefaid, shall not exceed twenty-feven thousand dollars per month, and that each of the faid perfons shall be entitled to one ration per day.

Sec. 8. And be it further enacled, That the ration shall confift of as follows : Sunday, one

pound of bread, one pound and a half of beef, Component and half a pint of rice : Monday, one pound parts of raof bread, one pound of pork, "half a pint of peas or beans, and four ounces of cheefe: Tuefday, one pound of bread, one pound and a half of beef, and one pound of potatoes or turnips, and pudding : Wednefday, one pound of bread, two ounces of butter, or, in lieu thereof, fix ounces of molaffes, four ounces of cheefe, and half a pint of rice : Thurfday, one pound of bread, one pound of pork, and half a pint of peas or beans : Friday, one pound of bread, one pound of falt fish, two ounces of butter or one gill of oil, and one pound of potatoes : Saturday, one pound of bread, one pound of pork, half a pint of peas or beans, and four ounces of cheefe. And there fliall alfo be allowed, one half-pint of diffilled fpirits per day, or, in lieu thereof, one quart of beer per day, to each ration.

Sec. 9. Provided always, and be it further When proenacted, That if a peace shall take place between under this the United States and the Regency of Algiers, act fuall that no farther proceeding be had under this act.

FREDERICK AUGUSTUS MUHLENBERG Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, March the 27th, 1794:

GEORGE WASHINGTON. Prefident of the United States.

[28]

CHAPTER XIII

An, Act allowing to Major-General La Fayette bis Pay and Emoluments while in the Service of the United States.

(PRIVATE.)

C H A P T E R XIV.

An AEI to provide for the erecting and repairing of Arfenals and Magazines, and for other Purpofes.

Sec. 1. BE it enacted by the Senate and Houfe of Representatives of the United

Arfenals, &c. to be cftablithed.

States of America, in Congress affembled, That for the fafe-keeping of the military-flores, there fhall be established under the direction of the President of the United States, three or four arfenals with magazines, as he shall judge most expedient, in such places as will best accommodate the different parts of the United States. Either or both of the arfenals heretofore used at Springsfield and Carliss, to be continued as part of the faid number, at his difcretion : *Provided*, That none of the faid arfenals be erected, until purchases of the land necessary for their accommodation be made with the confent of the legislature of the state, in which the fame is intended to be erected.

And at each arfenal, an armoury.

Sec. 2. And be it further enacted, That there fhall be established, at each of the aforefaid arfenals, a national armoury, in which shall be employed one superintendant, and one mafter armourer (who shall be appointed by the Prefident of the United States) and as many workmen, as the Secretary for the department of War shall, from time to time, deem necesfary, fo that the whole number, at all the armouries, shall not exceed one hundred. And the faid fuperintendants shall each receive, as a compensation, feventy dollars per month, and the faid master-armouters each, fifty dollars per month.

Sec. 3. And be it further enacted, That there superinshall be employed an officer, whose duty it tendant of military shall be (under the direction of the depart- stores. ment of war) to fuperintend the receiving, fafe keeping and distribution of the militaryftores of the United States, and to call to account all perfons to whom the fame may be entrusted; he shall receive for his compensa- His comtion, at the rate of one hundred and twenty- penfation, five dollars per month, and shall be appointed and by whom apby the Prefident of the United States.

Sec. 4. And be it further enacted, That a Approprifum not exceeding fifty-nine thousand dollars ation for be appropriated for the erecting and repairing carrying this act inof the arienals and magazines aforefaid, and a to effect. fum not exceeding twenty-two thousand eight hundred and fixty-five dollars, for defraying the expense of the national armouries, for one year ; and the further fum of three hundred and forty thousand dollars, to be applied, under the direction of the Prefident of the United States, in the purchase of arms, ammunition, and military stores; which faid feveral fums fhall be paid out of the duties on imports and tonnage, to the end of the prefent year.

Sec. 5. And be it further enacted, That an Annualfacannual account of the expenses of the national count of exarmouries be laid before the legislature of the mouries to

pointed.

[29]

be laid be- United States, together with an account of the fore the legiflature. arms made and repaired therein.

> FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprejentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, April the fecond, 1794 : GEORGE WASHINGTON, President of the United States.

CHAPTER XV.

An Act for the Relief of Stephen Paranque. (PRIVATE.)

CHAPTER XVI.

An Act transferring, for a limited Time, the Jurisdiction of Suits and Offences from the District to the Circuit Court of New-Hampshire, and assigning certain Duties in Respect to Invalid Pensioners, to the Attorney of the said District.

(EXPIRED.)

CHAPTER XVII.

An Act to authorize the President of the United States, in certain Cases, to alter the Place for holding a Session of Congress.

B E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That whenever the Congress shall be about to convene, and, from the prevalence of contagious sickness, or the existence of other circumstances, it would, President in the opinion of the Prefident of the United States, in States, be hazardous to the lives or health of certain cathe members to meet at the place to which the fes, autho-Congress shall then stand adjourned, or at ter place which it shall be next by law to meet, the for holding a fession of Prefident/shall be, and he hereby is authorized l, Congress. by proclamation, to convene the Congress : it luch other place as he may judge proper.

FREDERICK AUGUSTUS MUHLENBER G. Speaker of the House of Representatives. JOHN ADAMS, Vice-President of the Uni ted States, and Prefident of the Senate. . APPROVED, April the third, 1794:

GEORGE WASHINGTON, Prefident of the United States 1.

XVIII. CHAPTER

An AEI to provide for placing Buoys on ce rtain Rocks off the Harbour of New-London, a nd in Providence River, and other Places.

D E it enacted by the Senate and Sec. I. Houfe of Representatives of the L Inited States of America, in Congress affembled, the Secretary of the Treafury be atthe and directed to caufe to be placed on the rocks called Black Ledge, or f west Ledge, Goshen Reef, Bartlet's Rec Race Rock, off the harbour of New-La mdon, in the flate of Connecticut, at an expension fe, not to exceed the fum of twelve hundred dand to caufe to be erected a beac

That prized Sceretary buoys of treasury South- buoys off certain :f, and harbours.

ollars ; m, and to be placed two buoys in the harbour of Portfmouth, in the ftate of New-Hampfhire, at an expense, not to exceed the fum of three hundred dollars: And likewife, to cause to be placed in Providence river, in the ftate of Rhode-Island, and in Savannah river, in the state of Georgia, and at the mouth of the fame, buoys, not exceeding ten in number, for each river, and at an expense, not to exceed the fum of five hundred dollars, for each; the fame to be placed in fuch parts of the faid rivers, as he may judge most advantageous for the navigation thereof, respectively.

Appropriation therefor.

Sec. 2. And be it further enacted, That there be appropriated and paid out of the monies arifing from the luties on imports and tonnage, the fum of two thousand five hundred dollars for the purpose aforesaid.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APBROVED, April the fifth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XIX.

- An At for the Relief of Leffert Leff and others. (PRIVATE.)

[33]

CHAPTER XX.

An Act to authorize Ephraim Kimberly to locate the Land-Warrant iffued to him for Services in the late American Army.

DE it enacted by the Senate and House of D Representatives of the United States of America, in Congress affembled, That permis- Ephraim fion be, and the fame is hereby granted to Kimberly Ephraim Kimberly, now refident on the welt permitted bank of the Ohio, near Indian Short-creek, certain within the territory north weft of the Ohio, to land warlocate the land-warrant iffued to the faid Kimberly, for three hundred acres of land, for his fervices in the late American army, fo as to include the land where he now refides, or as convenient as may be, thereto : Provided, he Under doth not interfere with any exifting claim, lo- what recation or furvey: And upon the faid Kimberly's procuring the faid land to be furveyed, in fuch way and manner, as fhall be pointed out and directed by the Prefident of the United States, and returning his faid warrant into the Treasury of the United States, the President of the United States shall be, and he hereby is authorized and empowered to iffue letterspatent, in the name, and under the feal of the United States, thereby granting and conveying to the faid Ephraim Kimberly, the three hundred acres of land, that shall be fo located and furveyed.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houle of Representatives. JOHN ADAMS, Vice-President of the United States, and President of the Senate. APPROVED, April the eighteenth, 1794 : GEORGE WASHINGTON, President of the United States. Е

Vol. III.

Arictions.

CHAPTER XXI.

An Act limiting the Time for prefenting Claims for destroyed Certificates of certain Descriptions.

of claims certificates.

Section 1. D E it enacted by the Senate and House of Representatives of the Limitation United States of America, in Congress assembled, for renewal That all claims for the renewal of certificates of certain of the unfubfcribed debt of the United States. of the defcriptions commonly called " Loan-Office Certificates," or "Final Settlements," which may have been accidentally deftroyed, fhall be forever barred and precluded from fettlement or allowance, unless the fame shall be prefented at the treafury, on or before the first day of June, in the year one thousand seven hundred and ninety-five.

Proceedings to be had for effablifhing claims.

Sec. 2. And be it further enacled, That no claim shall be allowed for the renewal of loanoffice certificates destroyed before the fourth day of March, one thousand feven hundred and eighty-nine, unless the destruction of the fame was advertifed, according to the refolution of Congress, of the tenth day of May, one thoufand feven hundred and eighty; or before that time, was notified to the office from which the fame was iffued, nor fhall claims be allowed for the renewal of loan-office certificates deftroyed on or after the faid fourth day of March, one thousand feven hundred and eighty-nine, nor of final fettlement certificates deftroyed at any time, unlefs the deftruction of the fame was fo far made public, as to be known to at least two credible witneffes, foon after it happened, and shall have been before the prefentation of the claim, as herein-after provided,

5 35]

advertifed for at leaft fix weeks fucceflively, in fome one of the newspapers of the state in which the destruction happened; and allo, in fome-one of the newspapers of the state in which the certificate iffued, if that was another ftate ; the advertisement or advertisements, in fuch cafe, expressing with as much precision as poffible, the number, date, and amount of the certificate alledged to have been deftroyed, and the name of the perfon to whom the fame was iffued, together with the time when, the place where, and the means by which the fame was deftroyed.

Sec. 3. And be it further enacted, That all By whom claims for the renewal of deftroyed certificates, and how of either of the descriptions aforeshid, not pre- long to be cluded by this act, shall be receivable, with the evidence in fupport of the fame, by the Auditor of the Treasury, until the faid first day of June, one thousand seven hundred and ninety-five, and shall, by the accounting officers of the Treafury, be duly examined ; and if fatisfactorily supported, the claimants shall be entitled to receive certificates of registered debt, equal to the fpecie-value of the loan office or final fettlement certificates fo proved to have been destroyed.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, April the twenty-first, 1794: GEORGE WASHINGTON, Prefident of the United States.

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[36]

CHAPTER XXII.

An Act allowing Lieutenant-Colonel Toufard an Equivalent for his Penfion for Life. (PRIVATE.)

CHAPTER XXIII.

An Act to establish the Post-Office and Post-Roads within the United States.

Sec. 1. DE it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That the following be established as post-roads, namely : From Paffamaquoddy, in the diftrict of Maine, to Saint Mary's in Georgia, by the following route, to wit : From Paffamaquoddy, through Machias, Gouldsborough, Sullivan, Trenton, Bluehill, Penobscott, Frankfort, Belfast, Ducktrap, Camden, Thomaston, Warren, Waldoborough, Briftol, Nobleborough, Newcastle, Wiscassett, Bath, Brunswick, North Yarmouth, Portland, Biddeford, Wells, York, Portfmouth, Newburyport, Ipfwich, Salem, Bofton, Worcester, Brookfield, Springfield, Hartford, Middletown, New-Haven, Stratford, Fairfield, Norwalk, Stamford, New-York, Newark, Elizabeth-Town, Bridgetown, Woodbridge, Brunfwick, Princeton, Trenton, Briftol, Philadelphia, Chefter, Wilmington, Christiana, Elkton, Charlestown, Havre-de-Grace, Harford, Baltimore, Bladenfburg, the city of Washington, George-'Town, Alexandria, Colchefter, Dumfries, Fredericksburg, Bowling-Green, Hanover Courthoufe, Richmond, Petersburg, Goldson's, War-

Eftablifhment of poft-roads nfter firft June next. renton, Lewisburg, Raleigh, Averysborough, Establish. Fayetteville, Lumberton, Cheraw Court-house, ment of post-roads Camden, Columbia, Edgefield Court-house, after first Augusta and Wayne'sborough, to Savannah; June next. and thence by Newport-Bridge, and Saint-Savilla, to the town of Saint Mary's: From Portland, by New Gloucester, Green, Monmouth, Winthrop, and Hollowell Court-houfe, to Pittftown on the river Kennebeck : From Portfmouth, by Exeter, Chefter, Amherft, Keen, and Walpole, to Charlestown : From Chefter, by Concord and Plymouth, to Haverhill: From Exeter to Hampton-falls: From Salem to Gloucester: From Salem to Marblchead : From Bofton to Plymouth, Sandwich and Falmouth; and from Falmouth to Edgar-town on Martha's Vineyard: From Sandwich to Barnstable and Yarmouth : From Bofton to Taunton and New Bedford, and thence to Nantucket : From Bofton to Hartford in Connecticut, by Dedham, Mendon and Pomfret : From Bofton to Keen : From Bofton, through Andover and Haverhill, to Chefter: From Taunton to Providence; and from Taunton, by Dighton and Somerfet, to Warren: From New-Bedford to Newport: From Bofton, by Providence, Norwich, New-London, Saybrook and Guilford, to New-Haven : From Newport, by Briftol and Warren, to Providence : From Newport, by East-Greenwich, to Providence: From Newport, by Westerly and Stonington-point, to New-London : From Springfield, by North-Hampton, Brattleborough, Westminster, Greenfield, Charlestown, Windfor, Hanover and Haverhill, to Newbury: From Springfield, by Stockbridge, to Kinderhook : From Brookfield, by North-Hampton, Pittsfield and New-Lebanon,

[37]

to Albany : From Hartford, by New-Hart-

Elablifhment of poft-roads after firft

ford, through Norfolk, Canaan, Sheffield, and Hillfdale, to the city of Hudfon : From Hart-June next. ford to Norwich : From Hartford, by Middletown, to New-London : From Hartford, by Farmington, Harwinton, Litchfield, New-Milford, Newtown, Danbury, Ridgefield, Poundridge, Salem, North Caftle, and White-Plains, to New-York : From New-York, by Peekfkill, Fishkill, Poughkeepsie, Rhinebeck, Redhook, Clermont, Hudfon, and Kinderhook, to Albany : From Albany, by Lanfingburg, Bennington, Manchefter, Rutland, Middlebury and Vergennes, to Burlington, on Lake Champlain : From Rutland to Windfor, in the flate of Vermont : From Albany, by Schenectady, Johnston, Connojoharrie, and Whitestown, to Kanandorque; and from fome convenient point in that line, through Cherry-Valley, to the court-houle in Cooper'stown, in the county of Otfego : From the city of New-York, by the most useful route, to Sagg-harbor: From Newark or Elizabeth-town, by Morristown and Rockaway, to Suffex court-houfe; and from thence, by Hacket' ftown and Morriftown, to Elizabeth-town or Newark: From Woodbridge to Amboy : From Trenton, by Allentown, Monmouth Court-houfe, Shrewfbury and Spotfwood, to Brunfwick; and from Brunfwick, by Somerfet Court-houfe, New Germantown, Pittston and Flemington, to Trenton : From Philadelphia, by Bethlehem, Eafton, Suffex Court-houfe, Golhen, Ward'sbridge, and Kingston, to Rhinebeck: From Bethlehem to Reading : From Philadelphia, by Woodbury, Sweedfborough and Salem, to Bridgetown, in West New-Jersey : From Philadelphia, by Norristown, Pottfgrove, Rea-

ding, Lebanon, and Harrifburg, to Carlifle : Enablifb. From Reading to Lancaster : From Philadel- ment of phia, by Lancaster, York-town, Carlisle, Ship- after firit penfburg, Chamberfburg, Bedford and Greenf- June next. burg, to Pittfburg : From Pittfburg, by Wafhington in Pennfylvania, Weft-liberty in Virginia, and Wheeling, on the Ohio, to Lincftone and Fort-Washington : From Limestone, by Bourbon-town, Lexington, Frankfort, and Harrodfburg, to Danville, in Kentucky : From Danville, by Bardstown, to Louisville : From York-town, in Pennfylvania, by Hanover, Peterfburg and Tawney-town, to Fredericktown, in Maryland, and thence to Leefburg, in Virginia: From Wilmington, in the ftate of Delaware, New-Caftle, Cantwell's bridge and Duck-creek; to Dover; and from thence, by Frederica, Millford, Daggfborough, Snowhill, Horntown, and Accomack Court-houfe, to Northampton Court-house; and thence, to Norfolk, Hampton or York-town : From Philadelphia, by Wilmington, Middletown, Warwick, Georgetown, Crofs-roads, Chefter-town, Chefter mills, Eafton, Vienna and Salifbury, to Snowhill; and from Snowhill to Princefs-Ann; and thence to Salifbury; and from Cheftertown to Baltimore, at all times, when a ftage paffes between those two places: From Elkton to Warwick: From Harford to Bellair: From Baltimore to Annapolis, Upper Marlborough, Pifcataway, Port Tobacco, Allen's Fresh, Newport, and Chaptico, to Leonard-town: From Baltimore to York-town in Pennfylvania: From Baltimore, by Frederick-town and Hagar's-town, to Chamberfburg : From Hagerftown, by Sharpfburg, to Shepherd's-town: From Frederick-town, by Peterstown, and Montgomery Court-house, to Georgetown, on

[39]

Eftablifhment of poft-roads after firft June next.

Oldtown, Cumberland, Morgantown, in Virginia, and Union-town in Pennfylvania, to Brown's file on the Monongahela: From Alexandria, by Salifbury, Leefburg, Shepherdftown, Martinfburg, Winchefter, Stevenfburg, Strafburg, Woodftock and Rockingham Courhoule, to Staunton: From Frederickfburg, by Portroyal, to Tappahannock; thence across the Rappahannock, to Richmond Court-houfe, Westmoreland Courthouse, Kinfale on Yeocomico, and Northumberland Court-houfe, to Lancafter Court-houfe; thence recroffing the Rappahannock, to Urbanna, and from Urbanna to Gloucester Court-house : From Fredericksburg, by Culpeper and Orange Court-houfes, to Charlottefville : From Richmond, by New Caftle, Aylett's Warehoufe, and Todd's bridge to Tappahannock : From Richmond, by Williamfburg, York-town and Hampton, to Norfolk: From Richmond, by Columbia and Charlottefville, to Staunton; thence to Lexington, Fincastle, Montgomery Court-house, Wythe Court-houfe, and Abingdon, to Jonefborough, in the territory fouthwest of the Ohio; thence by Greenfville and Jefferson Courthouse, to Knoxville: From Staunton to Bath Court-houfe; thence to the Sweet Springs; and thence to Greenbriar Court-houfe: From Richmond, by Powhatan Court-houfe, Cumberland Court-houfe, Prince Edward Court-houfe, Lynchburg, New-London and Liberty, to Fincaftle: From Prince Edward Court-house, by Charlotte Court-house, Halifax Court-house and Pittfylvania Court-houfe, to Martinfburg; and thence to Bethania : From Martinfburg to Liberty: From Ofborne's to Bermuda Hundred: From Peterfburg, by Cabin-point, Smith[41]

field and Suffolk, to Portfmouth and Norfolk : Edublish-From Smithfield, by Southampton Court-houfe, ment of post roads to Grenville Court-houfe: From Peterfburg to after first Halifax, in North-Carolina : From Goldson's, June next. by Saint Tammany's and Meklenburg Courthoufe, to Halifax Court-houfe, in Virginia: From Suffolk, by Edenton, Plymouth, Washington and Newbern, to Wilmington: From Plymouth to Windfor: From Edenton, by Hertford, Nixonton, Sawyer's Ferry in Camden county, to Indian Town in Currituck county : From Halifax to Princeton and Murfreefborough, on Meherrin river: thence to Winton on Chowan river : and thence by the Bridge on Bennet's creek, to R. Mitchell's, which is on the post road from Suffolk to Edenton : From Halifax, by Blount's ville, Williamston and Dailey's to Plymouth : From Halifax, by Warrenton, Oxford, Hillfborough, Martinville and Salem, to Salifbury: From Salifbury, by Cabarras Courthoufe, to Charlotte, to return by Iredell Courthoufe to Salifbury : From Salifbury to Fayetteville, to go and return by the following route, alternately; by Montgomery, Anfon and Richmond Court-houfes, to Fayetteville; thence by Moore and Randolph Court-houfes, back to Salifbury : From Halifax, by Tarborough and Greenville, to Washington : and from Tarborough to Lewifburg : From Newbern, by Kinfton, Wayne'fborough and Smithfield, to Raleigh : From Raleigh, by Chapel-hill, to Hillfborough; and from Chapel-hill, to Chatham Court-house : From Hillsborough, by Person Court-houfe, Cafwell Court-houfe and Rockingham Court-houfe, to Germanton: From Fayetteville to Wilmington; the mail to go alternately by Elizabethtown, and return by South Washington, the cross-roadsnear Duplin

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Vol. III.

Effablifiment of poft roads after firit June next.

Court-houfe and Sampfon Court-houfe: From Salem, by Bethania, Huntfville, Rockford and Wilkes, to Morganton, in North Carolina; and from Morganton, by Lincolnton, to Pinckney Court-houfe, in South Carolina: From Cheraw Court-houfe to Georgetown: From Camden, by Statefburg, to Charlefton: From Charlefton, by Coofawatchy to Sifter's Ferry, on Savannah river, and thence to the post-road from Augusta to Savannah: and from Coofawatchy to Beaufort: From Columbia by Orangeburg, to Charleston : From Columbia to Newbury Court-houseandLaurensCourt-house, to Greenville Court-house: From Edgesield Court-house to Cambridge, and thence by Abbeville Courthoufe to Pendleton Court-houfe: From Columbia, by Winnfborough, Pinckney Court-houfe, SpartanCourt-houseandGrenvilleCourt-house, to Washington Court-house : From Washington Court-houfe, by Pendleton Court-houfe, to Hatton'sford, on Tugeloo river; and thence by Franklin Court-houfe, Elberton and Peterfburg, to Washington, in Georgia: From Augusta to Washington, thence to Greenborough; and thence, by the great falls of Ogechee and Georgetown, to Augusta.

Certain road in Kentucky how long to continue.

Provided, That until the Poltmaster-General shall have made provision for the regular transportation of the mail from Wheeling to Limestone, the present post-road from Abington to Danville in Kentucky, shall be continued: And if such provision cannot be made within a reasonable time, then the post-road shall be extended from Danville, to Frankfort and Lexington; and thence to Washington.

Sec. 2. And be it further enacted, That it shall

be lawful for the Postmaster-General to provide, Postmaster by contract, for the carriage of a mail on any General road on which a stage-waggon or other stage- vide for carriage shall be established, on condition that carrying mailoncorthe expense thereof shall not exceed the reve- tain roads. nue thence arifing.

It shall also be lawful for the Postmaster-Ge- And enter neral to enter into contracts for a term not ex. into conceeding eight years, for extending the line of tract not exceeding s posts, and to authorife the perfons, fo contract- years tor ing, as a compensation for their expenses, to receive, during the continuance of fuch contracts, pons. at rates, not exceeding those for like distances established by this act, all the postage which shall arife on letters, newspapers, magazines, pamphlets and packets, conveyed by any fuch poft. And the roads defignated in fuch contracts shall, during the continuance thereof, be deemed and confidered as post-roads, within the provisions of this Act: And a duplicate of every fuch contract, shall within fixty days after the execution thereof, be lodged in the office of the Comptroller of the Treafury of the United States.

Sec. 3. And be it further enacted, That there General fhall be eftablished at the feat of the Govern- Poll Office at feat of ment of the United States, a general poft-office, governand there shall be one Postmaster-General, who ment. fhall have authority to appoint an affiftant, and Pofimafterdeputy-postmasters at all fuch places, as he shall General his find neceffary: And he shall provide for carry. powers. ing the mail of the United States, by ftagecarriages or horfes, as he may judge most expedient: and as often as he, having regard to the productiveness thereof, as well as other circumstances, shall think proper, and defray the expense thereof, with all other expenses arising on the collection and management of the reve-

[43]

nue of the post-office: He shall also have power to prefcribe fuch regulations to the deputypost-masters, and others employed under him, as may be found necessary, and to superintend the business of the department, in all the duties, that are or may be affigned to it, and alfo to direct the route or road, where there are more than one, between the places above established; which route or road shall be confidered as the post-road.

To fettle accounts quarterly.

and with ployed by him.

Sec. 4. And be it further enacted, That the Postmaster-Generalshall, once in three months, obtain from his deputies, the accounts and vouchers of their receipts and expenditures, and the balance due thereon, and render to the Secretary of the Treafury a quarterly account of all the receipts and expenditures in the faid department, to be adjusted and fettled, as other public accounts; and fhall pay, quarterly, into the treasury of the United States, the balance in his hands : And the Poftmafter-general, and his affiftant, the deputy-poltmalters, performent and fuch as they may employ in their offices, before they enter upon the duties, or be entitled to receive the emoluments of their offices: and the contractors for carrying the mail, and their agents or fervants, and all others to whom the mail shall be entrusted, before they commence the execution of the faid truft, shall refpectively take and fubfcribe before fome juftice of the peace, the following oath or affirmation, and caufe a certificate thereof to be filed in the office of the Poftmaster-general: " I do fwear (or affirm, as the cafe may be) that I Take oath. will faithfully perform all the duties required of me, and abstain from every thing forbidden, by - the law in relation to the effablithment of postoffices and post-roads within the United States."

Γ 45]

Sec. 5. And be it further enacted, That if any Penalty on perfon shall obstruct or retard the passage of the mail the mail, or of any horfe or carriage carrying and negli-gence of the fame, he shall, upon conviction, for every ierrymen. fuch offence, pay a fine not exceeding one hundred dollars : And if any ferryman shall, by wilful negligence or refufal to transport the mail across any ferry, delay the fame, he shall forfeit and pay for each half hour, that the fame shall be fo delayed, a fum not exceeding ten dollars.

Sec. 6. And be it further enacted, That it shall be the duty of the Postmaster-General, to Postmastergive public notice in one or more of the newf- General to papers published at the feat of government of previous to the United States, and in one or more of the making contract for newspapers published in the state or states, carrying where the contract is to be performed, for at the mail. least fix weeks before the entering into any contract for the conveyance of the mail, that fuch contract is intended to be made, and the day, on which it shall be concluded, describing the places, from and to which, fuch mail is to be conveyed; the time at which it is to be made up; the day and hour at which it is to be delivered, and the penalty or penalties for non-performance of the flipulations : He fhall, moreover, within thirty days after the and lodge the conmaking of any contract, lodge the fame, toge- tract in ther with the propofals, which he fhall have Comptrol-ler's Office. received, respecting it, in the office of the Comptroller of the Treasury of the United States : Provided, That no contract fhall be entered into, for a longer term than four years.

Sec. 7. And be it further enacled, That , every deputy-postmaster shall keep an office, in Deputywhich one or more perfons shall attend, at fuch putmaster hours, as the Postmaster-General shall direct, office. for the purpose of performing the duties there-

of; and all letters brought to any post-office, half an hour before the time of making up the mail at fuch office, shall be forwarded therein; except at fuch post-offices, where, in the opinion of the Postmaster-General, it requires more time for making up the mail, and which he shall accordingly prescribe; but this shall, in no cafe, exceed one hour.

Sec. 8. And be it further enacted, That from and after the first day of June next, the Allowance Postmaster-General shall be allowed, for his fervices, at the rate of two thousand four hundred dollars per annum, his assistant, at the hisafflant rate of one thousand two hundred dollars per annum, and the Postmaster-General shall be allowed four clerks, whole compensation shall be regulated in fuch manner, as not to exceed five hundred dollars per annum to each: All the abovementioned compensations to be paid quarterly out of the revenues of the post-office; and no fees or perquifites shall be received by any perfon employed in the general post-office, on account of the duties to be performed, in virtue of his appointment.

> Sec. 9. And be it further enacted, That the deputy postmasters and perfons authorized by the Poltmaster General, shall demand and receive for the conveyance of letters and packets. except fuch as are hereinafter excepted, the following rates of postage: For every fingle letter conveyed by land, not exceeding thirty miles, fix cents; over thirty miles and not exceeding fixty, eight cents; over fixty, and not exceeding one hundred, ten cents; over one hundred miles, and not exceeding one hundred and fifty, twelve cents and a half; over one hundred and fifty miles, and not exceeding two hundred, fifteen cents ; over two hundred

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Rates of poflage.

miles, and not exceeding two hundred and fifty, seventeen cents; over two hundred and fifty miles, and not exceeding three hundred and fifty, twenty cents; over three hundred and fifty miles, and not exceeding four hundred and fifty, twenty two cents; and more than four hundred and fifty miles, twenty-five cents; and for every double letter, double the faid rates; for every triple letter, triple; and for every packet weighing one ounce avoirdupois, at the rate of four fingle letters ; and in that proportion for any greater weight.

Sec. 10. And be it further enacted, That for Rates of all letters and packets paffing by fea, to and letters pif-from the United States on from one port in fing by fea. from the United States, or from one port to another therein, in packet-boats or veffels, the property of, or provided by the United States, postage shall be charged as follows : For every fingle letter, eight cents; for every double letter, fixteen cents; for every triple letter, or packet, twenty-four cents; and for every letter or packet brought into the United States, or carried from one port therein to another. by fea, in any private thip or veffel, four cents, if delivered at the place where the fame fhall arrive; and if directed to be delivered at any other place, with the addition of like postage, as other letters are made fubject to the payment of, by this act.

Sec. 11. And be it further enacted, That if Penalty on any deputy postmaster, or other person autho- demanding rized by the Poltmaster-General to receive the or receivpostages of letters, shall fraudulently demand signalated or receive any rate of poltage, or any gratuiry poltage. or reward, other than is provided by this att, for the poltage of letters or packets, on conviction thereof, he shall forfeit, for every such offence, one hundred dollars, and thall be rea-

dered incapable of holding any office or appointment under the United States.

Duty of mafters of veffels previous to port, &c.

Sec. 12. And be it further enacled, That no (hip or veffel arriving at any port within the United States, where a post-office is establishmaking re- ed, fhall be permitted to report, make entry, or break bulk, until the mafter or commander fhall have delivered to the poftmafter, all letters directed to any perfon or perfons within the United States, which, under his care, or within his power, shall be brought in such thip or veffel, except fuch as are directed to the owner or confignee of the fhip or veffel, and except alfo fuch as are directed to be delivered at the port of delivery, to which fuch fhip or veffel may be bound. And it shall be the duty of the collector, or other officer of the port empowered to receive entries of thips or veffels, to require from every malter or commander of fuch thip or veffel, an oath or affirmation, purporting that he has delivered all fuch letters, except as aforefaid.

Of poft-

Duty of

collectors herein.

matters on receipt of ters.

Sec. 13. And be it further enacted, That the postmasters, to whom such letters may be deforeign let- livered, shall pay to the master, commander or other perfon delivering the fame, except the commanders of foreign packets, two cents for each letter or packet, and shall obtain from the perfon delivering the fame, a certificate fpecifying the number of letters and packets, with the name of the ship or vessel, and the place from whence the laft failed; which certificate, together with a receipt for the money, shall be, with his quarterly accounts, transmitted to the Postmaster-General, who shall credit him with the amount.

> Sec. 14. And be it further enacted, That if any perfon, other than the Postmaster-Gene-

[49]

tal, or his deputies, or perfons by them em- Penalty on ployed, fhall be concerned in fetting up, or perfons of-maintaining any fact or horfe not face upon fending a. maintaining any foot or horfe-post, stage-wag- gainst this gon, or other stage-carriage, on any established act. post-road, or any packet-boat or other vessel, to ply regularly from one place to another, between which, a regular communication by water shall be established by the United States, and fall receive any letter or packet, other than newspapers, magazines or pamphlets, and carry the fame by fuch foot or horfe-post, stagewaggon or other stage-carriage, packet-boat or veffel, (excepting only fuch letter or letters as may be directed to the owner or owners of fuch conveyance, and relating to the fame, or to the perfon, to whom any package or bundle in fuch conveyance is intended to be delivered) every perfon, fo offending, shall forfeit, for every fuch offence, the fum of fifty dollars : Provided, That it shall be lawful for any perfon to fend letters or packets by a fpecial meffenger.

Sec. 15. And be it further enacled, That the deputy-postmasters and other agents of the account Postmaster-General, shall duly account, and with postanswer to him, for all way-letters, which shall neral for come to their hands : And for this purpole, way-letthe post-riders and other carriers of the mail, receiving any way-letter or letters (and it shall be their duty to receive them, if prefented more than two miles from a post-office) shall deliver the fame, together with the postage, if paid, at the first post-office, to which they shall afterwards arrive, where the poftmafter shall duly enter the fame, and fpecify the number and rate or rates in the post-bill, adding to the rate of each way-letter, one cent, which shall be paid by the deputy-postmaster, to the mail-

Deputies to

VOL. III.

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carrier from whom fuch way-letter fhall be teceived. And that letters, directed to perfons living between post-offices, may be delivered, and the poltage thereof duly collected, it shall be the duty of the carriers of the mail, to take charge of, and deliver all fuch letters, as fhall, for that purpose, be committed to them, by any deputy-poftmatter, and collect the poftage thereof, which shall be paid over to fuch deputy-poftmafter, on demand : And for every letter, fo delivered, the mail-carrier delivering the fame, fhall be allowed to demand and receive two cents, to his own ufe, befides the ordinary postage. And if any deputy-postmaster, or other agent of the Postmaster-General, shall Penalty on neglect fo to account, he or they fo offending, fhall, on conviction thereof, forfeit for every fuch offence, a fum not exceeding fifty dollars : for way-let-Provided, That no mail-carriers shall make fuch deliveries at any place not on the poftroad : Provided al/o, That the receipt and delivery of letters on the way, between postoffices, fhall not be required of the mail-carriers, in cafes where, in the opinion of the Poftmafter-General, the timeormanner of carrying the mail, or the fpeed of conveyance, is incompatible with fuch receipts and deliveries.

On detaining or ieters.

deputies

ters.

neglecting to account

Sec. 16. And be it further enacted, That if any perfon employed in any of the departments ereting let- of the general post-office, shall unlawfully detain, delay or open any letter, packet, bag or mail of letters, with which he shall be entrufted, or which shall have come to his possession, and which are intended to be conveyed by polt; or if any fuch perfon shall fecrete, embezzle or deftroy any letter or packet entrufted to him, as aforefaid, and which shall not contain any fecurity for, or affurance relating

51

to money, as hereinafter defcribed, every fuch Penalty on offender, being thereof duly convicted, fhall, detaining or feereting for every fuch offence, be fined, not exceed-letters. ing three hundred dollars, or imprifoned, not exceeding fix months, or both, according to the circumstances and aggravations of the offence. And if any perfon employed, as aforefaid, fhall fecrete, embezzle or deftroy, any letter, packet, bag or mail of letters with which he shall be entrusted, or which shall have come to his pofferition, and are intended to be conveyed by polt, containing any bank-note, or bank poltbill, bill of exchange, warrant of the treafury of the United States, note of affignment of ftock in the funds, letters of attorney for receiving annuities or dividends, or for felling flock in the funds, or for receiving the interest thereof, or any letter of credit, or note for, or relating to the payment of money, or any bond or warrant, draft, bill or promiffory note, whatfoever, for the payment of money; or if any fuch perfon, employed as aforefaid, fhall fteal or take any of the fame, out of any letter, packet, bag or mail of letters, that shall come to his pofferion, he fhall, on conviction for any fuch offence, fuffer death. And if any perfon, who shall have taken charge of the mail of the United States, shall quit or defert the fame, before his arrival at the next postoffice, every fuch perfon fo offending shall forfeit and pay a fum not exceeding five hundred dollars, for every fuch offence. And if any perfon, concerned in carrying the mail of the United States, fhall collect, receive or carry any letter or packet, or shall cause or procure the fame to be done, contrary to this act, every fuch offender shall forfeit and pay, for every fuch offence, a fum not exceeding fifty dollars,

On perfons mail.

Sec. 17. And be it further enacled, That if robbing the any perfon or perfons shall rob any carrier of the mail of the United States, of fuch mail, or any part thereof, fuch offender or offenders shall, on conviction thereof, fuffer death. And if any perfon fhall fteal the mail, or fhall fteal and take from or out of the mail, or from or out of any post-office, any letter or packet, fuch perfon shall, upon conviction, for every fuch offence, be fined not exceeding three hundred dollars, or imprifoned not exceeding fix months, or both, according to the circumfances and aggravations of the offence.

Deputies to publifh cvery three months a lift of letters then on hand, &c.

Sec. 18. And be it further enacted, That the deputy-poftmasters shall, respectively, publish at the expiration of every three months, or oftener, when the Poftmaster-General shall for direct, in one of the newspapers published at or nearest the place of his residence, for three fucceffive weeks, a lift of all the letters remaining in their respective offices, or instead thereof, shall make out a number of such lists, and caufe them to be posted at fuch public places in their vicinity, as shall appear to them best adapted for the information of the parties concerned; and at the expiration of the next three months, shall fend fuch of the faid letters, as then remain on hand, as dead letters, to the general post-office, where the fame shall be opened and infpected; and if any valuable papers or matter of confequence, shall be found therein, it shall be the duty of the Postmaster. General to caufe a defcriptive lift thereof to be inferted in one of the newspapers published at the place most convenient to the suppoled refidence of the owner, if within the United States; and fuch letter, and the contents fhall be preferved, to be delivered to the perfon, to whom the fame shall be addressed, upon payment of the postage, and the expense of And if fuch letter with its conpublication. tents be not demanded by the perfon, to whom it is addreffed, or the owner thereof, or his lawful agent, within two years after the advertifement thereof, as aforefaid, the faid contents shall be applied to the use of the United States, until the fame fhall be reclaimed by the proprietor thereof. The manner of fuch application to be fpecially flated by the Poftmafter-General to the Secretary of the Treasury.

Sec. 19. And be it further enacted, That the Certain following letters and packets, and no other, letters to fhall be received and conveyed by poft, free of be conveypostage, under fuch restrictions, as are herein postage. after provided ; that is to fay : all letters and packets, to or from the Prefident or Vice-Prefident of the United States, and all letters and packets, not exceeding two ounces in weight, to or from any member of the Senate, or Houfe of Reprefentatives, the Secretary of the Senate or Clerk of the Houfe of Reprefentatives, during their actual attendance in any feffion of Congress, and twenty days after fuch fession; all letters to and from the Secretary of the Treafury, Comptroller, Register and Auditor of the Treafury, the Treafurer, the Secretary of State, the Secretary at War, Commissioner of the Revenue, the Postmaster-General, his affistant, and deputies : And the deputy-postmasters shall receive, besides their other allowances, two cents for each free letter or packet (their own excepted) which shall be delivered to the perfon addreffed out of their refpec-Provided, That no perfon shall tive offices. frank or inclose any letter or packet, other than his own; but any public letter or packet

Г 53 l

from the department of the treafury, may be franked by the Secretary of the Treafury, or by the Commillioner of the Revenue, Comptroller, Regisser, Auditor or Treasurer : And that each perfon before named shall deliver into the post-office, every letter or packet inclofed to him, which may be directed to any other perfon, noting the place from whence it came by poft, and the ufual poftage shall be charged thereon : And provided alfo, That no letter to or from a deputy-postmalter shall be free of poltage, if it exceeds half an ounce in weight.

conductfeiling the lctters.

Sec. 20. And be it further enacted, That if **P**enalty on any perfon shall counterfeit the hand-writing of any other perfon, in order to evade the payfranking of ment of postage, such person or persons so offending, and being thereof duly convicted, shall forfeit and pay, for every fuch offence, the fum of one hundred dollars.

Privilege of newlprinters.

Newfpapers how • to be put up for the mail.

Sec. 21. And be it further enacted, That every printer of newspapers may fend one paper, to each and every other printer of newfpapers within the United States, free of postage, under fuch regulations, as the Postmaster-General shall provide.

Sec. 22. And be it further enacted, That all newspapers conveyed in the mail, shall be under cover, open at one end, carried in feparate bags from the letters, and charged with the payment of one cent each, for any diftance not more than one hundred miles, and one cent and a half for any greater diftance : Provided, That the postage of a fingle newspaper, from any one place to another in the fame ftate, fhall not exceed one cent. And that where the mode of conveyance, and the fize of the mails

[55]

will admit of it, magazines and pamphlets may be transported in the mail, at one cent per fheet, for conveyance, any diffance not exceeding fifty miles, one and a half cent for any diffance over fifty miles and not exceeding one hundred, and two cents per fleet, for any greater diffance. And it shall be the duty of potnetterthe Poftmaster General and his deputies, to deputies to keep a feparate account for the newspapers, keep pamagazines and pamphlets ; and the deputy- to a poftmafters shall receive fifty per cent on the them. postage thereof, exclusively of their other allowances : And if any letter, memorandum in writing, or other thing be inclosed in, or placed among fuch newspaper, or if any note or memorandum, other than the name of the perfon to whom it is addreffed, be written upon any fuch newspaper, the letter, memorandum, or other thing fo inclosed or placed, and the newspaper on which fuch memorandum fhall be written, fhall be detained by the deputypoftmafter, until a fum fhall be paid him equal to the postage of the whole packet in which they shall be found, calculating such postage, at the rates established by this act for letters Fine on enand packets. And that any printer, or other cloting letperfon, who fhall conceal a letter, or any me- ters, &c. in newfpamorandum in writing, in a newspaper, or pers. among any package of newspapers, shall be liable, on conviction, to a fine for each offence, not exceeding five dollars. And if any of the perfons employed in any department of the post-office, shall unlawfully detain, delay, em- On ember-zling newibezzle or deltroy any newspaper, magazine or papers. pamphlet, with which he shall be entrusted, fuch offenders, for every fuch offence, shall forfeit a fum, not exceeding fifty dollars : Prowided, That the Postmaster-General, in any

general may permit contractors to рарств.

And allow

Not to cxceed 20 per ccut.

Except at packets arrive.

And at Burlington on Lake

Allowance to certain deputics who rife in the night,

not to exangum,

Pofimafler- contract he may enter into, for the conveyance of the mail, may authorize the perfor with whom fuch contract is made, to carry carry newf. newfpapers, magazines and pamphlets, other than those carried in the mail.

Sec. 23. And be it further enacted, That the committion Poftmaster-General be, and he is hereby auto deputies. thorized to allow to the deputy-polymaters, refpectively, fuch commission on the monies arifing from the poltage of letters and packets, as he shall think adequate to their respective fervices and expenses : Provided, The faid commission shall not exceed twenty per cent. to any one deputy, except the poftmafter at the port where the European packets do or fhall arrive, to whom fuch farther allowance, port where in addition to the emoluments of his office, fhall be made, as the Poftmaster-General shall deem a reafonable compensation for his extrafervices, in the receipt and difpatch of letters originally received into his office, from on board fuch packets, and by him forwarded to other offices: And except the deputy-postmaster at Burlington, on Lake Champlain, ^{Champlain,} whofe compensation the Postmaster-General is hereby authorized to augment, on account of his extra-trouble in receiving mails paffing. to and from Canada, to a fum, not exceeding one hundred dollars per annum : And except certain deputy-poftmafters who are obliged to rife in the night to receive mails, whofe compenfations the Poftmaster-General is hereby authorized to increase, not exceeding forty per cent. on the amount of monies arifing on the postage of letters and packets: And provided alfo, That the compensations aforefaid dollars per shall not exceed one thousand eight hundred dollars per annum to any one poltmaster, ex.

cepting the deputy-poftmafter at Philadelphia, Except dewho shall be allowed a compensation, not ex- puty postceeding the fum of three thousand five hun- matters at Philadeldred dollars a year, including all perquifites phia and and emoluments, of which a regular account New-York fhall be rendered to the Postmaster-General : And excepting the deputy-poltmafter at New-York, who shall be allowed a compensation. not exceeding two thousand seven hundred dollars a year, including all perquifites and emoluments, of which a regular account shall be rendered, as aforefaid : Provided alfo, That the reafonable charges of the deputy-poftmafters for stationary, for cases necessary for the Allowance of stationary fafe-keeping and convenient diftribution of let- ry, &c. ters, and for advertifing the lifts of letters, from time to time, remaining in their offices, accompanied with proper vouchers, shall be admitted by the Postmaster-General, and placed to their credit: And there shall also be allowed to the deputy-postmaster of Philadel. Extra alphia, for his extraordinary expenses incurred lowance to in the execution of his office, under the ex- of Philaifting law, an additional compensation, at the rate of eight hundred and fifty dollars a year, to be computed from the first day of July, one thousand feven hundred and ninety-two, to the first day of June next.

Sec. 24. And be it further enacted, That if any deputy-postmaster, or other person autho- Postmasterrized to receive the postage of letters and packets, shall neglect or refuse to render his ac- deputics counts, and pay over to the Postmaster-General neglecting the balance by him due, at the end of every and three months, it shall be the duty of the Postmaster-General to cause a fuit to be commenced against the perfon or perfons to neglecting or refusing: and if the Postmaster-General

VOL. III.

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penalty on fhall not caufe fuch fuit to be commenced within fix months from the end of every fuch three thereof. months, the balances due from every fuch delinquent, Iball be charged to, and recoverable from, the Postmaster-General.

Sec. 25. And be it further enacted, That all Appropria- pecuniary penalties and forfeitures incurred nalties, &c. under this act, shall be, one-half for the use of

the perfon or perfons informing and profecuting for the fame, and the other half to the ufe of the United States.

Sec. 26. And be it further enacted, 'That it Polimaster- shall be lawful for the Postmaster-General, to make pro- make provision, where it may be necessary, for the convey the receipt of all letters and packets intended ance of ter- to be conveyed by any fhip or veffel, beyond ters by fea. fea, or from any port of the United States to another port therein; and the letters fo received fhall be formed into a mail, fealed up, and directed to the poltmaster of the port, to which fuch thip or veffel thall be bound. And for every letter or packet, fo received, there shall be paid, at the time of its reception, a postage of one cent, which shall be for the ule of the poltmasters, respectively, receiving the fame. And the Postmaster-General may make arrangements with the postmasters in any foreign country, for the reciprocal receipt and delivery of letters and packets, through the post-offices.

tia duty.

Sec. 27. And be it further enacted, That the Poftmafters deputy-poftmafters, and the perfons employed trom nilli. in the transportation of the mail, shall be exempt from militia duties, or any fine or penalty for neglect thereof.

Sec. 28. And be it further enacted, That let-Letter-car- ter-carriers shall be employed at such postoffices as the Poftmaster-General shall direct, for **[** 59]

the delivery of letters in the places, respectively, where fuch post-offices are established; and for the delivery of each fuch letter, the lettercarrier may receive of the perfon to whom the delivery is made, two cents : *Provided*, That no letter shall be delivered to fuch lettercarrier for diffribution, addreffed to any per- May refon who fhall have lodged at the post-office a ceive two written request, that his letters shall be detain- each letter, ed in the office. And for every letter lodged at any polt-office, not to be carried by polt, but to be delivered at the place where it is follodged, the deputy-poltmaster shall receive one cent of the perfon to whom it fhall be delivered.

Sect. 29. And be it further enacted, That when this this act shall be in force, from the first day of act shall be in force, June next.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, May the eighth, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XXIV.

An Act providing for Raifing and Organizing a Corps of Artillerifts and Engineers?

Sect. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That the number of feven hundred and fixty-four

Troops to be raifed

non-commissioned officers, privates and artififor 3 years, cers, to ferve as privates and muficians, shall be engaged for the term of three years, by voluntary inliftments; and that the proper proportion of commissioned officers thall be appointed to command the fame.

Sec. 2. And be it further enacled, That the

porated.

How incor- aforefaid commissioned and non-commissioned officers, privates, artificers and muficians, fhall be incorporated with the corps of artillery now in the fervice of the United States, and denominated the corps of artillerifts and engicorpust ar- neers, and that the entire number of the faid corps, exclusively of the commissioned officers, fhall be nine hundred and ninety-two.

> Sec. 3. And be it further enacted, That the organization of the faid corps be as herein mentioned, to wit : One lieutenant-colonel commandant, one adjutant, one surgeon; four battalions, each to confift of one major, one adjutant and paymafter, and one furgeon's mate; and four companies, each to confift of one captain, two lieutenants, two cadets with the pay, clothing and rations of a ferjeant, four ferjeants, four corporals, forty-two privates, fappers and miners, and ten artificers to ferve as privates, and two muficians.

Pay and allowance.

Sec. 4. And be it further enacted, That the additional commissioned officers, non-commisfioned officers, privates, artificers and mulicians, by this act directed to be raifed, fhall receive the fame pay and allowances, in all refpects, as the troops already in the fervice of the United States; and they fhall also be governed by the fame rules and articles of war, which have been, or may be, by law eftablished.

Sec. 5. And be it further enacted, That it

To be denominated tillerifts & engincers.

Organization.

fhall be the duty of the Secretary of War, to secretary provide, at the public expense, under fuch re- at Warto gulations as shall be directed by the President books and of the United States, the necessary books, in. apparatus. ftruments and apparatus, for the ufe and benefit of the faid corps.

Sec. 6. And be it further enacted, That the Prefident Prefident of the United States shall caufe fuch how to proportions of the faid corps to ferve in the faid corps. field, on the frontiers, or in the fortifications of the fea-coast, as he shall deem confistent with the public fervice.

FREDERICK AUGUSTUS MUHLENBERG.

Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the ninth, 1794: GEORGE WASHINGTON.

Prefident of the United States.

CHAPTER XXV.

An Act supplementary to " An Act to provide for the Defence of certain Ports and Harbors in the United States."

DE it cnacted by the Senate and Houfe of D Representatives of the United States of America, in Congress affembled, That the port Harbor of and harbour of the city of Annapolis be for- Annapolis tified, in fuch manner, and at fuch time or to be fortitimes, as the Prefident of the United States garrifoned. may direct : and that it fhall be lawful for the Prefident of the United States to employ a

[62]

On what condition. garrifon in the faid fortification, provide cannon and equipments, and receive from the ftate of Maryland, a ceffion of the lands on which the faid fortification, and its neceffary buildings, may be erected, agreeably to the fecond and third fections of the act to which this is a fupplement.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, May the ninth, 1794 :

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXVI.

An Act for the Remiffion of the Duties on eleven Hog sheads of Coffice which have been destroyed by Fire.

(PRIVATE.)

CHAPTER XXVII.

An Act directing a Detachment from the Militia of the United States.

(EXPIRED.)

[63]

CHAPTER XXVIII.

An' Act to erect a Light house on the Head-Land of Cape Hatteras; and a lighted Beacon on Shell Caftle Island, in the Harbor of Occacock in the State of North-Carolina.

Sec. 1. BE it enacled by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That as foon as the jurifdiction of fo much of the Lighthoufe head-land of Cape Hatteras in the flate of on Cape. North-Carolina, as the Prefident of the Uni- how, by ted States shall deem fufficient and most pro-whom, and per for the convenience and accomodation of condition a lighthouse shall have been ceded to the Uni- to be built. ted States, it shall be the duty of the Secretary of the Treafury to provide by contract, which fhall be approved by the Prefident of the United States, for building a lighthouse thereon, of the first rate, and furnishing the same with all neceffary fupplies, and alfo to agree for the falaries or wages of the perfon or perfons who may be appointed by the Prefident for the fuperintendance and care of building faid light- Prefident houfe: And the Prefident is hereby authoriz- fuperintened to make faid appointments. That the num- dant. ber and disposition of the lights in the faid lighthoufe shall be fuch, as may tend to diffinguish it from others, and as far as practicable, to prevent mistakes in navigators. 12

Sec. 2. And be it further enacted, That Lighted the Secretary of the Treasury be authorized beacon on to provide by contract, which shall be ap- Shell Caffle proved by the Prefident of the United States, whom and for building on an ifland in the harbor of Oc- on what condition cacock, called Shell Caftle, a lighted beacon to be built. of a wooden frame, fifty-five feet high, to be

to appoint

twenty-two feet at the bafe, and to be reduced gradually to twelve feet at the top exclusively of the lantern, which shall be made to contain one large lamp with four wicks, and for furnifhing the fame with all neceffary fupplies. Provided, That no fuch lighted beacon fhall be erected, until a ceffion of a fufficient quantity of land on the faid ifland fhall be made to the United States, by the confent of the legiflature of the state of North-Carolina.

Appropria. for,

Sec. 3. And be it further enacted, That tion there- fufficient monies be appropriated for the erecting and completing the buildings aforefaid out of any monies heretofore appropriated which may remain unexpended, after fatisfying the purposes for which they were appropriated, or out of any monies which may be in the treafury not fubject to any prior appropriation.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the House of Representatives.

> JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the thirteenth, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XXIX.

An Act providing for the Payment of certain Expenfes incurred by Fulwar Skipwith, on public Account.

DE it enacted by the Senate and House of Reprefentatives of the United States of America, in Congress affembled, That the Prefident of the United States be authorized and requested

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to direct the payment, out of the fund provi- Prefident of ded for the intercourfe with foreign nations, States to of all just and reasonable expenses incurred by direct pay-Fulwar Skipwith, in relieving the wants, and certain exfacilitating the return of the feamen belonging penfes into the veffels of the faid ftates, lately taken or F. skipcondemned in the British West-India islands, under orders from the king of Great Britain; certained the faid expenses having first been afcertained by treatury by the accounting officers of the treafury-department, who are hereby authorifed to liquidate the fame.

the United with. To be af-

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Representatives.

OHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, May the nineteenth, 1794:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XXX.

An Act for the Relief of Reuben Smith and Nathan Strong.

(PRIVATE.)

Vol. III.

F 66 ٦

CHAPTER XXXL

An Act for erecting a Light-Houfe on the Island of Seguin in the Diffrict of Maine, and for erecting a Beacon and placing three Buoys at the Entrance of Saint Mary's River, in the State of Georgia.

Secretary of Treafury to contract. for building lighthouf" ou the ifland. of Seguin with ap probation of the Prefident.

Prefident to appoint fuperintendant.

for.

B Exit cnacled by the Senate and House of Representatives of the Sec. 1. United States of America, in Congress affembled, That it shall be the duty of the Secretary of the Treafury to provide, by contract, which shall be approved by the Prefident of the United States, for building a light-houfe on the island of Seguin, near the entrance of the river Kennebeck, in the diftrict of Maine, (the commonwealth of Maffachufetts having ceded to the United States ten acres of the faid ifland, for that purpole) and to furnish the fame with all neceffary supplies, and also to agree for the falaries or wages of the perfon or perfons, who may be appointed by the Prefident, for the fuperintendance and care of the fame : And the Prefident is hereby authorized to make the faid appointments : That the number or disposition of the light or lights in the faid light-houfe, be fuch as may tend to diffinguish it from others, as far as is practicable.

Sec. 2. And be it further enacled, That a fum not exceeding five thousand dollars be Appropria- appropriated for the fame, out of any monies tion there- heretofore appropriated, which may remain unexpended, after fatisfying the purpole for which they were appropriated, or out of any other monies which may be in the treafury, not subject to any prior appropriations.

Sec. 3. And be it further enacled, That it

fall be the duty of the Secretary of the Trea- secretary fury, to caufe a beacon to be erected, and of Treafury three buoys to be placed at the erected, and to caufe three buoys to be placed at the entrance of beacon, &c. Saint Mary's river in the state of Georgia, and to be placed at St. Mary's that a fum, not exceeding three hundred dol- river, &c. lars, be appropriated in like manner, as the fum for defraying the expenses for erecting Appropriaa light-house on the island of Seguin, is appro- tion there, priated by this act, for the purpose of defraying the charges of erecting and placing the fame.

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FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the nineteenth, 1794:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXXII.

An Act further to authorize the Adjournment of Circuit Courts.

BE it enacted by the Senate and Houfe of Whene'r Representatives of the United States of cuit couch America, in Congress affembled, That a circuit adjourned court in any diffrict, when it shall happen that by didrict no justice of the supreme court attends within marchal. four days after the time appointed by law for the commencement of the feffion, may be adjourned to the next stated term by the judge

[68]

of the district, or in case of his absence also, by the marshal of the district.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the nineteenth, 1794: GEORGE WASHINGTON, President of the United States.

CHAPTER XXXIII.

An Act prohibiting, for a limited Time, the Exportation of Arms and Ammunition, and encouraging the Importation of the fame.

(EXPIRED.)

CHAPTER XXXIV.

An Act to continue in Force the Act for the Relief of Perfons imprifoned for Debt. (EXPIRED.)

CHAPTER XXXV.

An Act to alter the Time for the next annual Meeting of Congress. (EXPIRED.)

[69]

CHAPTER XXXVI.

An Act further extending the Time for receiving on Loan the Domestic Debt of the United States. (EXPIRED.)

CHAPTER XXXVII.

An Act making Provision for the Payment of the Interest on the Balances due to certain States, upon a final Settlement of the Accounts between the United States and the individual States.

Sec. 1. D E it enacted by the Senate and Houfe D) of Representatives of the United States of America, in Congress affembled, That interest upon the balances reported to be due to certain states, by the commissioners for fet-Allowance tling accounts between the United States and onbalance individual States, be allowed, from the last day due to of December, one thousand feven hundred and flates, &c. eighty-nine, and to be computed to the laft day of December, one thousand seven hundred and inety-four, at the rate of four per centum per annum: And that the amount of fuch intereft be placed to the credit of the flate, to which the fame shall be found due, upon the books of the treafury of the United States, and shall bear an interest of three per centum per annum, from and after the faid last day of December, one thousand seven hundred and ninety-four.

Sec. 2. And be it further enacted, That the interest on the faid balances, reported by the when and faid commissioners, as aforefaid, which shall be how to be paic. funded agreeable to the terms of the act inti-

tled, "An act to provide more effectually forthe fettlement of the accounts, between the United States and the individual flates," together with the interest on the amount placed to the credit of any fuch flate, for arrearages of interest on such balances, agreeable to the terms of this act, be paid quarter-yearly, after the faid laft day of December, one thousand feven hundred and ninety-four; that is to fay : one-fourth part thereof, on the laft days of March, June, September and December, respectively, in each year, at the offices of the commissioners of loans, within such states as fhall be entitled to receive the fame; the first payment to be made on the laft day of March, one thousand feven hundred and ninety-five : And for the payment of the faid interest, fo much of the duties arifing, yearly, on imports and tonnage, from and after the laft day of December, one thousand feven hundred and ninety-four, as may be neceffary, and not heretofore otherwife appropriated, be, and the fame is hereby pledged and appropriated; and that the faith of the United States be, and the fame is hereby pledged to provide for any deficiency, that may happen, by fuch additional and permanent funds, as may be neceflary therefor.

FREDFRICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the thirty-first, 1794: GEORGE WASHINGTON, Prefident of the United States.

Out of what fund payable.

71

CHAPTER XXXVIII.

An Act to compenfate Arthur St. Clair. (PRIVATE.)

CHAPTER XXXIX.

An Act to authorize the Settlement of the Account of Lewis Dubois for his Services in the late Army of the United States.

(PRIVATE.)

CHAPTER XL.

An Act providing for the Payment of the Second Instalment due on a Loan made of the Bank of the United States.

Sec. 1. DE it enacled by the Senate and Houfe of Reprefentatives of the United Preferred States of America, in Congress affembled, 'That states to the President of the United States be, and he pay second hereby is authorized and empowered to apply to the bank two hundred thousand dollars of the proceeds out of foof foreign loans heretofore transferred to the United States, in payment of the fecond instalment due to the bank of the United States, upon a loan of the faid bank, made purfuant to the eleventh fection of the act for incorpo- Anunal rating the fubfcribers to the faid bank : And period for that the annual period for the payment of each payment of instalment of the faid loan, shall be deemed ment. to be the last day of December in each year.

United initalment reign loans.

tion for paying interest on faid loan.

Sec. 2. And be it further enacted, That a fufficient fum of the dividends, which have ac-Appropria- crued, or which shall hereafter accrue, on the ftock owned by the United States, in the bank of the United States, be, and the fame is hereby appropriated to the payment of the interest, which has, or fhall become due, on the loan obtained as aforefaid.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Reprefentatives. RALPH IZARD, Prefident of the Senate

> > pro tempore.

APPROVED, June the fourth, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XLI.

An Act to authorize the Prefident of the United States to lay, regulate and revoke Embargoes. (EXPIRED.)

CHAPTER XLII.

An Act for extending the Benefit of a Drawback and Terms of Credit in certain Cafes, and for other Purpofes.

Sec. 1. D E it enacted by the Senate and D House of Representatives of the United States of America, in Congress affembled, That in all cafes where the term allowed by law for the exportation of goods, wares or

merchandize, with the benefit of a drawback Further of the duties thereupon, shall have expired af- time allowter the last day of January last past, and pre-ness of vious to the last day of July next, there shall be drawback on goods allowed further time for the exportation, with exported. the benefit aforefaid, until the faid last day of uly next.

Sec. 2. And be it further enacted, That on Further all bonds which may have been given for duties time allowon coffee, fugar and indigo imported into the tain bonds United States, and which shall be unpaid at now unpaid. the passing of this act, all that time, from the last day of January last past to the last day of May instant, shall be confidered as no part of the time allowed by law for the payment of the faid duties, but the importer fhall enjoy the fame term of credit as if the faid period had not intervened. Provided, That in every cafe where the extension of credit is claimed and granted under this act, new bonds shall be giv- when new en for the duties on which fuch credit is ex- bonds shall tended, with one or more fureties to the fatiffaction of the collector of the diffrict.

Sec. 3. And be it further enacted, That in Evidence cafes where the certificates and evidence now required required by law for authorizing the payment ment of of any drawback or allowance on any goods, wares or merchandize exported fince the first day of July one thousand feven hundred and ninety-two, or which may be hereafter exported, are not and cannot be obtained, the exporter or exporters of fuch goods, wares or merchandize shall nevertheless be permitted to offer fuch other proof as to the delivery thereof without the limits of the United States, as he or they may have, to the Comptroller of the Treasury, who shall, if the same proof shall be fatisfactory to him, direct the payment of Vol. III. K

ed on cer-

drawback.

[74]

Provifo.

the drawback or allowance. *Provided always*, That in no cafe shall a drawback be hereafter paid on any goods, wares or merchandize, until the duties on the importation thereof shall have been first received.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

> RALPH IZARD, Prefident of the Senate, pro tempore.

APPROVED, June the fourth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XLIII.

An Act to extend the Term of Credit for Teas imported in the Ship Argonaut; and to permit the Export of Goods faved out of the Wreck of the Snow Freelove.

(PRIVATE.)

CHAPTER XLIV.

An Act for the Relief of John Robbe.

Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That the Secretary of the department of War be, and he hereby is required to place on the invalid lift, John Robbe, wounded in the late war, while in the fervice of the United States, at the rate of two dollars and a half per

Secretary of War to place John Robbe on pendion Rit.

[75]

month, to commence on the twenty-first day of July, one thousand feven hundred and eighty-fix.

Sec. 2. And be it further enacted, That the To be paid arrears of the faid penfion be paid as the laws agreeably direct in fimilar cafes.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the House of Representatives. RALPH IZARD, President of the Senate, pro tempore.

APPROVED, June the fourth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XLV.

An Act laying Duties upon Carriages for the Conveyance of Perfons. (REPEALED.)

CHAPTER XLVI.

An Act to authorize the President of the United States, during the Recess of the present Congress, to cause to be purchased or built a Number of Vessels to be equipped as Gallies, or otherwise, in the Service of the United States.

(EXPIRED.)

CHAPTER XLVII.

An Act authorizing a Settlement of certain Expenfes of the Commissioners of Leans. (EXPIRED.)

1 76 7

CHAPTER XLVIII.

An Act laying Duties on Licenses for selling Wines and foreign distilled Spirituous Liquors by Retail.

clared to be ers in wines.

Certain clared to be

Certain perfons de. Sec. 1. **B** E it enacled by the Senate and Houfe of Representatives of the United retail deal. States of America, in Congress affembled, That every perfon, who shall deal in the felling of wines, to be carried or fent out of the house, building or place of his or her dwelling, in a lefs quantity, or in lefs quantities, at one time, than thirty gallons, except in the original cafk, cafe, box or package, wherein the fame fhall have been imported, fhall be deemed to be, and hereby is declared to be, a retail-dealer perfons de- in wines, within the meaning of this act ; and retail-deal- that every perfon, who fhall deal in the felling ers in to-reign diffile of any foreign diffilled spirituous liquors, to led spirits. be carried or fent out of the house, building or place of his or her dwelling, in lefs quantities than twenty gallons, at one time, fhall be deemed to be, and hereby is declared to be a retail-dealer in foreign diftilled spirituous liquors: Provided always, That nothing herein contained shall be construed to extend to perfons, who, as keepers of taverns, inns or houfes of entertainment, duly licenfed or authorized under any law of a state, shall vend or sell really and truly for confumption, within the houses, buildings or premises, only, by them respectively occupied or kept, as taverns, inns. or other houses of entertainment, wines or distilled spirituous liquors, in whatsoever quantity, nor to phyficians, apothecaries, furgeons or chemists, as to any wines or spirituous liquors, which they may use in the preparation

or making up of medicines, for fick, lame or difeafed perfons only.

Sec. 2. And be it further enacted, That On 30th of every perfon, who, on the 30th day of Sep- September next to obtember next, shall be a retail-dealer in wines, tain hior foreign diftilled fpirituous liquors, as above cenfe. defcribed and defined, both, or either of them, fhall, before the faid day, and every perfon, who, after the faid day, fhall become, or intend to become fuch retail-dealer in wines or foreign diftilled spirituous liquors, both or either of them shall, before he or she shall begin to vend, or fell, by retail, any wine or wines, or foreign distilled spirituous liquors, apply for and obtain, in manner hereinafter directed, a license for carrying on the business of retailing wines or foreign diftilled spirituous liquors, as the cafe may be, that is to fay; one licenfe for carrying on the bufines of retailing wines, and another licenfe for carrying on the business of retailing foreign distilled dealers in fpirituous liquors; which licenfes refpectively, wines, ecc. shall be granted for the term of one year, licenfes. upon the payment of five dollars for each licenfe; and fhall be renewed, yearly, upon the payment of the like fum of five dollars for each licenfe. And if any perfon fhall, after the faid day, deal in the felling of wines or foreign diffilled spirituous liquors, by retail, as above defcribed and defined, without having a license therefor, as aforefaid, continuing in force, fuch perfon shall forfeit and pay the fum Forfeiture of fifty dollars, to be recovered with cofts of on neglect fuit. And no fuch license shall be sufficient for thereof. the felling of wines, or foreign diftilled spirituous liquors, by retail, at more than one place; but any perfon, who, by colour of fuch licenfe, shall fell any wines, or foreign diftilled fpirituous

Retailto obtain

liquors, at more than one place, fhall be deemed to be, in respect to such of the faid articles. as he or fhe fhall fo fell, at more than one place, a retail-dealer therein without licenfe, and shall forfeit and pay the like fum of fifty dollars, to be recovered with cofts of fuit.

Licenfes, by whom granted,

How delignated and figned.

And to whom, iffued.

to furnifh officers of infpection with blank licenfes.

Sec. 3. And be it further enacted, That it shall be the duty of the supervisors of the revenue, within their respective districts, to grant licenfes for carrying on the faid bufineffes, refpectively, of retailing wines and foreign diffilled fpirituous liquors, which licenfes fhall be marked or ftamped with a mark or ftamp, denoting the fum of the duty thereupon; and shall be figned by the supervisor of the revenue. who shall iffue the fame, or cause the fame to be iffued, and fhall be granted to any perfor, who shall defire the fame, upon application made at any office of infpection, for that purpofe, in writing, fpecifying the name of the perfon for whom a licenfe is requefted, and the place or premifes, where the bufinefs, for which the fame is requested to be carried on, and alfo upon payment or tender to the officer thereof, of the fum or duty payable by this act, upon each license requested. And, to the end, supervisors that all perfons carrying on, or intending to carry on, both or either of the faid bufineffes, may obtain, with eafe and difpatch, the licenfes, whereof they shall respectively stand in need, it is hereby made the duty of the respective supervisors, to prepare and furnish to the feveral officers of infpection acting under them, licenfes figned by them, with the proper marks and stamps, in competent number, and with blanks for the names of the perfons for whom they shall be requested, and the places or premifes respectively where the business or bu-

finefies, for which they are requested, is or are to be carried on. And the officer of inspection, to whom fuch application and payment, or By whom tender as aforefaid, shall be made, shall forth- the fame shall be with iffue the licenfe or licenfes requested, counterhaving first filled the blanks therein, and figned and counterfigned the fame. Provided always, That no licenfe shall be granted to any perfon to fell wines or foreign distilled spirituous liquors, who is prohibited to fell the fame, by the laws of any flate.

Sec. 4. And be it further enacted, That the Duties duties aforefaid shall be received, collected, ac- herein, uncounted for, and paid under and fubject to the der whole direction fuperintendance, controul and direction of the to be redepartment of the treasury, according to the ceived, &ceived, &cei authorities and duties of the respective officers thereof.

Sec. 5. And be it further enacted, That all Fines, &c. how fued fines, penalties and forfeitures, which shall be for and reincurred by force of this act, shall and may be covered. fued for, and recovered, in the name of the United States, or of the fupervifor of the revenue, within whole district, any fuch fine, penalty or forfeiture, shall have been incurred, by bill, plaint or information, one moiety thereof to the use of the United States, and the other moiety thereof to the use of the person, who, if an officer of infpection, shall first difcover, if other than an officer of infpection, shall first inform of the cause, matter or thing, whereby any fuch fine, penalty or forfeiture, fhall have been incurred, and where the caufe of action or complaint shall arife or accrue more than fifty miles diftant from the nearest place by law established for the holding of a district court within the district in which the fame shall arife or accrue, such suit and reco-

very may be had before any court of the flate holden within the faid diffrict having jurifdiction in like cafes.

Sec. 6. And be it further enacted, That it

Prefident ted States to compenof infpcction.

Noterceed. ing two & a half per cent. &c.

of the Uni- thall be lawful for the Prefident of the United States, and he is hereby empowered to fate officers make fuch allowances for compensation to the officers of infpection employed in the collection of the duties aforefaid, and for incidental ex-

penses, as he shall judge reasonable, not exceeding in the whole, two and a half per centum of the total amount of the faid duties collected.

Sec. 7: And be it further enacted, That this act shall continue and be in force for the term of two years, and from thence to the end of The then next fellion of Congress and no longer. FREDERICK AUGUSTUS MUHLENBERG. Speaker of the House of Representatives.

RALPH IZARD, President of the

Senate, pro tempore.

APPROVID, June the fifth, 1794 : GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XLIX.

An AEt making further Provision for fecuring and collecting the Duties on foreign and domestic diftilled Spirits, Stills, Wines and Teas.

Sec. 1. D E it enacted by the Senate and Houfe **)** of Representatives of the United States of America, in Congress affembled, That in order to facilitate and fecure the collection of the revenue on distilled spirits, and stills, in

Limitation of this 'acl.

fuch states as have been, or hereafter may be Cortain erected, and in the territories north-weft and powers to fouth of the river Ohio, the Prefident of the the United United States shall be, and he is hereby au-States, as to collection thorized and empowered to form and erect of duties on fuch new diftricts and furveys, and to make difilled fuch alterations in, and additions to the feveral diffricts, and in and to the feveral furveys thereof, as, from time to time, shall appear, in his judgment, expedient and neceffary; and that it shall also be lawful for the President, by and with the advice and confent of the Senate, to appoint fuch and fo many fupervifors, inspectors of furveys, and inspectors of ports, therein and therefor, as may be found neceffary, and to affign to them compensations proportionate to those heretofore, or which may hereafter be allowed, to the officers of the revenue. Provided, That if the appointment of fuch And anfupervifors and infpectors cannot be made, dur- pointment ing the prefent feffion of Congress, the Prefi- of supervident may, and he is hereby empowered to make fuch appointments, during the receis of the Senate, by granting commissions, which will expire at the end of their next fellion.

Sec. 2. And be it further enacted, That all spirits diffpirits which shall be distilled in the United tilled in fills not States, in stills which shall not have been pre- entered, livioufly entered at some office of inspection, able to fhall be liable, together with the ftills or other veffels used in the distillation thereof, to feizure and forfeiture.

Sec. 3. And be it further enacted, That no prawback drawback of the duty on distilled ipirits, which not to be allowed on shall be exported after the first day of July less than next, shall be allowed upon any quantity lefs 150 gallor.s. than one hundred and fifty gallons.

VOL. III.

fors, &c.

On what condition certain fpiimported.

Sec. 4. And be it further enacted, That it shall be lawful to import into the United States, in the fame fhip or veffel in which they were rits may be exported, any fpirits diffilled therein, which fhall have been previoufly exported therefrom, on payment of the duties on fpirits of equal proof, distilled in the United States, and of a fum equivalent to the duties established by law upon the raw materials, from whence they shall have been distilled; and all such importations shall be made, under the fame regulations, and in fuch manner, as is directed by law, in regard to the importation of foreign diftilled fpirits.

Before fale to be defaced.

Forfeiture on neglect thereof.

In what manner fills fhall

Sec. 5. And be it further enacted, That of emptied from and after the first day of July next, on cafks marks the fale of any emptied cafk, veffel or package, which has been or shall be lawfully marked, as containing foreign or domestic distilled spirits, wines or teas, and prior to the removal thereof, and to the delivery of the fame to the purchafer, the marks or numbers which shall or may have been made thereon, by any officer of infpection, or by any perfon employed or authorized by any fuch officer, fhall be defaced, cut off, or obliterated; and if any fuch cafk, veffel or package shall be fold, removed, delivered or received, prior to fuch defacing, cutting off or obliterating being made, every perfon concerned in the purchase, fale or delivery, shall forfeit and pay the fum of fifty dollars.

Sec. 6. And be it further enacted, That all ftills without heads, or other veffels that fhall be used as stills in the distillation of ardent be entered, fpirits, shall be duly entered by the owner or owners thereof, in the manner prescribed in and by the fecond fection of the act, intitled,

"An act concerning the duties on fpirits diftilled within the United States," paffed on the eighth day of May, one thousand seven hundred and ninety two, under the penalty of two hundred and fifty dollars, to be recovered and distributed as other forfeitures under this act, and the act, intitled," An act repealing, after the last day of June next, the duties heretofore laid upon diffilled fpirits imported from abroad, and laying others in their ftead, and alfo upon spirits difulled within the United States, and for appropriating the fame," to which this is an amendment.

Sec. 7. And be it further enacted, That any Forfeiture person or persons, who shall counterfeit the on countercertificates for; or the marks or numbers to be tificate or fet upon any cafk, veffel or package contain- marks of ing wines, teas, or foreign or domestic distilled fpirits, or upon stills, which the officers of infpection are, or shall be authorized to make thereon, by and in purfuance of the laws concerning the fame, or who shall fraudulently rub out or deface, prior to drawing off, or emptying the contents, any marks or numbers fet upon any cafk or package of wine or tea, in purfuance of law, shall, for every such offence, forfeit and pay the fum of one hundred dollars.

Sec. 8. And be it further enacted, That eve- When ry owner, or worker of a licenfed still, shall be aviers of stills shall required to make oath or affirmation, previous make oath. to any renewal of his licenfe, that he hath not diffilled therein, fince the commencement of the term specified in such license, excepting only, during the term, for which it shall have been granted.

Sec. 9. And be it further enacted, That it fhall and may be lawful for the judicial courts of the feveral flates, and of the territory of the

calks, &c.

[83]

What courts to gance of certain actions.

Proceed. ings in cafe of non-cr-/ iftence of office of infpection.

fident herein.

Duty of rectifiers of low wines, &c.

Underwhat penalty for neglect thercof.

United States northweft of the river Ohio. take cogni- and of the territory of the United States fouth

of the river Ohio, to take cognizance of all and every fuit and fuits, action and actions, caufe and caufes, arifing under or out of the laws for collecting a revenue upon fpirits diftilled in the United States, and upon stills, which may arife or accrue at a greater diftance, than fifty miles from the nearest place establifhed by law for holding a diffrict court.

Sec. 10. And be it further enacted. That in cafe of the non-existence of an office of infpection in any county of the United States, every owner or possessor of a still shall make entry thereof in the manner required by the "Act (of the eighth of May, one thousand feven hundred and ninety-two) concerning the duties on fpirits diffilled within the United States," at fome other office of infpection, com-, prehended in the division or furvey, in which And power the faid still shall be ; and that it shall and may of the Pre- be lawful for the Prefident of the United States, to povide offices of infpection in fpecial cafes, provided the expense thereof shall not exceed ten thousand dollars.

> Sec. 11. And be it further enacled, That every rectifier of low wines, or other diftilled fpirits, and every diftiller of cordials and ftrong waters therefrom, shall enter at some office of infpection, all or any fuch low wines or other diffilled fpirits, prior to the removal of them to his diffillery or rectifying house, and prior to his beginning the rectifying, inproving, or altering the quality, flavor or proof thereof, under the penalty of one hundred dollars for every cafk of one hundred gallons, and in the fame proportions, for every greater or lefs quantity.

. Sec. 12. And be it further enacted, That it supervisors fhall and may be lawful for the fupervifors &c. may and infpectors of the revenue, at their own ex- appaint depenfe, to appoint deputies to aid them in the execution of their duties, in cafes of occasional and neceffary absence, or of fickness, and not otherwife.

Sec. 13. And be it further cnacted, That the Prefident of Prefident of the United States be authorized the United to make fuch additional allowances, for the States to make addifpace of one year, and from thence until the tional alend of the next fellion of Congress, to the in- infpectors, fpectors and collectors of revenue from diftil- &c. fubleled fpirits, for their refpective fervices fuble- quent to June next. quent to the thirtieth day of June next, as he fhall deem reafonable and proper, fo as that the additions to be made to the faid allowances shall not exceed, in the whole, the fums heretofore allowed, by more than one-third.⁴

Sec. 14. And be it further enacled, That from Supervisors and after the first day of October next, no fu- and infpecpervilor or infpector of the revenue of the tors prohibited from United States, Thall be concerned or interef- trading in ted in any foreign trade or commerce, in the certainmer-goods, or merchandize, to which the duties after first of of his office relate, or in the fale of any wines, October diftilled fpirits, or teas; and if any fuch fupervifor or infpector shall be fo concerned, or interested, every such person shall be disqualified from holding fuch appointment, for the term of feven years, and shall, moreover, for- Under feit and pay a fum not exceeding one hun- what dred dollars, for every month, which he or penalty. they shall be fo interested in fuch foreign trade, or in the fale of fuch wines, diftilled fpirits or teas.

Sec. 15. And be it further enacted, That any proprietor of a still, the capacity of which

lowance to

Privileges tors of ecrtain fille.

does not exceed one hundred gallons, may be to proprie- permitted to enter fuch still, for any term of time lefs than one year, and not lefs than one month, paying at the fame rate as per month, any thing in any former law to the contrary notwithstanding.

How collector may demand duties on fills.

Sec. 16. And be it further enacted, 'That a perfonal demand of the proprietor or proprietors of any still, of the duties due, or a notice in writing of the amount thereof, left at his dwelling by the collector, shall have all the effect of a demand made, as required by the twenty-third fection of the act, intitled, " An act repealing after the last day of June next, the duties heretofore laid upon diffilled fpirits imported from abroad, and laying others in their ftead; and also upon spirits distilled within the United States, and for appropriating the fame."

And certain fines, &c. may be mitigated or remitted.

Sec. 17. And be it further enacted, That all fines, penalties and forfeitures, which shall have been incurred by force of any prefent or future law of the United States, for the laying, levying and collecting of any duties or taxes, other than duties on goods, wares and merchandize imported, and on the tonnage of fhips and veffels, fhall and may be mitigated or remitted, by the like ways and means, and upon and under the like conditions, regulations and refrictions, as are contained, prefcribed, authorifed and directed, in and by the act, intitled, " An act to provide for mitigating or remitting the forfeitures and penalties accruing under the revenue laws in certain cafes, therein mentioned," touching fines, penalties, and forfeitures incurred or accruing in relation to the cafes therein mentioned; which act and every claufe, matter and thing therein

contained, shall be of like force and effect, for the mitigating or remitting of fines, penalties and forfeitures, which shall have been incurred in reference to the faid other duties and taxes, as if the fame were repeated and reenacted, in the feveral and refpective laws for laying, levying and collecting the faid other duties and taxes.

Sec. 18. And be it further enacled, That How flate the judicial courts of the feveral states, to judicial whom, by this act, a jurifdiction is given, shall obtain miand may exercife all and every power, in the tigation, sc. of cafes cognizable before them, for the purpole fines, &c. of obtaining a mitigation or remiffion of any fine, penalty or forfeiture, which may be exercifed by the judges of the diffrict courts, in cafes depending before them : The faid statecourts first caufing reasonable notice to be given to the perfon or perfons claiming fuch fine, penalty or forfeiture, and to the attorney. who may, under warrant from the attorney of the district, profecute, for the United States, in fuch court, that each may have an opportunity of fhewing caufe against the mitigation or remifion thereof.

Sec. 19. And be it further enacted, That Provisions the act, intitled, " An act repealing, after the of certain last day of June next, the duties heretofore ed for relaid upon diffilled spirits imported from abroad, covery of penalties, and laying others in their ftead, and also upon &c. under fpirits distilled within the United States, and this. for appropriating the fame;" and the act, intitled, " An act concerning the duties on fpirits distilled in the United States," shall extend to, and be in full force, for the recovery and distribution of the penalties and forfeitures herein contained, and, generally, for the execution of this act, as fully and effectually, as

if every regulation, restriction, penalty, provifion, claufe, matter and thing, therein contained, were inferted in, and re-enacted, by this prefent act, fubject only to the alterations hereby made.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

> RALPH IZARD, Prefident of the Senate, pro tempore.

APPROVED, June the fifth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER L.

An Act in Addition to the Act for the Punifbment of certain Crimes again/t the United States.

Punifhment on cepting certain commiffions.

BE it enacted and declared by the Se-nate and Houfe of Reprefentatives Sec. 1. perfons ac- of the United States of America, in Congress affembled, That if any citizen of the United States shall, within the territory or jurisdiction of the fame, accept and exercise a commission to ferve a foreign prince or ftate in war, by land or fea, the perfon fo offending shall be deemed guilty of a high mifdemeanor, and fhall be fined not more than two thousand dollars, and shall be imprifoned not exceeding three years.

Sec. 2. And be it further enacted and de-On enlifting, &c. to clared, That if any perfon shall within the tergo beyond jurifdiction ritory or jurifdiction of the United States, enlift of U.S. or enter himfelf, or hire or retain another per-

fon to enlift or enter himfelf, or to go beyond the limits or jurifdiction of the United States, with intent to be enlifted or entered in the fervice of any foreign prince or flate as a foldier, or as a marine or feaman on board of any veffel of war, letter of marque or privateer, every perfon fo offending shall be deemed guilty of a high mildemeanor, and shall be fined not exceeding one thousand dollars, and be imprifoned not exceeding three years. Pro- Provife. vided, That this shall not be construed to extend to any fubject or citizen of a foreign prince or ftate, who fhall transiently be within the United States, and shall on board of any veffel of war, letter of marque or privateer, which, at the time of its arrival within the United States, was fitted and equipped as fuch, enlift or enter himfelf, or hire or retain another fubject or citizen of the fame foreign prince or flate, who is transiently within the United States, to enlift or enter himfelf to ferve fuch prince or ftate on board fuch veffel of war, letter of margue or privateer, if the United States shall then be at peace with such prince or flate. And provided further, That if any perfon fo enlifted, fhall, within thirty days after fuch enliftment, voluntarily difcover, upon oath, to fome justice of the peace, or other civil magistrate, the perfon or perfons by whom he was fo enlifted, fo as that he or they may be apprehended and convicted of the faid offence; fuch perfon to difcovering the offender or offenders, shall be indemnified from the penalty preferibed by this act.

Sec 3. And be it further enacted and declared, That if any perfon shall, within any of ment on fitthe ports, harbours, bays, rivers, or other wa- ting out ters of the United States, fit out and arm, or war, or if-Vol. III. M

fuing certain commillions. attempt to fit out and arm, or procure to be fitted out and armed, or shall knowingly be concerned in the furnishing, fitting out or arming of any fhip or veffel, with intent that fuch fhip or veffel fhall be employed in the fervice of any foreign prince or state, to cruife or commit hostilities upon the subjects, citizens or property of another foreign prince or state, with whom the United States are at peace, or fhall iffue or deliver a commission within the territory or jurifdiction of the United States, for any fhip or veffel, to the intent that fhe may be employed as aforefaid, every fuch perfon, fo offending, shall, upon conviction, be adjudged guilty of a high mifdemeanor, and fhall be fined and imprifoned at the differentiation of the court in which the conviction shall be had, for as the fine to be imposed shall in no cafe be more than five thousand dollars, and the term of impriforment shall not exceed three years, and every fuch thip or veffel, with her tackle, apparel and furniture, together with all materials, arms, ammunition and ftores, which may have been procured for the building and equipment thereof, shall be forfeited, one half to the use of any perfon who shall give information of the offence, and the other half to the use of the United States.

On increating or aug menting force of any fhip, &c.

Sec. 4. And be it further enacted and declared, That if any perfon fhall within the territory or jurifdiction of the United States, encreafe or augment, or procure to be encreafed or augmented, or fhall be knowingly concerned in encreafing or augmenting the force of any fhip of war, cruifer or other armed veffel which at the time of her arrival within the United States, was a fhip of war, cruifer or armed veffel in the fervice of a foreign prince or flate, or belonging

to the fubjects or citizens of fuch prince or ftate, the fame being at war with another foreign prince or flate with whom the United States are at peace, by adding to the number or fize of the guns of fuch veffel prepared for ufe, or by the addition thereto of any equipment folely applicable to war, every fuch perfon fo offending shall, upon conviction, be adjudged guilty of a mifdemeanor, and shall be fined and imprifoned at the difcretion of the court, in which the conviction shall be had, fo as that fuch fine fhall not exceed one thousand dollars, nor the term of imprisonment be more than one year.

Sec. 5. And be it further enacted and declared, Punish-That if any perfon fhall within the territory or ment on perfons fetjurifdiction of the United States, begin or fet ting on foot on foot, or provide or prepare the means for certain exany military expedition or enterprize to be carried on from thence against the territory or dominions of any foreign prince or ftate with whom the United States are at peace, every fuch perfon fo offending, fhall, upon conviction, be adjudged guilty of a high mifdemeanor, and fhall fuffer fine and imprisonment at the difcretion of the court in which the conviction fhall be had, fo as that fuch fine fhall not exceed three thousand dollars, nor the term of imprifonment be more than three years.

Sec. 6. And be it further enacted and declared, Diffrict That the district courts shall take cognizance of take cognicomplaints, by whomfoever inftituted, in cafes zance of certaincapof captures made within the waters of the Uni-tures. ted States, or within a marine league of the coafts or fhores thereof.

Sec. 7. And be it further enacted and declared, Power of the Prefi-That in every cafe in which a veffel fhall be dent of U. fitted out and armed, or attempted fo to be States herefitted out or armed, or in which the force of

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any veffel of war, cruifer or other armed veffel fhall be encreased or augmented, or in which any military expedition or enterprize shall be begun or fet on foot contrary to the prohibitions and provisions of this act; and in every cafe of the capture of a ship or vessel within the jurifdiction or protection of the United States as above defined, and in every cafe in which any process issuing out of any court of the United States, shall be difobeyed or refisted by any perfon or perfons having the cuftody of any veffel of war, cruifer or other armed veffel of any foreign prince or flate, or of the fubjects or citizens of fuch prince or flate: In every fuch cafe it shall be lawful for the President of the United States, or fuch other perfon as he fhall have empowered for that purpofe, to employ fuch part of the land or naval forces of the United States, or of the militia thereof as fhall be judged neceffary for the purpole of taking pofferion of, and detaining any fuch thip or veffel, with her prize or prizes, if any, in order to the execution of the prohibitions and penalties of this act, and to the reftoring fuch prize or prizes, in the cafes in which reftoration shall have been adjudged, and alfo for the purpole of preventing the carrying on of any fuch expedition or enterprize from the territories of the United States against the territories or dominions of a foreign prince or state, with whom the United States are at peace.

Sec. 8. And be it further enacted and declared, That it shall be lawful for the President of the United States, or such other perfon as he shall have empowered for that purpose, to employ such part of the land or naval forces of the United States or of the militia thereof, as

Power of the Prefident of United States herein. [93]

fhall be neceffary to compel any foreign fhip, or veffel, to depart the United States, in all cafes in which by the laws of nations or the treaties of the United States they ought not to remain within the United States.

Sec. 9. And be it further enacted, That no- Profecu. thing in the foregoing act shall be construed to tion of treaprevent the profecution or punifhment of trea- be impairfon or any piracy defined by a treaty or other ^{cd.} law of the United States.

Sec. 10. And be it further enacted, That this Limitation act fhall continue and be in force for and dur- of this act. ing the term of two years, and from thence to the end of the next feflion of Congress, and no longer.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Reprefentatives. RALPH IZARD, Prefident of the Senate, pro tempore.

APPROVED, June the fifth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LI.

An Act laying certain Dutics upon Snuff and refined Sugar.

Sec. 1. BE it enacled by the Senate and Houfe Duties on of Reprefentatives of the United inufference States of America, in Congress affembled, That per lb. after from and after the thirtieth day of September tember. next, there be levied, collected and paid, upon all fnuff, which, after that day, shall be manufactured for fale within the United States, at

any manufactory for every pound of inuff, eight cents.

Oa refined fugar 2 eentsper lb.

Sec. 2. And be it further enacted, That from and after the faid thirtieth day of September next, there be levied, collected and paid, upon all fugar which shall be refined within the United States, a duty of two cents per pound.

By whom collected.

Sec. 3. And be it further enacted, That the duties aforefaid fhall be levied, collected and accounted for, by the fame officers, as are provided by the act, intitled, "An act repealing, after the laft day of June next, the duties heretofore laid upon diftilled fpirits imported from abroad, and laying others in their ftead, and alfo upon fpirits diftilled within the United States, and for appropriating the fame;" fubject to the fuperintendance and controul of the department of the treafury, according to the refpective authorities and duties of the officers thereof.

Duty of manufacturers of fnuff herein.

Sec. 4. And be it further enacted, 'That every manufacturer of fnuff, who shall be fuch, previous to, and on the thirtieth day of September next, fhall, on the faid day; and every manufacturer of fnuff, who shall be, and become fuch, after the faid day, fhall, twenty days, at the leaft, previous to commencing the bufinefs or trade of manufacturing fnuff for fale, make true and exact entry and report in writing, at the office of infpection, which shall be nearest to the house or building, where he or fhe fhall carry on, or intend to carry on the business or trade aforefaid, of every houfe or building, where fuch bufinefs or trade fhall be by him or her, carried on, or intended fo to be, and of every mill, fpecifying the number of mortars to each, which he or fhe fhall have or keep therein, for

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the performing of any process, operation, mat- Duty of ter or thing in, or about the manufacturing manufacof fruff, and shall also give bond in the fum fruff herein, of five thousand dollars, with condition, that he or fhe fhall, and will, from day to day, enter in a book, or on a paper to be kept for that purpose, all fnuff, which he or she shall manufacture, or caufe to be manufactured, and of the quantities, from day to day, by him or her fent out, or caufed to be fent out of the houfe or building, where the fame shall have been manufactured; and fhall and will, on the first day of January, April, July and October, in each year, render a just and true account of all the fnuff, which he or fhe fhall have manufactured or made, and fent out, or caufed or procured to be manufactured or made and fent out, first from the time of his or her entry and report aforelaid, until the day which thall first enfue, of the days abovementioned for the rendering of fuch account, and thenceforth, fucceffively, from the time when fuch account ought to have been, and up to which, it shall have been last rendered, until the day next thereafter, of the days abovementioned for the rendering of fuch account; producing therewith the original book or paper, whereon the entries from day to day, to be made, as aforefaid, have been made, and shall, at the time of rendering each account, pay or fecure the duties, which, by this act, ought to be paid upon the fnuff, in the faid account mentioned and flated : And if any Forfeiture fuch manufacturer shall omit to make any fuch thereof. entry or report, or to give any fuch bond, as is herein before directed, he or the thall forfeit and lofe every mill, together with the mortars and other utenfils thereto belonging,

which he or fhe fhall have or keep, for the performing of any procefs, matter or thing, in or about the manufacturing of fnuff, and thall alfo forfeit and pay the fum of five hundred dollars, to be recovered with cofts of fuit.

Duty of fugar refiners.

Sec. 5. And be it further enacted, That every refiner of fugar, who shall be fuch, immediately before, and on the 30th day of September next, fhall, on the faid day, and every refiner of fugar, who shall be, and become fuch, after the faid day, fhall, twenty days, at the leaft, previous to the commencing the bufinefs of refining fugar, make true and exact entry and report in writing, at the office of infpection, which shall be nearest to the house or building, where he or fhe fhall carry on, or intend to carry on, the faid bufinefs, of every houfe or building, where fuch bufinefs fhall be by him or her carried on, or intended fo to be, and of every pan or boiler, together with the capacity of each, which he shall have, or employ, for the purpose of refining fugar, and shall also give bond in the sum of five thoufand dollars, with condition, that he or fhe shall and will enter or caufe to be entered, in a book or paper to be kept for that purpole, all fugar, which he or the thall refine, or caufe to be refined, and of the quantities, from day to day, by him or her fent out or caufed to be fent out of the houfe or building, where the fame fhall have been refined, and fhall, on the first day of January, April, July and October, in each year, render a just and true account of all the refined fugar, which he or fhe fhall have fent out, or cauled or procured to be fent out, from the first time of his or her entry and report aforefaid, until the day, which shall first enfue, of the days above-mentioned,

for the rendering of fuch account ; and thence- Duty of forth, fucceffively, from the time when fuch refiners of fugar. account ought to have been, and up to which it shall have been last rendered, until the day next thereafter of the days above-mentioned for the rendering of fuch account, producing and fhewing therewith, the original book or paper, whereon the entries, from day to day, to be made, as aforefaid, have been made; and he or fhe fhall, at the time of rendering each account, pay or fecure the duties, which by this act ought to be paid upon the refined fugar in the faid account mentioned. And if Forfeiture any fuch refiner shall omit to make any fuch on neglect entry or report, he or fhe shall forfeit and lose thereof. every pan or boiler, which he or fhe fhall have, and use, for the purpose of refining fugar, and shall also forfeit the fum of five hundred dollars, to be recovered with cofts of fuit.

Sec. 6. And be it further enacted, That every Manufacfuch manufacturer of fnuff fhall, yearly, being fuuff annuthereunto required by an officer of infpection, ally to make oath or affirmation, according to the belt wike oath, of his or her knowledge and belief, that the accounts, which have been by him or her ren. Of quantidered, of the quantities of fnuff by him or her ty manumanufactured or made, and fent out, or caufed or procured to be manufactured or made, and fent out, have been and are just and true.

Sec. 7. And be it further enacled, That every refiner of fugar shall, yearly, being thereunto Refiners of required by an officer of inspection, make oath fugar to or affirmation, according to the best of his or annually, her knowledge and belief, that the accounts, ^{&c.} which have been by him or her rendered, of the quantities of refined fugar by him or her fent out of the houfe or building, where the

make oath

Vol. III.

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fame shall have been manufactured, or procured or caufed fo to be fent out, have been just and true.

Perfons fwcaring fallely deemed guilty of wilful perjury.

Manufacturees of tionff and refiners of to report

Sec. 8. And be it further enacted, That if any perfon shall knowingly, and with defign, falfely fwear or affirm, touching any of the matters herein before required to be verified by oath or affirmation, he or fhe fhall be deemed guilty of wilful and corrupt perjury.

Sec. 9. And be it further enacted, That every manufacturer of fnuff and every refiner of fugar, fhall, at each time of rendering an account, ingar when as herein before required, make a true and parengines &e ticular report of the engines, implements and utenfils, of the feveral deferiptions herein before mentioned, which he or fhe, at any time fince that of rendering his or her laft account, hath used or kept, and shall then have, use, or keep, for carrying on his or her trade or bufinefs, on pain of forfeiting, for each and every neglect or omiffion, all fuch engines, implements and utenfils, together with the fum of five hundred dollars, to be recovered with cofts of fuit.

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Sec. 10. And be it further enacted, That all fnuff and refined fugar, which fhall have been manufactured or made within the United States, in manner aforefaid, after the faid thirtieth day of September next, whereof the duties aforefaid have not been duly paid or fecured, according to the true intent and meaning of this act, shall, upon default being made in the paying or fecuring of the faid duties, be forfeited, and fhall and may be feized, as forfeited, by any officer of the infpection or of the cuftoms.

Sec. 11. And be it further enacted, That it fhall be lawful for every fuch manufacturer of

Forfeiture of fouff and fugar on

neglecting to pay du. tics.

fnuff, or refiner of fugar, at his or her option, How the either to pay, upon the rendering of his or her duties may account as aforefaid, the duties, which shall thereby appear to be due and payable, with a deduction or abatement of fix per cent. for prompt payment, or to give bond, with one or more furcties to the fatisfaction of the officer of infpection, to whom fuch account fhall be rendered, for the payment of the faid duties, at the expiration of nine months thereafter: *Provided*, That no perfon, whole bond for any of the faid duties thall remain unpaid, beyond the term allowed for the payment thereof, shall be intitled to future credit for any of the faid duties, fo long as fuch bond fhall remain unpaid.

Sec. 12. And be it further enacted, That Duties on from and after the faid thirtieth day of Sep- imported tember next, there shall be levied, collected fault, toand paid (in addition to the duties now pay- refined fuable thereupon) upon all manufactured tobac- gar. co or fnuff, and upon all refined fugar, which, after the faid day, shall be imported into the United States, from any foreign port or place, the following rates and duties, to wit:

Upon tobacco, four cents per pound : Upon fnuff, twelve cents per pound : Upon refined fugar, four cents per pound:

Which duties shall be collected in the fame By whom manner, by the fame officers, under the like collected. regulations, and fubject to the like pains, penalties and forfeitures, as now are collected the duties heretofore laid upon the faid articles, Duties on refpectively; the act and acts concerning which imported are hereby declared to be, and fhall be in as fnuff, &c. full force, for the collection of the additional collected. duties hereby laid, as if the faid act and acts were herein particularly recited and repeated.

what vef be imported.

Sec. 13. And be it further enacled, That from and after the thirty-first day of Decem-After stift ber next, no refined loaf or lump fugar shall December, be imported into the United States, from any foreign port or place, except in fhips or veffels refined fels of the burthen of one hundred and twenty tons and upwards, and in cafks or packages containing, each, not lefs than fix hundred pounds, on pain of forfeiting the faid fhips or veffels, and the loaf and lump fugar imported therein, except in fuch cafks or packages, as aforefaid.

Sec. 14. And be it further enacled, That from and after the thirtieth day of September After 30th next, no drawback of the duties upon any september, manufactured tobacco, or fnuff, or refined fugar, which fhall have been imported into the United States, from any foreign port or place, shall be allowed, but the duties hereby laid upon fnuff manufactured within the United States, and fugar refined within the fame, fhall and may be drawn back upon all fuch of the faid fnuff manufactured within the United States, and upon all fuch of the faid fugar, refined within the United States, after the faid thirtieth day of September next, which, after the faid day, fhall be exported from the United States, to any foreign port or place: And adding to the drawback upon fugar fo exported, three cents per pound, on account of duties paid upon the importation of raw fugar. Provided, That no drawback shall be allowed on the exportation of either of the faid articles in any inflance, where the fame shall amount to lefs than twelve dollars.

> Sec. 15. And be it further enacted, That in order to entitle the exporter or exporters to the benefit of the faid allowances, he, fhe, or they shall, previous to the putting or lading

no drawback allow ed on manufactured or refined fugar imported.

Allowance on faid articles exported

any of the faid fnuff or refined fugar on board Notice to of any fhip or vessel for exportation, give fix exporters. hours notice at the leaft, to the proper officer of inspection of the port, from which the faid fnuff or fugar shall be intended to be exported, of his, her, or their intention to export the fame, and of the number of packages contain- To officers ing the fame, and the respective marks there- of infpecof, and the place or places where deposited, and of the place to which, and thip or veffel in which they or either of them shall be fo intended to be exported. Whereupon, it shall be the duty of the faid officer to infpect, by himfelf or deputy, the packages fo notified for exportation, and the fame, after fuch infpection fhall be laden on board the fame fhip or veffel, of which notice fhall have been given, and in the prefence of the fame officer or his deputy, who shall have inspected the same; which officer, after the fame shall have been fo laden on board, fhall certify to the collector of the diffrict, the quantity and particulars of the article or articles fo laden for exportation.

Sec. 16. Provided neverthelefs, and be it further enacted, That the faid allowance fhall not be made, unlefs the faid exporter or exporters what reffhall make oath or affirmation, that the faid trictions fnuff or fugar fo noticed for exportation and la- ance to be den on board fuch fhip or veffel, are truly inten- made. ded to be exported to the place, whereof notice fhall have been given, and are not intended to be relanded within the United States, and that he or fhe doth verily believe, that the duties thereupon charged by this act, have been duly paid or fecured to be paid; and shall also give bond to the collector, with two fureties, one of whom shall be the master, or other person having the command or charge of the fhip or veffel, in which the faid fnuff or fugar fhall be

faid allow-

Under what reftrictions allowance on lugar, ed, thall be made.

intended to be exported; the other, fuch fufficient perfon as shall be approved by the faid collector, in the full value, in the judgment of the export- the faid collector, of the faid fnuff or fugar fo intended to be exported, with condition that the faid fmuff or fugar (the dangers of the feas and enemies excepted) thall be really and truly exported to, and landed in fome port or place without the limits of the United States, and that the faid faulf or fugar faall not be unflipped from on board of the faid thip or yeffel, whereupon the fame fhall have been laden for exportation, within the faid limits, or any ports or harbors of the United States, or relanded in any other part of the fame (flipwreck or other unavoidable accident excepted.)

When faid allowanee ilud be paid.

Sec. 17. Provided alfo, and be it further enacled, That the faid allowance shall not be paid until nine months, after the faid fnuff or fugar shall have been to exported : And prowided allo, That whenever the owner of any flup or veffel, on board of which, any fuch fnuff or fugar are laden for exportation, fhall make known to the collector, previous to the departure of fuch thip or veticel, from the port where fuch fnuff or fugar are laden; that fuch fhip or veffel is not going to proceed on the voyage intended, or the voyage is altered, it fhall be lawful for the collector to grant a permit for relanding the fame.

Sec. 18. And be it further enacted, That if . any of the faid fnuff or fugar, after the fame fhall have been shipped for exportation, shall be unfhipped for any purpofe whatever, either within the limits of any part of the United States, or within four leagues of the coaft thereof, or shall be relanded within the United States, from on board the flip or veffel, where-

Duty of exporters herein.

Г 103

in the fame fhall have been laden for exportation, unlefs the voyage shall not be proceeded on, or fhall be altered as aforefaid, or unlefs in cafe of neceffity or diffrefs to fave the fhip and goods from perifying, which shall be immediately made known to the principal officer of the cultoms, refiding at the port nearest to which fuch fhip or veffel fhall be, at the time fuch necessity or diffrefs shall arife, then not only the fnuff or fugar fo unfhipped, together with the cafks, veffels and cafes containing the fame, but also the ship or vessel, in, or on board which, the fame fhall have been fo thipped or laden, together with the guns, furni-Forfeiture ture, ammunition, tackle and apparel, and thereon alfo the fhip, veffel or boat, into which the faid fnuff or fugar fhall be unfhipped or put, after the unfhipping thereof, together with her guns, furniture, ammunition, tackle and apparel shall be forfeited, and may be feized by any officer of the cultoms or of infpection.

Sec. 19. And be it further enacled, That the bonds to be given, as aforefaid, fhall, and may be difcharged, by producing, within one year Bonds to be from the respective dates thereof (if the fame given, how fhall be fhipped to any part of Europe or America, and within two years, if fhipped to any part of Afia or Africa; and if the delivery of the fnuff or fugar, in respect to which the fame fhall have been given, be at any place, where a conful or other agent of the United States relides) a certificate of fuch conful or agent, or if there be no conful or agent, then a certificate of any two known and reputable Amcrican merchants refiding at the faid place; and if there be not two fuch merchants refiding at the faid place, then a certificate of any other two reputable merchants, teftifying the delivery of the faid fnuff or fugar, at the faid place. Which certificate fhall, in

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difcharged.

Proceedings to be had for difcharging honds.

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each cafe, be confirmed by the oath or affirmation of the mafter and mate, or other like officer of the veffel, in which the faid fnuff or fugar shall have been exported; and when fuch certificate shall be from any other than a conful or agent, or merchants of the United States, it shall be a part of the faid oath or affirmation, that there were not, upon diligent enquiry, to be found two merchants of the United States, at the faid place : Provided always, That in cafe of death, the oath or affirmation of the party dying, shall not be deemed necesfary : And provided further, That the faid oath or affirmation, taken before the chief civil magiftrate of the place, of the faid delivery, and certified under his hand and feal, shall be of the fame validity, as if taken before a perfon qualified to administer oaths within the United States; or fuch bonds fhall and may be difcharged, upon proof that the fnuff or fugar, fo exported, were taken by enemies, or perifhed in the fea, or deftroyed by fire : The examination and proof of the fame, being left to the judgment of the collector of the cuftoms, naval officer, and chief officer of infpection, or any two of them, of the place from which fuch fnuff or fugar, fhall have been exported. And in cafes where the certificates herein directed, cannot be obtained, the exporter or exporters of fuch fnuff or fugar fhall, neverthelefs, be permitted to offer fuch other proof as to the delivery of the faid fnuff or fugar, without the limits of the United States, as he or they may have; and if the fame shall be deemed fufficient by the faid collector, he fhall allow the fame, except when the drawback to be allowed fhall amount to one hundred dollars or upwards: In all which cafes, the proofs aforefaid shall be referred to the comptroller of the treasury, whose decision thereon shall be final.

[105]

Sec. 20. And be it further enacled, That it when and shall be lawful to export, directly from any in what manner manufactory of fnuff or of refined fugar, to any inuff and foreign port or place, any fnuff or refined fu- fugar may be exporgar, which shall have been manufactured at ted directfuch manufactory, after the faid thirtieth day 1y, &c. of September next, free from duty: Provided, That the fame proceedings be had, in all refpects, in order thereto, which are herein before preferibed, in order to the obtaining the benefit of the drawbacks of the duties which have been paid, or fecured, upon any fnuff or fugar, exported to a foreign port or place.

Sec. 21. And be it further enacted, That all Diffribut penalties and forfeitures, which shall be incur- tion of pered, purfuant to this act, shall be divided and nalties, &c. distributed, one half thereof to the use of the as. United States, and the other half thereof to the use of the perfon who, if an officer of inspection, shall first discover, or if not an officer of inspection, shall first give information of the caufe, matter or thing, whereby any of the faid penalties or forfeitures shall have been incurred.

Sec. 22, And be it further enacted, That this act shall continue and be in force for the term Limitation of two years, and from thence 'till the end of of this act. the next feffion of Congress, and no longer.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. RALPH IZARD, Prefident of the Senate, pro tempore.

APPROVED, June the fifth, 1794: **GEORGE WASHINGTON.** Prefident of the United States.

Vol.]

[106]

CHAPTER LII.

An Act in addition to the "Act for making further and more effectual Provision for the Protection of the Frontiers of the United States."

Allowance to widows and orphans of officers dyiug in fcrvice.

Sec. 1. **D** E it enacted by the Senate and House of Representatives of the United States of America in Congress affembled, That if any commissioned officer in the troops of the United States, shall, while in the fervice of the United States, die, by reafon of wounds, received in actual fervice of the United States, and shall leave a widow, or if no widow, shall leave a child or children, under age, fuch widow, or if no widow, fuch child or children, shall be entitled to, and receive the half of the monthly pay, to which the deceased was entitled, at the time of his death, for and during the term of five years: And in case of the death or intermarriage of fuch widow, before the expiration of the faid term of five years, the half-pay, for the remainder of the term, shall go to the child or children of fuch deceafed officer, while under the age of fixteen years, and, in like manner, the allowance to the child or children of fuch deceafed, where there is no widow, shall be paid, no longer than while there is a child or children under the age aforefaid. Provided, That no greater fum shall be allowed in any case, to the widow or to the child or children of any officer, than the half-pay of a lieutenant-colonel.

Army how paid in future. Sec. 2. And be it further enacted, That the army be in future paid in fuch manner that the arrears shall at no time exceed two months.

Sec. 3. And be it further enacled, That to fuch of the troops as are or may be employed on the frontiers, and under fuch fpecial cir- President cumftances as, in the opinion of the Prefident of United States may of the United States, may require an augmen- increase tation of fome parts of their rations, the Prefi- rations of certain dent be authorized to direct fuch augmentation troops. as he may judge neceffary, not exceeding four ounces of beef, two ounces of flour, and half a gill of rum or whifkey, in addition to each ration, and half a pint of falt to one hundred rations.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. RALPH IZARD, President of the Senate, pro tempore.

APPROVED, June the feventh, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LUI.

An Act for the Remission of the Duties on certain distilled Spirits destroyed by Fire. (PRIVATE.)

CHAPTER LIV.

An Act laying additional Duties on Goods, Wares and Merchandize imported into the United States.

Sec. 1. D E it enacted by the Senate and House **D** of Reprefentatives of the United States of America, in Congress affembled, That

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al duties on certain articles imported in veficle of United States after soth June inft.

Addition- from and after the laft day of June inftant, there shall be levied, collected and paid upon the following articles imported into the United States, in thips or veffels of the United States, the feveral duties herein-after mentioned, over and above the duties now payable by law ; viz :

> On coffee, clayed or lump fugar, per pound, one cent.

On cocoa, per pound, two cents.

On cheefe, per pound, three cents.

On boots, per pair, twenty-five cents.

On fhoes and flippers for men and women, and

on clogs and golofhoes, per pair, five cents. On fhoes and flippers for children, per pair, and the set three cents.

On coal, per bufhel, one half a cent.

On millenery ready made, artificial flowers, feathers and other ornaments for womens' head dreffes, and on dolls dreffed and undreffed,

On caft, flit, and rolled iron, and generally, on all manufactures of iron, steel, tin, pewter, copper, brafs, or of which either of those metals is the article of chief value, not being otherwife particularly enumerated, (brafs and iron wire, locks, hinges, hoes, anvils, and vifes excepted,)

On carpets and carpeting,

- On leather tanned or tawed, and generally, all manufactures of leather, or of which leather is the article of chief value, not otherwife particularly enumerated.
- On medicinal drugs, except those commonly ufed in dying, **
- On matte and floor-cloths,

Five per cent. ad valorem

On hats, caps, and bonnets of every fort, On gloves, mittens, ftockings, fans, but-

- tons and buckles of every kind, On fheathing and cartridge paper,
- On all powders, paftes, bail, balfams, ointments, oils, waters, wafhes, tinctures, effences, or other preparations, or compositions, commonly called fweet fcents or odours, perfumes or cofinetics, and on all dentifrice, powders or preparations for the teeth or gums,
- On gold, filver, or plated wares, gold
- and filver lace, jewellery and pafte work, clocks and watches, and the parts of either,
- On groceries, to wit; cinnamon, cloves, mace, nutmegs, ginger, annifeed, currants, dates, prunes, raifins, fugar-candy, oranges, lemons, limes, and generally, all fruits and comfits, olives, capers, pickles of every fort, oil, and muftard in flour,
- On all marble, flate, or other ftone, on bricks, tiles, tables, mortars, and other ftone, and generally, on all glafs, except window glafs, and on all ftone and carthen ware,
- On cabinet wares, and all manufactures of wood, or of which wood is the material of chief value,
- On all manufactures of cotton or linen, or of muflins; of cotton and linen, or of which cotton or linen, is the material of chief value, being printed, ftained or coloured,
- On carriages, and parts of carriages, four and a half per cent. ad valorem.

Sec. 2. And be it further enacled, That af-

Additional duties on certain articles imported in veficle of U. S. after 30th June.

Five per cent. ad valorem.

Additional ter the faid last day of June instant, there shall duties on be laid, levied and collected, in addition to the certain arprefent duty thereupon, a duty of two and a ticles imported in half per cent. ad valorem, upon all goods, veffels of wares and merchandize, which, if imported U.S. alter 30th June. in flips or veffels of the United States, are now chargeable, by law, with a duty of feven and a half per cent. ad valorem.

> Sec. 3. And be it further enacted, That the fourth fection of the act, intitled, " An act for raifing a further fum of money for the protection of the frontiers, and for other purpoles therein mentioned," whereby an additional duty of two and a half per cent. ad valorem, was laid upon certain goods, wares, and merchandize, be, and the fame is hereby continued in force, until the first day of January, one thousand feven hundred and ninety-feven.

Sec. 4. And be it further enacted, That an addition of ten per centum, shall be made, to the feveral rates of duties, above fpecified and imposed, in respect to all goods, wares and merchandize, which, after the faid last day of June instant, shall be imported in ships or veffels, not of the United States.

Sec. 5. And be it further enacled, That all duties, which shall be paid, or secured to be paid, by virtue of this act, shall be returned shall be re- or discharged, in respect to all such goods, wares or merchandize, whereupon they shall have been fo paid, or fecured to be paid as within twelve calender months after payment made or fecurity given, shall be exported to any foreign port or place, except one per centum on the amount of the faid duties, which shall be retained, as an indemnification for whatever expense may have accrued concerning the fame.

Ath fection of certain aft convinued to Ift January, 1797.

Additional duty on faid articles brought in foreign veffels.

When dutics on goods, wares, &c. turned.

Except one per cent.

Sec. 6. And be it further enabled, That the Certain as act, intitled, " An act to provide more effec- in force as tually for the collection of the duties imposed to collecby law on goods, wares and merchandize im- ties under ported into the United States, and on the ton- this. nage of fhips or veffels," fhall extend to, and be in full force for the collection of the duties fpecified and laid in and by this act, and generally, for the execution thereof, as fully and effectually as if every regulation, reftriction, penalty, provision, claufe, matter and thing, therein contained, had been herein inferted and re-enacted.

Sec. 7. And be it further enacted, That no- This act thing in this act shall be construed to extend not to afto, or affect the act, intitled, " An act pro- other act. hibiting, for a limited time, the exportation of arms and ammunition, and encouraging the importation of the fame."

Sec. 8. And be it further enacted, That this act shall continue in force until the first day of Limitation January, one thousand feven hundred and ninety-feven, and no longer.

FRÉDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives.

RALPH IZARD, Prefident of the

Senate, pro tempore.

APPROVED, June the feventh, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LV.

An Act allowing an additional Compensation to the principal Clerks in the Department of State, and the Treasury and War-Departments, for the Year one thousand seven hundred and ninety-four.

(EXPIRED.)

112] ſ

C H A P T E R LVL

An Act to make Provision for the Widow and Orphan Children of Robert Forfyth. (PRIVATE.)

CHAP.TER LVII.

An Act concerning Invalids.

Secretary at War ío place certain perfons on penfion lift.

BE it cnacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Secretary of the war department be, and he is hereby directed to place upon the lift of invalid penfioners of the United States, all perfons who have been returned as fuch by the judges of the feveral districts, under the act of Congress of the twenty-eighth of February, one thousand feven hundred and ninety-three, intitled, " An act to regulate the claims to invalid penfions, and who by legal proofs, are by him found to come clearly within the provisions of the faid act, and are reported as having compleat evidence of their claims, in the report of the faid Secretary upon that fubject, made to Congress the twenty-fifth day of April, one thousand feven hundred and ninety-four; and How paid. all perfons placed by virtue of this act on the lift of invalid penfioners, shall receive fuch fums as the returns of the diffrict judges have respectively specified, and be paid, in the fame manner as invalid penfioners are paid, who have been heretofore placed on the lift : *Provided*, That every commissioned officer, who shall, by virtue of this act, be placed on

the penfion lift, as entitled to a fum lefs than a full penfion, shall receive fuch penfion, only upon compliance with the fame rule refpecting a return of the commutation which he may have received, as is provided for in the cafe of captain David Cook, by an act of Congress passed December the fixteenth, one thousand feven hundred and ninety-onc.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

RALPH IZARD, Prefident of the Scnate, pro tempore.

APPROVED, June the feventh, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LVIII.

An Act supplementary to the Act, intitled, " An Act to promote the Progress of useful Arts.

DE it cnacted by the Scnate and Houfe of Re-D prefentatives of the United States of Ameri- had under ca, in Congress affembled, That all fuits, actions, certain act, process and proceedings, heretofore had in any district-court of the United States, under an act paffed the tenth day of April, in the year one thousand feven hundred and ninety, intitled, "An act to promote the progress of ufeful arts," which may have been fet afide, fufpended or abated, by reafon of the repeal of the faid act, may be reftored, at the inftance of the plaintiff or defendant, within one year from and after the passing of this act, in the Р

Suits, &c. revived.

Vol. III.

faid courts, to the fame fituation, in which they may have been, when they were fo fet afide, fufpended or abated; and that the parties to the faid fuits, actions, process or proceedings, be, and are hereby entitled to proceed in fuch cafes, as if no fuch repeal of the act aforefaid had taken place. Provided always, That before any order or proceeding, other than that for continuing the fame fuits, after the reinftating thereof, fhall be entered or had, the defendant or plaintiff, as the cafe may be, against whom the fame may have been reinflated, fhall be brought into court by fummons, attachment or fuch other proceeding, as is used in other cases, for compelling the appearance of a party.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. RALPH IZARD, President of the Senate, pro tempore.

APPROVED, June the feventh, 1794 :

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LIX.

An Act to continue in Force for a limited Time, the Act fupplementary to the Act for the Establishment and Support of Light-Houses, Beacons, Buoys, and public Piers.

(EXPIRED.)

CHAPTER LX. An Act for the Relief of Nicholas Rieb. (PRIVATE.)

In what manner,

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CHAPTER LXI.

An Act declaring the Confent of Congress to an Act of the State of Maryland, paffed the twenty-eighth of December, one thousand seven hundred and ninety-three, for the Appointment of a Health-Officer.

(EXPIRED.)

CHAPTER LXII.

An Act to amend the Act, intitled, "An Act to enable the Officers and Soldiers of the Virginia Line on continental Establishment, to obtain Titles to certain Lands lying north-welt of the River Obio, between the little Miami and Sciota.

DE it cnalled by the Senate and Houfe of Re- Officers & prefentatives of the United States of Ameri- fodiers of ca, in Congress affembled, That all, and every Virginia line, how officer and foldier of the Virginia line on con- to obtain tinental establishment, his or their heirs or lands. affigns, entitled to bounty lands on the northwest fide of the river Ohio, between the Sciota and little Miami rivers, by the laws of the state of Virginia, and included in the terms of ceffion of the faid state to the United States, fhall, on producing the warrant, or a certified copy thereof, and a certificate under the feal of the office where the faid warrants are legally kept, that the fame or a part thereof remains unfatisfied, and on producing the furvey, agreeably to the laws of Virginia, for the tract To proor tracts to which he or they may be entitled, duce furvey as aforefaid, to the Secretary of the depart- to Secreta-ry of War. ment of war, fuch officer and foldier, his or

Γ 116]

And receive patent from Prefident of United States.

To be endorfed by Secretary of War.

terfigned ð.c.

their heirs or affigns, fhall be entitled to, and receive a patent for the fame from the Prefident of the United States, any thing in any former law to the contrary notwithstanding. Provided, That no letters patent shall be iffued for a greater quantity of land, than shall appear to remain due on fuch warrant, and that, before the feal of the United States shall be affixed to fuch letters-patent, the Secretary of the department of war shall have endorsed thereon, that the grantee therein named, or the perfon under whom he claims, was originally entitled to fuch bounty lands, and every fuch letters-patent fhall be counterfigned by the Secretary of State, and a minute of And coun- the date thereof, and the name of the granby secreta- tee, fhall be entered of record in his office in a ry of State, book to be fpecially provided for that purpofe.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Reprefentatives.

> > RALPH IZARD, Prefident of the Senate, pro tempore.

APPROVED, June the ninth, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LXIII.

An Act making Appropriations for certain Purpofes therein expressed.

B E it enacted by the Senate and House of Representatives of the Sec. I. United States of America, in Congress affembled, That there be appropriated for the feveral

purposes hereinafter specified, the respective Additional fums following, to wit: To defray the ex- fpccific appenfes which shall be incurred, purfuant to tions. the act, intitled, " An act to provide a naval armament," fix hundred and eighty-eight thoufand, eight hundred and eighty-eight dollars, and eighty-two cents : In addition to the fum heretofore granted for the erection of fortifications for the protection of ports and harbors, thirty thousand dollars : For the payment of a fum granted to lieutenant-colonel Touzard, in lieu of his penfion for life, three thousand fix hundred dollars : For the payment of the falary allowed to the officer who shall be appointed to superintend the receiving, fafe-keeping and diffribution of the military ftores of the United States, purfuant to the act of the fecond of April laft, eight hundred and feventy-five dollars : For the falary of an additional clerk, and office rent, in the department of flate, four hundred and eighty-four dollars, and feventy-eight cents : For the payment and subfishence of captain John Inglis, of the North-Carolina line, one hundred and eight dollars, and ninety-one cents : To defray the farther contingent expenfes of the Houfe of Reprefentatives authorized during the prefent feffion, one thoufand dollars: For the fervice of the war department, in addition to the fums heretofore appropriated, the fums following, to wit: To defray the expense of a corps of artillerists and engineers established during the prefent feflion, fixty-fix thoufand, four hundred and twenty-nine dollars, and eighty-feven cents : For the further protection and defence of the fouth-western frontier, two hundred thousand dollars: For the purposes of the act direc-

fpecific appropriations.

Additional ting a detachment from the militia of the United States, two hundred thoufand dollars : For the equipment of gallies or other veffels purfuant to an act of the prefent fession, eighty thoufand dollars: For the expense of additional clerk-hire in the department of war, feven hundred and fifty dollars : For defraying the contingent expenses of government, to be applied, under the direction of the Prefident of the United States, according to the regulations and provisions provided in respect of a fum of ten thousand dollars heretofore appropriated for the like purpofe, twenty thousand dollars; amounting in the whole to one million, two hundred and ninety-two thousand, one hundred and thirty-feven dollars, and thirty-eight cents : which feveral fums shall be paid out of the proceeds of fuch revenues as shall have been provided during the prefent fellion of Congrels.

Prefident ted States to borrow ք քստ not execcding ,**1,**000,000 dollars.

Sec. 2. And be it further enacled, That the of the Uni- Prefident of the United States be empowered to borrow, on behalf of the United States, of the bank of the United States, (which is hereby authorized to lend the fame) or of any other body or bodies politic, perfon or perfons, any fum not exceeding in the whole, one million of dollars, to be applied to the purpofes aforefaid, and to be reimburfed, as well interest as principal, out of the proceeds of the faid revenues.

Certain fum to be referved.

Sec. 3. Provided always, and be it further enacled, That there shall be referved out of the proceeds of the faid revenues, a fum fufficient to pay the interest of whatever monies may be borrowed purfuant to the act, intitled, " An act making further provision for the expenfes attending the intercourse of the United

States with foreign nations; and further to continue in force, the act, intitled, "An act providing the means of intercourfe between the United States and foreign nations;" and fuch fum is hereby pledged and appropriated for that purpofe, according to the terms of the contract or contracts, which shall or may be made concerning the faid monies. And the faith of the United States is hereby pledged to make fuch further provision therefor, as may be neceffary.

FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Representatives. RALPH IZARD, Prefident of the Senale, pro tempore.

APPROVED, June the ninth, 1794: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LXIV.

An AEI making certain Alterations in the AEI for eflablishing the judicial Courts, and altering the Time and Place of holding certain Courts.

BE it enacled by the Senate and Houfe Diffrict of Reprefentatives of the United judges to Sec. 1. States of America, in Congress affembled, That appoint commisthe diffrict judges of the United States be au- fioners. thorized to appoint a commissioner or commiffioners, before whom, appraifers of thips or veffels, or goods, wares and merchandize, feized for breaches of any law of the United States, may be fworn or affirmed; and that

Before whom appraifers of veilels feizel may be fworn,

Stated term of certain diffrict courts, changed,

fuch qualifications made before fuch commiffioner or commiffioners, fhall be, to all intents and purpofes, as effectual, as if the fame were taken before the faid judges in open court.

Sec. 2. And be it further enacted. That the flated terms of the diffrict-courts of Maffachufetts, Pennfylvania, and Georgia, be changed, and that, in future, the faid courts in Maffachufetts shall be held on the third Tuesday in March, the fourth Tuefday in June, the fecond Tuefday in September, and the first Tuefday in December; in Pennfylvania, on the third Mondays in February, May, August and November ; and in Georgia, at the times and places following; in the city of Savannah, on the fecond Tuesdays in February, May and August, and in Augusta, on the fecond Tuesday in November : And that the circuit court of the diftrict of Delaware hereafter commence on the fecond Monday in June, inftead of the twentyfeventh day of April, any law to the contrary notwithftanding.

N. Carolina divided into three diftricts.

Procefs, &c

where returnable,

Sec. 3. And be it further enacted, That the ftate of North-Carolina fhall be divided into three districts, in which the district-court of the faid flate shall be held at fuch times and places, as are already afcertained by law, that is to fay; the diffrict of Wilmington to include all the counties of the flate-diffricts of Morgan, Salifbury, Fayetteville and Wilmington: the diffrict of Newbern to include all the counties of the flate diffricts of Hillfborough, Halifax and Newbern; and Edenton to include all the counties of the diffrict of Edenton: and that all process, pleas, actions, fuits and other proceedings, originating in the diffricts, refpectively, fhall be returnable to the feffion of faid court, to be held at the place directed

[120]

by law, within the fame diffrict, where the caufe commenced, and there to be kept with the record thereof, until the final end and determination of the fame. And, to the end, that fuitors, witneffes and all others concerned, may have notice of this alteration in the faid Duty of courts, the marshal of the faid district of North North Ca-Carolina, is hereby required to make the rolinaherefame known by proclamation, on or before the in. first day of August next.

Sec. 4. And be it further enacled, That any Effect of perfon living within either of the diffricts processifaforefaid, who hereafter shall be arrested, by cither of virtue of process iffuing out of the court of faid difeither of the faid districts, other than that in which he shall fo refide, shall be discharged therefrom, on his entering his appearance, and giving bail to the action, in the court of the diffrict in which he shall fo reside, in like manner, and to the like effect, as if the faid process had originally been issued out of the court within the faid last-mentioned district.

Sec. 5. And be it further enacled, That all Process, &c. procefs, actions, pleas, fuits and other proceed- ccd where ings, which have been commenced and re- tried. turned to the feparate feveral feffions of the district court, at fuch places appointed by law for holding thereof, shall be tried at the place in each diffrict, where the fame were first made returnable.

Sec. 6. And be it further enacled, That the Clerk of clerk of faid diffrict court, fhall, at each of the faid diffrict court, his places aforefaid, keep a diffinct docket and re- duty tier.in. cord of fuch bufinefs, returnable as aforefaid, or which may be returned to the feffion to be held at the faid places, respectively, at which places of return, the faid bufinefs shall be finally heard and determined as aforefaid.

VOL. III.

T 121 7

Part of certain act retendance of more than one marihal at fupreme court, rcpealed.

Sec. 7. And be it further enacted, That for quiring at- much of the act to effablish the judicial courts of the United States, as is, or may be conftrued to require the attendance of the marfhals of all the districts, at the supreme court, fhall be, and the fame is hereby repealed; and that the faid court shall be attended, dur-

Exception.

ing its feflion, by the marshal of the district only, in which the court shall fit, unless the attendance of the marshals of other districts shall be required by special order of the faid court.

Diffrict court of Kentucky after 30th to be held at Frankfort.

Sec. 8. And be it further enacted, That from and after the laft day of September next, the diffrict court for the flate of Kentucky, fhall september, be held in the town of Frankfort, any thing in any former act to the contrary notwithftanding.

> FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. RALPH IZARD, Prefident of the

> > Senate, pro tempore.

APPROVED, June the ninth, 1794 : GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LXV.

An Act laying Dutics on Property fold at Auction.

Sec. 1. D E it enacted by the Senate and Houfe D of Representatives of the United States of America, in Congress affembled, That from and after the thirtieth day of September next, there shall be levied, collected and paid,

for the use of the United States, upon all fales Duties on by way of auction, as herein-after defcribed, at auction which shall be made within the United States, after 30th the refpective rates and duties following, to September next. wit: The fum of one-fourth part of a dollar for every hundred dollars of the purchase-money arifing by fale at auction, of any interest, right or effate in any lands, tenements or hereditaments, and of any utenfils in hufbandry, and farming flock, flips and veffels, and the fum of one half of a dollar, for every hundred dollars of the purchase-money, arising by fale at auction, of all other goods, chattels, rights and credits whatfoever, and at the fame rate for any greater or leffer fum, except as herein-after excepted: The faid refpective rates and duties to be paid by the auctioneer or perfon making fuch fales at auction, out of the monies arising from each and every fuch fale. Provided always, That nothing in this act contained, shall extend to any fale or fales by auction, of effates, goods or effects. made purfuant to, or in execution of any rule, order, decree, fentence or judgment of any court of the United States or of either of them; or made in virtue, or by force of any diffrefs for rent, or other caufe, for which a diffres is allowed by law; or made in confequence of any bankruptcy or infolvency, purfuant to any law concerning bankruptcies or infolvencies; or made in confequence of any general affignment of property and effects, for the benefit of creditors; or made by or on behalf of executors or administrators; or made of the produce of the land, upon the land where fuch produce was raifed; or made of any farming utenfils, flock or household furniture, by perfons removing from the place of their former refidence, where the amount of each

Exceptions.

fale of fuch farming utenfils, flock or household furniture shall not exceed two hundred dollars; or made purfuant to the directions of any law of the United States, or of either of them touching the collection of any tax or duty; or difpofal by auction of public proper-Exceptions, ty of the United States or of any flate ; nor to any fuch fale or fales by auction, of fhips, their tackle, apparel and furniture, or the cargoes thereof, which shall be wrecked or stranded within the United States, and fold for the benefit of the infurers or proprietors thereof.

Sec. 2. And be it further cnacled, That no

perfon, after the faid thirtieth day of Septem-

ber next, shall exercise the trade or business

of an auctioneer, by the felling of any eftates, goods or effects whatfoever by auction, or any other mode of fale, whereby the beft or higheft bidder is deemed to be the purchaser. unlefs fuch perfon shall have a license or other fpecial authority, continuing in force purfuant to some law of a state, or issued purfuant to the directions of this act, on pain of forfeiting, for every fuch fale at auction, the fum of four hundred dollars, together with the fums or duties payable by this act upon the effates, goods or effects to fold: Provided however. That nothing herein contained, shall be con-

Auctioncers prohibited without licenfe.

Exception.

duty. See. 3. And be it further enacled, That auctioneers every perfon, who before the faid thirtieth day nothing it of September next, shall have a license or special authority, purfuant to any law of any ftate, for exercifing the faid trade or bufinefs of an auctioneer, shall, before or upon the

thing, which by this act are exempted from

ftrued to require a license for the fale at auction of any estate, goods, chattels, or other

Duty of any flate. Г 125]

faid day, and every perfon, who, after the faid day, fhall have fuch fpecial licenfe or authority, fhall, within thirty days after the obtaining or receiving of the fame, give notice thereof in writing, under his hand, to the office of infpection nearch to the place, where he shall carry on or intend to sarry on the faid trade or business of an auctioneer, specifying in fuch notice, the date or commencement of fuch licenfe, or other fpecial authority, the term for which the fame was granted or given, by whom, and by what law of a flate, the fame was granted or given; and shall also give bond to the United States, in a fum of one thoufand five hundred dollars, to be taken by the To give officer, at whole office the notice aforefaid shall be given, with condition that he will, on the first day of January, April, July and October in each year, while he shall continue to exercife the faid trade or bufinefs, render to the perfon or perfons, who, on behalf of the United States, shall be authorized to receive the fame, a true and particular account in writing, of the monies or fums, for which any eftates, goods or effects have been fold, at every fale at auction by him made, and of the feveral articles, lots and parcels, which shall have been fold, the price of each article, lot or parcel in ` every fuch fale, by whom bought, that is to fay; first from the date of such bond, until fuch of the aforefaid days, as shall accrue next thereafter, and thenceforth from the day, to which an account fhall have been laft rendered, until fuch of the faid days, as fhall next thereafter enfue, and fo on in fuccession, from one of the faid days to another, follong as he fhall continue to excreife his faid trade or bufinefs, and alfo fhall pay all fuch fums of mo-

Penalty on neglecting to give bond.

ney as fhall be due to the United States, upon the faid fales, according to the true intent and meaning of this act, which fums he is hereby authorized and directed to retain, out of the produce of each fale made as aforefaid. And a like notice and bond fhall be given in like manner, as often as any fuch licenfe, or fpecial authorities shall have expired and been renew-And if any perfon shall, after the faid ed. thirtieth day of September next, by virtue or color of any fuch licenfe, or fpecial authority, as aforefaid, make any fale or fales at auction, without having given bond, as aforefaid, within the time for that purpole preferibed, or without renewing fuch bond upon the expiration and renewal of any fuch licenfe, or fpecial authority, he fhall forfeit and pay for eve-

ry fuch fale by him made, the fum of four hundred dollars, together with the fums or duties payable by this act, upon the effates,

goods or effects to fold.

Supervifors to grant li-

L'aceptions.

Sec. 4. And be it further enacted, That the feveral fupervifors of the revenue may, within their respective districts, and, upon request of any perfon or perfons defirous thereof, shall grant licenfes, without fee or reward, for a term not exceeding one year, at one time, to exercife the trade or bufinels of an auctioneer : and fuch licenfes, upon like requeft, may and fhall, from time to time, renew: Provided, That no fuch licenfe shall be granted or renewed until the perfon or perfons requeiting the fame, fhall have become bound to the United States, with one or more furcties, to the fatisfaction of the fupervifor, of whom fuch licenfe shall be requelted, in the fum of one thousand five hundred dollars, with like condition as is herein before preferibed for perfons having licenfes

by virtue of fome law of a ftate : And provided further, That no fuch licenfe thall be granted to carry on the faid trade or bufinefs, in any city, town or country of any flate, in respect to which, provision hath been made by any law of fuch flate, for the allowing and regulating of the faid trade and bufinefs therein.

Sec. 5. And be it further enacted, That every Perform having B-perform who fhall have a licenfe from a fupervifor of the revenue, continuing in force, fhall and may retain, in order to the payment of the dutics hereby impofed, all fuch fum and fums of money, as shall be due and payable upon any To referve cltates, goods or effects by him fold at auction a fum to pay duties. as aforefaid, according to the true intent and meaning of this act.

Sec. 6. And be it further enacted, That the Accounts accounts to be rendered and the duties to be, to whom from time to time, paid as aforefaid, by any rendered & auctioncer, shall be rendered and paid to the paid. infpector of the revenue, within whole furvey fuch auctioneer, fhall exercife his faid trade or bufinefs, or to his deputy duly appointed under his hand and feal, and fuch auctioneer shall make oath or affirmation, according to the beft of his knowledge and belief, to the truth of every account, which he shall render before the officer or perfon, to whom fuch account fhall be rendered, and who is hereby authorized to administer the faid oath or affirmation, in default of which, fuch account shall not be Duty of deemed to be duly rendered, according to the auctioncers condition of the bond of fuch auctioneer. And as to keepto the end that fuch accounts may be accurate- counts, &c. ly kept and rendered, it is hereby made the duty of every auctioneer to enter, from day to day, as often as any fale shall be made, in a book, or on a paper to be kept by him for that purpofe,

the amount and particulars of the refpective fales by him made; which book or paper fhall, at all reafonable times, upon requeft made, be fubmitted for examination to the officer of infpection, within whofe furvey or division, fuch auctioneer fhall be, on pain of forfeiting, for every refufal to comply with fuch request, the fum of five hundred dollars.

Sec. 7. And be it further enacted, That if it shall appear to the fatisfaction of the fupervifor. within whofe diffrict he fhall be, that an auctioneer hath acted agreeably to the condition of the bond which he shall have given, and to the directions of this act, during the time, to which his faid bond shall relate, the fame having expired; then, and in every fuch cafe, the faid fupervifor fhall caufe fuch bond to be delivered up; but in cafe no fuch account fhall be delivered, as herein-before mentioned, or if it shall appear, that any fuch account was not truly made, or that the party hath acted in any other respect, contrary to the true intent and meaning of his bond and of this act, it fhall be the duty of fuch fupervifor of the revenue, to caufe fuch bond to be profecuted according to law, and in cafe of a verdict or judgment against the defendant, he shall afterwards, upon every fale by him of any eftates, goods or effects at auction, be liable to all the penalties, which may be incurred by this act, for acting as an auctioneer without licenfe.

Sales of A land, &c. any becoming her

Sec. 8. And be it further enacted, That if any fale at auction of any lands, tenements or hereditaments, shall be, or become void, by reason of defect of title, the supervisor of the revenue, within whose district such fale shall be, is hereby authorized and required, upon due and sufficient proof of such fale being or

When fupervitor thall deli ver up bonds,

or profecute the

fame.

becoming void, for the reason aforefaid, to Duties cause to be remitted the duty or duties there- thereon to be remitupon otherwife payable, according to this act. eed.

Sec. 9. And be it further enacted, That Allowance every auctioneer, out of the proceeds of the to auctionduties, which he shall retain and pay, as aforefaid, fhall be allowed a commission of one per centum, upon the amount thereof, for his trouble in and about the fame.

Sec. 10. And be it further enacted, That it President of fhall be lawful for the Prefident of the United U. States to make al-States, and he is hereby empowered, to make lowance to fuch allowances for compensations to the offi- officers of inspection, cers of infpection, employed in the collection under this of the duties aforefaid, and for incidental ex- act. penfes, as he shall judge reasonable, not exceeding in the whole, two and an half per , centum of the total amount of the faid duties collected.

Sec. 11. And be it further enacted, That if Penalty of any perfon shall wilfully swear or affirm false- swearing ly, touching any matter herein before required to be verified by oath or affirmation, he shall fuffer the pains and penalties, which by law are preferibed for wilful and corrupt perjury; and, if an officer, shall forfeit his office, and be incapable of afterwards holding any office under the United States.

Sec. 12. And be it further enacted, That all fines, penalties and forfeitures, which shall be Fines and incurred by force of this act, shall and may be penalties fued for and recovered, in the name of the for and re-United States, or of the supervisor of the re- covered; venue, within whole diffrict any fuch fine, penalty or forfeiture shall have been incurred, by bill, plaint, or information; one moiety thereof to the use of the United States, and

Vol. III.

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and difoof. the other moiety thereof to the use of the perfon, who, if an officer of infpection, shall first difcover, if other than an officer of infpection, shall first inform of the cause, matter, or thing, whereby any fuch fine, penalty or forfeiture fhall have been incurred. And where the caufe of action or complaint shall arife or accrue more than fifty miles diftant from the nearest place by law eftablished for the holding of a district-court, within the district, in which the fame shall arife or accrue, such suit and recovery may be had, before any court of the flate holden within the faid diffrict, having jurifdiction in like cafes.

Limitation

Sec. 13. And be it further enacted, That of this act this act shall continue and be in force, for the term of two years, and from thence, to the end of the next feffion of Congress, and no longer.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Representatives.

> > RALPH IZARD, President of the Senate, pro tempore.

APPROVED, June the ninth, 1794: GEORGE WASHINGTON, President of the United States, **R**ESOLVED by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, two-thirds of both Houses concurring, That the following article be proposed to the legislatures of the feveral states, as an amendment to the constitution of the United States; which when ratified by three fourths of the faid legislatures, shall be valid as part of the faid constitution, viz:

The judicial power of the United States fhull not be conftrued to extend to any fuit in law or equity, commenced or profecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

Attest,

JOHN BECKLEY, Clerk of the Houfe of Reprefentatives.

SAM. A. OTIS, Secretary of the Senate.

A C T S

PASSED AT THE

SECOND SESSION

OFTHE

THIRD CONGRESS

OFTHE

United States of America,

BEGUN AND HELD AT THE CITY OF PHILADELPHIA,

In the State of Pennfylvania,

On Monday the Third of November,

IN THE YEAR M, DCC, XCIV.

AND OF THE

Independence of the United States,

THE NINETEENTH.

S C Т 01 E C N G R S S. Ο

CHAPTER LXVI.

An AEt to authorize the Prefident to call out and station a Corps of Militia, in the four Western Counties of Penn/ylvania, for a limited Time.

B E it enacled by the Senate and Houfe Certain mi-of Reprefentatives of the United litia force to be flati-Sec. 1. States of America, in Congress affembled, That oned in four a force, not exceeding two thousand five hun- western dred, non-commissioned officers, musicians and Pennsylvaprivates, to be composed of the militia of the nia-United States, be called forth and stationed in the four western counties of Pennsylvania, if, in the judgment of the Prefident, the fame shall be deemed neceffary to suppress unlawful combinations, and to caufe the laws to be duly executed : Provided, that the term of fer- fervice. vice of any one quota of the militia, to be called into actual fervice, purfuant to this act, fhall not exceed three months after they fhall have arrived at the place of rendezvous.

Sec. 2. And be it further enacted, That the Prefident of the United States be, and he is

counties of

President hereby authorized, if, in his judgment, it should may direct be deemed expedient, to direct voluntary ininliftments. liftments of any of the militia of the United States, in lieu of all, or any part of the force herein authorized to be called forth, for the purpoles aforelaid, for a term of fervice not exceeding thirty days after the commencement of the next feffion of Congress.

> FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. IOHN ADAMS, Vice-President of the United States, and Prefident of the Senate. APPROVED, November the 29th, 1794: GEORGE WASHINGTON,

> > Prefident of the United States.

CHAPTER LXVII.

An Act extending the Privilege of franking to James White, the Delegate from the Territory of the United States fouth of the River Ohio; and making Provision for his Compensation. (EXPIRED.)

CHAPTER LXVIII.

CONTRACTOR OF STREET

An Act to amend and explain the twenty-fecond Section of " the Act establishing the judicial Courts of the United States."

HEREAS, by the twenty-fecond fection of the act intitled, " An act to establish the judicial courts of the United

States," it is provided, that "every juffice or judge figning a citation on any writ of error, shall take good and fufficient fecurity, that the plaintiff in error shall profecute his writ to effect, and answer all damages and costs, if he fail to make his plea good." . And whereas doubts have arifen as to the extent of the fecurity to be required in certain cafes :

BE it enacted and declared by the Senate and House of Representatives of the United States of America, in Gongress affembled, That the fecuri- security to ty to be required and taken on the figning of be taken on a citation on any writ of error, which shall not ration on be a fuperfedeas and ftay execution, shall be writ of cronly to fuch an amount, as in the opinion of the justice or judge taking the fame, shall be fulficient to answer all fuch costs; as, upon an affirmance of the judgment or decree, may be adjudged or decreed to the respondent in error.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and President of the Senate. APPROVED, December the twelfth, 1794: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXIX.

An Act authorizing a Loan of two million of Dollars.

Sec. 1. D E-it enacted by the Senate and House **)** of Reprefentatives of the United States of America, in Congress affembled, That Vol. III.

tor, &c.

United States to borrow 2,000,000 dollars.

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President of the Prefident of the United States be empowered to borrow, on behalf of the United States, any fum not exceeding two million of dollars, at an interest not exceeding five per cent. per annum, reimburfable at the pleafure of the United States, to be applied to fuch public. purpofes, as are authorized by law, and to be repaid out of the duties on impost and tonnage, to the end of the year one thousand feven hundred and ninety-five.

Sec. 2. And be it further enacted, That it fhall be lawful for the bank of the United States may States, and the faid bank hereby is authorized loan faid . and empowered to loan the faid fum; or any anada wann part thereof.

FREDERICK AUGUSTUS MUHLENBERG Speaker of the House of Representatives.

JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate. APPROVED, December the 18th, 1794

GEORGE WASHINGTON. Prefident of the United States.

НАР TER LXX.

An Act to authorize the Officers of the Treafury to audit and pass the Account of the late Edward Blanchard, deceafed.

(PRIVATE.)

[139]

CHAPTER LXXI.

An Act making Appropriations for the Support of the mulitary Establishment for the Year one thousand seven hundred and ninety sive; and for the Expenses of the Militia lately called into the Service of the United States.

Sec. 1. BE it enacled by the Senate and Houfe Specific ap-of Reprefentatives of the United propria-States of America, in Congress affembled, That militia on there be appropriated for the pay, fubliftence, expedition forage and other expenses attending the mi- counties of litia in their late expedition to the weftern print counties of Pennfylvania, a fum not exceeding one million, one hundred and twenty-two thousand, five-hundred and fixty-nine dollars and one cent: that is to fay; For the pay, fublistence, and forage of the general staff, eighteen thousand fix hundred and eighty-one dollars and thirty-four cents: For the pay, fublistence and forage of the militia of New-Jerfey, eighty-eight thoufand, feven hundred and eighteen dollars, and twenty-five cents : For the pay, fubfiftence and forage of the militia of Pennfylvania, two hundred and ten thousand, eight hundred and feventy-five dollars and thirty cents : For the pay, fubfiltence and forage of the militia of Maryland, fiftyeight thousand fix hundred and fixty dollars and ninety-one cents : For the pay, fubfiftence and forage of the militia of Virginia, one hundred and feventy-five thousand, and feven dollars and five cents : For the pay and fubfiftence of artificers and drivers of ordnance, two thousand feven hundred and thirty-four dollars: For the pay and fubliftence of the cavalry of Virginia, twenty-two thoufand, three hundred and ninety-feven dollars, and

Specific appropriations, &c.

fixteen cents : For clothing, eighty three thoufand, one hundred and forty dollars: For camp-equipage, twenty-eight thoufand, feven hundred and feventeen dollars : For hospital ftores, two thousand feven hundred and Teventy dollars : For military ftores, thirty-four thoufand, one hundred dollars : For the quartermaster's and paymaster's departments, three hundred and fixty-three thousand, fix hundred dollars : For forage for the cavalry, thirty three thousand, one hundred and fixty-eight dollars.

for military eftablifhment for 1795,

Sec. 2. And be it further enacled, That a fum not exceeding five hundred thoufand dollars, be appropriated towards defraying the expense of the military establishment, for the year one thousand seven hundred and ninetyfive.

Sec. 3. And be it further enacted, That the out of what feveral fums of money aforefaid, fhall be paid and discharged out of the funds following, to wit : First, the balance which may remain unexpended, of the fum of fix hundred thousand dollars, referved by the act making provision for the debt of the United States, after fatisfying the appropriations made in the prefent feffion, for the fupport of government : Secondly, the furplus of revenue and income beyond the appropriations heretofore charged thereupon, to the end of the year one thousand feven hundred and ninety-five.

FREDERICK AUGUSTUS MUHLENBERG.

Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and President of the Senate. APPROVED, thirty-first December, 1794: GEORGE WASHINGTON, Prefident of the United States.

funds payable.

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CHAPTER LXXII.

An Act for the Relief of Peter Covenboven. (PRIVATE.)

CHAPTER LXXIII.

An Act making Appropriations for the Support of Government for the Year one thousand seven bundred and ninety-five.

Sec. 1. D E it enacted by the Senate and Houfe **b** of Reprefentatives of the United States of America, in Congress affembled, That for defraying the expenditure of the civil-lift appropriaof the United States, for the year one thou- fupport of fand feven hundred and ninety-five, together governwith the incidental and contingent expenses of 1795. the feveral departments and offices thereof, there be appropriated a fum of money, not exceeding four hundred and thirty-two thoufand, feven hundred and forty-nine dollars, and fifty-three cents; that is to fay:

For the compensations granted by law to the Prefident and Vice-Prefident of the United States, thirty thousand dollars.

For the like compensations to the members of the Senate and Houfe of Reprefentatives, their officers and attendants, effimated for a fession of fix months' continuance, one hundred and eighty-five thousand, eight hundred and ninety dollars.

For the expenses of firewood, stationary, printing-work and all other contingent expenfes of the two Houfes of Congress, nine thoufand five hundred dollars.

For the compensations granted by law to the

Specific tions for

Specific sppropriations for fupport of government for 1795-

chief-juffice,, affociate judges, 'diftrict judges and attorney-general, forty-three thousand two hundred dollars.

For defraying the expense of clerks of courts, jurors and witnefles, in aid of the fund arifing from fines, forfeitures and penaltics, twelve thousand dollars.

For defraying the expenses of profecutions for offences against the United States, and for the fafe-keeping of prisoners, four thousand dollars.

For compensation to the Secretary of State, clerl:s and perfons employed in that department, feven thousand, feven hundred and fifty dollars.

For incidental and contingent expenses in the faid department, three thousand nine hundred and feventy-one dollars and feventy-nine cents.

For compensation to the Secretary of the Treasury, clerks and perfons employed in his office, feven thousand eight hundred and fifty dollars.

For expense of flationary, printing and all other contingent expenses in the office of the Secretary of the Treasury, five hundred dollars.

For compensation to the Comptroller of the Treasury, clerks and perfons employed in his office, ten thousand two hundred dollars.

For expense of stationary, printing and all other contingent expenses in the Comptroller's office, cight hundred dollars.

For compensation to the Treasurer, clerks and persons employed in his office, four thoufand one hundred dollars.

For expense of firewood, flationary, printing, rent and other contingencies in the Treafurer's office, fix hundred dollars. For compensation to the Auditor of the specific ap-Treasury, clerks and perfons employed in his propria office, eleven thousand four hundred and fifty support of dollars.

For expense of stationary, printing, and 1795. other contingent expenses in the Auditor's office, five hundred dollars.

For compensation to the Commissioner of the Revenue, clerks and persons employed in his office, fix thousand one hundred and fifty dollars.

For expense of stationary, printing and other contingent expenses in the office of the Commissioner, four hundred dollars.

For compensation to the Register of the Treasury, clerks and perfons employed in his office, fifteen thousand five hundred dollars. For expense of stationary, printing and all, other contingent expenses in the Register's office (including books for the public stocks) two thousand four hundred dollars.

For the payment, of rent for the feveral houfes employed in the Treasury department (except the Treasurer's office) one thousand nine hundred and forty-fix dollars, and fixtyeight cents.

For expense of firewood and candles in the feveral offices of the Treasury department (except the Treasurer's office) one thousand five hundred dollars.

For defraying the expense incident to the ftating and printing the public accounts for the year one thousand seven hundred and ninety-five, eight hundred dollars.

For compensations to the feveral Loan-Officers, thirteen thousand two hundred and fifty dollars.

For compensation to the Sccretary of War, clerks and perfons employed in his office, eight thousand five hundred and fifty dollars. Specific appropriativernment for 1795.

For expense of firewood, stationary, printing, rent and other contingent expenses in port of go. the office of the Secretary of War, one thoufand one hundred and thirty-three dollars, and thirty-three cents.

> For compensation to the accountant to the War department, clerks and perfons employed in his office; fix thousand four hundred and fifty dollars.

> For contingent expenses in the office of the accountant to the War department, fix hundied dollars.

> For compensations to the following officers of the Mint; The Director, two thouland dollars ; the Treafurer, one thousand two hundred dollars; the Affayer, one thousand five hundred dollars; the Chief Coiner, one thoufand five hundred dollars; the Engraver, one thousand two hundred dollars; four clerks, at five hundred dollars each, two thoufand dollars.

> For defraying the expenses of laborers in the different branches of refinery, melting and coining at the mint, five thousand two hundred dollars.

For the pay of mechanics employed in making and repairing machinery for the Mint, two thousand fix hundred dollars.

For the purchale of a new coining prefs, ironmongery, lead, wood, coals, stationary, office-furniture, and for other contingencies of the establishment of the mint, five thousand five hundred dollars.

For the purchase of a house and lot for the mint, and of lumber, bricks and other materials for buildings to be erected, and other neceffary improvements to be made, including mafons' and carpenters' work, cartage and laborers, one thousand nine hundred dollars.

For compensations to the governors, fecre- specific aptaries and judges of the territory north-weft, propriatiand the territory fouth of the river Ohio, ten port of government for 1795.

For expenses of stationary, office-rent, printing patents for lands, and other contingent expenses in both the faid territories, feven hundred dollars.

thousand three hundred dollars.

For the payment of fundry penfions granted by the late government, two thousand and feven dollars, and feventy-three cents.

For the annual allowance to the widow and orphan children of Colonel John Harding, and to the orphan children of Major Alexander, Trueman, by the act of Congress of the twenty-feventh of February, one thousand seven hundred and ninety-three, feven hundred and fifty dollars.

For the annual allowance for the education of Hugh Mercer, fon of the late Major-General Mercer, by the act of Congress of the fecond of March, one thousand seven hundred and ninety-three, four hundred dollars.

For the difcharge of fuch demands against the United States, on account of the civil department, not otherwife provided for, as shall have been afcertained and admitted in due courfe of fettlement at the Treafury, and which are of a nature, according to the usage thereof, to require payment in fpecie, three thousand dollars.

Sec. 2. And be it further enacted, That for the maintenance and support of light-houses, houses. beacons, buoys, public piers, and stakeage of channels, bars and fhoals, there fhall be appropriated a fum of money, not exceeding twenty thousand dollars; and for making good a deficiency of appropriation for building a light-

Vol III.

T

[146]

houfe at Baldhead, there shall be appropriated a fum not exceeding four thousand dollars.

Specific appropriati-

Sec. 3. And be it further enasted, That for ous for mit- difcharging certain mifcellaneous claims upon cellaneous the United States, there shall be appropriated a fum of money not exceeding eight thousand and four dollars, and thirtzen cents; that is to fay: For making good, to the Bank of the United States, lofs and infurance on fhipments of money for, and on account of the United States, and for lofs on filver and gold, received from the Collectors at Wilmington and Edenton, one thousand four hundred and twelve dollars, and ninety-three cents: For paying Joseph Stretch, fole administrator of Joseph Wright, deceased, for modelling a likenes, and cutting two dies, in conformity to a refolution of Congress, of the twenty-fourth of September, one thousand feven hundred and feventy-nine, two hundred and thiftythree dollars, and thirty-three cents : I'or the payment of a balance due to Arthur St. Clair, purfuant to an act of Congress, of the thirty-first of May, one thousand seven hundred and ninety-four, one thousand and fiftyfeven dollars, and eighty-feven cents : For an allowance to the widow and orphan-children of Robert Forfyth, late marshal of the district of Georgia, purfuant to an act of June the feventh, one thousand feven hundred and ninety-four, two thousand dollars: For defraying the expense of publishing lifts of invalid penfioners, in compliance with the refolution of Congress, of the ninth of June, one thousand feven hundred and ninety-four, eight hundred dollars: For defraying the expense of fundry expresses to and from the collectors of the revenue, in relation to the embargo, five hun-

dred dollars: For the discharge of fuch miscellaneous demands against the United States. other than those on account of the civil department, not otherwife provided for, and which fhal! have been afcertained and admitted in due courfe of fettlement at the Treafury, and which are of a nature, according to the ulage thereof, to require payment in fpecie, two thoufand dollars.

Sec. 4. And be it further enacted, That the out of what feveral appropriations, herein before made, fand payshall be paid and difcharged out of the fund of fix hundred thousand dollars, referved by the act making provision for the debt of the United States.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Reprefentatives., JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, January the fecond, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXXIV.

An Act to regulate the Pay of the non-commiffioned Officers, Muficians and Privates of the Militia of the United States, when called into actual Service, and for other Purpofes.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That from and after the passing of this act, the al-

١,

Monthly pay of noncommittiuned officers. &c.

lowance of bounty, clothing and pay to the non-commissioned officers, mulicians and privates of the infantry, artillery and cavalry of the militia of the United States, when called into actual fervice, shall be at the rate per month, as follows: Each ferjeant-major and quartermaster-ferjeant, nine dollars ; each drum and fife-major, eight dollars, and thirtythree cents; each ferjeant, cight dollars; each corporal, drummer, fifer and trumpeter, feven dollars, and thirty-three cents; each farrier, faddler and artificer (included as a private) eight dollars; each gunner, bombardier and private, fix dollars, and fixty-fix cents.

Certain allowance to

Sec. 2. And be it further enacled, That in addition to the monthly pay, there shall be allowed to each officer, non-commissioned ofthe cavalry. ficer, mufician and private of the cavalry, for the use of his horse, arms and accoutrements, and for the rifk thereof, except of horfes killed in action, forty cents per day; and to each non-commissioned officer, mulician and private, twenty-five cents per day, in lieu of rations and forage, when they shall provide the fame.

Pay when to commence.

Allowance for travelling.

Sec. 3. And be it further enacted, That whenever the militia fhall be called into the actual fervice of the United States, their pay shall be deemed to commence from the day of their appearing at the places of battalion, regimental or brigade rendezvous; allowing to each non-commissioned officer, musician and private foldier, a day's pay and rations, for every fifteen miles from his home to fuch place of rendezvous, and the fame allowance for travelling home from the place of difcharge. Sec. 4. And be it further enacted, That in addition to the pay heretofore authorized by law, there shall be allowed and paid to the non-commissioned officers, musicians and pri- Additional vates of the militia lately called forth into the militia calactual fervice of the United States, on an ex- led forthin pedition to Fort-Pitt, fuch fums as fhall, with the expedithe pay heretofore by law eftablished, be equal Piu. to the allowances refpectively provided in the first and second sections of this act. Provided neverthelefs, That the compensations made by any flate, to the militia called forth from fuch ftate, fhall be deemed to be included in the additional allowance authorized by this act; and fuch state shall be entitled to receive from the Treafury of the United States, fuch fums as they shall have paid, or allowed to the non-States to be commissioned officers, musicians and privates, reimbursed over and above the pay heretofore allowed by fum. law, and not exceeding the additional allowance granted by this act.

Sec 5. And be it further enacted, That for the completing and better fupporting the mi-- litary establishment of the United States, as provided by the act, intitled, "An act making further and more effectual provision for the protection of the frontiers of the United-States," there shall be allowed and paid, from Additional and after the first day of January, one thousand listed feven hundred and ninety-five, to each non- troops. commiflioned officer, mufician and private now in fervice, or hereafter to be inlifted, the additional pay of one dollar per month, during the terms of their respective inlistments; and to each foldier now in the fervice of the United States, or discharged therefrom, subfequent to the third day of March laft, who shall re-inlift after the first day of January next, an additional bounty of eight dollars,

pay of in-

bounty on re inliftment

additional bounty to

Additional making the entire bounty fixteen dollars; and to each perion not now in the army of the United States, or difcharged as above, who shall inlift after the faid first day of January next, an additional bounty of fix dollars, making the entire bounty fourteen dollars: but the payment of four dollars of each addi-Part of the tional bounty hereby granted, fhall be deferred, until the foldier inlifting shall join the bedeferred regiment or corps, in which he is to ferve.

rations to thofe cmployed in fervice of frontiers.

Sec. 6. And be it further enacted, That Increase of to those in the military fervice of the United States, who are, or fhall be employed on the western frontiers, there shall be allowed, durthemilitary ing the time of their being fo employed, two the U.S. on ounces of flour or bread, and two ounces of the wellern beef or pork, in addition to each of their rations, and half a pint of falt, in addition to every hundred of their rations.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, January the fecond, 1795: GEORGE WASHINGTON. Prefident of the United States.

LXXV. CHAPTER

An Act authorizing the Transfer of the Stock fanding to the Credit of certain States.

D E it enacted by the Senate and House of Reprefentatives of the United States of America, in Congress affembled, That at any time

within two years from the paffing of this act, Certain transfers shall and may be authorized, of fo flock flandmuch of the flock flanding to the credit of credit of a any flate, purfuant to the report "the com. flate to be transferred millioners for fettling accounts between the to its cre-United States and individual flates, and the ditors. act passed thereon, intitled, " An act making provision for the payment of the interest on the balances due to certain states, upon a final fettlement of the accounts between the United States and the individual states," to creditors of fuch flate, who were fuch, prior to the first day of July, one thouland feven hundred and ninety-three, as may be necessary to fatisfy their refpective demands : Provided, That no Provide fuch transfer shall be made but with the confent of the faid fate and its creditors. 1 95

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, January the fecond, 1795 : CEORGE WASHINGTON. Prefident of the United States.

[152]

CHAPTER LXXVI.

An Act providing for the Payment of certain Inftalments of foreign Debts; and of the third Instalment due on a Loan made of the Bank of the United States.

Certain inftalments of debt how to be paid.

BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That the Prefident of the United States be, and he hereby is authorized and empowered to caufe any inftalments of the foreign debts, which may fall due in the year one thousand feven hundred and ninety-five, and also the third inftalment due on a loan made of the bank of the United States, in purfuance of the eleventh fection of the act for incorporating the fubfcribers to the faid bank, to be paid out of the proceeds of any foreign loans heretofore made.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, January the eighth, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXXVII.

An Act for reviving certain Suits and Process which have been discontinued in the District Court of Pennsylvania.

BE it cnacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That all fuits and process which were pending in the district Certain court of Pennfylvania, which, by law, ought fuits and to have been holden on the third Monday of process re-vived in November last, and which were discontinued the district by the failure to hold the fame; and all fuits court of Pennfylvaand process which were commenced for the nia. faid court, or returnable thereto; and alfo all fuits and process, which were pending in any fpecial court of the faid district, and discontinued by failure to hold the adjournment thereof, on the day appointed, at any time fince the last day of July last, be, and they are hereby revived; and hereby day is given to all the fuits and process aforefaid, in the district court next by law to be holden in the fame district; and the fame proceedings may be had at the fame last-mentioned court, in all the fuits and process aforefaid, as by law might have been had at the courts, respectively, in which the fame were pending, or to which the fame were returnable.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-President of the United

States, and President of the Senate.

APPPOVED, January the 28th, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXXVIII.

An Act further extending the Time for receiving on Loan the domestic Debt of the United States.

> (EXPIRED.) v

Vol. III.

[154]

CHAPTER LXXIX.

An Act for the Remission of the Tonnage-Duties on certain French Veffels.

(PRIVATE,)

CHAPTER LXXX.

An AEt to authorize the Settlement of the Claim of Samuel Prioleau. (PRIVATE.)

CHAPTER LXXXI.

An AEt for the Relief of Epaphras Jones and others.

(PRIVATE.)

CHAPTER LXXXII.

An AEI Supplementary to the Several AEIs impofing Duties on Goods, Wares and Merchandize imported into the United States.

HEREAS difficulties have arifen in afcertaining the duties on certain articles imported into the United States, and further provifions for fecuring the collection of the impost-duties, are found neceffary;

New duty placed on fpceific armelcs.

Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United States of Anicrica, in Congress affembled, That in lieu of the prefent duties, there shall be levied, collected and paid, upon all printing-types, which, after the last day of March next, shall be imported into the United States, in thips or veffels of the United States, at the rate of ten per cent. and upon all girandoles, at the rate of twenty per cent. ad valorem ; that, after the faid laft day of March next, the prefent duties payable upon clayed fugars, shall cease, and there shall be paid upon all white clayed or white powdered fugars, three cents per pound, and upon all other clayed or powdered fugars, one and a half cent per pound; upon Malaga wine, twenty cents; upon burgundy and champaign, forty cents per gallon.

Sec. 2, And be it further enacted, That after the faid laft day of March, teas, common- Duty on ly called imperial, gunpowder or gomee, fhall tea. pay the fame duties as hyfon teas : and where any entire article is, by any law of the Uni- article to ted States, made fubject to the payment of payproporduties, the parts thereof, when imported fepa- tionably to rately, shall be subject to the payment of the fame rate of duties.

- Sec. 3. And be it further enacted, That af- Duties ad ter the faid last day of March, the valuation val. to be of all goods, wares and merchandize fubject at the place to the payment of duties ad valorem, shall be tion. made upon the actual coft at the place of exportation, including all charges (commissions, out-fide packages and infurance only excepted) that the duty on any wines imported into the United States shall not be less than ten cents per gallon, and that bottles, in which any liquor is imported, shall be subject to the payment of the like duty as empty bottles.

Sec. 4. And be it further enacted, That the duties upon all goods, wares and merchandize imported into the United States, after the faid

Part of an

of exporta-

Duties above fifty

last day of March, (where the fum payable dollarshow by one perfon or copartnership, shall amount to be paid. to more than fifty dollars) fhall be payable

upon all articles, the produce of the West-Indies (falt excepted) the one-half, in three, and the other half, in fix calendar months; and on all goods, wares and merchandize imported from Europe, (wines, falt and teas excepted) one-third in eight months, one-third in ten months, and the remaining third in twelve months, from the time of each refpective importation.

Additional reign veffels.

Sec. 5. And be it further enacted, That in duty on fo- respect to the aforefaid duties, and the duties heretofore imposed on goods, wares and merchandize imported into the United States, there shall be an addition of ten per cent. to the feveral rates of duties, when imported in fhips or veffels not of the United States : except in cafes, where fuch additional duty has been before fpecially laid on any goods, wares or merchandize imported in fuch fhips or veffels.

Duty how to be collected and appropriated.

Sec. 6. And be it further enacted, That the duties aforefaid shall be collected in like manner, and under the fame regulations, reftrictions and provisions, and fubject to the like appropriations, as goods, wares and merchandize imported into the United States are now fubject to.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-President of the United

States, and Prefident of the Schate.

APPROVED, January the 29th, 1795: GEORGE WASHINGTON, Prefident of the United States.

T 157

C H A P T E R LXXXIII.

An Act making further Provision in Cafes of Drawbacks.

HEREAS the allowance of drawbacks on goods, wares and merchandize imported into the United States, is now limited to fuch as are exported from diffricts into which the fame are imported, and great lofs and inconvenience are experienced from fuch limitation, and further provision, in respect to goods, wares or merchandize entitled to drawback, is deemed neceffary :

Sec. 1. BE it enacted by the Senate and House of Representatives of the United States of America, in Congress affembled, That after the last Drawbacks day of March next, any goods, wares and districts merchandize imported into the United States, than those into which may be exported from any of the ports at the goods which fhips and veffels from the Cape of Good were im-Hope, or from any place beyond the fame, are admitted to make entry, and entitled to the fame drawback of the duties, as goods, wares and merchandize exported from the diffricts into which they are imported, are now entitled to : Provided neverthelefs, That fuch Provife, goods, wares and merchandize shall not be entitled to fuch drawback, unless they shall be accompanied by a certificate from the collector of the district into which they were imported, fpecifying the marks, numbers and defcriptions of the cafks or packages, with the names of the mafter and veffel in which, the time when, and the place from whence they were imported; and where the articles pay duties by weight or measure, the quantity in each; and in all cafes, the amount of the duties paid or fecured thereon.

Sec. 2. And be it further enacted, That in

ported.

receiving certificate drawback.

Manner of order to entitle any perfon to fuch certificate. he or they shall make out an entry of all such to entitle to goods, wares and merchandize, specifying the marks, numbers and descriptions of the casks

or packages and their contents, the names of the mafter and veffel in which, the time when. and the place from which they were imported; the names of the mafter and veffel in which they are intended to be laden, and the district in the United States to which they are deftined; and fhall moreover make oath or affirmation to the truth of fuch entry: which requifites being complied with, and the collector farisfied with the truth thereof, he shall grant fuch certificate, and fuch goods, wares and merchandize shall be entered with the collector of the district, into which they shall be brought from the place of their importation, previous to the landing or unlading thereof.

Sec. 3. And be it further enacted, That af-Certain ar- ter the last day of March next, it shall be lawful for the importer or exporter of any liquors in cafks, coffee in cafks or other packages, or any unrefined fugars, to fill up the cafks or packages, out of other cafks or packages included in the original importation, or into new cafks or packages, in cafe the original cafk or package shall be fo injured, as to be rendered unfit for exportation, and under the infpection of the infpector of the port, from which fuch liquors, coffee or unrefined fugars are intended to be exported.

> Sec. 4. And be it further enacted, That when any goods, wares or merchandize entitled to drawback, shall be entered for exportation, from any other diffrict, than the one into which they were imported, the perfon intending to export the fame, befides producing the certificate herein before directed, shall

ticles may have their packages filled up or changed.

make an entry, in like manner, and the goods, Entry and wares and merchandize therein expressed, shall examinaundergo the fame examination, as is by law fary. required, relative to goods, wares and merchandize entitled to drawback, and intended to be exported from the place of original importation.

Sec. 5. And be it further enacted, That for all goods, wares and merchandize entitled to Debenture drawback, which after the laft day of March back how next, shall be exported from the district into and when to be paid. which they were originally imported, the exporter or exporters shall be entitled to receive from the collector of fuch district, a debenture or debentures for the amount of the drawback, to which fuch goods, wares or merchandize are entitled, payable at the fame time or times refpectively, on which the duties on the faid goods, wares or merchandize shall become due, except the fame, or any part thereof has been paid, or fhall become payable in lefs than three months; in which cafe, fuch debenture shall be payable in three months : And it shall be the duty of the faid collectors to difcharge fuch debentures, at the time they become due, out of any public money in their hands. And where goods, wares and merchandize are exported from any other district, than the one when into which they were imported, it shall be the goods are duty of the collector of fuch district, to grant from a difto the exporter, a certificate expressing that trist, other than that fuch goods, wares and merchandize were ex- into which ported from his diffrict, with the marks, num- they were imported, bers and description of the packages and their certain cercontents, the name of the veffel on which they fificate to be granted, were laden, the name of the commander, and the port for which they were cleared out, and the amount of the drawback, to which they

exported

entitle to debenture.

Provifo.

No drawback to be paid before duties are received.

Bond to be given to produce certificate of exportaa limited time.

which shall are entitled. And fuch certificate shall entitle the poffeffor thereof, to receive from the collector of the district, with whom the duties on the faid goods, wares and merchandize were paid or fecured, a debenture or debentures for the drawback expressed in the faid certificates, payable at the fame time, and in like manner, as is herein directed for debentures on goods, wares and merchandize exported from the place of their first importation : Provided nevertheles, That the collector aforefaid may refuse to grant fuch debenture or debentures, in cafe it shall appear to him, that any error has arifen, or any fraud has been committed; and in cafe of fuch refufal, if the debenture or debentures claimed shall exceed one hundred dollars, it shall be his duty to represent the

> cafe to the Comptroller of the Treafury, who fhall determine, whether fuch debenture or debentures shall be granted or not : And provided always, That in no cafe of an exportation

> by the original importer, fhall a drawback be

paid, until the duties on the importation there-

of shall have been first received.

Sec. 6. And be it further enacted, That before the receipt of any fuch debenture, in cafe of exportation from the diffrict of original importation, and in cafe' of exportation from any other district, before the receipt of any fuch certificate, the perfon applying for the fame fhall give bond with one or more furties, to the fatisfaction of the collector who is to grant the debenture, or the certificate, as the cafe may be, in a fum equal to double the amount of the fum, for which fuch debenture or certificate is granted, conditioned to produce to tion within fuch collector, like proof and certificates of the delivery of fuch goods, wares or merchandize, at fome place without the United States, as are now required by law for obtaining the drawback on exportation, within one year, in cale fuch goods have been fhipped to any part of Europe or America, and within two years, if to any part of Afia or Africa: Provided nevertheles, That when it shall be provided made appear to the fatisfaction of the collector, to whom fuch certificates are directed to be returned, that fuch certificates could not be obtained, the exporter or exporters shall be permitted to offer fuch other teftimony, as to the landing or lofs of the goods, wares and merchandize, as he may have; which proof fhall be referred to the comptroller of the treafury, who fhall have power and authority to admit the fame, if he shall deem it faisfactory, and to direct the collector to cancel the bond accordingly.

Sec. 7. And be it further enacted, That fo Part of an much of the act, intitled, " An act to provide act repealmore effectually for the collection of the duties ^{ed,} impofed by law on goods, wares and merchandize imported into the United States, and on the tonnage of thips or veffels," as extends the credits on bonds given for duties on account of the drawback on goods exported, fhall, after the faid laft day of March next, be repealed : Provided, That nothing herein contained fhall Proviso. be confirued to extend to any allowance made upon goods, wares and merchaudize imported before the faid laft day of March next.

FREDERI, K AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, January the 29th, 1795: GEORGE WASHINGTON. Prefident of the United States. Vol. III.

[162]

CHAPTER LXXXIV.

An Act in Addition to the Act, intitled, "An Act to regulate the Pay of the non-commifficned Officers, Mulicians and Privates of the Militia of the United States, when called into actual Service, and for other Purpofes."

Angmentation of bounty rendered ral.

T E it enacted by the Senate and Houle of Representatives of the United States of America, in Congress affembled, That the augmentation of bounty authorized by the fifth fection of the act, intitled, " An act to regumore gene- late the pay of the non-commissioned officers, muficians and privates of the militia of the United States, when called into actual fervice, and for other purpofes," fhall be allowed and paid to fuch recruits as shall have inlisted after the pailing of the faid act, or as shall hereafter inlift, in like manner as is by the faid act provided in cafes of inliftment after the first day of January next.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-President of the United

> > States, and Prefident of the Senate.

APPROVED, January the 29th, 1795: GEORGE WASHINGTON, Prefident of the United States.

163].

CHAPTER LXXXV.

An Act to establish an uniform Rule of Naturalization ; and to repeal the Act heretofore paffed on that Subject.

FOR carrying into complete effect, the power given by the conflitution, to effablifh an uniform rule of naturalization throughout the United States:

Sec. 1. BE it enacled by the Senate and Houfe of How an Representatives of the United States of America, alien may in Congress affembled, That any alien, being a citizen. free white perfon, may be admitted to become a citizen of the United States, or any of them, on the following conditions, and not otherwife :

First. He shall have declared on oath or af- To express firmation, before the fupreme, fuperior, diftrict hedeline of or circuit court of some one of the flates, or citizen, and of the territories north-weft or fouth of the ri- torenounce ver Ohio, or a circuit or district court of the allegiance. United States, three years, at leaft, before his admiffion, that it was, bona fide, his intention to become a citizen of the United States, and to renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty whatever, and particularly, by name, the prince, potentate, ftate or fovereignty whereof fuch alien may, at the time, be a citizen or fubject.

Secondly. He shall, at the time of his ap- To have plication to be admitted, declare on oath or af- certain refidence. firmation, before fome one of the courts aforefaid, that he has refided within the United States, five years at leaft, and within the flate or territory, where fuch court is at the time held, one year at least; that he will support

conflitution. To renounce for-

mer allegiance.

Court to be fatisfied of certain things.

To support the conflictution of the United States; and that he doth abfolutely and entirely renounce and abjure all allegiance and fidelity to every foreign prince, potentate, ftate or fovereignty whatever, and particularly by name, the prince, potentate, flate or fovereignty, whereof he was before a citizen of fubject; which proceedings shall be recorded by the clerk of the court.

> Thirdly. The court admitting fuch alien, fhall be fatisfied that he has refided within the limits and under the jurildiction of the United States five years; and it fhall further appear to their fatisfaction, that during that time, he has behaved as a man of a good moral character, attached to the principles of the conftitution of the United States, and welldifpofed to the good order and happinefs of the fame.

> Fourthly. In cafe the alien applying to be admitted to citizenship, shall have borne any hereditary title, or been of any of the orders of nobility, in the kingdom or flate from which he came, he fhall, in addition to the above requifites, make an express renunciation of his title or order of nobility, in the court to which his application fhall be made; which renunciation shall be recorded in the faid court.

Sec. 2. Provided always, and be it further enacted, That any alien now refiding within the limits and under the jurifdiction of the United States, may be admitted to become a citizen, on his declaring on oath or affirmation, comeaciti- in fome one of the courts aforefaid,' that he has refided, two years at leaft, within and under the jurifdiction of the fame, and one year, at leaft, within the flate or territory where fuch court is at the time held; that he will fupport the constitution of the United

To renounce titlc.

How an alicn now refident in the U S fiall bezen.

States; and that he doth abfolutely and entirely renounce and abjure all allegiance and fidelity to any foreign prince, potentate, state or fovereignty whatever, and particularly by name, the prince, potentate, flate or fovereignty whereof he was before a citizen or fubject; and, moreover, on its appearing to the fatisfaction of the court, that during the faid term of two years, he has behaved as a man of good moral character, attached to the conflitution of the United States, and well difpofed to the good-order and happiness of the fame; and, where the alien applying for admiffion to citizenship, shall have borne any hereditary title, or been of any of the orders of nobility in the kingdom or ftate from which he came, on his moreover making in the court, an express renunciation of his title or order of nobility, before he shall be entitled to fuch admiffion; all of which proceedings, required in this provifo to be performed in the court, shall be recorded by the clerk thereof.

Sec. 2. And be it further enacted, That the children of perfons duly naturalized, dwelling How chilwithin the United States, and being under the dren that age of twenty-one years, at the time of fuch obtain citinaturalization; and the children of citizens thro'their . of the United States, born out of the limits parents. and jurifdiction of the United States, shall be confidered as citizens of the United States: Provided, That the right of citizenship shall not defcend to perfons, whole fathers have never been refident in the United States: Provided alfo, That no perfon heretofore profcribed by any flate, or who has been legally convicted of having joined the army of Great-Britain, during the late war, fhall be admitted a citizen as aforefaid, without the confent of

[166]

the legislature of the state, in which such perfon was proferibed.

Former ach repealed.

Sec. 4. And be it further enacted, That the act, intitled, " An act to establish an uniform rule of naturalization," paffed the twentyfixth day of March, one thousand seven hundred and ninety, be, and the fame is hereby repealed.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, January the 29th, 1795: GEORGE WASHINGTON. Prefident of the United States.

C H A P T E R LXXXVI.

An ASt to amend the ASt, intitled, "An ASt making Alterations in the Treafury and War Departments."

In cafe of vacancy in mest Prethem.

D E it enacted by the Senate and Houfe of Re-D prefentatives of the United States of America, in Congress affembled, That in cafe of vathe open cancy in the office of Secretary of State, Sefident to fill cretary of the Treasury, or of the Secretary of the department of War, or of any officer of either of the faid departments, whole appointment is not in the head thereof, whereby they cannot perform the duties of their faid relpcctive offices; it shall be lawful for the Prefident of the United States, in cafe he fhall think it neceffary, to authorize any perfon or perfons, at his diferetion, to perform the duties of the faid refpective offices, until a fucceffor be appointed, or fuch vacancy be filled : *Provided*, That no one vacancy thall Provifo. be fupplied, in manner aforefaid, for a longer term than fix months.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.
JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.
APPROVED, February the 13th, 1795:

> GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXXXVII.

An Act to authorize the Allowance of Drawback on Part of the Cargo of the Ship Enterprize. (PRIVATE.)

CHAPTER LXXXVIII.

An Act relative to the Compensations of certain Officers employed in the Collection of the Duties of Impost and Tonnage.

Sec. 1. B. *E. it enacted by the Senate and Houfe* of Reprefentatives of the United States of America, in Congress alfembled, That in lieu of the commissions heretofore by law established, there shall be allowed to the collectors of the duties of imposs and tonnage, on all monies by them respectively received on account of the duties aforesaid arising on tonnage, and on goods, wares and merchandize imported after the laft day of March Specific al- next, as follows, to wit:

lowance to collectors, &c,

To the collectors of the diffricts of Pennfylvania and New-York, three-tenths of one per cent:

To the collector of the diffrict of Bofton and Charleflown, and to the collector of the diffrict of Baltimore, five eighths of one per cent:

To the collectors of the diffricts of Salem and Norfolk, feven-eighths of one per cent :

To the collectors of the diffricts of Alexandria, Charleston and Savannah, one per cent :

To the collector of the diffrict of Newburyport, one and a quarter per cent :

To the collectors of the diffricts of Portfmouth, Portland, Newport, Providence, New-Haven and Tappahannock, one and a half per cent :

And to the collectors of the diffricts of Vermont, Champlain, Glocefter, Marblehead, Plymouth, Barnstable, Nantucket, Edgar-Town, New-Bedford, Dighton, York, Biddeford, Bath, Wiscaffet, Penobscot, Frenchman's-Bay, Machias, Paffamaquoddy, New-London, Fairfield, Sagg-Harbour, Perth-Amboy, Burlington, Bridgetown, Great Egg-Harbour, Wilmington in Delaware, Chefter, Oxford, Vienna, Snowhill, Annapolis, Nottingham, Cedar-Point, George-Town in Maryland, Bermuda Hundred, Hampton, York-Town, Yeocomico, Dumfries, Foley-landing, Cherrystone, South-Quay, Kentucky, Wilmington in North-Carolina, Newbern, Wafhington, Cambden, George-Town in South-Carolina, Edenton, Beaufort, Sunbury, Brunfwick, Saint-Mary's, and Hardwich, two per cent.

Sec. 2. And be it further enacted, That from specific aland after the last day of March next, in lieu lowance to collectors, of the annual allowances heretofore establish- surveyore, ed by law, there shall be yearly allowed to &c. the following officers, the fums following, to wit :

To the collectors of the diffricts of Annapolis, Chefter, South-Quay, Yeocomico, Wilmington in North-Carolina, Cedar-Point and Washington, the sum of two hundred dollars each :

To the collectors of the diffricts of York. Paffamaquoddy, Oxford, Vienna, Nottingham, Hampton, York-town, Dumfries, Foleylanding, Cherrystone, Beaufort, Saint-Mary's, Brunfwick and Hardwich, the fum of one hundred and fifty dollars each :

To the collector of the diffrict of Perth-Amboy, one hundred and twenty dollars :

To the collectors of the districts of Portfmouth, Vermont, Champlain, Gloucester, Plymouth, Barnstable, Nantucket, Edgar-Town, New-Bedford, Biddeford, Penobscot, Frenchman's-Bay, Machias, Newport, Fairfield, Burlington, Bridgetown, Great Egg-Harbour, Wilmington in Delaware, Snowhill, Kentucky, Bermuda-Hundred, Cambden, George-Town in South-Carolina, and Sunbury, the fum of one hundred dollars each :

To the collectors of the diffricts of Marblehead, Bath, Wifcaffet, New-Haven and George-Town in Maryland, the fum of fifty dollars each :

To the naval-officer of the diffrict of Portfmouth, the fum of one hundred and fifty dollars :

· To the naval-officers of the diftricts of Newburyport, Salem, Newport, Providence, Wik-

VOL. III.

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collecturs, furveyors, £40, the fum of one hundred dollars each : To the furveyor of the port of Salem, two hundred dollars :

To the furveyors of Portfmouth, Newburyport, Briftol, Warren, Eaft-Greenwich, Saint-Mary's, Suffolk, Smithfield, Richmond, Peterfburg, Frederickfburg, Wilmington, Beaufort, and Swan'fborough, the fum of one hundred and fifty dollars each :

To the furveyors of Newport and Providence, one hundred and thirty dollars each :

To the furveyors of Gloucester, Beverly, New-Haven, Middletown, Albany, Hudson, Little Egg-Harbour, and Lewellen's fburg, one hundred and twenty dollars each :

And to the furveyors of Ipfwich, Portland, North-Kingfton, Pawhatuck, Patuxet, New-London, Stonington, Town-Creek, Bermuda-Hundred, Weft-Point, Urhanna, Port-Royal, Alexandria, Windfor, Hertford, Plymouth, Skewarky, Murfree'fborough, Bennet's-Creek, Winton, Nixonton, Newbiggen-Creek, Pafquotank-River, Indian-Town, Currituck-Inlet, Savannah and New-Brunfwick in New-Jerfey, the fum of one hundred dollars each.

Allowance to infpcctor; & for weighing. Sec. 3. And be it further enacted, That from and after the last day of March next, in lieu of the fum heretofore established by law, there shall be paid to each inspector, for every day he shall be actually employed in aid of the customs, a fum not exceeding one dollar and fixty-fix cents; and that instead of the sum heretofore established by law, to be paid for the weighing of every one hundred and twelve pounds, in the districts of Pennfylvania, New-York, Boston, Baltimore and Norfolk, there shall be paid one cent and a half. T 171 7

Sec. 4. And be it further enacled, That from collectors. and after the last day of March next, it shall naval offibe the duty of the feveral collectors, naval- veyors to officers and furveyors, to keep accurate ac- keep and counts of their official emoluments and expen- accounts. ditures, and the fame to transmit, annually, on the laft day of December, to the Comptroller of the Treafury, who shall annually lay an abstract of the same before Congress.

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FREDERICK AUGUSTUS MUHLENBERG.

Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, February the 14th, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXXXIX.

An Act supplementary to the Act concerning Invalids.

Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the right any perfon now has, or may hereafter acquire, to receive a penfion, by virtue of the act paffed on the twenty-eighth day of February, one thousand feven hundred and ninéty-three, intitled, " An act to regulate the claims to invalid penfions," be confidered to commence at the time of completing his teftimony before the district-judge, or commissioners, pursuant to the faid act : And nothing No arreast fhall be allowed to any invalid of the defcription aforefaid, by way of arrear of penfion, an-

F 172 7

Penflon how long to continue.

tecedent to the date of his completing his teftimony as aforefaid : And the penfions allowed under the faid act fhall be continued to the respective pensioners, during the continuance of their difability.

Officers to return commutation,

Sec. 2. And be it further enacted, That no commissioned officer, who has received commutation of half-pay, shall be paid a pension, as an invalid, until he shall return his commutation into the treafury of the United States : except where fpecial provision has been made, in particular cafes, for allowing penfions on the return only of certain portions of the commutation.

FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Representatives.

IOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, February the 21st, 1795: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XC.

An Act for the Reimbursement of a Loan authorized by an Act of the last Selfion of Congress.

Sec. 1. D E it enacted by the Senate and Houfe of Representatives of the United Bank of U. States of America, in Congress affembled, That zed to lend. the bank of the United States be, and the fame is hereby authorized to lend to the United States, the whole, or any part of the fum of eight hundred thousand dollars (remaining un-

applied), in purfuance of the authority granted to borrow one million of dollars, by the act, intitled, " An act making further provision for the expenses attending the intercourse of the United States with foreign nations; and further to continue in force the act, intitled, " An act providing the means of intercourfe . between the United States and foreign nations."

Sec. 2. And be it further enacted, That af- Surplus to ter referving fuch fums as may be fufficient to venues apfatisfy prior appropriations, there be further propriated. appropriated, in aid of the provision heretofore made, out of the proceeds of the duties which have arifen, or may arife upon carriages · for the conveyance of perfons; upon licenfes for felling wines and foreign diffilled fpirituous liquors by retail; upon fnuff and refined fugar; and upon property fold at auction; which were imposed by acts passed during the last feffion, and which may be further continued the prefent feffion of Congress, or from the proceeds of fuch duties or revenues as may be established in lieu thereof, a fum fufficient to the reimburfement, before the year one thoufand eight hundred and one, of any loan or loans, which have been, or which may hereafter be made, in virtue of the act aforefaid : And that the faith of the United States be, and the fame is hereby pledged, to make good any deficiency of the faid duties.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, February the 21st, 1795: GEORGE WASHINGTON, Prefident of the United States.

[174]

CHAPTER XCI.

An Act authorizing the Erection of a Light-House near the Entrance of George-Town Harbour, in the State of South-Carolina.

Lighthouse near the entrance of Georgetown harbour.

DE it enacted by the Senate and Houfe of Re-D prefentatives of the United States of America, in Congress affembled, That the Secretary of the Treafury be, and he is hereby required to caufe to be erected, as foon as may be, a light-houfe near the entrance of the harbour of George-Town, in the flate of South-Carolina, at fuch place, when ceded to the United States, as shall be most convenient for the navigation thereof; and that a fum not exceeding five thousand dollars, be appropriated for the fame, out of any monies not otherwife appropriated : And that a fum not exceeding one thousand dollars, be appropriated, for placing buoys on certain fhoals in Cape-Fearfiver, below the town of Wilmington in the ftate of North-Carolina.

Buoys in Cape-Fearriver.

> FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, February the 21st, 1795:

GEORGE WASHINGTON, Prefident of the United States.

175 Г

E H A P T E R XCII.

An Act to establish the Office of Purveyor of Public Supplies:

Sec. 1. BE it enacted by the Senate and House of Representatives of the United Purveyor States of America, in Congress affembled, That of public there shall be in the department of the treasfu-be appoinry, an officer to be denominated, " Purvey- ted. or of Public Supplies," whofe duty shall be, under the direction and fuper vision of the Secretary of the Treasury, to conduct the pro- His duty, curing and providing of all arms, military &c. and naval stores, provisions, clothing, Indian goods, and generally all articles of fupply, requisite for the fervice of the United States, and whole compensation shall be, a falary of two thousand dollars per annum. And all letters to and from the faid officer shall be re-Letters ceived and conveyed by post free of postage. free.

Sec. 2. And be it further enacted, That the His difquafaid officer shall not directly or indirectly, be lifications. concerned, or interested, in carrying on the business of trade or commerce, or be owner in whole or in part, of any fea veffel, or purchafe by himfelf or another, in trust for him, public lands, or any other public property, or be concerned in the purchase or disposal of any public fecurities of any flate, or of the United States, or take, or apply to his own ufe, any emolument or gain, for negociating or transacting any businel's in the faid department, other than what - shall be allowed by law; and if he shall offen d against any of the prohibitions of this act, he fhall upon conviction, forfeit to the United States, the penalty of three thousand dollars, and may be impri-

[176]

Penalty.

foned for a term not exceeding five years, and fhall be removed from office, and be forever thereafter incapable of holding any office under the United States.

To give bond, Sec. 3. And be it further enacled, That the faid officer shall, before he enters on the duties of his office, give bond with fufficient fureties, to be approved by the Secretary of the Treasury, and Comptroller, in the fum of twenty thousand dollars, payable to the United States, with condition for the faithful performance of the duties of his faid office; which bond shall be lodged in the office of the Comptroller.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, February the 23d, 1795:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XCIII.

An Act to continue in Force, the Act " for afcertaining the Fees in Admiralty Proceedings in the District Courts of the United States, and for other Purpofes."

(EXPIRED.)

CHAPTER XCÍV.

An AEt enabling George Gibbs to obtain a Drawback of Duties on certain exported Wines. (PRIVATE.)

E 177 J

CHAPTER XCV.

An Act to amend the Act, intitled, " An Act to cstablish the Post-Office and Post-Roads within the United States."

Sec. 1. D E it enacted by the Senate and D House of Representatives of the United States of America, in Congress affembled, That the following be, and are hereby eftablished, as post-roads, namely : From Pitts' - Post roads defignated. town in the district of Maine, to Wiscassett ; and from Hallowell in the faid diffrict, to Norridgeworth : From Dover in New-Hampshire through Berwick, to Waterborough Courthouse, and from thence to Kennebunk : From Portfmouth, through Dover, Rochefter and Moultonborough, to Plymouth; and from Plymouth to Portfmouth, by New-Hampton, Meredith, Gilmantown, Nottingham and Durham; the post to go and return on the faid route alternately : From Fishkill by Newburgh and New Windfor to Gofhen: From Cooper's Town by Butternut-creek and Oxford Academy to Union-Town : From Piper's on the post-road from Philadelphia to Bethlehem by Alexandria to Pittfton in New-Jerfey: From Brown'fville in Pennfylvania, to the town of Washington : From Reading, by Sunbury, and the town of Northumberland, to Lewisburg, commonly called Der'stown, on the Sufquehannah: From Bethlehem to Wilkfburgh in the county of Luzerne : From York-Town, through Abbot'ftown, and Cettifburgh, to Hager'stown in Maryland; and from Hager'stown, through Williamsport, to to Martinfburg in Virginia : From Annapolis,

Vol. III.

Post roads by lower Marlborough, to Calvert Courtdefignated. house, and from thence to Saint Leonard's creek: From Bladenfburgh in Maryland through Upper Marlbro to Nottingham and from thence to the town of Benedict : From Belle-Air in Harford county, Maryland, to the Black-horfe, on the York and Baltimore road : From Gloucester Court-house, in Virginia, to York-Town: From Powhatan Courthouse, to Carter'sville : From Charlottesville, by Warren, Warminsten, New-market, Amherft Court-houfe, Cabell'sburgh, and Madifon to Lynchburg: From Winchefter, through Romney, to Moorfields : From Charlotte in North-Carolina, by Lancaster Court-house, to Cambden in South-Carolina; and from Charlotte, to Lincolnton: From Beard'stown in Kentucky, to Nashville in the territory fouth of the river Ohio.

Certain poft road altered.

Poftmafter may dilcontinue certain reads.

Sec. 2. And be it further enacted, That inftead of the road from Fayetteville, by Lumberton to Cheraw Court-house, the route of the post shall hereafter be on the most direct road from Fayetteville to Cheraw Court-houfe : and that the Postmaster-General shall have authority to difcontinue the post-road, from Lumberton to Cheraw Court-house, and from Hager'flown to Sharpfburg in Maryland. That if, in the opinion of the Poltmaster-General, an alteration in the post-road from Cumberland in Maryland, to Morgantown in Virginia, and from thence, by Union-Town in Pennfylvania, to Brownfville on the Monongahela, could be made more conducive to the public interest, than the present route, yet to as to afford the fame accommodation to the faid places, he shall be authorized, with the

confent of the prefent contractor for carrying May alter the mail, to make fuch alteration.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the House of Representatives. HENRY TAZEWELL, President pro tempore of the Senate. APPROVED, February the 25th, 1795:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XCVI.

An Act supplementary to the Act, intitled, " An Act to provide more effectually for the Collection of the Duties on Goods, Wares and Merchandize imported into the United States, and on the Tonnage of Ships or Veffels."

Sec. 1. DE it enacted by the Senate and Houfe Penalty on of Reprefentatives of the United hindering States of America, in Congress affembled, That therevenue if the master or commander of any ship or from going veffel, coming into, or arriving at any port or veffel. place, within the United States, shall obstruct or hinder, or shall cause any obstruction or hindrance, with fuch an intent, to any officer of the revenue, in going on board fuch thip or veffel, for the purpole of carrying into effect any of the revenue-laws of the United States, he shall forfeit a fum not exceeding five hundred, nor lefs than fifty dollars.

Sec. 2. And be it further enacted, That in all actions, fuits or informations to be brought, where any feizure shall be made, for any

on boyrd a

breach of the revenue-laws of the United

claimant only, where probable caufe is fhewn

Eurden of proof in States, the burthen of proof shall lie on the fuit for breachfof revenue laws to lie on claimant.

Special bail to be given penalties on fuch breaches.

for fuch profecution, to be judged of by the court, before whom the profecution is had. Sec. 3. And be it further enacted, That in all cafes, in which fuits or profecutions shall in fuite for be commenced for the recovery of pecuniary penalties prefcribed by the laws of the United States, the perfon or perfons, against whom process may be iffued, shall be held to special bail, fubject to the rules and regulations,

Certain new diftricts and ports of delivery effablifhed.

which prevail in civil fuits, in which fpecial bail is required. Sec. 4. And be it further enacted, That from and after the laft day of May next, there shall be established the following new districts and ports of delivery, to wit ; In the flate of New-York, a district, to be called the district of Hudfon; which shall include the city of Hudfon, and all the waters and fhores northward of the faid city on Hudson river, and the town of Catskill below the said city; and the faid city of Hudfon shall be the fole port of entry for the faid diffrict; to which shall be annexed the towns or landing-places of Catf. kill, Kinderhook and Albany, as ports of delivery only; and the collector for the faid district shall reside at Hudson, and a surveyor to refide at Hudfon, and another at Albany. as is now by law established : In the state of Connecticut, a diffrict, to be called the diftrift of Middletown; which shall include the leveral towns and landing-places of Lyme. Saybrook, Killingfworth, Haddam, East-Haddam, Middletown, Chatham, Weathersfield, Glastenbury, Hartford, East-Hartford, Windfor and East-Windfor ; of which, Middletown Bew difshall be the fole port of entry, and the other trifts and towns and landing-places before-named fhall ports of debe ports of delivery only: and the collector bliffied. shall refide at Middletown, and there shall be two other furveyors appointed within the faid district, one to refide at Hartford, and the other at Saybrook : In the ftate of Maffachufetts, a district, to be called the district of Waldoborough; and a collector for the district fhall refide at Waldoborough, which fhall be the fole port of entry; and to which diffrict shall be annexed the towns of Briftol, Nobleborough, Warren, Thomaston, Cushing and Cambden; alfo a place, called Ducktrap, as ports of delivery only; and there shall be a furveyor to refide at Thomaston; and all the fhores and waters, from the middle of Damarafcotty river to Ducktrap, shall be comprehended within the faid district of Waldoborough. And in the diffrict of Portland and Falmouth, Freeport and Harpfwell; and alfo in the district of Bath, the towns of Georgetown and Brunfwick shall be ports of delivery only : And the collectors to be appointed Collectors in conformity with this act, shall each become to give bound in the fum of four thousand dollars, bond, &c. and each furveyor, in the fum of one thousand dollars, in manner, as is by law provided in like cafes. And the fame duties, authorities and fees of office, with a fimilar diffribution thereof, shall appertain to those appointments, as are now, in like cafes, authorized by law. And the collectors aforefaid shall each receive the fame percentage on the amount of all monies by them respectively received for duties, together with the fame yearly allowance, as is allowed by law to the collector of the diffrict

Burveyors: of Fairfield; and each of the furveyors in the diffricts aforefaid shall receive the fame yearly allowance, as is, or may be allowed, by law, to the furveyor of the diffrict of New-Haven.

Mafters of veficis bound to certain . parts, how themfelves.

Sec. 5. And be it further enacled, That the master or commander of any ship or vessel, bound from a foreign port or place, to the district of Hudson, or to the district of Berto conduct muda-Hundred and City-Point, shall, if bound to the former, first come to, with his ship or veffel, at the city of New-York, and if to the latter, after the laft day of September next, at Hampton-road or Sewell's-point, and there make report to the collector of New-York, or of Norfolk and Portfmouth, or to the collector of the port of Hampton, as the cafe may be, and take on board an infpector of the cuftoms, before he shall proceed to the district of Hudson, or to the district of Bermuda-Hundred and City-Point: And if bound to any port on Connecticut river, shall take an infpector on board, at Saybrook, before proceeding to fuch port. And if any mafter or commander shall neglect or refuse to comply with the duty hereby enjoined, or which is enjoined in the third fection of the act, intitled, " An act to provide more effectually for the collection of the duties imposed by law on goods, wares and merchandize imported into the United States, and on the tonnage of fhips or vessels," he shall forfeit a sum not more than five hundred, and not lefs than fifty dollars : Provided however, That from and after the last day of May next, the restrictions contained in the faid third fection shall not extend to, and be confidered, as affecting, the feveral ports or places included within the diffrict of Middletown; also the ports of North Yar-

Penalty.

3d fection of certain 12 x 101 to Γ. 183 7

mouth, Freeport and Harpfwell in the diffrict extend to of Portland and Falmouth, or the ports of ceitsin George-Town and Brunfwick in the district of Bath.

Sec. 6. And be it further enacted, That the Limits of diffrict of Hampton for James River shall on- of stamply extend up to the east fide of Chickahomony ton for river : and from thence upwards to Richmond ver. on the north fide shall be annexed to the diftrift of Bermuda-Hundred and City-Point; which district shall extend down James River on the fouth fide to Hood's.

Sec. -7. And be it further enacled, That The part of whenever a feizure, condemnation and fale of goods forgoods, wares and merchandize shall hereafter longing to take place, in the United States, and the va- U. States, applied to lue thereof shall be less than one hundred dol- pay costs, if lars, that part of the forfeiture, which accrues under a certain vato the United States, or fo much thereof as lue. fhall be neceffary, fhall be applied to the payment of the colts of profecution.

Sec. 8. And be it further enacted, That from when and after the last day of May next, whenever agententers an entry shall be made with the collector of goods, peany diffrict, of any merchandize imported in- bond to be to the United States, fubject to duties, by any agent, factor or perfon, other than the bona fide owner or confignee of fuch merchandize, it shall be the duty of the collector to increase the penalty of the bond to be given for the duties, the fum of one thousand dollars, and to make it a part of the condition of the faid bond, that the bona fide owner or confignce of fuch merchandize shall, on or before the first day of payment flipulated in faid bond, deliver to faid collector, a full and correct account of the faid merchandize imported for

encrealed.

the diffrict

In eafe duties are paid, fecurity is to be given.

care, in manner and form, as is now required of the bond. by law, in respect to an entry, previous to the landing of any merchandize; which account shall be verified, as in the cafe of an entry, and by a like oath or affirmation, to be taken and fubfcribed before any judge of the United States, or the judge of any court of record of a state, or before a collector of the customs of fome other district. And in case of the payment of the duties, at the time of entry, by any factor or agent, on the goods entered by him, the collector shall take his bond with security, in the penalty of one thousand dollars, with condition, that the account, verified by the oath or affirmation of the bona fide owner or confignee, in manner as before directed, shall be delivered to the faid collector, within ninety days.

How bonds given for goods on which drawback charged.

from confignee.

Sec. o. And be it further enacted, That all bonds, which may be given for any goods, wares or merchandize exported from the United States after the last day of May next, is payable, shall be dif. and on which any drawback of duties or allowance shall be payable, in virtue of such exportation, shall and may be discharged, and not otherwife, by producing, within one year from the date thereof, if the exportation be made to any part of Europe or America, or within two years, if made to any part of Afia or Africa, a certificate under the hand of the confignee at the foreign port or place, to whom the faid goods, wares or merchandize shall Certificate have been addreffed, therein particularly fetting forth and defcribing the articles fo exported, with their quantities or amount, and declaring that the fame have been delivered from on board the veffel, in which they were

exported, at the faid place ; as, alfo, a certi- Certificate ficate under the hand and feal of the conful or from conagent of the United States reliding at the faid place, declaring, either that the facts flated in fuch confignee's certificate are, to his knowledge, true, or that the certificate of fuch confignce is, in his opinion, deferving of full credit; which certificate of the confignee and contul or agent, shall, in all cafes, as respects the landing or delivery of the faid goods, firmed bywares or merchandize, be confirmed by the oath of oath of the mafter and mate, if living, or in capt. &c. cale of their death, by the oath or affirmation of the two principal furviving officers of the veffel, in which the exportation shall be made. And in cafes where there shall be no conful, How to or agent of the United States, refiding at the proceed faid place of delivery, the certificate of the where confignee before required, shall be confirmed there is no conful. by the certificate of two reputable American merchants, refiding at the faid place; or if there be no fuch American merchants, then, by the certificate of two reputable foreign merchants, teflifying that the facts, flated in fuch confignee's certificate, are, to their knowledge, true, or that fuch confignee's certificate is, in their opinion, worthy of full credit: which certificates shall be supported by the oath or affirmation of the mafter and mate, or other principal officers of the veffel, in the manner before prefcribed. And in cafes of lofs at fea, or by capture, or other unavoidable accident, or when, from the nature of the trade, the proofs and certificates before-mentioned are **not**, and cannot be produced, the exporter or exporters shall be allowed to adduce, to the Whencercollector of the port of exportation, fuch the cannot be other proofs, as they may have, and as the na- produced,

VOL. III.

A 2

tificate

to be fent to the lcr.

proofs, &c. ture of the cafe will admit ; which proofs fhall, with a flating of all the circumflances attendcomptrol- ing the transaction, within the knowledge of fuch collector, be transmitted to the comptroller of the treafury, who fhall, if he be fatiffied with the truth and validity thereof, have power to direct the bonds of fuch exporter or exporters to be cancelled.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the House of Representatives.

HENRY TAZEWELL, Prefident of the Senate, pro tempore.

APPROVED, February the 26th, 1795: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XCVII.

An Act authorizing the Payment of four thousand. Dollars for the Use of the Daughters of the late Count de Graffe. (PRIVATE.)

CHAPTER XCVIII.

An Act to provide fome prefent Relief to the Officers of Government, and other Citizens, who have fuffered in their Property by the Infurgents in the Western Counties of Pennsylvania.

DE it enacled by the Senate and Houfe of Re-D prefentatives of the United States of America, in Congress affembled, That the President of the United States be, and he is hereby autho-

rized, to draw out of the treasury of the Uni- 8,500 dols. ted States, the fum of eight thousand five hun- appropriadred dollars, to be applied by him to aid fuch ted for the prefert reof the officers of government and other citi- lief of cerzens, who have (in confequence of their ex- tain perertions in support of the laws) fustained losses "in their property, by the auctual deftruction thereof, by the infurgents in the western counties of Pennfylvania, as, in his opinion, fland in need of immediate affiftance, to be by them accounted for, in fuch manner, as may hereafter be directed by law.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident of the Senate, pro tempore.

APPROVED, February the 27th, 1795: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XCIX.

An Act for the Relicf of Angus M'Lean. (PRIVATE.)

CHAPTER C.

An Act for allowing an additional Compensation to the Judges of the Districts of Rhode-Island and Delaware.

D E it enacled by the Senate and Houfe of Re-D prefentatives of the United States of America, in Congress affembled, That there shall be

200 dols fnore allowed to the judges of R liland and Dela ware diftribs refpectively.

allowed to the judges of the diftricts of Rhodelfland and Delaware, each, two hundred dollars yearly, in addition to the compenfation heretofore allowed, to commence on the first day of the prefent year, and to be paid at the treasury of the United States, in quarterly payments.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident pro tempore of the Senate.

APPROVED, February the 27th, 1795: GEORGE WASHINGTON,

Prefident of the United States.

CHA'PTER CI.

An Act to provide for calling forth the Militia to execute the Laws of the Union, suppress Infurrections, and repel Invasions; and to repeal the Act now in Force for those Purposes.

In cafe of invafion Prefident may illue orders to militia officers. Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs alfembled, That whenever the United States shall be invaded, or be in imminent danger of invasion from any foreign nation or Indian tribe, it shall be lawful for the President of the United States, to call forth such number of the militia of the states, to fates, most convenient to the place of danger, or scene of action, as he may judge necessary to repel such invasion, and to issue his orders for that purpose, to such officer or officers of the militia, as he shall think proper. In case of And in cafe of an infurrection in any flate, infurrection against against the government thereof, it shall be law- a flate, Preful for the Prefident of the United States, on fident may, application of the legislature of fuch flate, or plied to by of the executive, (when the legislature cannot the flatebe convened) to call forth fuch number of the &c. callout militia of any other state or states, as may be the militia applied for, as he may judge fufficient to fup- flates. prefs fuch infurrection.

Sec. 2. And be it further enacted, That whenever the laws of the United States shall President be opposed, or the execution thereof obltruc- the militia ted, in any flate, by combinations too power- to fuporefs ful to be suppressed by the ordinary course of ons against judicial proceedings, or by the powers velted the laws of in the marshals by this act, it shall be lawful States. for the Prefident of the United States, to call forth the militia of fuch flate, or of any other ftate or ftates, as may be neceffary to suppress fuch combinations, and to caule the laws to be duly executed; and the use of militia to to be called forth may be continued, if necessary, until the expiration of thirty days after the commencement of the then next fellion of Congrefs.

Sec. 3. Provided always, and be it further To iffue cnacled, That whenever it may be necessary, proclamain the judgment of the Prefident, to use the ' military force hereby directed to be called forth, the Prefident shall forthwith, by proclamation, command fuch infurgents to difperfe. and retire peaceably to their refpective abode. within a limited time.

Sec. 4. And be it further enacled, 'That the Militia. militia employed in the fervice of the United when in fervice, to States, fhall be fubject to the fame rules and be fubject articles of war, as the troops of the United to the articles of war,

Term of fervice not to exceed 3 months, &c.

Penalty on net obey-

ing the

orders of the Prefi-

dent in the

cafes before reci-

ted.

States: And that no officer, non-commissioned officer, or private of the militia, shall be compelled to ferve more than three months, after his arrival at the place of rendezvous, in any one year, nor more than in due rotation with every other able-bodied man of the fame rank in the battalion to which he belongs.

Sec. 5. And be it further enacted, That every officer, non-commissioned officer, or private of the militia, who shall fail to obey the orders of the Prefident of the United States, in any of the cafes before recited. Inall forfeit a fum not exceeding one year's pay, and not lefs than one month's pay, to be determined and adjudged by a court-martial; and fuch officer Ihall, moreover, be liable to be cafhiered by fentence of a court-martial, and be incapacitated from holding a commission in the militia, for a term not exceeding twelve months, at the diferction of the faid court : And fuch non-commissioned officers and privates shall be liable to be imprifoned, by a like fentence, on failure of payment of the fines adjudged against them, for one calendar month, for every five dollars of fuch fine.

Courtsmartial.

Fines affefbe levied.

Sec. 6. And be it further enacted, That courts-martial for the trial of militia shall be composed of militia officers only.

Sec. 7. And be it further enacted, That all fines to be affeffed, as aforefaid, fhall be certified by the prefiding officer of the court-marfed how to tial, before whom the fame shall be affessed, to the marshal of the district, in which the delinquent shall refide, or to one of his deputies, and also to the fur ervisor of the revenue of the fame diffrict, who fhall record the faid certificate in a book to be kept for that pur-

pofe. The faid marshal, or his deputy, shall Fines affetforthwith proceed to levy the faid fines with be levid. cofts, by diffrefs and fale of the goods and chattels of the delinquent; which cofts and the manner of proceeding, with respect to the fale of the goods distrained, shall be agreeable to the laws of the ftate, in which the fame shall be, in other cafes of diffres. And where any non-commissioned officer or private shall be adjudged to fuffer imprifonment, there being no goods or chattels to be found, whereof to levy the faid fines, the marshal of the district, or his deputy, may commit fuch delinguent to gaol, during the term, for which he shall be fo adjudged to impriforment, or until the fine shall be paid, in the fame manner, as other perfons condemned to fine and imprifonment, at the fuit of the United States, may be committed.

Sec. 8. And be it further enacted, That the Marfhalte marshals and their deputies shall pay all fuch fines colfines by them levied, to the fupervifor of the lefted. revenue, in the district in which they are collected, within two months after they shall have received the fame, deducting therefrom, five per centum, as a compensition for their trouble; and in cafe of failure, the fame fhall be recoverable by action of debt or information, in any court of the United States, of the district in which fuch fines shall be levied, having cognizance thereof, to be fued for, profecuted, and recovered, in the name of the fupervifor of the diffrict, with interest and cofts.

Sec. 9. And be it further enacted, That the Marshals marshals of the several districts, and their de- of the difputies, shall have the fame powers in execu- have the ting the laws of the United States, as theriffs ers in ere-

cating the laws of U. States as the fift- in the flates.

and their deputies, in the feveral flates, have by law, in executing the laws of the refpective flates.

Former actrepeated.

Sec. 10. And be it further enabled, That the act, intitled, "An act to provide for calling forth the militia, to execute the laws of the Union, fupprefs infurrections, and repel invalions, pafied the fecond day of May, one thoufand feven hundred and ninety-two, shall be, and the fame is hereby repealed.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident of the Senate, pro tempore.

APPROVED, February the 28th, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CII.

An Act to continue in Force, for a limited Time, the Acts therein mentioned. (EXPLAND.)

CHAPTER CIII.

A DESCRIPTION

An A&, for the Relief of Robert Barton and others. (PRIVATE.)

[193]

CHAPTER CIV.

An Act for the Relief of William Seymour.

RE it enacted by the Senate and House of Reprefentatives of the United States of Ame- Seymour to rica, in Congress affembled, That in lieu of his have a penpresent rate of pension, William Seymour be dollars per placed on the penfion lift, at the rate of twen- month. ty dollars per month, to commence on the fifth day of March, one thousand feven hundred and ninety-five.

William fion of 20

FREDERICK AUGUSTUS MUHLENBERG. Speaker of the House of Representatives. HENRY TAZEWELL, Prefident of the Senate pro tempore.

APPROVED, March the fecond, 1795:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER CV.

An Act relative to Ceffions of Jurifdiction in Placcs where Light-Houfes, Beacons, Buoys and public Piers have been, or may bereafter be erected and fixed.

Sec. 1. B^E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That where ceffions have been, or hereafter may be made, by any state, of the jurifdiction of places, where light-houfes, beacons, buoys or public piers have been erected and fixed, or

B 2

Vol. III.

Ceilion of inrifdiction of places, for lighthoules, &c. vation of execution of process auflicient.

may, by law, be provided to be erected or fixed, with refervation, that procefs, civil and criminal, isluing under the authority of fuch with refer. ftate, may be executed and ferved therein, fuch ceffions shall be deemed fufficient, under the laws of the United States providing for the fupporting or erecting of light-houfes, beacons, buoys and public piers.

> Sec. 2. And be it further enacted, That where any state hath made, or shall make a ceflion of jurifdiction, for the purpoles aforefaid, without refervation, all process, civil and criminal, iffuing under the authority of fuch ftate, or the United States, may be ferved and executed within the places, the jurifdiction of which has been fo ceded, in the fame manner, as if no fuch ceffion had been made.

FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident of the Senate pro tempore.

APPROVED, March the fecond, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CVI.

An Act relative to the Paffing of Coaffing-Veffels between Long-Island and Rhode-Island.

DE it enacled by the Senate and Houfe of Re-D prefentatives of the United States of Ame-· rica, in Congress affembled, That coafting veffels going from Long-Island in the state of New-

Such refervation tobe implied. where not expreilly made.

York to the state of Rhode-Island, or from Privilegeor the ftate of Rhode-Island to the faid Long- coalling be-Island, shall have the fame privileges as are al- Island and lowed to veffels under the like circumftances Longgoing from a diffrict in one flate to a diffrict in the fame or an adjoining state.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. HENRY TAZEWELL, Prelident pro tempore of the Scnate.

APPROVED, March the fecond, 1795: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER CVII.

An Act for the Relicf of Spencer Man and Frantz Yacob Foltz. (PRIVATE.)

CHAPTER CVIII.

An Act to alter and amend the Act, intitled, " An Act laying certain Duties upon Snuff and Refined Sugar."

Sec. 1. D E it cnacled by the Senate and D Houfe of Reprefentatives of the United States of America, in Congress affembled, That the duty of eight cents per pound on fnuff, laid by the act of the laft feflion, intitled, " An act laying certain duties upon fnuff and refined fugar," fhall ceafe on the laft day of

off fnuff,

Duty taken March, in the prefent year, and shall not and laid on thenceforth be collected : but in lieu thereof. fnuff-mills, there fhall be levied and collected upon all mills employed in the manufacture of fnuff within the United States, the following yearly rates and duties, to wit: For and upon each and every mortar contained in any mill worked by water, and for every pair of millftones employed in the manufacture of fnuff, five hundred and fixty dollars : upon every peftle in any mill, other than mills worked by hand, one hundred and forty dollars : upon every peftle in any mill worked by hand, one hundred and twelve dollars : and upon every mill in which fnuff is manufactured by ftampers and grinders, two thousand two hundred and forty dollars per annum.

How the collected.

Sec. 2. And be it further enacled, That the dutyistobe duties aforefaid, shall be levied, collected and accounted for, by the fame officers, as are provided by the act, intitled, " An act repealing after the laft day of June next, the duties heretofore laid upon diffilled fpirits imported from abroad, and laying others in their ftead, and alfo upon fpirits diffilled within the United States, and for appropriating the fame;" fubject to the fuperintendance and controul of the department of the treafury according to the respective authorities and duties of the officers thereof.

Entry to be a penalty,

Sec. 3. And be it further enabled, That every perfon, who shall be a manufacturer of madeunder fnuff, on the first day of April, in the prefent year, shall, within thirty days thereafter, and in each fucceeding year, at least thirty days before the first day of April, make a true and exact entry or entries, in writing, at the office of infpection which shall be nearest to the house or building where he shall carry on the Entry to be bufinefs or trade of manufacturing fnuff, there- made unin fpecifying, truly and particularly, every nalty. houfe or building in which the faid manufacture shall be carried on, with the number of mortars in every mill by him owned, occupied or ufed, and worked by water, and every pair of millitones used or employed in the manufacture of fnuff, and every pettle in every mill as aforelaid, diffinitly fpecifying fuch peftles as are worked by other means than by hand, and also every pefile worked by hand, as alfo every mill in which fnuff is manufactured by flampers and grinders: And every perfon who fhall commence the bufinefs or trade of manufacturing fnuff, after the faid first day of April, shall, at least thirty days before commencing fuch manufacture, make like entry or entries yearly, in manner as is before directed; and in failure thereof, every fuch manufacturer shall forfeit and lose every mill, in respect to which such entry shall not be made, with the utenfils thereto belonging, and shall also ferfeit and pay the fum of five hundred dollars, to be recovered with cofts of fuit.

Sec. 4. And be it further enacted, That eve- License to ry perfon who shall be, on the first day of bereceived April, in the prefent year, or at any time thereafter, a manufacturer of fnuff within the United States, and who fhall have made the entry or entries herein before directed, shall be entitled, on application therefor, in writing, by himfelf, or his agent or attorney, to the officer of infpection with whom entry fhall have been made, to receive a license for each and every mill by him owned, occupied, or ufed in carrying on the faid manufacture of fnuff, for the term of one year, which license shall

hond:

be granted without fee or charge, upon the condition of giving a bond or bonds, with one or more fufficient fureties, for the amount of the duty or duties for one year, which, according to this act, ought to be paid for and upon the mill, in respect to which the faid license is requefted, with condition to pay the fame in three equal varts : one-third part at the expiration of nine months, another third part at the expiration of twelve months, and the remaining third part, at the expiration of fifteen months from the date of fuch licenfe: Provided, That in lieu of the faid bond or bonds. it shall be at the option of the manufacturer or making to pay the faid amount of the faid duty immepayment of diately, with a deduction or abatement of fix per cent.

Sec. 5. And be it further enabled, That the licenfes herein directed to be granted, shall be prepared by the fupervifors of the revenue, Form of 15- refpectively, purfuant to fuch forms as shall senter, and be preferibed by the treafury department; and which they when iffued, fuch licenfes fhall, in respect to all perfons who fhall be manufacturers of fnuff, on the first day of April in the prefent year, bear date on the faid day; and in refpect to all perfons who shall thereafter commence the faid manufacture, fuch licenfe shall bear date on the first day of the quarter of the year in which the faid licenfes shall be issued; and the faid quarters of the year fhall be deemed, and are hereby declared, to commence on the first days of January, April, July and October, in each year.

> Sec. 6. And be it further enacled, That every manufacturer of fnuff, to whom a licenfe fhall have been granted, fo long as he or the thall intend to carry on the bufinefs of manufac-

time from fhall bear date.

[199]

furing fnuil, fhall yearly, and every year, with- Newlicente in the thirty days immediately preceding the to be appliexpiration of each licenfe, apply for a new li- lycenfe for the next fucceeding year, in manner heretofore directed, and in like manner, thall pay or fecure the payment of the duties for fuch year.

Sec. 7. And be it further enacled, That if, Penalty on after the first day of April next, any perfon turing shall carry on the bufinels of manufacturing foul withfnuff, without a licenfe for that purpofe, ac- &c. cording to this act, or fhall carry on the fame at or with any mill other than that mentioned in fuch licenfe, fuch manufacturer, fo offending, shall forfeit and pay upon every conviction of fuch offence, treble the yearly amount of the duty hereby charged upon the mill or mills wherein or whereby the faid bufinefs fhall be fo carried on. And all duties and pe-Duties and nalties imposed by this act, shall attach to, and be a lien remain as a lien upon each and every mill in upon mills, refpect to which fuch duty or penalty shall have accrued, until the fame be fully fatisfied and paid.

Sec. 8. And be it further enacted, That-up- Drawback on all fnuff, which, after the laft day of March, of fix cents in the year one thousand seven hundred and ing four to ninety-five, shall be manufactured in the Uni- a certain ated States, and shall be exported therefrom, under the limitations and provisions hereinafter prefcribed, the exporter or exporters thereof thall be entitled to a drawback of fix cents per pound : Provided, That the quantity exported at any one time by the fame perfon, shall amount to three hundred pounds.

Sec. 9. And be it further enacted, That in order to entitle the exporter or exporters of

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Exporter to any fnuff, to a drawback thereon, every fuch make enperfon shall, previous to the removal thereof, try, from the mill or warehouse, where the same may be, make out, in writing, an exact entry, in which fhall be fpecified the outward packages, in which the fame is intended to be exported, the name of the manufacturer, and the marks and numbers of each, the quantity of fnuff in each package, and the number of bottles, canifters, bladders, or other packages containing the fame, the name of the veffel and commander, in which fuch fnuff is intended to be exported; and fhall make oath or afand oath. firmation to the truth of fuch entry, that the fnuff therein specified was manufactured in the United States, after the laft day of March, one thousand feven hundred and ninety-five, and the name or names of the perfon by whom, and the mill where it was manufactured, and that the fame is truly and bona fide intended to be exported out of the United States, and that no part thereof is intended to be relanded therein. And upon fuch entry being fo made and certified, it shall be the duty of the collector to whom fuch entry is tendered, to caufe the faid packages to be examined, and to permit the fame to be exported, under the infpection of an officer of the cuftoms, in like manner as is provided for the exportation of other goods, wares, and merchandize entitled to drawback : Provided, That no drawback shall From what be allowed on any fnuff, except the fame shall be exported from any of the ports, at which fhips or veffels from the Cape of Good Hope, or from any place beyond the fame, are admitted to make entry.

> Sec. 10. And be it further enacted, That every exporter of fnuff, entitled to drawback

Duty of collector thereon.

ports fuch Ínuff ma**y** be exportcd.

shall enter into bonds, with one or more fure- Exposter to ties, in an amount equal to double the amount give bond, of the drawback, conditioned, that the fame fhall not be relanded within the United States: and the mafter or commander of the flip or veffel in which fuch fnuff is reported to be Mafter of fhipped, thall make oath or affirmation, that veilels to the packages specified in the outward entry, make oath. are actually laden on board his thip or veffel, and that the fame or any part thereof, fhall not be relanded in the United States; and upon such oath or affirmation being made, and the other provisions of the act being complied with, the collector, with whom fuch entry is made, fhall grant a dubenture or debentures, for the amount of the drawback to which fuch fnuff is entitled, payable in twelve Debenture months from the time of granting the fame; ted. and fuch debenture or debentures shall be difcharged by the collector granting the fame, at the expiration of the term, out of any public money in his hands.

Sec. 11. Provided always, and be it further Before dea enacted, That before the payment of any de- benture is paid, cerbenture, the perion demanding fuch payment tain oaths fhall produce to the collector, the oath or affirmation of the mafter and mate of the veffel. (in which the fnuff, for which fuch debenture was granted) declaring that the fame was actually landed in fome foreign port or place, and was not, or any part thereof, to the best of their knowledge and belief, relanded or brought back to the United States; and the perfon demanding fuch payment fhall likewife make oath or affirmation, in like manner, that the fnuff, for which fuch debenture was granted, was not, according to his best knowledge and belief, relanded in, or brought back to

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Vol. III.

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to be admitted in certain eales.

other proof the United States : Provided alfo, That in cafes of lofs at fea, or other unavoidable accident, whereby the oath or affirmation of the captain or mate of the fhip or veffel cannot be obtained, it shall be lawful for the comptroller of the Treafury to admit fuch other proof as to him shall appear fatisfactory, under the fpecial circumstances of the cafe.

Sec. 12. And be it further enacted, That

tention to obtain a drawback thereon, fhall be relanded or attempted to be relanded within the United States, it shall be fubject to feizure and forfeiture, together with the fhip or yeffel from which it shall be unladen, and the

Penalty on re-landing. if any fnuff entered for exportation, with in-

to be commencmonths. & e .

Collectors count of åke. Secretary of the Treafury to lay before the legiflature, annually, of the revenue arifing from Inuff, &c.

vefiel or boat in which it fhall be put; and the master or commander of the ship or vessel from which the fame is unladen, fhall moreover forfeit and pay five hundred dollars : Profecution Provided, That every profecution for any fuch offence, shall be commenced within twelve edin twelve months from the time when the fame was committed, and that the fhip, veffel or boat from which any fuch fnuff fhall be unladen or landed, thall continue fubject to fuch feizure and forfeiture for twelve months from the time the offence was committed, and no longer.

Sec. 13. And be it further enacted, That it 10 keep ac- shall be the duty of the collectors granting dedebentures, bentures for fnuff exported, to keep a feparate account thereof, and to fpecify the mill or mills in which each parcel exported, was manufactured. And the Secretary of the Treafury shall caufe an account to be laid before the legiflature, annually, of the produce of the an account revenue arising from fnuff, and of the amount of the drawbacks for which debentures have been granted in each year.

- Sec. 14. And be it further enacted, That all How pepenalties and forfeitures which shall be incur- naties and forfeitures red purfuant to this act, shall be divided and are to be distributed, one-half thereof to the use of the disposed of United States, and the other half thereof to the use of the person, who, if an officer of infpection, shall first discover, or if not an officer of infpection, fhall first give information of the caule, matter or thing, whereby any of the faid penalties and forfeitures shall have been incurred.

Sec. 15. And be it further enacled, That it Prefident shall be lawful for the Prefident of the United to make States, who is hereby empowered to make compensar fuch compensation to the officers of inspection ficers of inemployed in the collection of the duties afore- frection, faid, and on refined fugar, and on the duties upon carriages for the conveyance of perfons, and for incidental expenses, as he shall judge reafonable, not exceeding in the whole five per centum of the total amount of the faid duties collected.

Sec. 16. And be it further enacted, That from and after the last day of March, in the prefent repealed to year, the feveral claufes and provisions of the a certain act, intitled, " An act laying certain duties upon fnuff and refined fugar," fo far as the fame shall relate to the laying and collecting of duties on fnuff manufactured in the United States, shall be, and the fame are hereby repealed; except as to the recovery and receipt of fuch duties on fnuff as shall then have accrued, and the payment of drawbacks on fnuff Revenue exported, and as to the recovery of any penal- on fauft to ties and forfeitures, which shall have been in- charged curred, before, and on the faid day, but the mer approrevenue to arife from the duty on fnuff manu- priations. factured within the United States shall remain

extent.

How long this act is

charged with the fame appropriations as if this to continue, act had not paffed; and that this act fhall continue in force, until the first day of March, one thousand eight hundred and one.

> FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. HENRY TAZEWELL, President of the Senate pro tempore.

APPROVED, March the third, 1795: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER CIX.

An Act for continuing and regulating the military Establishment of the United States, and for repealing fundry Acts heretofore paffed on that Subject.

(REPEALED.)

CHAPTER CX.

An Act making further Provision for the Support of public Credit, and for the Redemption of the public Dcbt.

Commiffioners of the finking fund may borrow, &c.,

E it enacled by the Senate and Sec. 1. House of Representatives of the United States of America, in Congress affembled, That it shall be lawful for the commissioners of the finking fund, and they are hereby empowered, with the approbation of the Prefident of the United States, to borrow, or caufe to be borrowed, from time to time, fuch fums,

in anticipation of the revenues appropriated, not exceeding, in one year, one million of dollars, to be reimburfed within a year from the time of each loan, as may be neceffary for the payment of the interest which shall annually Provision accrue on the public debt; and for the pay-ment of the ment of the intereft on any fuch temporary intereft on fuch borloan, which shall not exceed fix per centum rowing. per annum, fo much of the proceeds of the duties on goods, wares and merchandize imported, on the tonnage of thips or veffels, and upon fpirits diffilled within the United States, and stills, as may be necessary, shall be and are hereby appropriated.

Sec. 2. And be it further enacted. That a Loan to be loan be opened at the treasury, to the full opened to amount of the prefent foreign debt, to conti- amount of nue open until the last day of December, in the foreign the year one thousand feven hundred and ninety-fix, and that the fums, which may be fubfcribed to the faid loan, shall be payable and receivable, by way of exchange, in equal fums of the principal of the faid foreign debt; and that any fum, fo fubfcribed and paid, shall bear an interest equal to the rate of interest which is now payable on the principal of fuch part of the foreign debt, as shall be paid or exchanged therefor, together with an addition of one-half per centum per annum; the faid intereft to commence on the first day of January next fucceeding the time of each fubfcription, and to be paid quarter-yearly, at the fame periods, at which interest is now payable and paid upon the domestic funded debt: *Provided*, That the principal of the faid loan may be reimburfed at any time, at the pleafure of the United States.

the full debt.

How credits thall be given to fubicribers.

- Sec. 3. And be it further enacted, That credits to the respective subscribers, for the sums by them refpectively fubfcribed to the faid loan, shall be entered and given on the books of the treafury in like manner as for the prefent do-Certificates meftic funded debt ; and that certificates therefor, of a tenor conformable with the provifions of this act, figned by the Register of the Treasury, shall issue to the feveral subscribers, and that the faid credits, or flock flanding in the names of the faid fubicribers, refrectively, fhall be transferable, in like manner, and by the like ways and means, as are provided by the feventh fection of the act aforefaid, intitled, "An act making provision for the debt of the United States," touching the credits or flock therein mentioned; and that the intereft to be paid upon the flock which fhall be conftituted by virtue of the faid loan, shall be paid at the offices or places, where the credits for the fame fhall, from time to time, ftand or be, fubject to the like conditions and reftrictions, as are prefcribed in and by the eighth fection of the act last aforefaid.

Principal, &c. where to be paid.

Sec. 4. And be it further enacted, That the interest and principal of all loans, authorized by this act, shall be made payable at the treafury of the United States only, fo far as relates to the payment of the principal and interft of the domestic debt.

priated.

Sec. 5. And be it further enacted, That fo Certain du-ties, which much of the duties on goods, wares and merthail be fet chandize imported, on the tonnage of thips or free, appro- veffels, and upon fpirits diffilled within the United States, and stills, heretofore appropriated for the interest of the foreign debt, as may be liberated or fet free, by fubfcriptions

to the faid loan, together with fuch further fums of the proceeds of the faid duties, as may be neceflary, shall be, and they are hereby pledged and appropriated, for the payment of the interest which shall be payable upon the fums fubfcribed to the faid loan, and fhall continue fo pledged and appropriated, until the principal of the faid loan shall be fully reimburfed and redeemed: Provided always, Proviso. That nothing herein contained shall be conftrued to alter, change, or in any manner affect, the provisions heretofore made concerning the faid foreign debt, according to contract, either during the pendency of the faid loan, or after the clofing thereof; but every thing shall proceed, touching the faid debt, and every part thereof, in the fame manner as if this act had never been paffed, except as to fuch holders thereof, as may fubfcribe to the faid loan, and from the time of the commencement thereof in each cafe, that is, when interest on any fum subscribed shall begin to accrue.

Sec. 6. And be it further enacted, That the Certain dua feveral and respective duties laid and contain- ties to coned in and by the act, intitled, " An act laying colleged. additional duties on goods, wares and merchandize imported into the United States," passed the feventh day of June, one thousand feven hundred and ninety-four, shall, together with the other duties heretofore charged with the payment of interest on the public debt, continue to be levied, collected and paid, until the whole of the capital or principal of the prefent debt of the United States, and future loans which may be made, purfuant to law, for the exchange, reimburfement or redemption thereof, or of any part thereof, shall be

tinue to be

reimburfed or redeemed, and fhall be, and hereby are, pledged and appropriated for the payment of interest upon the faid debt and loans, until the fame shall be fo reimburfed or redeemed.

Sec. 7. And be it further enacted, That the

refervation made by the fourth fection of the aforefaid act, intitled, "An act making provision of certain duties. be annulled, and in lieu thereof, that fo much of the duties on goods, wares and merchandize imported, on the tonnage of fhips or veffels, and upon fpirits diffilled within the United States, and ftills, as may be neceffary, be, and hereby are fubflituted, pledged and appropriated for fatisfying the purpofe of the faid refervation.

> Sec. 8. And be it further enacted, That the following appropriations, in addition to those heretofore made, be made to the fund conflituted by the feventh fection of the act, intitled, " An act fupplementary to the act making provision for the debt of the United States," palfed the eighth day of May, one thousand feven hundred and ninety-two, to be hereafter denominated " The finking Fund;" to wit : First, Somuch of the proceeds of the duties on goods, wares and merchandize imported; on the tonnage of fhips or veffels, and on fpirits diffilled within the United States, and ftills, as, together with the monies which now conflitute the faid fund, and shall accrue to it, by virtue of the provisions herein before made, and by the interest upon each instalment, or part of principal, which shall be reimbursed, will be sufficient, yearly and every year, commencing the first day of January next, to reimburse and pay fo much as may rightfully be reimburfed and

Appropria ations made to certain fund.

paid, of the principal of that part of the debt Appropri or flock, which, on the faid first day of Janua- ations ry next, shall bear an interest of fix per cen- made to certain tum per annum, redeemable by payments on fund. account both of principal and interest, not exceeding, in one year, eight per centum, excluding that which fhall fland to the credit of the commissioners of the finking fund, and that which shall shand to the credit of certain ftates, in confequence of the balances reported in their favour, by the commissioners for fettling accounts between the United States and individual ftates : Secondly ; The dividends, which shall be, from time to time, declared on fo much of the flock of the bank of the United States, as belongs to the United States (deducting thereout fuch fums, as will be requisite to pay interest on any part remaining unpaid of the loan of two millions of dollars, had of the bank of the United States, purfuant to the eleventh fection of the act, by which the faid bank is incorporated): Thirdly; So much of the duties on goods, wares and merchandize imported, on the tonnage of fhips or veffels, and on fpirits diffilled within the United States and ftills, as with the faid dividends, after fuch deduction, will be fufficient, yearly and every year, to pay the remaining inftalments of the principal of the faid loan, as they shall become due, and as, together with any monies, which, by virtue of provisions in former acts, and herein before made, shall, on the first day of January, in the year one thousand eight hundred and two, belong to the faid finking fund, not otherwife fpecially appropriated; and with the intereft on each instalment, or part of princi. pal, which shall, from time to time, be reim.

Vot. III.

D 2

Appropriations made to certain fund.

burfed, or paid, of that part of the debt or ftock, which, on the first day of January, in the year one thousand eight hundred and one, shall begin to bear an interest of fix per centum per annum, will be fufficient, yearly and every year, commencing on the first day of January, in the year one thousand eight hundred and two, to reimburfe and pay fo much, as may rightfully be reimburfed and paid, of the faid principal of the faid debt or flock. which shall fo begin to bear an interest of fix per centum per annum, on the faid first day of January, in the year one thousand eight hundred and one, excluding that which shall ftand to the credit of the commissioners of the finking fund, and that which shall stand to the credit of certain flates as aforefaid: Fourthly; The net proceeds of the fales of lands belonging, or which fhall hereafter belong to the United States, in the western territory thereof: Fifthly; All monies, which fhall be received into the treasury, on account of debts due to the United States, by reafon of any matter prior to their prefent conflictation: And laftly: All furpluffes of the revenues of the United States, which shall remain, at the end of any calendar year, beyond the amount of the appropriations charged upon the faid revenues, and which, during the fellion of Congress next thereafter, shall not be otherwise specially appropriated or referved by law.

Monie accruing to the finking fund, to be under the managecommillioners.

Sec. 9. And be it further enacled, That as well the monies which shall accrue to the faid finking fund, by virtue of the provisions of this act, as these which fhall have accrued to the direction & fame, by virtue of the provisions of any former ment of the act or acts, shall be under the direction and management of the commissioners of the finking fund, or the officers defignated in and by the fecond fection of the act, intitled, " An act making provision for the reduction of the public debt," passed the twelfth day of August, one thousand feven hundred and ninety, and their fucceffors in office; and fhall be, and continue appropriated to the faid fund, until the How long whole of the prefent debt of the United States, to be ap-foreign and domestic, funded and unfunded, including future loans, which may be made for reimburfing or redeeming any inftalments or parts of principal of the faid debt, shall be reimburfed and redeemed; and fhall be, and are hereby declared to be vefted in the faid commissioners, in trust, to be applied, according to the provisions of the aforefaid act of the eighth day of May, in the year one thoufand feven hundred and ninety-two, and of this act, to the reimburfement and redemption of the faid debt, including the loans aforefaid, until the fame shall be fully reimburfed and redeemed. And the faith of the United States is hereby pledged, that the monies or funds aforefaid, fhall inviolably remain, and be appropriated and vefted, as aforefaid, to be applied to the faid reimburfement and redemption, in manner aforefaid, until the fame shall be fully and completely effected.

Sec. 10. And be it further enacled, That all reimburfements of the capital, or principal of Reimthe public debt, foreign and domeftic, shall be of the capimade under the fuperintendance of the com- tal of debt millioners of the finking fund, who are hereby the fuperempowered and required, if neceffary, with the intendance approbation of the Prefident of the United mittoners, States, as any inftalments or parts of the faid who may borrow. capital or principal become due, to borrow, on the credit of the United States, the fums re-

to be under

quifite for the payment of the faid inflaiments or parts of principal : Provided, That any loan which may be made by the faid commissioners, fhall be liable to reimburfement at the pleafure of the United States; and that the rate of intereft thereupon, shall not exceed fix per centum per annum; and for greater caution, it is hereby declared, that it shall be deemed a good execution of the faid power to borrow, for the faid commissioners, with the approbation of the Prefident, to caufe to be conflituted certificates of ftoch, figned by the Register of the Treasury, for the fums to be respectively borrowed, bearing an interest of fix per centum per annum, and redeemable at the pleafure of the United States; and to caufe the faid certificates of flock, to be fold in the market of the United States, or elfewhere : *Provided*, That no fuch ftock be fold under par. And for the payment of interest on any sum or sums which may be fo borrowed, either by direct loans, or by the fale of certificates of flock, the interest on the fum or fums which fhall be reimburfed by the proceeds thereof (except that upon the funded flock, bearing and to bear an interest of fix per centum, redeemable by payments, not exceeding in one year, eight per centum on account both of principal and interest) and fo much of the duties on goods, wares and merchandize imported, on the tonnage of thips or veffels, and upon fpirits diffilled within the United States, and upon ftills, as may be neceffary, fhall be, and hereby are pledged and appropriated.

Sec. 11. And be it further enabled; That it ms fhall be the duty of the commissioners of the rs finking fund, to caufe to be applied and paid, out of the faid fund, yearly and every

What field be a good execution of the power to borrow.

Appropriation for the payment of intereft.

What fums the commiflioners fhall pay annually.

year, at the treasury of the United States, the feveral and refpective fums following, to wit: First; Such fum and fums, as, according to the right for that purpole referved, may rightfully be paid for, and towards the reimburfement or redemption of fuch debt or flock of the United States, as, on the first day of January next, shall bear an intcreft of fix per centum per annum, redeemable by payments, not exceeding in one year, eight per centum, on account both of principal and intereft, excluding that flanding to the credit of the commissioners of the finking fund, and that flanding to the credit of certain states, as aforefaid, commencing the faid reimburfement or redemption, on the faid first day of January next: Secondly; Such fum and fums as, according to the conditions of the aforefaid loan, had of the bank of the United States, shall be henceforth payable towards the reimburfement thereof, as the fame shall respectively accrue: Thirdly; Such fum and fums, as, according to the right for that purpofe referved, may rightfully be paid for and towards the reimburfement or redemption of fuch debt or flock of the United States, as, on the first day of January, in the year one thousand eight hundred and one, fhall begin to bear an interest of fix per centum per annum, redeemable by payments, not exceeding in one year, eight per centum, on account both of principal and intcreft, excluding that francing to the credit of the committioners of the finking fund, and that flanding to the credit of certain flates, as aforefaid, commencing the faid re-

imburfement or redemption, on the first day of January, in the year one thousand eight hundred and two; and alfo to caufe to be applied all fuch furplus of the faid fund, as may at any time exift, after fatisfying the purpoles aforefaid, towards the further and final redemption of the prefent debt of the United States, foreign and domestic, funded and unfunded, including loans for the reimburfement thereof, by payment or purchase, until the faid debt shall be completely reimburfed or redeemed.

Commiffor the un. than the market lunded.

Government may event.

Priorities in appropriations for the paytereft to ccafe, as to ditors.

Sec. 12. Provided always, and be it further fioners not enacted, That nothing in this act shall be conto pay more strued to vest in the Commissioners of the funded co. finking fund, a right to pay, in the purchafe meflic debt, or discharge of the unfunded domestic debt of the United States, a higher rate than the price of the market price or value of the funded debt of the United States : And provided alfo, That if after all the debts and loans aforefaid, now due, and that shall arife under this act, excepting the faid debt or flock, bearing an interest of three per cent. shall be fully paid and difcharged, any part of the principal of the faid debt or flock bearing an intereft of make diffe-three per cent. as aforefaid, shall be unrepriations of deemed, the government shall have liberty, in a certain if they think proper, to make other and different appropriations of the faid funds.

Sec. 13. And be it further enacled, That all priorities heretofore established in the appropriations by law, for the interest on the ment of in, debt of the United States, as between the different parts of the faid debt, fhall, after certain cre- the year one thousand feven hundred and ninety-fix, ceafe, with regard to all creditors

of the United States, who do not, before the expiration of the faid period, fignify, in writing, to the Comptroller of the Treafury, their diffent therefrom; and that thenceforth, with the exception only of the debts of fuch creditors who shall fo fignify their diffent, the funds or revenues charged with the faid appropriations, shall, together, constitute a common or confolidated fund, chargeable indiferiminately, and without priority, with the payment of the faid interest.

Sec. 14. And be it further enacled, That all Certificates certificates, commonly called loan-office cer- to be pretificates, final fettlements, and indents of in- the treafutereft, which, at the time of paffing this act, ", shall be outstanding, shall, on or before the first day of January, in the year one thousand feven hundred and ninety-feven, be prefented at the office of the Auditor of the Treafury of the United States, for the purpose of being exchanged for other certificates of equivalent value and tenor, or, at the option of the holders thereof, respectively, to be regiltered at the faid office, and returned; in which cafe, it shall be the duty of the faid Auditor to caufe fome durable mark or marks to be fet on each certificate, which shall alcertain and fix its identity, and whether genuine, or counterfeit, or forged; and every of the faid certificates, which shall not be or be prefented at the faid office, within the faid real time, shall be forever after barred or precluded from fettlement or allowance.

Sec. 15. And be it further enacled, That if any transfer of flock flanding to the credit of condition a ftate, shall be made purfuant to the act, in- annexed to titled, "An act authorizing the transfer of the transfer

fonted at .

the credit of a flate.

flanding to the flock standing to the credit of certain ftates," passed the second day of January, in this prefent year, after the laft day of December next, the fame shall be upon condition, that it shall be lawful to reimburfe, at a subsequent period of reimburfement, fo much of the principal of the flock fo transferred, as will make the reimburfement thereof, equal in proportion and degree, to that of the fame flock transferred previous to the faid day.

ney approremaining unexpendtain time, to be carri ed to the * furplus fund."

Sec. 16. And be it further enacted, That Sum of mo- in regard to any fum which shall have remainpriated, but ed unexpended upon any appropriation other than for the payment of interest on the funedfora cer- ded debt; for the payment of interest upon, and reimburfement, according to contract, of any loan or loans made on account of the United States; for the purposes of the finking fund; or for a purpole, in respect to which, a longer duration is fpecially affigned by law, for more than two years after the expiration of the calendar year in which the act of appropriation shall have been passed, such appropriation fall be deemed to have ceafed and been determined; and the fum fo unexpended shall be carried to an account on the books of the treafury, to be denominated " THE SURPLUS FUND." But no appropriation shall be deemed to have fo ceafed and been determined, until after the year one thoufand feven hundred and ninety-five, unlefs it fhall appear to the Secretary of the Treafury, that the object thereof hath been fully fatisfied, in which cafe, it shall be lawful for him to caufe to be carried the unexpended refidue thereof to the faid account of " the furplus fund."

Set. 17. And be it further enacted, That the Duty of department of the treafury, according to the the treafur. respective duties of the feveral officers thereof, requitingeshall citablish fuch forms and rules of proceeding, for and touching the execution of of this act. this act, as shall be conformable with the provisions thereof.

Sec. 18. And be it further enarged, That Commitall the reftrictions and regulations heretofore the finking eftablished by law for regulating the execution of the duties enjoined upon the commif- of this ard, fioners of the finking fund, fhall apply to, to be reguand be in as full force for the execution of analogous the analogous dutics enjoined by this act, as provisions of other if they were herein particularly repeated and acts. re-enacted : And a particular account of all They find fales of flock, or of loans by them made, fhall Congress be laid before Congress, within fourteen days accounts of fales of after their meeting next after the making of flock or any fuch loan or fale of flock.

Sec. 19. And be it further enacled, That in Loans unevery cafe in which power is given by this act der this act to make a loan, it shall be lawful for fuch made of the loan to be made of the bank of the United bank of U. States, although the fame may exceed the fum of fifty thousand dollars.

Sec. 20. And be it further enacted, That fo The limimuch of the act laying duties upon carriages tations of for the conveyance of perfons; and of the certain acts act laying duties on licenfes for felling wines and foreign diffilled spirituous liquors by retail; and of the act laying certain duties upon fnuff and refined fugar, and of the act laying duties on property fold at auc_ tion, as limits the duration of the faid feve. ial acts, be, and the fame is hereby repealed ;

E 2

VOL. III.

loans made.

extended;

and that all the faid feveral acts be, and the fame are hereby continued in force until the first day of March, one thousand eight hundred and one.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives.

HENRY TAZEWELL, Prefident of the Senate pro tempore.

APPROVED, March the third, 1795: GEORGE WASHINGTON, Prefident of the United States.

СНАРТЕК CXI.

An Act making further Appropriations for the military and naval Establishments, and for the Support of Government.

Sec. 1. BE it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That including the appropriation of five hundred thoufand dollars, made for the military eftablifhment for the year one thousand feven hundred and ninety-five, by an act of the Additional prefent feffion, there be appropriated for the faid military establishment, a sum not exceedthe milita- ing one million four hundred and fixty-nine thousand four hundred and thirty-nine dollars, and twenty-nine cents; that is to fay: For the pay of the legion of the United States, three hundred and four thousand five hundred and forty-eight dollars : For the pay of the corps of artillery, fifty-fix thousand

appropriations for ty cflabliftsment.

eight hundred and fixty-eight dollars : For fubfiftence of the legion and artillery, three hundred and fixty-one thoufand feven hundred and nineteen dollars and thirty cents : For forage and cavalry, thirty-three thousand feven hundred and twenty dollars: For cloathing, one hundred and twenty thousand four hundred and forty dollars : For equipments for the cavalry, feven thousand three hundred and fourteen dollars : For horfes for the cavalry, twenty-four thoufand dollars : For bounty, five thousand dollars: For the hospital department, twenty thousand dollars : For the ordnance department, eleven thoufand three hundred and fixty-five dollars and ninety-nine cents : For the Indian department, eighty thousand dollars : For the quartermaster's department, one hundred and fifty thousand dollars : For contingencies of the war department, thirty thousand dollars : For the defensive protection of the frontiers, one hundred and thirty-thoufand dollars: For the completion of the fortifications, fifty thousand dollars: For additional pay and bounty to the legion and artillery, purfuant to an act of the prefent feffion, feventy-feven thoufand four hundred and fixty-four dollars.

Sec. 2. And be it further enacted, That for Detachdefraying the expense of fix months pay and ment of militia unfublistence of a detachment of militia under der general the command of major-general Morgan, pur- Morgan. fuant to an act of the prefent feffion, there be appropriated the fum of one hundred thoufand fix hundred and eighty-two dollars; that is to fay: For the general ftaff, four thoufand one hundred and thirty-four dollars : For major Brooke's battalion, nineteen thoufand eight hundred and forty-eight dollars :

For major Lynn's battalion, twenty-one thoufand three hundred dollars: For cavalry, twenty-three thousand four hundred dollars: For fubfiltence, twenty-four thousand dollars : For forage for officers and cavalry, eight thoufand dollars.

Sec. 3. And be it further cnacted, That the furplus which may remain unexpended of the fum of fix hundred and eighty-eight thoufand, eight hundred and eighty-eight dollars and eighty-two cents, which was appropriated for the use of the naval department, in the year one thousand feven hundred and ninety four, by an act paffed the ninth day of, June last, shall be, and the fame is hereby appropriated to the use of the faid naval department, for the year one thousand feven hundred and ninety-five.

Sec. 4. And be it further enacted, That there be appropriated the feveral fums following, penhous, & to wit : For the payment of military penhons, contingent for the year one thousand feven hundred and ninety-five, eighty-five thoufand three hundred and fifty-feven dollars and four cents; and a fum not exceeding ten thousand dollars for the contingent purpofes of government, fubject to the disposition of the Prefident of the United States.

Out of what funds thefe appropriations are payable.

Sec. 5. And be it further enacted, That the feveral appropriations herein before made, fhall be paid and difcharged out of the funds. following, to wit : First, the furplus of the fum of fix hundred thousand dollars, referved by the act " making provision for the debt of the United States," and which will accrue during the year one thoufand feven hundred and ninety-five : Secondly, the fur-

Mayal de. partment.

Milliary govern-

ment.

plus of revenue and income beyond the appropriations heretofore charged thereupon, to the end of the year one thousand feven hundred and nincty-five: and thirdly, the furplus which shall remain unexpended of the monies appropriated to the use of the war-department for the year one thousand feven hundred and ninety-four.

Sec. 6. And be it further enacted, That Prefident the Prefident of the United States be empow- may borered to borrow, on behalf of the United amount of States, of the bank of the United States, there apwhich is hereby authorized to lend the fame, tions. or of any other body or bodies politic, perfon or perfons, any fum or fums not exceeding in the whole, the fums herein appropriated, and to be applied to the purpofes atorefaid, and to be reimburfed as well interest as principal out of the funds aforefaid.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident of the

Senate pro tempore.

APPROVED, March the third, 1795. GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CXIL.

An Act supplementary to the Act, intitled, " An Act establishing a Mint, and regulating the Coins of the United States."

Sec. 1. D E it cnacted by the Senate and Houfe D of Reprefentatives of the United States of America; in Congress affembled, and it is hereby enacled and declared, That for the

officer of the melter

His duty.

Additional better conducting of the bulinefs of the mint the mint by of the United States, there shall be an addithe name of tional officer appointed therein, by the name of and refiner, the melter and refiner, whole duty shall be to take charge of all copper, and filver or gold bullion, delivered out by the treasurer of the mint after it has been affayed, agreeably to the rules and cuftoms of the mint already directed and established, or which may hereafter be directed and established, by the accounting officers of the treafury, and to reduce the fame into bars or ingots fit for the rolling mills, and then to deliver them to the coiner or treasurer, as the director shall judge expedient; and to do and perform all other duties belonging to the office of a melter and rcfiner, or which shall be ordered by the director of the mint.

To take oath and giva fecurity.

Sec. 2. And be it further enacled, That the melter and refiner of the faid mint, shall, before he enters upon the execution of his faid office, take an oath or affirmation before fome judge of the United States, faithfully and diligently to perform the duties thereof. And alfo shall become bound to the United States of America, with one or more fureties, to the fatisfaction of the Secretary of the Treafury, in the fum of fix thousand dollars, with condition for the faithful and diligent performance of the feveral duties of his office.

Historiapeniation.

Sec. 3. And be it further enacted, That there shall be allowed and paid to the faid melter and refiner of the mint, as a compensation for his fervices, the yearly falary of fifteen hundred dollars.

Sec. 4. And be it further enacted, That

the director of the mint be, and hereby is Prefident may make authorized, with the approbation of the temporary Prefident of the United States, to employ appointfuch perfon as he may judge fuitable to difcharge the duties of the melter and refiner, until a melter and refiner shall be appointed by the Prefident, by and with the advice of the Senate.

Sec. 5. And be it further enabled, That the Treasurer treafurer of the mint shall, and he is hereby of the mint directed, to retain two cents per ounce from to retain part of bulevery deposit of filver bullion below the ftan- lion depodard of the United States, which hereafter fhall fited, &c, be made for the purpole of refining and coining; and four cents per ounce from every deposit of gold bullion made as aforefaid, below the flandard of the United States, unlefs the fame shall be fo far below the standard as to require the operation of the teft; in which cafe, the treafurer fhall retain fix cents per ounce, which fum fo retained shall be accounted for by the faid treafurer with the treafury of the United States, as a compensation for melting and refining the fame.

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Sec. 6. And be it further enabled, That the Treafwrer treasurer of the mint shall not be obliged to of the mint receive from any perfon, for the purpole of thall not be refining and coining, any deposit of filver bul- receive cerlion, below the standard of the United States, tain depoin a finaller quantity than two hundred ounces; Een. nor a like deposit of gold bullion below the faid flandard, in a finaller quantity than twenty ounces.

Sec. 7. And be it further enacled, That from and after the passing of this act, it shall and may be lawful for the officers of the mint

the mint to bullion U. S.

officers of to give a preference to filver or gold bullion, may give a deposited for coinage, which shall be of the preference standard of the United States, fo far as refof the flan pects the coinage of the fame, although buldard of the lion below the standard, and not yet refined, may have been deposited for coinage, previous thereto, any law to the contrary notwithftanding: Provided, That nothing herein shall justify the officers of the mint, or any one of them, in unneceffarily delaying the refining any filver or gold bullion below flandard, that may be deposited, as aforefaid.

Prefident the weight com.

Sec. 8. And be it further enacted, That the Prefident of the United States be, and he is may reduce hereby authorized, whenever he shall think of capper it for the benefit of the United States, to reduce the weight of the copper coin of the United States: *Provided*, fuch reduction fhall not, in the whole, exceed two pennyweights in each cent, and in the like proportion in a half cent; of which he fhall give notice by proclamation, and communicate the fame to the then next feffion of Congrefs.

Mode of of c ats and half (cais.

Sec. 9. And be it further enacled, That it distribution shall be the duty of the Treasurer of the United States, from time to time, as often as he shall receive copper cents and half cents from the Treasurer of the mint, to fend them to the bank or branch banks of the United States, in each of the flates where fuch bank is effablished; and where there is no bank established, then to the collector of the principal town in fuch flate (in the proportion of the number of inhabitants of fuch state) to be by fuch bank or collector, paid out to the citizens of the flate for cafh, in fums not lefs

than ten dollars value; and that the fame be done at the rifk and expense of the United States, under fuch regulations as shall be preferibed by the department of the treafury.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Representatives. HENRY TAZEWELL, Prefident of the Senate pro tempore.

APPROVED, March the third, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CXIII.

An Act for the more effectual Recovery of Debts due from Individuals to the United States.

Sec. 1. BE it enacled by the Senate and Houfe of Reprefentatives of the United

States of America, in Congress affembled, That Comptrol. the Comptroller of the Treasury be, and is her may if-fue notifihereby authorized, to iffue a notification to cation to any perfon who has received monies for which debtors, he is accountable to the United States, or to the executor or administrator of fuch perfor, if he be deceafed, requiring him to render to the Auditor of the Treafury, at fuch time as he fhall think reafonable, according to the circumstances of the cafe, within twelve months from the date of fuch notification, all his accounts and vouchers, for the expenditure of the faid monies; and in default thereof, fuits shall, at the differentian of the Comptroller of the Treasury, be commenced for the fame, without further notice : And the Vol. III. F a

party fued, as aforefaid, shall be subject to the cofts and charges of fuch fuits, whether the ultimate decision shall be in his favor or againft him.

the diffricts to ferve fuch noti-Cestion.

Auditor to liquidate manfinit it to the Comptrolter, See.

Sec. 2. And be it further enacled, That Marshals of the marshals of the respective districts be. and are hereby authorized and directed, to ferve the faid notifications on the parties therein named, by leaving copies thereof at their refpective dwellings, or usual places of abode, at least four months, before the time fixed in fuch notification, for rendering their accounts, as aforefaid, and that the return of the faid notifications to the Comptroller's office, with the marshal's certificate thereon, that fuch fervice has been made, be deemed legal evidence in the diffrict or circuit courts, of the proceedings, and for the recovery of cofts and charges. And that in cafes, where accounts fliall be rendered account & to 'the Auditor of the Treafury, within the time limited in the notifications aforefaid, he fhall immediately proceed to liquidate the credits to be passed for the faid accounts, and report the fame to the Comptroller, with a particular lift of any claims which shall have been difallowed by him. And that the Comptroller of the Treafury immediately proceed to the examination of the credits allowed by the Auditor, and if the fame be approved by him, that he caufe credit therefor to be paffed on the public books. And the Comptroller fhall alfo appoint a day, for hearing the claimant on the claims fo difallowed by the Auditor, as aforefaid.

> Sec. 3. And be it further enabled, That a lift of all fuch credits aforefaid, as shall have been claimed, and not admitted by the Comptroller, be made out and transmitted to the

marshal of the district, where the claimant How fulrefides; and that a copy thereof be ferved on unded crethe claimant, or left at his dwelling, or laft be finally utual place of abode, with notice of the time determined affigned by the Comptroller, for the final hearing, as aforefaid, at leaft four months before fuch hearing; of which proceedings, the marshal is hereby directed to transmit an official return to the Comptroller. And in cafe of an omiflion or neglect, on the part of the claimant, to affign, in writing, or otherwife, his realons to the Comptroller, within the time limited, as aforefaid, why the fufpended credits flould be admitted, all future claims therefor fhall be, and are hereby forever barred. But in cafe the claimant shall, within the time aforefaid, affign in writing, or otherwife, his reafons why the fufpended credits fhould be admitted, the Comptroller shall immediately confider the fame, and decide thereon, according to the principles of equity, and the ulages of the Treafury department.

Sec. 4. And be it further enacted, That in Decision of all cafes, where the final decifion of the Comptrol. Comptroller shall be against the claimant, five on all fuch determination shall be final and conclu- concerned. five to all concerned.

FREDERICK AUGUSTUS MUHLENBERG. Speaker of the Houfe of Representatives. HENRY TAZEWELL, Prefident of the Scnate pro tempore.

APPROVED, March the third, 1795: GEORGE WASHINGTON, Prefident of the United States. 044

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CHAPTER CXIV.

An Act to authorize a Grant of Lands to the French Inhabitants of Galliopolis, and for other Purposes therein mentioned.

Sec. 1. DE it enacted by the Senate and House of Representatives of the United States of America, in Congress affembled, That the Prefident of the United States shall be, and he is hereby authorized and empowered, to caufe to be furveyed in the territory northwest of the Ohio, a tract of land, fituate on the northerly bank of the river Ohio, beginning one mile and a half on a ftraight line above the mouth of Little Sandy, thence down the faid river Ohio along the courfes thereof eight miles when reduced to a ftraight line, thence at right angles from each extremity of the faid line fo as to include the quantity of twenty-four thousand acres of land to be disposed as herein-after directed.

Sec. 2. And be it further enacted, That the Prefident be authorized to caufe to be afinhabitants certained the number of French inhabitants and actual fettlers of the town or fettlement of Galliopolis, being males above eighteen years of age, or widows who are or shall be within the faid town or fettlement of Galliopolis on the first day of November next.

Sec. 3. And be it further enacted, That the Prefident of the United States shall be, and he is hereby authorized and empowered, to illue letters patent, in the name and under the feal Gervais for of the United States, thereby granting to John Gabriel Gervais, and his heirs, four thoufand acres of land, part of the faid twenty-four thousand acres, to be located on the northwest bank of the river Ohio, opposite to the

Prelident to caufe a certain tract of land to be furveyed.

To caufe the French of Galliopolis to be enumerated.

Letters patent to be iffued to John G. a tract of faid land on condition,

mouth of the Little Sandy, with condition, inthe faid letters patent, that if the faid John Gabriel Gervais, or his heirs, shall not perfonally, within three years from the date of the fame patent, fettle on the fame tract of land, and there continue fettled for three years next thereafter, the fame letters patent fhall be void and determine, and the title thereof revelt in the United States as if this law had not paffed.

Sec. 4. And be it further enacted, That the Prefident of the United States shall be, and Remainder to be difhe is hereby authorized and empowered, to tributed acaufe to be furveyed, laid off and divided, mong the the remaining twenty thousand acres of land, there of refidue of the twenty-four thousand acres, in- Galliopoto as many lots or parts as the actual fettlers of Galliopolis shall, on the afcertainment aforefaid, amount to, and the fame to be defignated, marked and numbered on a plat thereof, to be returned to the Secretary of the faid territory, together with a certificate of the courfes of the faid lots, the faid lots or parts of the aforefaid tract, to be affigned to the fettlers aforefaid by lot. And the Prefident of the Patents to United States is hereby authorized and em-iffue, powered, to iffue letters patent as aforefaid, to the faid actual fettlers and their heirs, for the faid twenty thoufand acres, to be held by them in feveralty in lots to be defignated and deferibed by their numbers on the plat aforefaid, with condition, in the fame letters patent, that if one or more of the faid grantees, his or her heirs or afligns, shall not, within five years from the date of the fame letters, make, on coadior caufe and procure to be made, an actual tionfettlement on the lot or lots affigned to him, her or them, and the fame continue for five years thereafter, that then the faid letters pa-

229 7 Г

tent, to far as concerns the faid lot or lots not fettled and continued to be fettled as aforefaid, fhall ceafe and determine, and the title thereof fhall reveft in the United States, in the fame manner as if this law had not paffed.

Sec. 5. And be it further enacled, That nothing in this act shall be taken or confidered in any manner to impair or affect the claims of the faid fettlers against any perfon or perfons for or by reason of any contracts heretofore made by them, but that the same contracts shall be and remain in the same state as if this law had not passed.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives. HENRY TAZEWELL, Prefident pro tempore of the Senate.

APPROVED, March the third, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CXV.

An Act for the more general Promulgation of the Laws of the United States.

Secretary of State to caufe an cdition of the laws, Ec. to be printed.

Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That, for the more general promulgation of the laws of the United States, the Secretary for the department of State fhall, after the end of the next fellion of Congrels, caufe to be printed and collated at the public expense, a complete edition of the laws of the United

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States, comprising the constitution of the United States, the public acts then in force, and the treatics, together with an index to the fame.

Sec. 2. And be it further enacted, That four thousand five hundred copies of the faid edition shall be divided by the faid Secretary, A certain number of among the refpective flates, and the territo- copies to be ries north-west and fouth of the river Ohio, distributed according to the rule for apportioning repre- fates. fentatives; and that the proportion of each fate or territory shall be transmitted by the faid Secretary to the governor or fupreme executive magiltrate thereof, to be deposited in fuch fixed and convenient place in each county, or other fubordinate civil division of fuch flate, or territory, as the executive or legiflature thereof fhall deem most conducive to the general information of the people: and some to be that five hundred copies of the faid edition referred. be referved for the future disposition of Congrefs.

Sec. 3. And be it further enacted, That the acts passed at each fucceeding fession of Congress, including future treaties, shall be printed and distributed, in like manner and proportion.

FREDERICK AUGUSTUS MUHLENBERG,

Speaker of the Houfe of Reprefentatives.

HENRY TAZEWELL, Prefident of the Senate pro tempore.

APPROVED, March the third, 1795:

GEORGE WASHINGTON, Prefident of the Hnited States.

Γ 232]

CHAPTER CXVI.

An Act making Provision for the Purposes of Trade with the Indians.

Goods to fed for fupplying the Indians.

DE it enacted by the Senate and Houfe of Re-D prefentatives of the United States of Ameribe purcha- ca, in Congress affembled, That a fum, not exceeding fifty thousand dollars, be appropriated to the purchase of goods for supplying the Indians within the limits of the United States, for the year one thousand feven hundred and ninety-five; and that the fale of fuch goods be made under the direction of the Prefident of the United States.

> FREDERICK AUGUSTUS MUHLENBERG. Speaker of the House of Representatives. HENRY TAZEWELL, Prefident of the Scnate pro tempore.

APPROVED, March the third, 1795: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER CXVII.'

An Act to regulate the Compenfation of Clerks.

(EXPIRED.)

CHAPTER CXVIII.

An ACL authorizing the Exportation of Arms, Cannon, and military Stores in certain Cafer.

(EXPIRED.)

A C T S

PASSED AT

THE FIRST SESSION

OFTHE

FOURTH CONGRESS

OFTHE

United States of America,

BEGUN AND HELD AT THE CITY OF PHILADELPHIA,

In the State of Pennfylvania, On Monday the feventh of December, IN THE YEAR M,DCC,XCV.

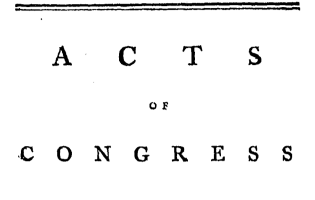
AND OF THE

Independence of the United States,

THE TWENTIETH.

Vol . III.

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CHAPTER I.

An AEt making Appropriations for the Support of Government, for the Year one thousand seven hundred and ninety-fix.

Sec. 1. **B**^E it enacted by the Senate and House of Representatives of the United States of America, in Congress affem- specific apbled, That for defraying the expenditure of propriathe civil-lift of the United States, for the fupport of year one thousand feven hundred and ninety- governfix, together with the incidental and contin- 1796. gent expenses of the several departments and offices thereof, there be appropriated a fum of money, not exceeding five hundred and thirty thousand three hundred and ninetytwo dollars, and eighty-five cents; that is to fay :

For the compensations granted by law to the Prefident and Vice-Prefident of the United States, thirty thousand dollars.

For the like compensations to the members of the Senate and Houle of Reprefentatives,

propriations for fupport of govern-\$796.

specificap their officers and attendants, estimated for a feffion of fix months' continuance, one hundred and ninety-three thousand four hundred ment, for and fixty dollars.

> For the expenses of firewood, flationary, printing-work, and all other contingent expenfes of the two houfes of Congress, eleven thousand five hundred dollars.

> For the compensations granted by law to the Chief Juffice, Affociate Judges, Diffrict Judges, and Attorney General, forty-three thoufand fix hundred dollars.

> For defraying the expense of Clerks of courts, jurors and witneffes, in aid of the fund arifing from fines, forfeitures and penalties; and likewife for defraying the expenfes of profecutions for offences against the United States, and for fafe keeping of prifoners, twenty thoufand dollars.

> For making good deficiencies in the laftmentioned fund, in the appropriation of the year one thousand feven hundred and ninetyfive, ten thoufand dollars.

> For compensation to the Secretary of State, Clerks and perfons employed in that department, feven thousand eight hundred and fifty dollars.

> For incidental and contingent expenses in the faid department, twenty-three thousand three hundred and eighty dollars.

> For compensation to the Secretary of the Treafury, Clerks and perfons employed in his office, eight thousand one hundred and fifty dollars.

> For expense of stationary, printing and all other contingent expenses in the office of the Secretary of the Treafury, five hundred dollars.

For compensation to the Comptroller of specific apthe Treafury, Clerks and perfons employed propriain his office, ten thousand nine hundred tions for dollars.

govern. ment, for

For expense of stationary, printing and all 1796. other contingent expenses in the Comptroller's office, eight hundred dollars.

For compensation to the Treasurer, Clerks and perfons employed in his office, four thoufand four hundred dollars.

For expense of firewood, flationary, printing, rent, and other contingencies in the Treasurer's office, fix hundred dollars.

For compensation to the Auditor of the Treafury, Clerks and perfons employed in his office, eleven thoufand two hundred and fifty dollars.

For expense of stationary, printing, and other contingent expenses in the Auditor's office, fix hundred dollars.

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For compensation to the commissioner of the Revenue, Clerks and perfons employed in his office, five thousand two hundred and fifty dollars.

For expense of stationary, printing, and all other contingent expenses in the office of the Commissioner, four hundred dollars.

For compensation to the Register of the Treafury, Clerks and perfons employed in his office, fourteen thousand feven hundred dollars.

For expense of stationary, printing, and all other contingent expenses in the Regifter's Office (including books for the public flocks) two thousand eight hundred dollars.

For compensation to the purveyor of public fupplies, including his falary from the

[235]

propriazions for fupport of govern ment, for \$ 796.

specific ap- time of his appointment to the thirty-first day of December, one thousand feven hundred and ninety five, three thousand fix hundred and ninety-four dollars and forty-four cents.

For the payment of rent for the feveral houfes employed in the Treafury department (except the Treafurer's office) one thousand, nine hundred and eighty-fix dollars and fixtyeight cents.

For expense of firewood and candles in the feveral offices of the Treafury department, (except the Treafurer's office) three thousand dollars.

For defraying the expense incident to the ftating and printing the public accounts, for the year one thousand feven hundred and ninety-fix, one thousand dollars.

For the payment of certain incidental and contingent expenses of the Treasury department in the year one thousand feven hundred and ninety-five, beyond the fum which was appropriated, two thousand five hundred dollars.

For compensation to the feveral Loan Officers, thirteen thousand two hundred and fifty dollars.

For payment of Clerks allowed to feveral of the loan offices, for the year one thousand feven hundred and ninety-five, by an act of the last fession of Congress, ten thousand one hundred dollars.

For compensation to the Secretary of War, Clerks and perfons employed in his office, feven thoufand and fifty dollars.

For expense of firewood, stationary, printing, rent, and other contingent expenses of the office of the Secretary of War (including the rent of the General Post-Office which is

kept under the fame roof) one thousand eight specific spe propriahundred dollars.

tions for ment, for

For compensation to the Accountant to the fupport of War Department, Clerks and perfons em. governployed in his office, fix thoufand four hun- x796. dred and fifty dollars.

For contingent expenses in the office of the Accountant to the War Department, fix hundred dollars.

For compensations to the following officers of the Mint : The Director, two thousand dollars; The Treafurer, one thousand two hundred dollars; The Affayer, one thoufand five hundred dollars; The Chief Coiner, one thousand five hundred dollars; The Melter and Refiner, one thoufand five hundred dollars; The Engraver, one thousand two hundred dollars; Three Clerks, at five hundred dollars each, one thousand five hundred dollars.

For the purchase of copper for the use of the mint, thirteen thousand dollars.

For defraying the expenses of laborers in the different branches of refining, melting and coining at the mint, eight thousand dollars.

For the pay of mechanics employed in repairing and making machinery for the mint, three thousand two hundred and fixty-four dollars.

For the purchase of ironmongery, lead, wood, coals, stationary, office-furniture, and for other contingencies of the eftablishment of the mint, eight thousand feven hundred dollars.

For making good deficiencies in the former appropriations for the mint, to the end of the year one thousand seven hundred and Specific appropriations for fupport of goverument, for 1796.

ap ninety-five, eighteen thousand three hundred dollars.

For compensations to the Governors, Secretaries and Judges of the territory northwest, and the territory south of the river Ohio, ten thousand three hundred dollars.

For expenses of stationary, office-rent, printing, patents for lands, and other contingent expenses in both the faid territories, feven hundred dollars.

Penfions.

For the payment of fundry penfions, granted by the late government, two thousand and feven dollars and feventy-three cents.

For the annual allowance to the widow and orphan-children of Colonel John Harding, and to the orphan-children of Major Alexander Trueman, by the act of Congress of the twenty-feventh of February, one thousand feven hundred and ninety-three, feven hundred and fifty dollars.

For the annual allowance for the education of Hugh Mercer, fon of the late Major General Mercer, by the act of Congress of the fecond of March, one thousand seven hundred and ninety-three, four hundred dollars.

For the difcharge of fuch demands againft the United States, on account of the Civil Department, not otherwife provided for, as fhall have been afcertained and admitted in due courfe of fettlement, at the Treafury, and which are of a nature, according to the ufage thereof, to require payment in fpecie, three thoufand dollars.

Sec. 2. And be it further enacted, That for the fupport of light-houfes, beacons, buoys, and public piers, for the year one thoufand feven hundred and ninety-fix; and to fatisfy certain mifcellaneous claims, flated

For fupport of lighthoufes, &c. in the report of the Secretary of the Trea- Specificap. fury, of the fourteenth of December laft, tions for there be appropriated a fum not exceeding fopport of governthirty-feven thousand fix hundred and feventy- ment, for two dollars, and nine cents, that is to fay:

For the maintenance and support of lighthoufes, beacons, buoys, public piers, and stakeage of channels, bars and shoals, twentyfour thoufand dollars.

To repay David Lenox, late marshal of the diffrict of Pennfylvania, for payments made, with the approbation of the judge of the faid diffrict, to fundry perfons, for fummoning jurors to attend the Diftrict Court of Pennfylvania, upon the trial of fundry perfons committed for high treafon, two hundred and fifty fix dollars, and eighty-eight cents.

For the payment of a balance due to Lewis Pintard, agent for American prifoners in the city of New-York, during the late war, four hundred and twenty-nine dollars and twentyone cents.

For the payment of a balance due to the reprefentatives of Thomas Smith, late commillioner of the loan-office for the state of Pennfylvania, nine thousand and eleven dollars, and ninety-feven cents.

For the payment of a balance due to the reprefentatives of Joseph Clarke, late commissioner of the loan-office for the state of Rhode-Island, one thousand nine hundred and feventy-four dollars, and three cents.

For the difcharge of fuch mifcellaneous demands against the United States, other than those on account of the Civil Department, not otherwife provided for, and which shall have been afcertained and admitted in due Vol. III. H 2

1796.

propriations for government, for 1796.

specific ap- course of fentlement at the Treasury, and which are of a nature, according to the import of ulage thereof, to require payment in specie, two thousand dollars.

Sec. 3. And be it further enacted, That the feveral appropriations herein before made, shall be paid and discharged out of the fund of fix hundred thousand dollars, referved by the act "making provision for the debt of the United States."

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, February the fifth, 1796: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER II.

An Act further extending the Time for receiving on Loan the domestic Debt of the United States.

Sec. 1. D E it enalied by the Senate and D House of Representatives of the United States of America, in Congress affembled, That the term for receiving on loan that part of the term of the domestic debt of the United States, for receiv- which has not been fubfcribed, in purfuance the domef. of the provisions heretofore made by law for that purpofe, be, and the fame is hereby further extended, until the thirty-first day of December next, on the fame terms and conditions, as are contained in the act, intitled,

Extension ing on loan tie debt.

" An act making provision for the debt of Provide. the United States :" Provided, That the books for receiving the faid fubfcriptions fhall be opened only at the Treafury of the United States.

Sec. 2. And be it further enacted, That it Reimburgefhall be lawful to reimburfe fo much of the ment of principal of the debt or flock, which may be principal. fubscribed, purfuant to this act, as will make the reimburfement thereof equal in proportion and degree, to that of the fame flock fubscribed antecedent to the prefent year; and the faid reimburfement shall be made at the expiration of the quarter in which fuch debt or flock shall be subscribed, and pursuant to the rules and conditions prefcribed by the act, intitled, " An act making further provifion for the fupport of public credit, and for the redemption of the public debt."

Sec. 3. And be it further enacted, That fuch of the creditors of the United States, Provision as have not fubscribed, and shall not subscribe ment of into the faid loan, shall, neverthelefs, receive, terest to non-fuh. during the year one thousand feven hundred feribers. and ninety-fix, a rate per centum on the amount of fuch of their demands as have been registered, or as shall be registered at the Treafury, conformably to the directions in the act, intitled, " An Act making provifion for the debt of the United States," equal to the interest which would be payable to them as fubfcribing creditors.

> JONATHAN DAYTON, Speaker of the House of Representatives.

JOHN ADAMS, Vice-Prefident of the , United States, and Prefident of the Senate. APPROVED, February the nineteenth, 1796. GEORGE WASHINGTON, Prefident of the United States.

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[244`]

CHAPTER III.

An Act for the Relief of Benjamin Strother.

B E it cnacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That the proper accounting officers fettle the accounts of lieutenant Benjamin Strother, for fupporting a number of recruits, on their march to the army, and allow him a reafonable fum for fuch expenditures, on his producing fatisfactory proof, that he has made fuch expenditures in the fervice of the United States.

> JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, February the twenty-fixth, 1796:

> GEORGE WASHINGTON, Prefident of the United States.

CHAPTER IV.

An AA for allowing Compensation to the Members of the Senate, and House of Representatives of the United States, and to certain Officers of both Houses.

Sec. 1. P E it enacled by the Senate and Houfe of Reprefentatives of the United Series of America, in Congress affembled, That advectory Settion of Congress, and at every meeting of the Senate in the recess of Congress, from and after the third day of

Accounts of Benja min Strother to be fettled. March in the prefent year, each Senator shall Allowance be entitled to receive fix dollars for every to feuaday he fhall attend the Senate ; and fhall alfo tors. be allowed, at the commencement and end of every fuch feffion and meeting, fix dollars for every twenty miles of the effimated diftance, by the most usual road, from his place of refidence to the feat of Congress : And in cafe any member of the Senate shall be detained by fickness, on his journey to or from any fuch feffion or meeting, or, after his arrival, shall be unable to attend the Senate, he shall be entitled to the fame daily allowance : *Provided always*, that no Senator fhall provife. be allowed a fum exceeding the rate of fix dollars per day, from the end. of one fuch fellion or meeting, to the time of his taking a feat in another.

Sec. 2. And be it further enacted, That at each feffion of Congress, each Representative shall be entitled to receive fix dollars for every day he shall attend the House of Reprefentatives; and fhall be allowed, at the Allowance commencement and end of each feffion, fix to Repredollars for every twenty miles of the effimated diftance, by the most usual road, from his place of refidence to the feat of Congrefs : And in cafe any Reprefentative fhall be detained by ficknefs, on his journey to or from the feffion of Congress, or, after his arrival, shall be unable to attend the House of Reprefentatives, he shall be entitled to the daily allowance aforefaid : And the Speaker of the Houfe of Reprefentatives shall be entitled to receive, in addition to his compenfation as a Representative, fix dollars for every day he shall attend the Houfe : Provided always, That no Reprefentative shall be al-

fentatives.

Provifo.

lowed a fum exceeding the rate of fix dollars per day, from the end of one fuch fession or meeting, to the time of his taking a feat in another.

Scc. 3. And be it further enacted, That there

shall be allowed to each chaplain of Congress

at the rate of five hundred dollars per annum,

during the feffion of Congress; to the Secre-

tary of the Senate, and Clerk of the House of

Reprefentatives, fifteen hundred dollars per

annum, each, to commence from the time of

their refpective appointments; and alfo a fur-

ther allowance of two dollars per day to each,

during the feffion of that branch, for which

Clerk shall each be allowed (when the Prefident of the Senate, or Speaker shall deem

who shall be paid three dollars per day, and two engroffing Clerks, who shall be paid two dollars per day, each, during the feflion, with the like compensations to fuch Clerks, respectively, while they shall be necessarily

And the faid Secretary and

Allowance to the chaplains;

to the Secretary of the Senate and the Clerk of the Houle of Reprefentatives.

to Clerks; it neceffary) to employ one principal Clerk,

he officiates.

employed in the recess.

to the Serjeant-atarms.

Sec. 4. And be it further enacled, That there shall be allowed to the Serjeant-at-arms, the fum of four dollars per day, during every feffion of Congress, and while employed on the bufiness of the House.

How the faid compenfations fhall be certified, &c.

Sec. 5. And be it further enacted, That the faid compensation, which shall be due to the members and officers of the Senate, Ihall be certified by the Prefident; and that which fhall be due to the members and officers of the House of Representatives, shall be certi-

fied by the Speaker; and the fame shall be paffed as public accounts, and paid out of the public treafury.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. ADAMS, Vice-President of the United States, and Prefident of the Senate. APPROVED, March the tenth, 1796:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER V.

An Act providing Relief, for a limited Time, in certain Cafes of invalid Registers.

DE it enacted by the Senate and Houle of Reprefentatives of the United States of America, in Congress affembled, That the Secretary of the Treasury be, and he is hereby em-secretary powered, to allow to fuch veffels and their of Treafucargoes, whofe registers have already, or certain prithat may, before the close of the prefent fef- vileges in fion of Congress, become invalid, by reafon valid regifof a non-compliance with the terms of the ters on cerfifth fection of the act " concerning the re-tion. giftering and recording of fhips or veffels," the fame privileges and benefits, they would have been entitled to, if no fuch invalidity had taken place: Provided, it shall appear to him, that fuch non-compliance did not proceed from wilful negligence or an intention of fraud : And Provided alfo, that a new regifter shall be obtained, in the manner pre-

ry to allow

fcribed by law, for fuch veffels refpectively, as may now be within the United States. within ninety days from the passing of this act; and for others, within the fame time after their first arrival within the United States.

IONATHAN DAYTON, Speaker of the Houfe of Representatives. JOHN ADAMS, Vicc-Prefident of the United

States, and Prefident of the Senate.

APPROVED," March the tenth, 1796:

GEORGE WASHINGTON.

Prefident of the United States.

CHAPTER VI.

An Act for the Relief of Ifracl Loring.

Certain drawback to be allow-Loring.

B E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the collector of the district of New-York be, and he is hereby authorized, at any time within fixty days after the paffing of this act, to allow the drawback upon fuch a quantity of ined to fract digo, as was imported into New-York from New-Orleans, on the tenth day of July, one thousand feven hundred and ninety-four, by Ifrael Loring, in the brigantine Diana, Allen Hill, master, and which was, on the nineteenth of August following, entered for exportation on board the brig Lydia, John H. Shackerly, master, for Amsterdam; notwithstanding bonds were not given, and an

oath was not taken, at the time of exportation: Provided, That every other requisite has been complied with, relative thereto, which, by law, is required to entitle him to the fame.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, March the tenth, 1796:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER VII.

An Act making a partial Appropriation for the Support of the military Eltablishment, for the Year one thousand seven hundred and ninety-fix.

Sec. 1. B E it enacted by the Senate and Houfe of Reprefentatives of the United Appropri-States of America, in Congress affembled, That ation for the fum of five hundred thousand dollars be, the expense and the fame is hereby appropriated towards tary eftabdefraying the expenses of the military eftab- liftment. lishment, for the year one thousand feven hundred and ninety-fix.

Sec. 2. And be it further enacted, That the faid fum shall be paid and discharged out of the funds following, to wit : First, the balance which may remain unexpended of the fum

Vol. III. I 2

Out of

of fix hundred thousand dollars, referved by what funds the act "making provision for the debt of payable. the United States," after fatisfying the appropriations made in the prefent feflion, for the fupport of government : Secondly, The furplus of revenue and income beyond the appropriations heretofore charged thereupon, to the end of the year one thousand feven hundred and ninety-fix.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, March twelfth, 1796: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER VIII.

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An Act for the Relicf of certain Officers and Soldiers who have been wounded or difabled in the actual Service of the United States.

Provision for perfons wounded or difabled tia, and for voluntcers in the like caíc.

B^E it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That every commissioned, non-commissioned officer, private in the mili. or mufician, who has been wounded or difabled, while in the line of his duty, in actual fervice, called out by authority of any law of the United States, while he belonged to the militia; or any volunteer not belonging to the militia, who has been wounded or difabled, while in the line of his duty, in actual

fervice, as aforefaid, fhall be placed on the lift of invalids of the United States, at fuch rate of pay, and under fuch regulations, as shall be directed by the President of the United States for the time being: Provided, Extent of the rate of compensation for fuch wounds compensation to be and difabilities fhall never exceed for the allowed. higheft difabilities, half the monthly pay received by any commissioned officer, at the time of being fo wounded or difabled; and that the rate of compensation to non-commilfioned officers, privates and muficians, shall never exceed five dollars per month; and that all inferior difabilities shall entitle the perfon fo difabled, to receive only a fum in proportion to the highest difability : And What pers provided, that these provisions shall not be fons this conftrued to extend to any perfon wounded extends to, or difabled, before the fourth of March, one thoufand feven hundred and eighty-nine, nor to any perfon wounded or difabled fince that time, who has made application for a penfion, under any exifting law of the United States, Applicaand has been denied, or admitted on the pen- tion to be made withfion lift : And provided, that all applications in one year herein shall be made within one year after the after the end of the end of the prefent feilion of Congress.

feffion.

JONATHAN DAYTON, Speaker of

the Houfe of Representatives.

JOHN ADAMS, Vice-President of the United States, and Prefident of the Senate.

APPROVED, March the 23d, 1796: GEORGE WASHINGTON. Prefident of the United States.

[252]

CHAPTER IX.

An Act for the Relief of Joze Roiz Silv...

furp us of duties, on producin₂ certain proofs.

BE it enacled by the Senate and Houfe of Re-prefentatives of the United States of Ame-J. R. Silva, rica, in Congress affembled, That the collector refunded of the diffrict of New-York be, and he is hereby authorized, at any time within fixty days after the passing of this act, to receive from Joze Roiz Silva, of the city of New-York, merchant, invoices and other proofs refpecting the value of a cargo of wines imported by him into the faid diffrict, in or about the month of June, one thouland feven hundred and ninety three, in the brig Mary, William Hopper, mafter, from the ifland of Graciofa; and if it fhall appear to the fatisfaction of the faid collector, that the faid cargo, or any part thereof, was fubject to a lefs duty than that charged to, and paid by the faid Joze Roiz Silva therefor, then, and in fuch cafe, the faid collector is hereby required to allow or refund to the faid loze Roiz Silva fuch excefs or fum as fhall appear to have been overcharged and paid on the fame, in like manner, as if fuch invoices and proofs had been produced in due time.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United Statcs, and Prefident of the Senate.

APPROVED, March the 23d, 1796: GEORGE WASHINGTON. Prefident of the United States.

253] Г

CHAPTER X.

An Act making certain Provisions in Regard to the circuit Court, for the District of North-Carolina.

XT HE R E A S, a fufficient quorum of judges did not attend to hold the circuit court, for the district of North-Carolina, for the purpose of doing business in June term, one thousand feven hundred and ninety-five; and no judge attended to hold the faid court in November term, in the fame year; in confequence whereof, certain provifions are now become necessary and expedient to prevent a failure of justice in the faid court:

Sec. 1. Be it therefore enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That it shall and may be lawful, for the district judge of the state of North-Carolina, to direct the clerk of the faid court, to illue fuch $\frac{\text{Diffrict}}{\text{Judge of N}}$. process for the purpose of causing perfons to Carolina be fummoned to ferve as jurymen at the may order certain faid court, at the term to commence the process for first day of June next, as has been be- a jury to attend the fore iffued by the clerk of the faid court circuit for the like purpofe returnable to June the next term, one thousand feven hundred and nine- June term. ty-five; that the perfons ordered by the faid process to be fummoned for the faid purpose, shall be ordered to be fummoned in the fame proportion and from the fame counties, as those perfons who were ordered to be fummoned for the like purpole by process returnable at June term, one thousand feven hundred and ninety-five : Provided, that it shall appear expedient to the faid diffrict judge, that a different time of notice shall be prefcribed, than that hitherto prefcribed, he may

Different given.

caufe fuch other time of notice to be directed time of no-tice may be to be given as to him shall appear most conducive to jultice, and convenient to the perfons to be fummoned : and the marshal is hereby directed to execute the faid process fo to be iffued, and the perfons who fhall be legally fummoned to attend as jurymen in confequence thereof, are hereby required to attend the faid court, under the like penalties for diffedience as if the faid process had been ordered to be iffued by the faid court in the ordinary method of proceeding : And the marshal and the perfons who shall attend as jurymen in virtue of the faid process fo to be iffued, fhall be entitled to the like allowances for their fervices refpectively.

No difcon- fuits and proceedings, of what nature or kind account of the court been held.

tinuance on foever, which have been commenced in the faid court and not finished, shall be proceednot having ed on at the enfuing term, in the fame manner and to the fame effect, as if the faid circuit court had been regularly held for the purpole of bufinels in June and November terms, one thousand feven hundred and ninetyfive, and continuances had been regularly entered of all fuits and proceedings in either or both of the faid terms, in which they were depending, in the ufual manner of proceeding, as the cafe might be.

Sec. 2. And be it further enacted, That all

Process tefted in certain. terms to be neverthelefs valid.

Sec. 3. And be it further enacted, That all writs and other process fued out of the clerk's office of the faid circuit court, according to the accultomed method bearing teft in November term, one thousand feven hundred and ninety-four; Juneterm, one thou fand feven hundred and ninety-five, or November term, one thousand feven hundred and ninety-five, shall be held and deemed of the fame validity and

effect as if the respective terms of June and November, one thousand feven hundred and ninety-five, had been regularly held by a judge or judges competent to do bufinels and continuances in respect to write or other proc efs returnable to the two last-mentioned terms had been regularly entered.

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, March the 31ft, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XI.

An Act to continue in Force " An Act to afcertain the Fees in admiralty Proceedings in the district Courts of the United States, and for other Purpofes."

BE it enacled by the Schate and Houfe of Re-prefentatives of the United States of Ameri-Continued ca, in Congress affembled, That the act, intitled, in force 2 " An act to afcertain the fees in admiralty years, &c. proceedings in the district courts of the United States, and for other purpofes," be, and is hereby, continued in force, for the term of two years from the passing of this act, and from thence to the end of the next fellion of Congress thereafter, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, March the 31st, 1796: GEORGE WASHINGTON, Prefident of the United States.

[256]

CHAPTER XII.

An Act authorizing the Erection of a Light-Houfe on Baker's Island, in the State of Maffachufetts.

Secretary of the Treafury to provide by contract for building a lighthoufe on B tker's inland.

BE it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That the Secretary of the Treasury be and he is hereby authorized and directed, to provide by contract, which shall be approved by the Prefident of the United States, for building a light-houfe on Baker's island, near the entrance into the harbour of Salem and Beverly, in the flate of Maffachufetts, (as foon as a ceffion of the jurifdiction, to the United States, over the land proper for the purpole, is made by the faid state) and to furnish the fame with all neceffary fupplies : And alfo, to agree for the falaries, or wages, of the perfon or perfons, who may be appointed by the Prefident, for the fuperintendance and care of the fame : And that the Prefident be authorized to make the faid appointments : That the number or disposition of the light or lights, in the faid light-houfe, be fuch, as may tend to diftinguish it from others, as far as is practicable : And that fix thousand dollars be appropriated for the fame, out of any monies not otherwife appropriated.

Appropriation therefor-

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, April the eighth, 1796: GEORGE WASHINGTON, Prefident of the United States.

Γ 257]

CHAPTER XIII.

An Act for establishing trading Houses with the Indian Tribes.

Sec. 1. BE it enacled by the Senate and Houfe of Reprefentatives of the United Prefident States of America, in Congress affembled, That it to establish shall be lawful for the Prefident of the United houses, States, to effablish trading houses at such posts and places on the western and southern frontiers, or in the Indian country, as he shall judge molt convenient for the purpose of carrying on a liberal trade with the feveral Indian nations, within the limits of the United States.

Sec. 2. And be it further enacted, That the and appoint Prefident be authorized to appoint an agent agents for for each trading houfe established, whose duty it shall be, to receive, and dispose of, in trade, with the Indian nation. aforementioned, fuch goods as he shall be directed by the Prefident of the United States to receive and their duties dispose of, as aforefaid, according to the rules and orders which the Prefident shall prefcribe; and every fuch agent shall take an oath or affirmation, faithfully to execute the and oath. truft committed to him; and that he will not, directly or indirectly, be concerned or interefted in any trade, commerce or barter, with any Indian or Indians whatever, but on the public account; and fhall alfo give bond, with fufficient fecurity, in fuch fum as the Prefident of the United States shall direct, truly and To give honeftly to account for all the money, goods bond. and other property whatever, which shall come into his hands, or for which, in good faith, he ought fo to account, and to perform all the duties required of him by this act :

Vol. III.

K 2

Accounts to be made up halfyearly.

And his accounts shall be made up, halfyearly, and transmitted to the Secretary of the Treafury of the United States.

Sec. 3. And be it further enacted, That the

agents, their clerks, or other perfons em-Agents, eferks, &c. ployed by them, shall not be, directly or innot to carry directly, concerned or interested in carrying on trade but on acon the bufinels of trade or commerce, on count of the United States, nor take other than fuch as is provizet.

Penalty.

Half of the penalty to be for the ufe of the informer, if he is not a public

their own, or any other than the public account, or take, or apply to his or their own emolument use, any emolument or gain for negociating or transacting any business or trade, during ded by this their agency or employment, other than is provided by this act. And if any fuch perfon shall offend against any of the prohibitions aforefaid, he or they shall be deemed guilty of a mifdemeanor, and fhall, upon corviction thereof, forfeit to the United States, a fum not exceeding one thousand dollars, and fhall be removed from fuch agency or employment, and forever thereafter be incapable of holding any office under the United States: Provided, That if any other perfon, than a public profecutor, shall give information of any fuch offence, upon which a proprofecutor. fecution and conviction shall be had, one-half the aforefaid penalty, when received, fhall be for the ufe of the perfon giving fuch information.

Prices of goods how to be regufated.

Sec. 4. And be it further enacled, That the prices of the goods supplied to, and 'to be paid for by the Indians, shall be regulated in fuch manner, that the capital-flock furnished by the United States may not be diminished.

Sec. 5. Be it further enacted, That during the continuance of this act, the Prefident of the United States be, and he is hereby autho-

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rized to draw annually from the Treasury of Pay and the United States, a fum not exceeding eight allowance thousand dollars, to be applied, under his and clerks. direction, for the purpole of paying the agents and clerks; which agents shall be allowed to draw out of the public fupplies, two rations each, and each clerk, one ration per day.

Sec. 6. And be it further enacted, That one hundred and fifty thoufand dollars, exclusive Approof the allowances to agents and clerks, be for the and they are hereby appropriated for the pur- trade with pofe of carrying on trade and intercourfe with dians. the Indian nations, in the manner aforemenrioned, to be paid out of any monies unappropriated in the Treasury of the United States.

Sec. 7. And be it further cnacled, That if Penalty of agents, any agent or agents, their clerks, or other clerks, &c. perfons employed by them, fhall purchafe, or purchafing receive of any Indian, in the way of trade or ticles from barter, a gun or other article commonly used the Indians. in hunting; any inftrument of hufbandry, or cooking utenfil, of the kind ufually obtained by Indians, in their intercourfe with white people; any article of clothing (excepting fkins or furs) he, or they fhall, refpectively, forfeit the fum of one hundred dollars for each offence, to be recovered by action of debt, in the name, and to the use of the United States, in any court c. law of the United States, or of any particular flate having jurifdiction in like cafes, or in the fupreme or fuperior courts of the territories of the United States : Provided, that no fuit Sun there, for where fhall be commenced except in the flate or ter- to be comritory within which the caufe of action shall meneed, have arifen, or the defendant may refide :

priation

in of fuper-intendants of Indian affairs.

Duty here- And it shall be the duty of the superintendants of Indian affairs and their deputies, refpectively, to whom information of every fuch offence shall be given; to collect the requifite evidence, if attainable, and to profecute the offender, without delay.

of this act.

Sec. 8. And be it further enacted, That this Limitation act shall be in force for the term of two years, and to the end of the next feffion of Congress thereafter, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, April the eighteenth, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XIV.

Act supplementary to an Act, intitled, " An All to provide a naval Armament."

Prefident the confruction ment of three frigates.

Sec. 1. D E it enacted by the Senate and Houfe D of Representatives of the United to continue States of America, in Congress affembled, That the Prefident of the United States be authoand equip- rized to continue the construction and equipment (with all convenient expedition) of two frigates of forty-four, and one of thirtyfix guns, any thing in the act, intitled, "An Act to provide a naval armament," to the contrary notwithstanding.

Sec. 2. And be it further enacted, That Approprifo much of the fum of fix hundred and ation therefor. eighty-eight thousand eight hundred and eighty, eight dollars and eighty-two cents, which, by the act of June the ninth, one thousand seven hundred and ninety-four was appropriated (to defray the expenses to be incurred purfuant to the act to provide a naval armament) as remains unexpended, as well as the fum of eighty thousand dollars which was appropriated for a provisional equipment of gallies, by the before-recited act, be appropriated for the faid purpofes.

Sec. 3. And be it further enacled, That the Prefident of the United States be, and he is Certain hereby authorized, to caufe to be fold, fuch materials to be fold; part of the perishable materials as may not be wanted for completing the three frigates, and to cause the furplus of the other mate- others to rials to be fafely kept for the future use of the be prefer-United States.

JONATHAN DAYTON, Speaker of the House of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, April the twentieth, 1796:

GEORGE WASHINGTON, Prefident of the United States.

[262]

CHAPTER XV.

An ACl authorifing and directing the Secretary at War, to place certain Perfons, therein named, on the Penfion-Lift.

Secretary at. War to place certain parfons on the lift of javalid penfioners at certain rates.

Penficuers and their rates.

Sec. 1. DE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress alfembled, That the Secretary for the Department of War be and he is hereby directed, to place upon the lift of invalid penfioners of the United States, the perfons herein-after named, who have been returned, as fuch, by the judges of the feveral diftricts; purfuant to the act of Congress, paffed the twenty-eighth day of February, one thousand leven hundred and ninety-three, intitled, "An Act to regulate the claims to invalid penfions," at the rates and proportions annexed to the names of the faid perfons, respectively; that is to fay:

Of the Diftrict of Maine : Daniel Brawn, a private, two-thirds of a penfion; John Knowles, a private, one-third of a penfion; Ebenezer Phinney, a private, one-fourth of a penfion.

Of the Diftrict of New-Hampfhire: Jonas Adams, a private, one-third of a penfion; Andrew Aiken, a ferjeant-major, three-fourths of a penfion; Caleb Aldrifh, a ferjeant, a full penfion; Caleb Auflin, a private, onethird of a penfion; John Barter, a ferjeant, half a penfion; Archelaus Batcheldor, a ferjeant, half a penfion; Ebenezer Bean, a private, one-third of a penfion; Job Briton, a private, one-third of a penfion; Ebenezer Carleton, a private, three-fourths of a penfion; Levi Chubbock, a fifer, one-fourth of

a penfion; Edward Clark, a ferjeant, one- penfioners fourth of a penfion; Morrell Coburn, a and their private, one-fourth of a penfion; Richard Colony, a private, half a penfion; Ebenezer Copp, a ferjeant, a full penfion; James Crombie, a lieutenant, a full penfion; William Curtifs, a private, half a penfion; Henry Danforth, a private, half a penfion; James Dean, a private, one-fourth of a penfion ; Lemuel Dean, a private, half a penfion ; Thomas Eaftman, a private, three-fourths of a penfion; Ebenezer Fletcher, a fifer, onefourth of a penfion ; James Ford, a captain, half a penfion; Stephen Fuller, a private, onethird of a penfion; Mofes Sweat George, a private, half a penfion; Jofhua Gilman, a private, two-thirds of a penfion; Windfor Gleafon, a private, one fourth of a penfion : Joseph Greely, a private, one-fourth of a penfion ; Jofeph Green, a private, half a penfion; Jofhua Havnes, a private, half a penfion ; Joseph Hilton, a lieutenant, half a penfion; Nathan Holt, a private, one-fourth of penfion ; - Jonathan Holten, a lieutenant, half a penfion ; Caleb Hunt, a private, half a penfion ; Hümphrey Hunt, a private, one-fourth of a penfion; Charles Huntoon, junior, a private, one-third of a penfion ; Zadock Hurd, a private, one-third of a penfion; Ebenezer [cunings, a ferjeant, one-fourth of a penfion; Peter Johnson, a private, one-fourth of a penfion ; Thomas Kimball, a private, one-fifth of a penfion; Abraham Kimball, a private, half a penfion ; Benjamin Knight, a ferjeant, one-third of a penfion; John Knight, a private, half a penfion; [onathan Lake, a corporal, half a penfion ; John Lapifh, a private, one-fourth of a penfion; Nathaniel Leavitt,

and their rates.

Pensioners a corporal, half a pension; John Lincoln, a private, one-fourth of a penfion; Jofhua Lovejoy, a ferjeant, half a penfion; William Lowell, a ferjeant, three-fourths of a penfion; Jonathan Margery, a private, two-thirds of a penfion ; James Moore, a private, a full penfion; Samuel Morrell, a private, two-fifths of a penfion; Joseph Moss, a private, twothirds of a penfion ; Jotham Nute, a ferjeant, half a penfion; Phinehas Parkhurft, a fifer, a full penfion; Amos Pierce, a lieutenant, one-third of a penfion ; Silas Pierce, a lieutenant, half a penfion; Joel Porter, a private, one-fourth of a penfion ; Samuel Potter, a ferjeant, half a penfion; Thomas Pratt, a private, half a penfion; Jeremiah Pritchard, a lieutenant, half a penfion; Afa Putney, a ferjeant, half a penfion ; Charles Rice, a private, half a penfion; John Smith, a ferjeant, half a penfion ; Samuel Stocker, a private, half a penfion; William Taggart, an enfign, half a penfion; Eliphalet Taylor, a private, one-third of a penfion; Ebenezer Tinkham, a private, one-third of a penfion; John Varnum, a private, half a penfion ; Edward Waldo, a lieutenant, two-thirds of a penfion; Weymouth Wallace, a private, half a penfion; Josiah Walton, a private, one-third of a penfion ; Jacob Wellman, junior, a private, onefourth of a penfion ; Francis Whitcomb, a private, one-third of a penfion; Robert B. Wilkins, a private, two-thirds of a penfion; Jonathan Willard, an enfign, one-fourth of a penfion; Seth Wyman, a private, onefourth of a penfion.

> Of the Diffrict of Maffachufetts: Thomas Alexander, a captain, half a penfion; Ephraim Bailey, a private, half a penfion; Robert

Bancroft, a private, one-fixth of a penfion ; Penfieners James Batcheldor, a private, one-fourth of a and their penfion; James Campbell, a private, one- rates. fourth of a penfion; Caleb Chadwick, a private, one-fourth of a penfion; Barnabas Chapman, a private, one-third of a penfion; Richard Chafe, a private, half a penfion ; Joseph Coxe, a ferieant, two-thirds of a penfion ; Thomas Crowell, a private, a full penfion ; Levi Farnsworth, a private, half a penfion; Benjamin Farnum, a captain, onethird of a penfion; Mofes Fitch, a private, one-fifth of a penfion ; Frederick Follett, a private, half a penfion ; Joseph Frost, a private, one eighth of a penfion; Uriah Goodwin, a private, one-fourth of a penfion; Joseph Hale, a private, half a pension ; Gamaliel Mandy, a private, two-thirds of a penfion; Peter Hemenway, a private, half a penfion; Jeffe Holt, a corporal, one-eighth of a penfion; Job Lane, a private, half a penfion ; Ebenezer Learned, a colonel, onefourth of a penfion; Moles M'Farland, a captain, one-third of a penfion; Hugh Maxwell, a captain, one-eighth of a penfion; John Maynard, a lieutenant, one-tenth of a penfion; Tilley Mead, a private, one-fourth of a penfion; Elisha Munsell, a private half a penfion; John Nixon, a colonel, one-third of a penfion; Timothy Northam, a private, one-third of a penfion; Joseph Peabody, a private, one-third of a penfion; Amos Pearson, a serjeant, one-fifth of a penfion ; Abner Pier, a private, half a penfion ; Job Priest, an ensign, one-third of a penfion ; Amafa Scott, a private, one-fourth of a penfion; Robert Smith, a private, twothirds of a penfion; Silvanus Snow, a pri-Vol. III.

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and their rates,

Penfioners vate, one-third of a penfion ; Cefar Sprague, a private, half a penfion ; Samuel Warner, a private, half a penfion; William Warren, a lieutenant, one-third of a penfion; Samuel Willington, a private, half a penfion ; Nahum Wright, a ferjeant, one-eighth of a penfion.

Of the Diffrict of Rhode-Ifland : Clark Albre, a private, one-fourth of a penfion; John Baggs, junior, a ferjeant, one-third of a penfion; Robert Cars, a private, half a penfion ; Jonathan Davenport, a private, onetwenty-fourth of a penfion : Nathan Jaquays, a private, one-third of a penfion; William Lunt, a private, half a penfion; George Popple, a ferjeant, one-eighth of a penfion; Job Snell, a private, one fourth of a penfion; Edward Vole, a ferjeant, one-fixth of a penfion.

Of the District of Connecticut: Theodore Andrus, a private, a full penfion ; Samuel Andrus, a corporal, half à penfion; William Bailey, a private, one-fourth of a penfion; Robert Bailey, a private, one-fourth of a penfion; Job Bartram; a captain, half a penfion; Francis Baxter, a private, three-fourths of a penfion; Enos Blakefly, a private, a full penfion; David Blackman, a private, twothirds of a penfion ; Elijah Boardman, a ferjeant, three-fourths of a penfion ; Jonathan Bowers, a corporal, half a penfion; Aner Bradley, a ferjeant, half a penfion; Jedediah Brown, a ferjeant, one-fourth of a penfion; Ifaac Buel, a private, one-third of a penfion; Oliver Burnham, a ferjeant, one-fourth of a penfion; William Burritt, a private, onefourth of a penfion; John Chappell, a private, one-third of a penfion; Elisha Clark,

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a private, one-fourth of a penfion; Jonah Penfioner, Cook, a private, half a pension ; Henry Cone, and their a private, one-fourth of a penfion; Simon rates. Crofby, a private, half a penfion ; Prince Dennifon, a private, half a penfion ; Ifrael Dibble, a private, one-third of a penfion ; Gerfhom Dorman, a private, one-third of a penfion; Joseph Dunbar, a corporal, threefourths of a penfion; Henry Filmore, a private, half a penfion; Samuel French, a private, half a penfion ; Burr Gilbert, a corporal, two-thirds of a penfion; David Hall, junior, a ferjeant, half a penfion; Nathan Hawley, a corporal, one-third of a penfion ; Daniel Hewitt, a ferjeant, one-third of a penfion ; Ifaac Higgins, a private, half a penfion; Thurston Hilliard, a private, one-third of a penfion; Thomas Hobby, a major, half a penfion ; John Horfeford, 'a private, onecighth of a penfion; Benjamin Howd, a private, three-fourths of a penfion; Elijah Hoyt, a private, half a penfion; David Hubbel, a private, half a penfion; Enoch Jacobs, a private, three-fourths of a penfion ; Robert Jcroin, a fifer, one-fourth of a penfion; Aaron Kelfey, a lieutenant, one-fourth of a penfion ; Lee Lay, a captain, one-fixth of a penfion; John Ledyard, a private, three-fourths of a penfion; William Leeds, a lieutenant, half a penfion; Naboth Lewis, a private, twothirds of a penfion; Nathaniel Lewis, a private, one-fourth of a penfion ; George Lord, a private, half a penfion; Samuel Loomis, a corporal, one-fourth of a penfion; Jeremiah Markham, a ferjeant, half a penfion ; Allyn Marsh, a corporal, half a pension; Josiah Merryman, a corporal, two-thirds of a penfion; Stephen Minor, a quarter-gunner, half

and their rates,

Fenhoners a penfion ; Justus Munn, a private, half a penfion ; Elnathan Norton, a private, threefourths of a penfion; Joseph Otis, a private, half a penfion; Thomas Parmelee, a ferjeant, one-eighth of a penfion; Chandler Pardie, a private, feven-eighths of a penfion; Frederick Platt, a private, one-third of a penfion; Daniel Preston, a private, one-third of a penfion; David Ranney, a private, threefourths of a penfion; Solomon Reynolds, a private, two-thirds of a penfion ; Ifaac Richards, a private, one third of a penfion; Samuel Roffetter, a private, half a penfion ; Elijah Royce, a private, three-fourths of a penfion; Elihu Sabin, a private, half a penfion ; Samuel Sawyer, a private, half a penfion; Nathaniel Scribner, a captain, onefourth of a penfion; Thomas Shepherd, a private, one-fourth of a penfion; Amos Skeel, a private, one-third of a penfion; Heber Smith, a ferjeant, half a penfion; Aaron Smith, a private, one-fourth of a penfion ; Edmund Smith, a private, half a penfion; Jofiah Spalding, a licutenant, half a penfion; Samuel Stillman, a private, half a penfion; Benjamin Sturges, a private, onefixth of a penfion; Enoch Turner, junior, a private, two-thirds of a penfion; Richard Watrous, a private, three-fourths of a penfion; Stephen Wells, a lieutenant, half a penfion; Jonathan Whaley, a private, onefourth of a penfion; Ezra Willcox, a private, one-fourth of a penfion; Azel Woodworth, a private, three-fourths of a penfion.

Of the Diffrict of Vermont : Elijah Barnes, a private, one-fourth of a penfion; Elijah Bennett, a private, half a penfion; Gideon Brownfon, a major, a full penfion ; Thomas

Brush, a private, one-fourth of a pension ; Pensioners David Brydia, a private, half a pension ; and their rates. Nathan Burr, a private, half a penfion; Iames Campbell, a private, half a penfion; Oliver Darling, a private, five-eighths of a penfion; Samuel Eyres, a private, one-fourth of a penfion; Afa Gould, a private, half a pension; Benjamin Gould, a private, half a penfion; Amafa Grover, a private, onethird of a penfion; William Hazeltine, a private, half a penfion; Jonathan Haynes, a private, two thirds of a penfion ; Zimri Hill, a private, half a penfion; William Hunt, a private, half a penfion; Elijah Knight, a private, one-fourth of a penfion; Ebenezer M'Ilvain, a private, half a penfion; William Martin, a private, two-thirds of a penfion; Pliny Pomeroy, a private, four-fifths of a penfion; Mofes Saunderfon, a private, two-thirds of a penfion; John Stark, a captain, one fourth of a penfion; Thomas Torrance, a private, half a penfion ; Benjamin Tower, a private, two-thirds of a penfion; William Waterman, a private, onethird of a penfion; John Wilson, a serjeant, one-third of a penfion.

Of the Diffrict of New-York : Thomas Baldwin, a serjeant, half a pension; Abraham Blauvelt, a private, a full penfion; Thomas Brooks, a private, three-fourths of a penfion; Duncan Campbell, a lieutenant, half a penfion; William Champenois, a private, three-fourths of a penfion; Ruffell Chappell, a private, half a penfion; [eremiah Everett, a private, half a penfion; Samuel Miller, a private, a full penfion; Jared Palmer, a ferjeant, half a penfion; Stephen Powell, a private, one-fixteenth of

Penfioners and their rates.

a penfion; John Rogers, a private, half a penfion; William Smith Scudder, a private, half a penfion; James Slater, a private, half a penfion; John Utters, a private, threefourths of a penfion; John Vaughan, a ferjeant, one-fourth of a penfion; Afa Virgil, a private, one-fourth of a penfion.

Of the Diffrict of New-Jerfey : William Crane, a lieutenant, a full penfion ; William Oliver, a lieutenant, two-thirds of a penfion. Joel Phelps, a private, half a penfion; Samuel Taylor, a corporal, two-thirds of a penfion.

Of the Diftrict of Pennfylvania: John Cardiffe, a private, a full penfion ; Jofiah Conckling, a private, half a penfion ; William Dewitt, a private, half a penfion; Thomas Eagan, a matrols, half a penfion; Jacob Fox, a private, one-third of a penfion; Alexander Garrett, a private, three-fourths of a penfion; Samuel Gilman (alias Gilmorc), a private. half a penfion ; Adam Godenberger, a private, one-fourth of a penfion; John Haley, a corporal, three-fourths of a penfion; David Hickey, a private, a full penfion ; Lawrence Hipple, a private, half a penfion; Nathaniel Hubble, a major, two-thirds of a penfion; Philip Lauer, a ferjeant, one-fourth of a penfion; Charles M'Cormick, a private, a full penfion; William M'Hatton, a lieutenant, a full penfion; Michael Orner, a private, one fourth of a penfion; Griffith Rees, a private, half a penfion; Thomas Richart, a private, a full penfion; Edward Wade, a private, half a penfion ; Thadeus Williams, a private, one-fourth of a penfion; John Wright, a ferjeant, half a penfion.

. Of the District of Delaware ; Donald Pensioners . and their M'Donald, a corporal, a full penfion. · . rates.

Of the District of Maryland : John Bean, a private, half a penfion; William Ormond, a private, three-fourths of a penfion.

Of the Diftrict of Virginia: John Bell, a lieutenant, three fourths of a penfion; David Welch, a private, a full penfion.

Of the Diffrict of Kentucky : James Speed, a licutenant, a full penfion.

Of the Diftrict of North Carolina : John Benton, a private, a full penfion; George Bledfoe, a private, a full penfion; Thomas Chiles, a captain, two-thirds of a penfion; James Christian, a private, half a pension; Robert Harris, a private, a full penfion; John Knowles, a private, two-thirds of a penfion ; James Smith, a private, a full penfion.

Sec. 2. And be it further enacted, That the Thefe peapenfions allowed by this act, fhall be estimated, fions how in manner following; that is to fay: A full to be eftipenfion to a commissioned officer shall be confidered, the one-half of his monthly pay, as by law eftablished : And the proportions lefs than a full penfion fhall be the like proportions of half-pay: And a full penfion to a non commissioned officer or private foldier, fhall be five dollars per month; and the proportions lefs than a full penfion, fhall be the like proportions of five dollars per month: Provided, That every commissioned officer, who shall, by virtue of this act, be placed on Return of the penfion-lift, as entitled to a fum lefs than commutaa full penfion, fhall receive fuch penfion, on-tion. ly upon compliance with the fame rule refpecting a return of the commutation, which he may have received, as is provided for, in the cafe of captain David Cook, by an act of

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Congress, passed December the fixteenth, one thousand feven hundred and ninety-one :

Thefe penfions how to be paid.

Sec. 3. And be it further enacled, That the penfioners aforefaid thall be paid in the fame manner, as invalid penfioners are paid, who have heretofore been placed on the lift of penfioners of the United States, under fuch reftrictions and regulations, in all refpects, as are prefcribed by the laws of the United States, in fuch cafes provided.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

Approved, April the twentieth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XVI.

An Act in Addition to an Act, intitled, "An Act making further Provision for the Support of public Credit, and for the Redemption of the public Debt."

Sec. 1. D E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress alfembled, That it shall be lawful for the commissioners of the finking fund, and they are hereby required, to cause the funded stock of the United States

bearing a prefent interest of fix per centum Commitper annum, to be reimburfed and paid, in the finking manner following, to wit : First, by dividends fund to pay to be made on the last days of March, June the funded and September for the prefent year, and from ing an inthe year one thousand feven hundred and per cent. nincty-feven, to the year one thousand eight by divihundred and eighteen inclusive, at the rate of dends; one and one half per centum, upon the original capital. Secondly, by dividends to be made on the laft day of December for the prefent year, and from the year one thousand feven hundred and ninety-feven, to the year one thousand eight hundred and feventeen inclufive, at the rate of three and one half per centum upon the original capital; and by a dividend to be made on the last day of December, in the year one thousand eight hundred and eighteen, of fuch a fum, as will be then adequate, according to the contract, for the final redemption of the faid flock.

Sec. 2. And be it further enacted, That it shall be lawful for the faid commissioners of the finking fund, and they are hereby required, to cause the funded debt of the Uni- The funde ted States, upon which an intereft of fix per the intereft centum per annum will commence on the of which is deferred, first day of January, in the year one thou- also by difand eight hundred and one, to be reimburfed vidends; and paid, in manner following, to wit: First, by dividends to be made on the laft days of March, June, and September, from the year one thousand eight hundred and one, to the year one thousand eight hundred and twentyfour, inclusively, at the rate of one and one half per centum upon the original capital: Secondly, by dividends to be made on the last day of December, from the year one thou-Vol. In. M 2

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fand eight hundred and one; to the year one; thousand eight hundred and twenty-three, inclufively, at the rate of three and one-half per centum upon the original capital : and by a dividend to be made on the laft day of December, in the year one thousand eight hundred and twenty-four, of fuch a fum, as will be then adequate, according to the contract, for the final redemption of the faid flock.

And contaia fums of balances of funded debt or ttock. the credit of certain flates, in like manner,

Sec. 3. And be it further enacted, That it shall be lawful for the faid Commissioners of the finking fund, and they are hereby required, to caufe to be reimburfed and paid in manner before preferibed, fuch fum and fums, as, accordftanding to ing to the right for that purpose referved, may rightfully be paid for and towards the reimburfement or redemption of all fuch balances of the funded debt or flock of the United States, bearing a prefent intereft of fix per centum per annum, or which will bear a like interest, from and after the first day of January, in the year one thousand eight hundred and one, as stand to the credit of certain states, in confequence of an act paffed on the thirty-first day of May, in the year one thousand feven hundred and ninety-four; and with the confent of the faid states, fuch additional fums, as will render the reimburfement of the faid balances equal to that made upon the refidue of the faid ftock, at the commencement of the prefent year.

> Sec. 4. And be it further enacted, . That, in addition to the fums already appropriated to the finking fund, by the act, intitled, " An Act making further provision for the support of public credit, and for the redemption of the public debt," there shall be, and is hereby, in like manner, appropriated to the faid fund, fuch a fum of the duties on goods, wares and mer

chandize imported on the tonnage of fhips and Appropriveffels, and on fpirits diflilled in the United ation for States and on flills, as, with the monies, which mentoffaid now conftitute the finking fund, and fhall balances flanding to accrue to it, in virtue of the provisions already the credit made by law, and the interest upon the fums of certain which shall be annually reimbursed, will be fufficient, yearly and every year, to reimburfe and pay the faid balances flanding to the credit of certain states, in the manner herein before prefcribed and directed.

Sec. 5. And be it further enacled, That it fhall be lawful for the commissioners of the The comfinking fund, to appoint a fecretary, whole may apduty it shall be, to record and preferve their point a leproceedings and documents, and to certify copies thereof, when thereunto duly required; and the faid fecretary shall be allowed a com- His compenfation not exceeding two hundred and fifty penfation. dollars, annually, for his fervices.

JONATHAN DAYTON, Speaker of

the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, April the twenty-eighth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

[276]

CHAPTER XVII.

An Act making an Appropriation towards defraying the Expension which may arise in carrying into Effect, the Treaty of Amity, Commerce and Navigation, made between the United States and the King of Great-Britain.

) E it cnacted by the Senate and House of **Representatives** of the United States of America, in Congress affembled, That towards defraying the expenses which may arise in carrying into effect, the Treaty of Amity, Comexpensions of merce and Navigation, made between the United States and the king of Great-Britain, there be appropriated a fum not exceeding eighty thousand eight hundred and eight dollars, to be paid out of the duties on impost and tonnage, to the end of the prefent year, not already appropriated : Provided, that the compensations to be allowed to any of the Commissioners appointed, or to be appointed, in purfuance of any article of the faid Treaty, fhall not exceed, to those who shall ferve in Great-Britain, the rate of fix thousand fix hun-Limitation dred and fixty-feven dollars, and fifty cents, per annum; and to those who thall ferve in the United States, the rate of four thousand four hundred and forty-five dollars, per annum.

IONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. **JOHN ADAMS**, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, May the fixth, 1796: GEORGE WASHINGTON,

Prefident of the United States.

Appropriation towards defraying the carrying the treaty of amity, commerce, &c. bctween the United States and Great-Britain, into eifed.

of the commillioners' compenfation.

£ 277

CHAPTER XVIII.

An AEt making an Appropriation for defraying the Expenses which may arise in carrying into Effect, the Treaty made between the United States and the King of Spain.

BE it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, Appropriin Congress affembled, That for the purpose of ation for defraying the expenses which may arife in car-fes of carrying into effect, the treaty made between the rying into United States and the king of Spain, a fum treaty not exceeding eighteen thousand fix hundred made beand eighty-three dollars, be, and the fame United hereby is appropriated, to be fatisfied from the States, and duties of impost and tonnage, to the end of spain. the present year, not heretofore appropriated : Provided, That the compensation to be allowed to any of the Commillioners, to be ap- Limitation pointed in purfuance of any article of the millioners' faid Treaty, shall not exceed the rate of three compensathousand five hundred dollars, per annum.

effect the

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the fixth, 1796:

GEORGE WASHINGTON, Prefident of the United States.

[278]

CHAPTER XIX.

An Act making an Appropriation for defraying the Expenses which may arife in carrying into Effect, the Treaty made between the United States, and the Dey and Regency of Algiers.

24,000 anaum ap propriated annuity to the Dev and Reponcy of Algicrs.

E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That for the purpose of defraying the expenses of carrying into effect, dollars per the treaty made between the United States, and the Dey and Regency of Algiers, the for the wy- monies arising under the revenue laws of the ment of the United States, which have been heretofore paffed, not already appropriated to any other purpose, or fo much thereof as may be neceffary, to the amount of twenty-four thousand dollars per annum, be, and the fame are hereby pledged and appropriated for the payment of the annuity ftipulated in the faid treaty, to be paid to the faid Dey and Regency of Algiers; and to continue fo pledged and appropriated, to long as the faid treaty shall be in force.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United Statcs, and Prefident of the Senate.

APPROVED, May the fixth, 1796:

GEORGE WASHINGTON, Prefident of the United States.

F 279]

CHAPTER XX.

An ASt making Appropriations for defraying the Expenses which may arife in carrying into Effeet, a Treaty made between the United States and certain Indian Tribes, north-west of the River Obio.

E it cnalled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That for the Appropripurpose of defraying the expenses which may ation for arife in carrying into effect, the treaty made defraying between the United States, and the tribes of fes of car-Indians, called the Wyandots, Delawares, rying into Shawanoes, Ottawas, Chippewas, Putawa- treaty times, Miamis, Eel-river, Weea, Kickapoo, made be-Piankafhaw, and Kafkafkias, at Greeneville, United on the third day of August, one thousand States and certain Infeven hundred and ninety-five, the monies ari- dian tribes, fing under the revenue laws of the United of the ri-States, which have been heretofore passed, ver Ohio. not already appropriated to any other purpofe, or fo much thereof as may be neceffary, be, and are hereby pledged and appropriated for the payment of the annuity flipulated in the faid treaty, to be paid to the faid Indian tribes; that is to fay : to the Wyandots, one thousand dollars; to the Delawares, one thoufand dollars; to the Shawanoes, one thousand dollars; to the Ottawas, one thousand dollars; to the Chippewas, one thousand dollars; to the Putawatimes, one thousand dollars; to the Miamis, one thoufand dollars; to the Eel-river, Weea, Kickapoo, Piankalhaw and Kafkafkias tribes, each five hundred dollars : And to continue fo pledged and appropriated, fo long as the faid treaty fhall be in

force : And that a further fum of one thoufand five hundred dollars, out of the monies aforefaid, be alfo appropriated to defray the coft of transportation, and other contingent charges which may arife from the payment of the faid annuity, according to the flipulations contained in the faid treaty.

JONATHAN DAYTON, Speaker of the House of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, May the fixth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XXI.

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An Act authorizing a Loan for the Ufe of the City of Wa/hington, in the Diftrict of Columbia, and for other Purpofes therein mentioned.

F. it enaded by the Senate and Houfe of Representatives of the United) of Reprefentatives of the United States of America, in Congress affembled, That the Committioners, under the act, intitled, the dity of "An Act for effablishing the temporary and permanent feat of the Government of the United States," be, and they are hereby authorized, under the direction of the Prefident of filent, hor- the United States, to borrow, from time to time, fuch fum or fums of money, as the faid Prefident shall direct, not exceeding direct

Sec. 1.

Commilfioners of Walling. ton may, under the direction of the Pre-1 ow certain fums.

hundred thousand dollars in the whole, and not exceeding two hundred thousand dollars, in any one year, at an interest not exceeding fix per centum per annum, and reimburfable at any time after the year one thousand eight hundred and three, by inftalments, not exceeding one-fifth of the whole fum borrowed. in any one year ; which faid loan or loans thall be appropriated and applied by the faid Commiffioners, in carrying into effect the aboverecited act, under the controul of the Prefident of the United States.

Sec. 2. And be it further enacted, That all the lots, except those now appropriated to pub- Certain lic use in the faid city, vested in the Commis- chargeable fioners aforefaid, or in truftees, in any man- with the ner, for the use of the United States, now ment of holden and remaining unfold, fhall be, and are those loane. hereby declared and made chargeable with the rc-payment of all and every fum and fums of money, and interest thereupon, which shall be borrowed in pursuance of this act : And, to the end, that the fame may be fully and punc- Thefe lots to be fold, tually repaid, the faid lots, or fomany of them and the as shall be necessary, shall be fold and con- monies apveyed, at fuch times, and in fuch manner, and difcharge on fuch terms, as the President of the United the loans. States, for the time being, shall direct : And the monies arifing from the faid fales, shall be applied and appropriated, under his direction, to the difcharge of the faid loans, after first paying the original proprietors, any balances due to them, respectively, according to their feveral conveyances to the faid Commissioners or truftees. And if the product of the fales of all the faid lots shall prove inadequate to the payment of the principal and interest of the fums borrowed under this act, then the defi-

lots made re-pay-

Vol. III.

If the product of fuch fales fhould be States to pay the

from in

ciency shall be paid by the United States, agreeably to the terms of the faid loans ; for it is expressly hereby declared and provided. infutlicient, that the United States shall be liable only for the United the re-payment of the balance of the monies to be borrowed under this act, which shall deficiency. remain unfatisfied by the fales of all the lots aforefaid, if any fuch balance shall thereafter happen.

Sec. 3. And be it further enabled, That Purchafers. every purchafer or purchafers, his or their of lots to be exempt heirs or affigns, from the faid Commissioners cumbrance, or truftees, under the direction of the faid Prefident, of any of the lots herein before mentioned, after paying the price, and fulfilling the terms (lipulated and agreed to be paid and fulfilled, fhall have, hold and enjoy the faid lot or lots fo bought, free, clear and exonerated from the charge and incumbrance hereby laid upon the fame.

Sec. 4. And be it further enacted, That the Commissioners aforefaid, shall, semi-annually, render to the Secretary of the Treaand capea. fury, a particular account of the recepts and ditures, de expenditures of all monies intrusted to them, ally to the and alfo, the progress and state of the businefs, and of the funds under their adminiftration; and that the faid Secretary lay the fame before Congress, at every festion after the receipt thereof.

> JONATHAN DAYTON, Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, May the fixth, 1796: GEORGE WASHINGTON. Prefident of the United States.

Commiffionersthall render an account of receipts. femi-annu-Secretary of the Treatury, who findl lay it before Congrefs.

[283]

CHAPTER XXII.

An ACI making further Provision relative to the Revenue-Cutiers.

Scc. 1. DE it enacted by the Senate and D Houfe of Reprefentatives of the Alteration United States of America, in Congress also and of the com-That from and after the first day of May, in to the offithe prefent year, there be allowed, in lieu of cers and the compensation now established, to the mal- of the reveter of each revenue-cutter, fifty dollars per "ue cutters. month; to each first-mate, thirty-five dollars per month; to each fecond-mate, thirty dollars per month; to each third-mate, twenty-five dollars per month; and to each mariner, not exceeding twenty dollars per month; to be paid by the collectors of the revenue, who shall be defignated for that purpofe.

Sec. 2. And be if further enacted, That all Forfeitures penalties, fines and forfeitures which may be under the incurred under the impost-laws of the United laws, re-State, and recovered in confequence of in-covered formation given by any officer of a revenue- quence of cutter, shall, after deducting all proper costs informaand charges, be difposed of, as follows : tion given One-fourth part shall be for the use of the of the re-United States, and be paid into the treafury ters, how thereof; one-fourth part, for the officers of to be difthe cuftoms, to be diffributed in the manner pored of. now provided, relative to that part of forfeitures they are now entitled to: and the remainder thereof, to the officers of fuch cutter, to be divided among them, in proportion to their pay.

Sec. 3. And be it further enacled, That the Prefident of the United States be, and he

Prefident to caule fed in lieu of fuch as fit for fervice.

hereby is authorized, to caufe other revenueother reve- cutters to be built or purchased, in lieu of nue-cutters fuch as are or shall, from time to time, beor purcha- come unfit for further fervice; the expense whereof, as well as all future expenses of builbecome un- ding, purchafing or repairing revenue cutters, fhall be paid out of the product of the duties on goods, wares and merchandize, imported into the United States, and on the tonnage of fhips or veffels.

Thofe which are unfit for fervice to be fold.

Sec. 4. And be it further enacted, That the Prefident of the United States be, and he is hereby authorized, to caufe fuch revenue-cutters as shall, from time to time, become unfit for fervice, to be fold at public auction, and the proceeds of fuch fales to be paid into the treafury of the United States.

Sec. 5. And be it further enacled, That fo Limitation much of this act as fixes the compensation of the officers and men on board the faid cutters, fhall be, and remain in force, for the term of one year, and from thence to the end of the next feffion of Congress thereafter, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United Statcs, and Prefident of the Senate.

APPROVED, May fixth, 1796: GEORGE WASHINGTON. Prefident of the United States.

of the firft fection.

CHAPTER XXIII.

An Act to continue in Force, for a limited Time, an Act, intitled, " An Act declaring the Confent of Congress to an Act of the State of Maryland, paffed the twenty-eighth of December, one thousand seven hundred and ninety-three, for the Appointment of a Health-**Officer**."

Sec. 1. BE it enacted by the Senate and House of Representatives of the Confent of United States of America, in Congress affembled, granted to That the confent of Congress be, and is here- the act of by granted and declared, to the operation of for collectan act of the General Affembly of Maryland, ing a duty of one cent paffed the twenty-eighth of De. • one per ton on thousand feven hundred and ninet,, in- veficis comtitled, " An act to appoint a health-officer, Baltimore for the port of Baltimore, in Baltimore coun- district from a foty," fo far as to enable the ftate aforefaid to reign collect a duty of one cent per ton, on all vef- voyage. fels coming into the diffrict of Baltimore, from a foreign voyage, for the purpoles in the faid act intended.

Sec. 2. And be it further enacted, That Limitation this act shall be in force for one year, and from of the ab. thence to the end of the next feffion of Congrefs thereafter, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, May the fixth, 1796: **GEORGE WASHINGTON,** Prefident of the United States.

r 286 7

CHAPTER XXIV.

An Act to repeal fo much of an Act, intitled. " An Act to chable h the judicial Courts of the United States," as directs that alternate Seffions of the Circuit-Court for the District of Pennfylvania (hall be holden at York-Town; and for other Purpofes.

Circuit court for Pennfvlvaen only at Philadelphia; except when the judges direct it to be holden. at Yorktown.

Sec. 1. BE it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That nia diffriet fo much of the fifth fection of the act, intitled, to be hold. " An act to establish the judicial courts of the United States," as directs that alternate felfions of the circuit court for the diffrict of Pennfylvania, fhall be holden at York-town, be, and the fame is hereby repealed; and that all the feffions of the faid circuit court, thall, from and after the paffing of this act. be holden at the city of Philadelphia, excepting only, when at any feflion of the faid court, the judges thereof fhall direct the next feffion to be holden at York-town; which they are hereby authorized and empowered to do, whenever it shall appear to them to be necesfary.

Returns and continuancesto the 11th of rent October ut York-town Anged to the fame day at Philadelpilia.

Sec. 2. And be it further enacted, That all fuch process of the faid court, as may have iffued before the pailing of this act, and all recognizances returnable, and all fuits and other proceedings that were continued to the faid circuit court for the diffrict of Pennfylvania, on the eleventh of October next, in York-town, shall now be returned, and held continued to the fame court, on the fame day, at Philadelpl ia, And to the end, that fuitors, witneffes and all others concerned, may have

notice of the alteration hereby made, the Butice marshal of the faid district of Pennsylvania be given by 's hereby required to make the fame known, the marfial by proclamation, on or before the first day of mation. August next.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the

Senate pro tempore.

APPROVED, May the twelfth, 1796:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XXV.

AND N. S. D. LANS

An Act allowing Compensation for Horses killed in Battle belonging to Officers of the Army of the United States.

Sec. 1. **E** it enacted by the Senate and Houfe of Reprefentatives of the Officers,

United States of America, in Congress affem- whole du-ty requires bled, That every officer in the army of the them to be United States, whole duty requires him to be on horle-back, to be on horfeback, in time of action, and whole paid for horfe fhall be killed in battle, be allowed a fum horfes killnot exceeding two hundred dollars, as a compenfation for each horfe fo killed.

Scc. 2. And be it further enacted, That Act to be the provision contained in this act thall have retrospecretrospective operation, fo far as the fourth tive as far day of March, in the year one thousand feven March, hundred and eighty-nine : Provided, That no 1789.

Proof to operion fhall receive payment for any horie to he made to killed, until he make fatisfactory proof to the Secretary at War, that the horfe, for which he claims compensation, was actually killed under fuch circumstances, as to entitle him to this provision, in all cases, which have heretofore taken place, within one year after the end of the prefent fession of Congress; and in all cafes which may take place hereafter, within one year after fuch horfe shall have been killed.

Sec. 2. And be it further enacted, That the How proof of the va-lue that he proof of the value of fuch horfe fhall be, by the affidavit of the quarter-master of the made. corps, to which the owner may belong, or of two other credible witneffes.

JONATHAN DAYTON, Speaker of

the House of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the twelfth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

tary of War within a limited time.

5 280 7

CHAPTER XXVI.

An Act declaring the Confent of Congress to a certain' Act of the State of Maryland, and to continue an AEt declaring the Diffent of Congress to certain Acts of the States of Maryland, Georgia and Rhode-Ifland and Providence Plantations, fo far as the fame refpectis the States of Georgia, and Rhode-Island and Providence Plantations.

Sec. 1. BE it enacted by the Senate and Houfe of Reprefentatives of the United Confent of States of America, in Congress affembled, That to a certain the confent of Congress be, and is hereby act of Ma-granted and declared to the operation of an powering act of the General Affembly of Maryland, the warmade and paffed at a fellion begun and held port of at the city of Annapolis, on the first Monday Baltimore of November, in the year one thousand feven collect the hundred and ninety-one, intitled, " An act duty thereempowering the wardens of the port of Bal-tioned. timore to levy and collect the duty thereinmentioned."

Sec. 2. And be it further enacted, That the Part of the act, intitled, " An act declaring the affent of act declar-Congress to certain acts of the states of Mary- fent of land, Georgia and Rhode-Ifland and Provi- Congrefs. dence Plantations," shall be continued, and is acts of the hereby declared to be in full force, fo far as the flates of Maryland, fame refpects the ftates of Georgia and Rhode- Georgia, Island and Providence Plantations.

and Rhode. Ifland and Providence

Sec. 3. And be it further enacted, That this Plantations act shall be, and continue in force for the term in force.

VOL. III. 0 2

[290]

of three years, and from thence to the end of the next fellion of Congress thereafter, and no longer.

> JONATHAN DAYTON, Speaker of the Houje of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the twelfth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XXVII.

An Act authorizing the Erection of a Light-Houfe on Cape-God, in the State of Maffachufetts.

A lighthouse to be erceled on

DE it enacled by the Senate and Houfe of Re-D prefentatives of the United States of America, in Congress affembled, That it shall be the duty of the Secretary of the Treasury, to provide, by contract, which shall be approved by the Prefident of the United States, Cape Cod. for building a light-house on Cape-Cod, in the state of Massachuletts, (as foon as the necesfary ceffion of land for the purpose shall be made by the faid late to the United States;) and to furnish the fame, with all neceffary fupplies : And allo, to agree for the falaries, or wages of the perfon, or perfons, who may be appointed by the Prefident, for the fuperintendance and care of the fame : And that

the number or disposition of the light or lights in the faid light-houfe, be fuch, as may tend to diffinguish it from others, as far as is practicable; and that the light or lights on Gurnet-head, at the entrance of Plymouth harbour, be altered or diminished, if necessary : Appropri-And that eight thousand dollars be appropri- ation there? ated for the fame, out of any monies not otherwife appropriated.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the feventeenth, 1796:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXVIII.

An Act to authorize Ebenezer Zane to locate certain Lands in the Territory of the United States, north-well of the River Obio.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress offembled, That upon the conditions herein-after mentioned, there shall be granted to Ebenezer Zane, three Three tracks of tracks of land, not exceeding one mile square land to be each, one on the Muskingum river, one on granted to Hockhocking river, and one other on the Zaneon north bank of Sciota river, and in fuch fitu- conditions, ations as fhall best promote the utility of a

road to be opened by him on the most eligible route between Wheeling and Limeflone, to be approved by the Prefident of the United States, or fuch perfon as he shall appoint for that purpofe : Provided, fuch tracts shall not interfere with any exifting claim, location or furvey; nor include any falt-fpring, nor the lands on either fide of the river Hockhocking at the falls thereof.

Sec. 2. And be it further enacted, That upon the faid Zane's procuring, at his own extion of the penfe, the faid tracts to be furveyed in fuch way and manner as the Prefident of the United States shall approve, and returning into the Treafury of the United States plats thereof, together with warrants granted by the United States, for military land-bounties, to the amount of the number of acres contain-, ed in the faid three tracts : And alfo producing fatisfactory proof, by the first day of January next, that the aforefaid road is opened, and ferries established upon the rivers aforefaid, for the accommodation of travellers; and giving fecurity, that fuch ferries fhall be maintained, during the pleafure of Congress, the Prefident of the United States shall be, and he hereby is authorized and empowered, to iffue letters-patent in the name and under the feal of the United States, thereby granting and conveying to the faid Zane, and his heirs, the faid tracts of land located and furveyed as aforefaid; which patents shall be counterfigned by the Secretary of State, and recorded in his office : Provided always, that the rates of ferriage, at fuch ferrics, shall, from time to time, be afcertained by any two of the judges of the terri-

Specifica-

tory north-west of the river Ohio, or fuch other authority as shall be appointed for that purpofe.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the feventcenth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XXIX.

An Act providing for the Sale of the Lands of the United States, in the Territory north-welt of the River Obio, and above the Mouth of Kentucky River.

Sec. 1. D E it enacted by the Senate and Houfe D of Representatives of the United States of America, in Congress affembled, That a Surveyor-General shall be appointed, whose duty it shall be to engage a fufficient number Afurveyorof fkilful furveyors, as his deputies; whom he appoinhe fhall caufe, without delay, to furvey and tcd; his power and mark the unafcertained outlines of the lands duties. lying north-weft of the river Ohio, and above the mouth of the river Kentucky, in which the titles of the Indian tribes have been extinguifhed, and to divide the fame in the manner herein-after directed; he shall have authority to frame regulations and inftructions for the government of his deputies; to administer the

neceffary oaths, upon their appointments; and to remove them for negligence or mifconduct in office.

The lands how to be forveyed,

Sec. 2. Be it further enacled, That the part of the faid lands, which has not been already Inidout,&c. conveyed by letters-patent, or divided, in purfuance of an ordinance in Congress, paffed on the twentieth of May, one thousand feven hundred and eighty-five, or which has not been heretofore, and, during the prefent feffion of Congress, may not be appropriated for fatisfying military land bounties, and for other purposes, shall be divided by north and fouth lines run according to the true meridian, and by others croffing them at right angles. fo as to form townships of fix miles square, unless where the line of the late Indian purchafe, or of tracts of land heretofore furveyed or patented, or the courfe of navigable rivers may render it impracticable; and then this rule shall be departed from, no further than fuch particular circumfances may require. The corners of the townships shall be marked with progressive numbers from the beginning; cach diftance of a mile between the faid corners shall be also distinctly marked with marks different from those of the corners. One-half of the faid townships, taking them alternately, fhall be fubdivided into fections, containing, as nearly as may be, fix hundred and forty acres each, by running through the fame, each way, parallel lines, at the end of every two miles; and by marking a corner. on each of the faid lines, at the end of every mile; the fections shall be numbered respectively, beginning with the number one, in the north-east fection, and proceeding west and caft alternately, through the township with

[295]

progressive numbers, till the thirty-fixth be Lands how completed. And it shall be the duty of the to be laid deputy-furveyors, refpectively, to caufe to be marked, on a tree near each corner made, as aforefaid, and within the fection, the number of fuch fection, and over it, the number of the township, within which such fection may be; and the faid deputies shall carefully note, in their respective field-books, the names of the corner trees marked, and the numbers fo made: The fractional parts of townships shall be divided into fections, in manner aforefaid, and the fractions of fections shall be annexed to, and fold with, the adjacent entire fections. All lines shall be plainly marked upon trees, and meafured with chains, containing two perches of fixteen feet and one half each, fubdivided into twenty-five equal links, and the chain shall be adjusted to a standard to be kept for that purpofe. Every furveyor shall note in his field-book, the true fituations of all mines, falt licks, falt fprings and mill-feats, which fhall come to his knowledge; all water-courfes, over which, the line he runs shall pass; and also the quality of the lands: Thefe field-books fhall be returned to the Surveyor-General, who fhall therefrom caufe a defcription of the whole lands furveyed, to be made out and transmitted to the officers who may fuperintend the fales: He shall also cause a fair plat to be made of the townships, and fractional parts of Plat of townships, contained in the faid lands, de- townships fcribing the fubdivitions thereof, and the and fracmarks of the corners. This plat shall be re- to be made, corded in books to be kept for that purpole; a copy thereof shall be kept open at the Surveyor-General's office, for public information;

out, &c.

F 296 7

and other copies fent to the places of the fale. and to the Secretary of the Treafury.

Refervati-U. States.

Sec. 3. Be it further cnacted, That a faltons for the fpring lying upon a creek which empties into pofal of the the Sciota river, on the east fide, together with

as many continguous fections as fhall be equal to one township, and every other falt-spring, which may be difcovered, together with the fection of one mile fquare which includes it, and also four fections at the center of every township, containing each one mile square, fhall be referved, for the future difpofal of the United States : But there shall be no refervations, except for falt-fprings, in fractional townships, where the fraction is less than threefourths of a township.

at vendue, vernor or Secretary tern territory, and

Sec. 4. Be it further enacted, That whenever feven ranges of townships shall have been sections of furveyed below the Great Miami, or between 640 aeres the Sciota river and the Ohio compay's purrervations) chafe, or between the fouthern boundary of to be fold the Connecticut claims and the ranges already by the Go- laid off, beginning upon the Ohio river and extending westwardly, and the plats thereof of the wef- made and transmitted, in conformity to the provisions of this act, the faid fections of fix the Survey. hundred and forty acres (excluding those or-General hereby referved) shall be offered for fale, at public vendue, under the direction of the Governor, or Secretary of the western territory, and the Surveyor-General; fuch of them as lie below the Great Miami fhall be fold at Cincinnati; those of them which lie between the Sciota and the Ohio company's purchase, at Pittfburgh; and those between the Connecticut claim and the feven ranges, at Pittfburgh. And the townships remaining undivided shall be offered for fale, in the fame manner, at the

feat of government of the United States, un- Undivided der the direction of the Secretary of the townships Treasury, in tracts of one quarter of a town- in like fhip lying at the corners thereof, excluding the manner by four central fections, and the other refervations tary of the before mentioned : Provided always, that no No part of part of the lands directed by this act to be of the lands to fered for fale, shall be fold for less than two less than 2 dollars per acre.

.Sec. 5. Be it further enacted, That the Secretary of the Treafury, after receiving the afore- of Treafufaid plats, fhall forthwith give notice, in one ry to give newspaper in each of the United States, and the times of the territories north-weft and fouth of the of fale, see. river Ohio, of the times of fale; which fhali, in no cafe, be lefs than two months from the date of the notice; and the fales at the different places fhall not commence, within lefs than one month of each other: And when the Governor of the weftern territory, or Secretary of the Treasury, shall find it necessary to adjourn, or fufpend the fales under their direction, refpectively, for more than three days, at any one time, notice fhall be given in the public newfpapers, of fuch fufpenfion, and at what time the fales will re-commence.

Sec. 6. Be it further cnacled, That immedi- certain ately after the paffing of this act, the Secretary other lands of the Treafury shall, in the manner herein before directed, advertife for fale, the lands remaining unfold in the feven ranges of townfhips, which were furveyed, in purfuance of an ordinance of Congress, passed the twentieth of May, one thousand feven hundred and eighty-five, including the lands drawn for the army, by the late Secretary of War, and alfo those heretofore fold, but not paid for; the townships which by the faid ordinance, are di-

Vol. III.

Treatury. be fold for dollars per acre. Secretary

P 2

rected to be fold entire, fhall be offered for fale, at public vendue in Philadelphia, under the direction of the Secretary of the Treafury, in quarter townships, referving the four center fections, according to the directions of this act. The townships, which, by the faid ordinance, are directed to be fold in fections, fhall be offered for fale at public vendue, in Pittfburgh, under the direction of the Governor or Secretary of the western territory, and such perfon, as the Prefident may fpecially appoint for that purpose by fections of one mile square each, referving the four center fections, as aforefaid; and all fractional townships shall also be fold in fections, at Pittfburgh, in the manner, and under the regulations povided by this act, for the fale of fractional townships: Provided always, That nothing in this act shall authorize the fale of those lots, which have been heretofore referved in the townships already fold.

Mode of payment, and of ob. taining a

Sec. 7. Be it further enacled, That the higheft bidder for any tract of land, fold by virtue of this act, fhall deposit, at the time of fale, patent, &c. one-twentieth part of the amount of the purchafe-money; to be forfeited, if a moiety of the fum bid, including the faid twentieth part, is not paid within thirty days, to the Treafurer of the United States, or to fuch perfon as shall be appointed by the Prefident, of the United States, to attend the places of fale for that purpofe; and upon payment of a moiety of the purchase-money, within thirty days, the purchafer shall have one year's credit for the refidue; and fhall receive from the Scretary of the Treafury, or the Governor of the weftern territory, (as the cafe may be) a certificate defcribing the land fold, the fum paid on account,

the balance remaining due, the time when fuch Mode of balance becomes payable; and that the whole paymant, land fold will be forfeited, if the faid balance taining a is not then paid; but that if it shall be duly puter, see discharged, the purchaser, or his assignee, or other legal reprefentative, fhall be entitled to a patent for the faid lands : And on payment of the faid balance to the Treafurer, within the fpecified time, and producing to the Secretary of State a receipt for the fame, upon the aforefaid certificate, the Prefident of the United States is hereby authorized to grant a patent for the lands to the faid purchafer, his heirs or affigns: And all patents fhall be counterfigned by the Secretary of State, and recorded in his office. But if there should be a failure in any payment, the fale fhall be void, all the money theretofore paid on account of the purchase fhall be forfeited to the United State-, and the lands thus fold fhall be again difpofed of, in the fame manner as if a fale had never been made: Provided neverthelefs, that fould any purchafer make payment of the whole purchafemoney, at the time when the payment of the first moiety is directed to be made, he shall be entitled to a deduction of ten per centum on the part, for which a credit is hereby directed to be given; and his patent shall be immediately iffued.

Sec. 8. Be it further cnacled, That the Secretary of the Treafury, and the Governor of the territory north-weft of the river Ohio, fhall refpectively, caufe books to kept, in which thall be regularly entered, an account of the be made of dates of all the fales made, the fituation and num- the date of bers of the lots fold, the price at which each was flruck off, the money deposited at the time of fale, and the dates of the certificates

fales, Se.

Governor or Secretary to tranfinit copics at certain times.

Navigable public highways.

Streams, not navigable, to be common property.

Compenfaveyor Gen.

Prefident to fix compenfation of ailiftant furveyors.

Expense not to exfor every mile furveycd.

Regulation of lees to be paid.

granted to the different purchafers. The Governor, or Secretary of the faid territory fhall, at every fulpenfion or adjournment, for more than three days, of the fales under their direction, transmit to the Secretary of the Treasury, a copy of the faid books, certified to have been duly examined and compared with the Tracts fold original. And all tracts fold under this act, on the ge- fhall be noted, upon the general plat, after the neral plate certificate has been granted to the purchaser.

Sec. 9. And be it further enacted, That all rivers to be navigable rivers, within the territory to be disposed of by virtue of this act, shall be deemed to be, and remain public highways: And that in all cafes, where the opposite banks. of any ftream, not navigable, shall belong to different perfons, the ftream and the bed thereof shall become common to both.

Sec. 10. And be it further enacled, That the tion of Sur- Surveyor-General fliall receive, for his compenfation, two thoufand dollars per annum; and that the Prefident of the United States may fix the compensation of the affistant furveyors, chain-carriers and axe-men : Provided, that the whole expense of furveying and marking the lines, fhall not exceed three dollars ored a dols. per mile, for every mile that shall be actually run or furveyed.

> Sec. 11. And be it further enacted, That the following fees fhall be paid for the fervices to be done under this act, to the Treasurer of the United States, or to the receiver in the western territory, as the cafe may be ; for each certificate for a tract containing a quarter of a township, twenty dollars; for a certificate for a track containing fix hundred and forty acres, fix dollars; and for each patent for a

[301]

quafter of a township, twenty dollars; for a fection of fix hundred and forty acres, fix dollars : And the faid fees shall be accounted for by the receivers, respectively.

Sec. 12. And be it further enacted, That the Oath to be Surveyor-General, affiltant-furveyors, and the Surveychain-carriers, shall, before they enter on the or gen. &c. feveral duties to be performed under this act, feverally take an oath or affirmation, faithfully to perform the fame; and the perfon, to be The perfon appointed to receive the money on fales in the to be apwestern territory, before he shall receive any pointed to receive the money under this act, fhall give bond with money in fufficient fecurity, for the faithful difcharge of the wettern territory to his truft : That, for receiving, fafe-keeping, give bound. and conveying to the treafury the money he may receive, he shall be entitled to a compenfation to be hereafter fized.

IONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the eighteenth, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXX.

An Act to regulate Trade and Intercourfe with the Indian Tribes, and to preferve Peace on the Frontiers.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That the following boundary line, eftablished by

A boundary line between various Inmarked.

treaty between the United States and various Indian tribes, fhall be clearly afcertained, and the United diffinctly marked, in all fuch places, as the States and Prefident of the United States shall deem nedian tribes ceffary, and in fuch manner as he thall direct, to be after- to wit : Beginning at the mouth of Cayahoga river on Lake Erie, and running thence up the fame, to the portage between that and the Tufcaroras branch of the Mulkingum ; thence down that branch, to the croffing-place above Fort Lawrence; thence wellerly to a fork of that branch of the Great Miami river, running into the Ohio, at, or near which fork, flood Laromie's flore, and where commences the portage, between the Miami of the Ohio, and Saint Mary's river, which is a branch of the Miami, which runs into Lake Erie; thence a wefterly courfe to Fort Recovery, which flands on a branch of the Wabafh; thence fouth-wefterly, in a direct line to the Ohio, fo as to interfect that river, opposite the mouth of Kentucky or Cuttawa river: thence down the faid river Ohio, to the tract of one hundred and fifty thoufand acres, near the rapids of the Ohio, which has been alligned to General Clark, for the use of himfelf and his warriors; thence around the faid tract, on the line of the faid tract, till it shall again interfect the faid river Ohio; thence down the fame, to a point opposite the high lands or ridge between the mouth of the Cumberland and Tenneffe rivers ; thence eafterly on the faid ridge, to a point, from whence, a fouth-welt line will thrike the mouth of Duck river; thence flill eaflerly on the faid ridge, to a point forty miles above Nafhville; thence north-east, to Cumberland river ; thence up the faid river, to where the Kentucky road

F 303 7

croffes the fame; thence to the top of Cumberland mountain; thence along Campbell's line, to the river Clinch; thence down the faid river, to a point from which a line shall pass the Holften, at the ridge, which divides the waters running into Little River, from those running into the Tenneffe; thence fouth, to the North-Carolina boundary; thence along the South-Carolina Indian boundary, to and over the Ocunna mountain, in a fouth-weft courfe, to Tugelo river; thence in a direct line, to the top of the Currahee mountain, where the Creek line paffes it; thence to the head or fource of the main fouth branch of the Oconce river, called the Appalachee; thence down the middle of the faid main fouth branch and river Oconee, to its confluence with Oakmulgee, which forms the river Altamaha; thence down the middle of the faid Altamaha, to the old line on the faid river; and thence along the faid old line to the river Saint Mary's : Provided always, that if the boundary line between the faid Indian tribes and the United States, fhall, at any provision time hereafter, be varied, by any treaty which for alterafhall be made between the faid Indian tribes may be and the United States, then all the provisions made by contained in this act, shall be construed to apply to the faid line fo to be varied, in the fame manner, as the faid provisions now apply to the boundary line herein-before recited.

Sec. 2. And be it further enacted, That if Penalty on any citizen of, or other perfon refident in the pating the United States, or either of the territorial dif- to hunt, tricts of the United States, fhall crofs over, acor go within the faid boundary line, to hunt, or in any wife deltroy the game; or shall drive, or otherwife convey any flock of hories

tions which treaty.

or cattle to range, on any lands allotted or fecured by treaty with the United States, to any Indian tribes, he shall forfeit a sum not exceeding one hundred dollars, or be imprifoned not exceeding fix months.

Sec. 3. And be it further enacted, That if Penalty on any fuch citizen, or other perfon, shall go into any country, which is allotted, or fecured by treaty as aforefaid to any of the Indian tribes fouth of the river Ohio, without a paffport first had and obtained from the Governor of fome one of the United States, or the officer of the troops of the United States commanding at the nearest post on the frontiers, or fuch other perfon, as the Prefident of the United States may, from time to time, authorize to grant the fame, fhall forfeit a fum not exceeding fifty dollars, or be imprifoned, not exceeding three months.

'Sec. 4. And be it further enacted, That if renalty on any fuch citizen or other perfon, fhall go into any town, fettlement or territory, belonging, or fecured by treaty with the United States, to any nation or tribe of Indians, and shall there commit robbery, larceny, trefpafs or other crime, against the perfor or property of any friendly Indian or Indians, which would be punishable, if committed within the jurifdiction of any state, against a citizen of the United States; or, unauthorized by law, and with a hoftile intention, shall be found on any Indian land, fuch offender shall forfeit a fum not exceeding one hundred dollars, and be imprifoned not exceeding twelve months : and fhall alfo, when property is taken or deftroyed, forfeit and pay to fuch Indian or Indians, to whom the property taken and deftroyed belongs, a fun equal to twice the just

going into the coun try of the Indians fouth of the Ohio without a pafiport.

commit. tingecriain offences againft the Indians.

value of the property fo taken or deftroyed : U. States And if fuch offender shall be unable to pay to pay in certain a fum at least equal to the faid just value, cafes. whatever fuch payment shall fall short of the faid just value, shall be paid out of the treafury of the United States: Provided neverthelefs, that no fuch Indian shall be entitled to any payment out of the treafury of the United States, for any fuch property taken or deftroyed, if he, or any of the nation to which he belongs, thall have fought private revenge, or attempted to obtain fatisfaction by any force or violence.

Sec. 5. And be it further enacted, That if any fuch citizen, or other perfon, shall make a fettlement on any lands belonging, or fecu- Penalty, on red, or granted by treaty with the United & the In-States, to any Indian tribe, or shall furvey, or dian lands. attempt to furvey fuch lands, or defignate any of the boundaries, by marking trees, or otherwife, fuch offender shall forfeit all his right, title and claim, if any he hath, of whatfoever nature or kind the fame fhall or may be, to the lands aforefaid, whereupon he shall make a fettlement, or which he shall furvey, or attempt to furvey, or defignate any of the boundaries thereof, by marking trees or otherwife, and shall also forfeit a fum not exceeding one thousand dollars, and fuffer imprisonment not exceeding twelve months. And it shall, moreover, be lawful for the Prefident of the United Prefident States, to take fuch measures and to employ may caufe fuch military force, as he may judge neceffary, remove. to remove from lands belonging, or fecured by treaty, as aforefaid, to any Indian tribe, any fuch citizen or other perfon, who has made or shall hereafter make, or attempt to make a fettlement thereon: And every right, title,

Vol. III.

O 2

[305]

or claim forfeited under this act, shall be taken and deemed to be vested in the United States, upon conviction of the offender, without any other or further proceeding.

Penalty on murder upon an Indian.

Sec. 6. And be it further enacted, That if committing any fuch citizen, or other perfon, fhall go into any town, fettlement or territory belonging to any nation or tribe of Indians, and shall there commit murder, by killing any Indian or Indians, belonging to any nation or tribe of Indians in amity with the United States, fuch offender, on being thereof convicted, shall fuffer death.

Traders to have licenſcs.

Sec. 7. And be it further enacted, That no fuch citizen, or other perfon, shall be permitted to refide at any of the towns, or hunting-camps, of any of the Indian tribes as a trader, without a licenfe under the hand and feal of the superintendant of the department, or of fuch other perfon as the Prefident of the United States shall authorize to grant licenses for that purpofe : Which fuperintendant, or perfon authorized, shall, on application, iffue fuch licenfe, for a term not exceeding two years, who shall enter into bond, with one or more fureties, approved of by the fuperintendant, or perfon isluing fuch licenfe, or by the Prefident of the United States, in the penal fum of one thousand dollars, conditioned for the true and faithful observance of such regulations and reftrictions, as are, or shall be made for the government of trade and intercourfe with the Indian tribes : And the fuperintendant, or perfon iffuing fuch licenfe, fhall have full power and authority to recal the fame, if the perfon fo licenfed shall tranfgrefs any of the regulations or reftrictions,

[307]

provided for the government of trade and intercourfe with the Indian tribes ; and fhall put in fuit, fuch bonds as he may have taken, on the breach of any condition therein-contained.

Sec. 8. And be it further enacled, That any Penalty on fuch citizen or other perfon, who shall at trading tempt to relide in any town, or hunting camp, licenfe. of any of the Indian tribes, as a trader without fuch licenfe, shall forfeit all the merchandize offered for fale, to the Indians, or found in his poffeffion, and shall moreover, be liable to a fine not exceeding one hundred dollars, and to imprifonment not exceeding thirty days.

Sec. 9. And be it further enacted, That if any fuch citizen, or other perfon, fhall pur- Penalty on chafe, or receive of any Indian, in the way of purchating trade or barter, a gun, or other article com- ing certain monly used in hunting, any inftrument of things from Indi. hufbandry, or cooking utenfil, of the kind ausufually obtained by the Indians, in their intercourfe with white people, or any article of clothing, excepting fkins or furs, he shall forfeit a fum not exceeding fifty dollars, and be imprifoned not exceeding thirty days.

Sec. 10. And be it further enacted, That no No perform fuch citizen or other perfon, shall be permit- to purchase ted to purchase any horse of an Indian, or of the Indian any white man in the Indian territory, with- without out special license for that purpose; which special licenfe, the fuperintendant, or fuch other per-licenfe. fon as the Prefident shall appoint, is hereby authorized to grant, on the fame terms, conditions and reftrictions, as other licenfes are to be granted under this act : And any fuch perfon, who fhall purchafe a horfe or horfes, under fuch licenfe, before he exposes fuch horfe

without

a horfe in

or horfes for fale, and within fifteen days after they have been brought out of the Indian

Return to he made thereof.

Penalty.

country, fhall make a particular return to the fuperintendant, or other perfon, from whom he obtained his licenfe, of every horfe purchafed by him, as aforefaid; defcribing fuch horfes, by their colour, height, and other natural or artificial marks, under the penalty contained in their respective bonds. And every fuch perfon, purchafing a horfe or horfes, as aforefaid, in the Indian country, without a fpecial licenfe, fhall, for every horfe thus purchafed, and brought into any fettlement of citizens of the United States, forfeit a fum not exceeding one hundred dollars, and be imprifoned not exceeding thirty days. And every perfon, who shall purchase a horse, knowing him to be brought out of the Indian territory, by any perfon or perfons, not licenfed, as above, to purchase the same, shall forfeit the value of fuch horfe.

Perfon to grant a purchase horfes on private account.

Sec. 11. And be it further enacted, That no agent, superintendant, or other person authoauthorized rized to grant a licenfe to trade, or purchase licente not horfes, shall have any interest or concern in to trade or any trade with the Indians, or in the purchase or fale of any horfe, to or from any Indian, excepting for, and on account of the United States. And any perfon offending herein, fhall forfeit a fum not exceeding one thousand dollars, and be imprifoned not exceeding twelve months.

Sec. 12. And be it further enacted, That no purchafe, grant, leafe, or other conveyance of lands to be lands, or of any title or claim thereto, from any Indian, or nation or tribe of Indians, within the bounds of the United States, shall be

Purchafes of Indian only by treaty.

of any validity, in law or equity, unlefs the fame be made by treaty, or convention, entered into purfuant to the conflictution : And it shall be a mifdemeanor in any perfon, not Penalty on employed under the authority of the United without States, to negociate fuch treaty or convention authority. directly or indirectly, to treat with any fuch Indian nation, or tribe of Indians, for the title or purchase of any lands by them held, or claimed, punishable by fine not exceeding one thousand dollars, and imprisonment not exceeding twelve months : Provided neverthelefs, that it shall be lawful for the agent or agents of any state, who may be prefent at any treaty held with Indians, under the authority of the United States, in the prefence, and with the approbation of the commissioner or commissioners of the United States, appointed to hold the fame, to propose to, and adjust with the Indians, the compensation to be made, for their claims to lands within fuch fate, which shall be extinguished by the treaty.

Sec. 13. And be it further enacted, That in Prefents to order to promote civilization among the the Indiana friendly Indian tribes, and to fecure the con- to relide tinuance of their friendship, it shall be law- among them. ful for the Prefident of the United States, to caufe them to be furnished with useful domeftic animals, and implements of hufbandry, and with goods or money, as he fhall judge proper, and to appoint fuch perfons, from time to time, as temporary agents, to refide among the Indians, as he shall think fit: *Provided*, that the whole amount of fuch prefents, and allowance to fuch agents, shall not exceed fifteen thousand dollars per annum.

Sec. 14. And be it further enacted, That if

treating

any Indian or Indians, belonging to any tribe

Protecdings on offences committed by Indians.

in amity with the United States, shall come over or crofs the faid boundary-line, into any fate or territory inhabited by citizens of the United States, and there take, fteal or deftroy any horfe, horfes, or other property, belonging to any citizen or inhabitant of the United States, or of either of the territorial districts of the United States, or shall commit any murder, violence or outrage, upon any fuch citizen, or inhabitant, it shall be the duty of fuch citizen or inhabitant, his reprefentative, attorney or agent, to make application to the fuperintendant, or fuch other perfon as the Prefident of the United States shall authorize for that purpofe; who, upon being furnished with the neceffary documents and proofs, shall, under the direction or instruction of the Prefident of the United States, make application to the nation or tribe, to which fuch Indian or Indians shall belong, for fatisfaction; and if fuch nation or tribe shall ncglect or refuse to make fatisfaction, in a reafonable time, not exceeding eighteen months, then it shall be the duty of fuch fuperintendant, or other perfon authorized, as aforefaid, to make return of his doings to the Prefident of the United States, and forward to him all the documents and proofs in the cafe, that fuch further fteps may be taken, as thall be proper to obtain fatisfaction for the injury : And, in the mean time, in respect to the property fo taken, stolen, or destroyed, the United States guarantee to the party injured, an eventful indemnification : Provided always, that if fuch injured party, his reprefentative, attorney, or agent, shall, in any way, violate any of the provisions of this act, by feeking, or attempting to obtain private fatisfaction or revenge, by croffing over the line, on any of the Indian lands. he shall forfeit all claim upon the United States, for fuch imdemnification : And provided al/o, that nothing herein-contained shall prevent the legal apprehension or arrefting, within the limits of any flate or diffrict, of any Indian having fo offended : And provided further, that it shall be lawful for the Prefident of the United States, to deduct fuch fum or fums, as shall be paid for the property taken, stolen or deftroyed by any fuch Indian, out of the annual stipend, which the United States are bound to pay to the tribe, to which fuch Indian fhall belong.

Sec. 15. And be it further enacted, That the fuperior courts in each of the faid territorial districts, and the circuit courts, and other courts of the United States, of fimilar jurif- Jurifdicdiction in criminal caufes, in each district of courts the United States, in which any offender herein. against this act shall be apprehended, or, agreeably to the provisions of this act, shall be brought for trial, shall have, and are hereby invefted with, full power and authority, to hear and determine all crimes, offences and mildemeanors, against this act; fuch courts proceeding therein, in the fame manner, as if fuch crimes, offences and mifdemeanors had been committed within the bounds of their respective districts : And in all cafes, where the punishment shall not be death, the county-courts of quarter-feffions in the faid territorial districts, and the district courts of the United States in their respective districts, fhall have, and are hereby invested with like power to hear and determine the fame, any

Commiffions of over and terminer may be iffued,

> Military may apprebend off-edets.

it shall be lawful for the governor of either of the territorial diffricts, where the offender shall be apprehended, or into which he shall be brought for trial, to iffue a commission of over and terminer, to the fuperior judges of fuch diffrict, who shall have full power and authority to hear and determine all fuch capital cafes, in the fame manner, as the fuperior courts of fuch diffrict have in their ordinary feffions : And when the offender shall be apprehended, or brought for trial, into any of the United States, except Kentucky, it shall be lawful for the Prefident of the United States, to iffue a like commission to any one or more judges of the fupreme court of the United States, and the judge of the diffrict, in which fuch offender may have been apprehended, or fhall have been brought for trial; which judges, or any two of them, shall have the fame jurifdiction in fuch capital cafes, as the circuit court of fuch diffrict, and shall proceed to trial and judgment, in the fame manner, as fuch circuit court might or could And the diffrict courts of Kentucky and do. Maine shall have jurification of all crimes, offences and mifdemeanors committed against this act, and shall proceed to trial and judgment, in the fame manner, as the circuit courts of the United States.

Sec. 16. And be it further enacted, That it fhall be lawful for the military force of the United States, to apprehend every perfon, who fhall, or may be found in the Indian country, over and beyond the faid boundary line, between the United States and the faid Indian tribes, in violation of any of the pro-

law to the contrary notwithstanding : And in all cafes, where the punishment shall be death,

visions or regulations of this act, and him or them immediately to convey, in the nearest convenient and fafe route, to the civil authority of the United States, in fome one of the three next adjoining flates or diffricts, to be proceeded against, in due course of law : Pro*vided*, that no perfon, apprehended by military force, as aforefaid, fhall be detained longer than ten days, after the arrest, and before removal.

Sec. 17. And be it further enabled, That if Trial may be had a ly perfon, who shall be charged with a viola- where the tion of any of the provisions or regulations offender is of this act, fhall be found within any of the United States, or either of the territorial diftricts of the United States, fuch offender may be there apprehended and brought to trial, in the fame manner, as if fuch crime or offence had been committed within fuch flate or diftrift; and it shall be the duty of the military force of the United States, when called upon Military to by the civil magistrate, or any proper officer, aid the cior other perfon duly authorized for that purpofe, and having a lawful warrant, to aid and affift fuch magistrate, officer, or other perfon authorized, as aforefaid, in arrefling fuch offender, and him committing to fafe cuftody, for trial according to law.

Sec. 18. And be :: further enacted, That Amount of the amount of fines, and duration of impri- fines and fonment, directed by this act as a punishment, imprisonfor the violation of any of the provisions there- ment dufof, fhall be afcertained and fixed, not exceed- &c. ing the limits preferibed, in the diferetion of the court, before whom the trial shall be had; and that all fines and forfeitures, which shall use the foraccrue under this act, shall be, one-half to the feitures ufe of the informant, and the other half to the

VOL. III.

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thall be

use of the United States : Except where the profecution shall be first instituted on behalf of the United States ; in which cafe, the whole fhall be to their ufe.

Certain trade and intercourse excepted.

Certain roads excepted.

The Prefident may alcertained dury lines.

Other acts repealed.

Provilo.

Sec. 19. And be it further enacted, That nothing in this act shall be construed to prevent any trade or intercourfe with Indians living on lands furrounded by fettlements of the citizens of the United States, and being within the ordinary jurifdiction of any of the individual ftates,; or the unmolefted use of a road from Washington district, to Mero district, and of the navigation of the Tennesse river, as referved and fecured by treaty.

Sec. 20. And be it further enacled, That the Prefident of the United States be, and he is "aufe to be hereby authorized, to caufe to be clearly afcersther hour- tained, and diffinctly marked, in all fuch places as he shall deem necessary, and in such manner as he shall direct, any other boundary lines between the United States and any Indian tribe, which now are, or hereafter may be established by treaty.

> Sec. 21. And be it further enacted, That all and every other act and acts, coming within the purview of this act, shall be, and they are hereby repealed : Provided, neverthelefs, that all difabilities, that have taken place, shall continue and remain; all penalties and forfeitures, that have been incurred, may be recovered; and all profecutions and fuits, that may have been commenced, may be profecuted to final judgment, under the faid act or acts, in the fame manner, as if the faid act or acts were continued, and in full force and virtue.

Sec. 22. And be it further enacted, That this

act shall be in force, for the term of two years, Limitation and from thence, to the end of the selfion of of the ast. Congress next thereafter and no longer.

JONATHAN DAYTON, Speaker of the House of Representatives. SAMUEL LIVERMORE, President of the Senate pro tempore.

APPROVED, May the nineteenth, 1796 : GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXXI,

An Act relative to Quarantine.

B E is enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Prefident of the United States be, and he is hereby authorized to direct the revenue-officers and the officers commanding forts and revenue-cutters, to aid in the execution of quarantine, and alfo in the execution of the health-laws of the flates, respectively, in such manner as may to him appear necessary.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore. APPROVED, May the twenty feventh, 1796: GEORGE WASHINGTON,

Prefident of the United States.

[316]

C H A P F E R XXXII.

An Act altering the Compensation of the Accountant to the War-Department.

Sec. 1. **B** it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That there shall hereafter be allowed to the Accountant of the Department of War, the sum of one thousand six hundred dollars per annum, as a compensation for his services, in lieu of the compensation heretofore allowed.

Compenfation to the Accountant of the War-Department.

Privilege of franking.

Sec. 2. And be it further enacted, That all letters and packets to or from the Accountant of the Department of War, shall be conveyed by post, free of postage, under such restrictions as are provided by law, in like cases.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, President of the

Senate pro tempore.

APPROVED, May the twenty-feventh, 1796 GEORGE WASHINGTON, Prefident of the United States,

CHAPTER XXXIII,

An Act respecting the Mint.

Sect. 1. BE it enacled by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That there shall be appropriated for the purchase of copper for the further coinage of cents and Approprihalf cents, a fum equal to the amount of the ation for cents and half cents which thall have been chafe of coined at the mint, and delivered to the treacopper. furer of the United States, fublequent to the first day of January, one thousand seven hundred and ninety-fix, which fuin shall be payable out of any monies in the Treasury not otherwife appropriated.

Sec. 2. And be it further enacted, That from and after the paffing of this act, there shall be retained from every deposit in the mint, of Part of gold or filver bullion below the ftandard of gold and the United States, fuch fum as fliall be equiva- fiver bullent to the expense incurred in refining the retained. fame, and an accurate account of fuch expense on every deposit shall be kept, and of the fums retained on account of the fame, which shall be accounted for by the Treasurer of the mint, to the Treasurer of the Unifed States.

Sec. 3. And be it further enacied, That this act shall continue in force for the term of two years from the paffing thereof, and from thence until the end of the next feffion of Congress Limitation. thereafter holden, and no longer.

JONATHAN DAYTON, Speaker of the House of Representatives. SAMUEL LIVERMORE; Prefident of the Senate pro tempore.

APPROVED, May the twenty-feventh, 1796 : **GEORGE WASHINGTON**, President of the United States.

T 318 7

CHAPTER XXXIV.

An Act altering the Seffions of the Circuit-Courts in the Districts of Vermont and Rhode-Island ; and for other Purpofes.

Sec. 1. DE it enacted by the Senate and Houle of Representatives of the United States of America, in Congress affembled, That from and after the first of June next, the circuit-court, for the district of Vermont, shall be held at Rutland and Windfor, alternately, beginning with the former, on the feventh day of November, and on the twelfth day of May, annually : Previded, when either of those days shall be Sunday, the court shall be held on the day following.

Sec. 2: And be it further enacted, That the fall-feffion of the circuit-court, for the diftrict of Rhode-Island, shall be held on the nineteenth day of November, with the exception for Sunday, as is provided in the preceding fection.

Sec. 3. And be it further enacted, That the district-court for the district last aforefaid, inftead of the feveral days heretofore prefcriholding the bed, fhall be held annually, on the first Tuefcourt of R. day of August, the third Tuesday of November, the first Tuesday of February, and the fecond Tuefday of May.

> Sec. 4. And be it further enacted, That all writs and proceffes, of whatever name or defcription, which may have iffued from either of the courts before-mentioned, or which shall hereafter iffue, the return of which will be interrupted by this act, fhall be returned to the terms of the courts, respectively, next

Time and place of holding the diffrict court of Vermont.

Faf-leffion. of the circuit-court of Rhode-Ifland.

Times of Ifland,

Returns of writs and proceffes, &c.

fucceeding the terms, to which they were made returnable : And the faid writs and proceffes before-mentioned, together with all matters and bufinels depending before either of the courts before-mentioned, fhall be taken up and proceeded upon to final ille and determination, in the fame manner, and to the fame effect, as if no alteration had been made in the times or places of holding the faid courts refpectively.

JONATHAN DAYTON, Speaker of

the Houfe of Representatives.

SAMUEL LIVERMORE, President of the Senate pro tempore.

APPROVED, May the 27th, 1796: GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XXXV.

An Act in Addition to an Act, intitled, "An Act fupplementary to the Act, intitled, "An Act to provide more effectually for the Collection of the Duties on Goods, Wares and Merchandize, imported into the United States, and on the Tonnage of Ships or Veffels."

Sec. 1. **B** E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That from and after the last day of June next, there shall be established, the following new Certain new diftricts and ports of delivery eftablished.

districts and ports of delivery, to wit : In the state of Massachusetts, a district to be called the diffrict of Ipfwich; which shall include the waters and fliores within the faid town of Ipfwich, which shall be the fole port of entry of the fame : And a collector shall be appointed, to refide in the faid town of Ipfwich; and thenceforward, the office of furveyor for the faid port shall cease: In the state of New Jerfey, a district, to be called the diftrict of Little Egg-Harbour, which shall comprehend all the fhores, waters, bays, rivers and creeks from Barnegat inlet to Brigantine inlet, both inclusively; and the town of Tuckerton shall be the fole port of entry for the faid diffrict : And a collector for the fame fhall be appointed, to refide at the faid town of Tuckerton; and thenceforward, the office of furveyor for the port of Little Egg-Harbour shall cease. In the state of Maryland, a district, to be called the district of Havre-de-Grace: which shall include all the shores and waters of the Chefapeak bay, above Turkeypoint and Spes Utiæ island: And a collector shall be appointed, to refide at Havre de-Grace, which shall be the fole port of entry for the fame. In the diffrict of Newburyport, the town of Newbury shall be a port of delivery: In the district of Dighton, the towns of Berkley and Taunton shall be ports of delivery.

Sec. 2. And be it further enacted, That from and after the last day of June next, the district of Hudson, in the state of New-York, shall be confined to the limits of the city of Hudson; and all other places, which were, by the act, intitled, "An act, supplementary to the act, intitled, "An act to provide more

Effectually for the collection of the duties on Alteration goods, wares and merchandize imported into of certain the United States, and on the tonnage of ships district. or veffels," included in the faid diftrict of Hudson, shall be annexed to the district of New-York. And the defcription of the diftrift of Waldoborough, in the faid recited act, shall be fo far altered, as, instead of faying, "A place called Duck-trap," to fay, " that part of a place called Duck-trap, which lies between the towns of Camden and Northport ;" and, inftead of faying, " All the flores and waters from the middle of Damarafcotty river to Duck trap," to fay, " all the fhores and waters from the middle of Damarafcotty river, to the fouthwardly fide of the town of Northport." That, in the flate of Maryland, the diffrict of Cedar-point shall be called the district of Nanjemoy; which shall be the fole port of entry and delivery for the faid district; and the collector shall refide at Nanjemoy. And that in the diffrict of Nantucket, in the ftate of Massachusetts, the name of the port of Sherburne shall be changed to the port of Nantucket : Provided always, that no alteration in the name or description of Proviso. the faid diffricts shall be construed to affect the compensation of the officers thereof.

Sec. 3. And be it further enacted, That the collectors to be appointed in conformity with this act, shall each become bound in the fum Collectors to be apof two thousand dollars, in manner, as is by pointed law provided in like cases: And the same du-act to give ties, authorities and fees of office, with a fi- fecurity, milar distribution thereof, shall appertain to those appointments as are now in like cafes authorized by law. And the collectors aforefaid shall each receive two per centum on all Vol. III. S 2

[322]

monies by them refpectively received; and fhall alfo, refpectively, receive the allowance of one hundred dollars, annually, from and after the faid last day of June next.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the 27th, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XXXVI.

An AEI for the Relief and Protection of American Seamen.

Two agents to be appointed.

Their dutics. Scc. 1. **B** E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Prefident of the United States, by and with the advice and confent of the Senate, be, and hereby is authorized to appoint two or more agents; the one of whom shall refide in the kingdom of Great-Britain, and the others at such foreign ports, as the Prefident of the United States shall direct. That the duty of the faid agents shall be, under the direction of the President of the United States, to enquire into the fituation of such American citizens or others, failing, conformably to the law of nations, under the pro-

tection of the American flag, as have been, or may hereafter be imprefied or detained by any foreign power; to endeavour, by all legal means, to obtain the release of fuch American citizens or others, as aforefaid; and to render an account of all impressments and detentions whatever, from American veffels, to the executive of the United States.

Sec. 2. And be it further enacled, That if Additional it should be expedient to employ an addition- gents may al agent or agents, for the purpofes autho- ted during rized by this law, during the receis of the the receis Senate, the Prefident alone be, and hereby is, nuc. authorized to appoint fuch agent or agents.

Sec. 3. And be it further enacted, That the Prefident of the United States be, and he is hereby authorized to draw, annually, out of Approprithe Treafury of the United States, a fum not ation. exceeding fifteen thousand dollars, not otherwife appropriated, to be applied by him, in fuch proportions as he shall direct, to the payment of the compensation of the faid agents, for their fervices, and the incidental expenses attending the performance of the duties impofed on them by this act.

Sec. 4. And be it further enacled, That the Collectors collector of every diffrict fhall keep a book to grant or books, in which, at the request of any certificates feaman, being a citizen of the United States flip. of America, and producing proof of his citizenship, authenticated in the manner hereinafter directed, he shall enter the name of fuch feaman, and fhall deliver to him a certificate, in the following form, that is to fay : " I, A. **B.** collector of the diffrict of **D**. do hereby certify, That E. F. an American feaman, aged years, or thereabouts, of the

of citizen-

height of feet inches, [describing the faid feaman as particularly as may be has, this day, produced to me proof in the manner directed in the act, intitled, " An act for the relief and protection of American feamen;" and, pursuant to the faid act, I do hereby certify, that the faid E. F. is a citizen of the United States of America: In witnefs whereof, I have hereunto fet my hand and feal of office, this day of " And it shall be the duty of the collectors aforefaid, to file and preferve the proofs of citizenship produced, as aforefaid : And for each certificate delivered, as aforefaid, the faid collectors shall be entitled to receive, from the feaman applying for the fame, the fum of twenty-five cents.

Sec. 5. And, in order that full and fpeedy information may be obtained of the feizure or detention, by any foreign power, of any feamen employed on board any fhip or veffel of the United States, Be it further enacted, That it shall, and hereby is declared to be the duty of the mafter of every thip or veffel of the United States, any of the crew whereof shall tion of feas have been imprefied or detained by any foreign power, at the first port at which fuch fhip or veffel fhall arrive, if fuch impressment or detention happened on the high feas, or if the fame happened within any foreign port, then in the port in which the fame happened, immediately to make a proteft, ftating the manner of fuch imprefiment or detention, by whom made, together with the name and place of refidence of the perfon impreffed or detained ; diftinguishing alfo, whether he was an American citizen; and if not, to what nation he belonged. And it shall be the

In cafe of the imprefiment or detenmen, mafter of the fhip to make a proteft, &c. duty of fuch master, to transmit by post, or otherwife, every fuch proteft made in a foreign country, to the nearest conful or agent, or to the minister of the United States refident in fuch country, if any fuch there be; preferving a duplicate of fuch proteft, to be by him fent immediately after his arrival within the United States, to the Secretary of State, together with information to whom the original proteft was transmitted : And in cafe fuch proteft shall be made within the United States, or in any foreign country, in which no Conful, Agent or Minister of the United States refides, the fame shall, as foon thereafter as practicable, be transmitted by fuch mafter, by polt or otherwife, to the Secretary of State.

Sec. 6. And be it further enacted, That a copy of this law be transmitted by the Secretary of State, to each of the minifters and of state, confuls of the United States, refident in fo- and Secrereign countries, and by the Secretary of the Treatury, Treafury, to the feveral collectors of the dif-to transmir tricts of the United States, whofe duty it is hereby declared to be, from time to time, to make known the provisions of this law, to all mafters of thips and veffels of the United States entering, or clearing at their feveral Mafler of And the malter of every fuch thip to offices. or veffel fhall, before he is admitted to an en- before adtry, by any fuch collector, be required to million to declare on oath, whether any of the crew of an entry. the fhip or veffel under his command have been imprefied or detained, in the courfe of his voyage, and how far he has complied with the directions of this act: And every fuch mafter, as shall wilfully neglect or refule to make the declarations herein required,

tary of the this act.

F 326]

matters of fhips vioaet,

Penalty on or to perform the duties enjoined by this act, shall forfeit and pay the fum of one hundred lating this dollars. And it is hereby declared to be the duty of every fuch collector, to profecute for any forfeiture that may be incurred under this act.

Sec. 7. And be it further enacted, That the collector of every port of entry in the United States shall fend a lift of the feamen registered under this act, once every three months, to the Secretary of State, together with an account of fuch impressments or detentions, as fhall appear, by the protefts of the mafters, to have taken place.

Sec. 8. And be it further enacted, That the Limitation' first, fecond and third fections of this act shall be in force for one year, and from thence to the end of the next feffion of Congress thereafter, and no longer.

> JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, Prefident of the Scnate pro tempore.

APPROVED, May the 28th, 1796: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XXXVII.

An Act laying Duties upon Carriages for the Conveyance of Perfons; and repealing the former Act for that Purpofe.

Sec. 1. DE it enacted by the Senate and House of Representatives of the United States of America, in Congress affembled, That from and after the laft day of August

Collectors to fend a lift, &c. to the Secretary of State every 3 mouths,

of parts of the act.

next, the duties laid by the act, intitled, " An Former act laying duties upon carriages for the con- ceafe, and veyance of perfons," fhall ceafe, and fhall others laid not thenceforth be collected; but in lieu them. thereof, there shall be levied, collected and paid, the following yearly rates and duties upon all carriages for the conveyance of perfons, which shall be kept by, or for any perfon, for his or her own ufe, or to be let out for hire, or for the conveyance of passengers, to wit: For and upon every coach, whether driven with a box, or by postilion, the yearly fum of fifteen dollars: For and upon every chariot, post-chariot and post-chaife, the yearly fum of twelve dollars: For and upon every phæton for the conveyance of one or more perfons, with or without a top; and for and upon every coachee, or other carriage, having pannel-work, with blinds, glaffes or curtains in the upper division of the fides, front or back thereof, the yearly fum of nine dollars: For and upon every four-wheel carriage, having framed posts and tops, and hanging on fteel fprings, (whether drawn by one or more horses) the yearly sum of fix dollars : For and upon every four-wheel topcarriage, hanging upon wooden or iron fprings or jacks, (whether drawn by one or more horfes); and upon every curricle, chaife, chair, fulkey, or other two-wheel top-carriage, and upon every two-wheel carriage, hanging or refting upon fteel or iron fprings, the yearly fum of three dollars; and for and upon every other two-wheel carriage, the yearly fum of two dollars: And upon every four-wheel carriage, having framed pofts and tops, and refting upon wooden spars, the yearly fum of two dollars : Provided always,

duties to in ticu of that nothing herein contained shall be conftrued to charge with a duty, any carriage ufually and chiefly employed in hufbandry, or for the transportation or carrying of goods; wares, merchandize, produce or commodities.

All carriages for the conveyance of perfons to be taxed.

Carriages of doubttul clafs.

Thefe duties how to be collecred, &c.

Entry to be made

Sec. 2. And be it further enacled, That the duties aforefaid shall be levied and collected upon all carriages ufually and chiefly employed for the conveyance of perfons, by whatever name or defcription the fame have been, or fhall hereafter be known and called. And in cafes of doubt, any carriage shall be deemed to belong to that clafs, to which the fame fhall bear the greateft refemblance (to be determined in manner herein-after provided) and fhall be fubject to duty accordingly.

Sec. 3. And be it further enacled, That the duties aforefaid shall be levied, collected, received and accounted for, by and under the immediate direction of the fupervisors and infpectors of the revenue, and other officers of infpection; fubject to the fuperintendance, controul and direction of the department of the Treafury, according to the authorities and duties of the refpective officers thereof.

Sec. 4. And be it further enacted, That every perfon having or keeping a carriage or carriages, upon which, a duty or duties shall be payable, according to this act, fhall, yearevery year. ly and in every year, in the month of September, or within fixty days previous thereto, make and fubfcribe a true and exact entry of each and every fuch carriage; therein fpecifying, diffinctly, each carriage owned or kept by him or her, for his or her ule, or for hire, with the defcription and denomination thereof,

and the rate of duty to which each and every fuch carriage is liable; which entry fhall be lodged with the officer of infpection for the diffrict, in which fuch owner or perfon liable for the payment of fuch duty fhall refide : And that it fhall be the duty of the officers of infpection, to attend, with- Duty of the in the month of September in each year, officers of infpection, at one or more of the most public and convenient places, in each county within their respective districts, and to give public notice, at least one month previous to fuch day, of the time and place of fuch attendance, and to receive fuch entry made in the manner before directed, at fuch place, or at any other, where he may happen to be within the faid month of September; and on tender and payment being made of the duty or duties therein mentioned, to grant a certificate for each and every carriage mentioned in fuch Certificate entry; therein fpecifying the name of the to be granowner, the defcription and denomination of the carriage, and the fum paid, with the time when, and the period for which, fuch duty fhall be fo paid : And the forms of the certificates to be fo granted fhall be preferibed by the Treafury department; and fuch certificates, or the acknowledgments of the officer of infpection, by a credit in his public accounts, fhall be the only evidence, to be exhibited and admitted, that any duty imposed by this act has been difcharged : Provided nevertheles, that no certificate shall be deemed of validity, any longer, than while the carriage, for which the faid certificate was gran- ownership. ted, is owned by the perfon mentioned in fuch certificate, unlefs fuch certificate fhall be produced to the officer of infpection, by whom

Vol. III.

Τ 2

Change of

[330]

it was granted; and an entry shall be thereon made, fpecifying the name of the then owner of fuch carriage, and the time when he or the became poffeffed of the fame.

Provition for petions beginning to keep a carriage after the month of September.

Sec. 5. And be it further enacted, That any and all perfons, who fhall commence the having or keeping of any carriage, fubject to duties, after the month of September, and before the month of September, in the next fucceeding year, fhall and may, at any time during the month, in which they fhall fo commence the having or keeping of fuch carriage, make like entry, in manner before preferibed; and on payment of fuch proportion of the duties laid by this act, on fuch carriage, as the time, at which he fhall commence the keeping of fuch carriage, to the end of the month of September, then next enfuing, fhall bear to the whole year, fhall be entitled to, and may demand like certificates, fubject, neverthelefs, to the conditions before and hereinafter provided.

When duties fhall be

Sec. 6. And be it further enacted, That the duties payable by this act fhall, in refpect to deemed to any and all perfons, who fhall have, or keep commence. carriages, during the month of September, be deemed to commence, and fhall be computed from the laft day of the faid month: And in respect to perfons, who shall commence the having or keeping of carriages, after the faid month of September, the faid duties shall be deemed to commence, and shall be computed, from the last day of the month, in which they fhall fo begin to have or keep fuch carriages; conformably to which, the certificates before, and hereinaf. ter mentioned, shall be issued and granted.

[331]

Sec. 7. And be it further enacted, That any Penalty on perfon having or keeping any carriage fubject making an untrue cato duty, who shall make an untrue or defec- try; or no tive entry, to evade the whole or any part of entry; or not paying the duty juftly and truly payable, according duties. to this act, shall lofe the fum paid purfuant to fuch untrue or defective entry; and where fuch untrue or defective entry hath been made, or where no entry shall be made, or where there fhall be a neglect of payment after entry, fuch perfon shall, moreover, in addition thereto, at any time thereafter, on perfonal application and demand, at the houfe, dwelling, or ufual place of abode of fuch perfon, by the proper officer of infpection, be liable, and fhall pay the duties by this act imposed, with a further fum for the benefit of fuch officer, of twenty-five per centum: which duties, with the faid addition, shall be collected by diffres and fale of the goods and chattels of the perfon, by whom the fame fhall be due and payable :Pro- Provides vided always, that fuch application and demand shall not be made until fixty days after the day on which any duty fhall commence; and if entry and payment shall be made, within the faid fixty days, at the office of infpection of the district, or at any other place, where the infpector may happen to be, the owner of the carriage shall be exempted from the payment of the faid fum of twenty-five per centum: Provided neverthelefs, that if any perfon, of whom fuch application and demand shall be made, shall forthwith prefent to fuch officer of infpection, a full and exact defcription, of the carriage or carriages, on which the duties demanded fhall have accrued, with a flatement of the caufe, matter

or thing, whereby an entire exemption from duty is claimed, or whereby a right is claimed under this act, to a remiflion of a part of the fum demanded, fuch defcription and ftatement being first subscribed and verified on oath or affirmation, before fome competent magiftrate, by the perfon, by, or for whom, the fame fhall be prefented; then and in fuch cafe, the officer of infpection shall receive fuch defcription and flatement, and fhall, furthermore, forbear to collect the duties and fum demanded.

Sec. 8. And be it further enacled, That the

officers of infpection, who shall receive the Officers of flatements and allegations of perfons claiming, either an entire exemption, or a remiflion of any part of any duty, or fum demanded under authority, derived from this act, which may be prefented to them, in manner and form before prefcribed, shall forthwith tranfmit the fame to the fupervilors of their refpective diffricts, for their confideration and decifion, with fuch proofs and evidence in relation thereto, as they fhall judge proper.

And the supervisors shall forthwith, on receiving the flatements and allegations beforementioned, with the proofs and evidence accompanying the fame, decide thereon, according to the true intent and meaning of this act.

Decifions of fupervifors to be final.

Sec. 9. And be it further enacled, That the decifions of the fupervifors in the cafes referred to them, in manner before prefcribed, shall be forthwith communicated to the officers of infpection, whom the fame may concern; and fuch decifions fhall be final and conclusive, when rendered against the de-

infpection to fend allegations to fupervifors for their decifion.

mand of any officer of infpection, for any duties imposed by this act: And in cafes, where the faid fupervifors shall decide, that the duties in queftion, or any part thereof, are justly payable according to this act, the proper officer of infpection shall forthwith colleft the fame, by diffrefs and fale of the goods and chattels of the perfons charged with fuch duties : Provided nevertheles, that any perfon aggrieved by the decifion of a fu- provito. pervifor, may, within two months, by application in writing to fuch fupervilor, require that the flatements and proofs, on which fuch decifion was founded, be transmitted to the Secretary of the Treafury, who shall have power to determine thereon, and if he judge proper, to direct the duty or duties, which fhall have been collected in confequence of fuch decifion, to be returned; and if any fuch perfon shall be aggrieved by the decision of the Secretary of the Treafury, he shall be allowed, within four months, to infitute a fuit in the proper diffrict-court of the United States, against the supervisor of the district, for the recovery of any duties collected in purfuance of any decifion rendered in manner aforefaid; but the parties maintaining fuch fuits fhall, in all fuch cafes, be confined to the affignment and proof of fuch facts and matters, as may have been previoully flated to the faid fupervifors, in manner before provided.

Sec. 10. And be it furt'ser enacted, That in Certificates all cafes, where any duty fhall be collected, to be given purfuant to this act, whether by diffrefs or duties. otherwife, certificates shall be granted for each carriage, in manner, as before preferibed.

Sec. 11. And be it further enabled, That the fupervifors of the revenue, and infpectors

Power to fupervilors and infpeeamine on oath the officers cmployed by them.

of furveys, fhall have power, from time to time, to examine, upon oath, or affirmation, tors to ex- any officers or perfons employed under them in the collection and receipt of the dutics impofed by this act : And any officer or perfon, who fhall fwear or affirm falfely, touching any matter hereby required to be verified on oath or affirmation, fhall, on conviction thereof, fuffer the pains and penalties, which are prefcribed for wilful and corrupt perjury.

Prefident of U. S. 10 allow for rollection of the dutics not excecding 5 per cent. in the whele aniount.

Certain act and parts of act repeakd.

Sec. 12. And he it further enacted, That it fhall be lawful for the Prefident of the United States, and he is hereby empowered to make fuch allowances for compensation to the officcrs of infpection employed in the collection of the duties aforefaid, and for incidental expenfes, as he shall judge reasonable, not exceeding, in the whole, five per centum of the total amount of the faid duties collected.

Sec. 13. And be it further enacted, That the act, intitled, "An act laying duties on carriages for the conveyance of perfons," and fo much of the fifteenth fection of the act, intitled, " An act to alter and amend the act, intitled, "An act laying certain duties upon fnuff and refined fugar," as authorizes the Prefident of the United States, to apply a fum not exceeding five per centum on the total amount of duties collected on carriages for the conveyance of perfons, fhall ceafe, and be repealed, from and after the laft day of August next; except for the recovery of any duties or penalties, which shall have accrued, and remain unpaid; any thing in the laft fection of the act of the last fession, intitled, "An

Exception.

act making further provision for the support of public credit, and for the redemption of the public debt," to the contrary notwithflanding : And that this act fhall continue in Limitation force, until the last day of August, in the of this act. year one thoufand eight hundred and one, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Schate pro tempore. APPROVED, May the 28th, 1796: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XXXVIII.

1. 1. 10 1 MA \$1.00 . 11.

An Act for the Relief of Perfons imprifoned for Debt.

Sec. 1. BE it enacted by the Senate and Houfe Privileges of Reprefentatives of the United of perfons States of America, in Congress affembled, That imprifoned perfons imprifoned on process illuing from tions under any court of the United States in civil ac- U. States. tions, fhall be entitled to like privileges of the yards or limits of the respective gaols, as perfons confined in like cafes, on process from the courts of the respective states, are entitled to, and under the like regulations and restrictions.

Sec. 2. And be it further cnaffed, That any perfon imprifoned as aforefaid, may have the

Oath to be administered to perfoned for debt, and by whom,

oath or affirmation herein-after expressed, administered to him by any judge of the United Oath to be States; and in cafe there shall be no judge of administer ed to them. the United States refiding within twenty miles of the gaol wherein fuch debtor may be confined, fuch oath or affirmation may be adminiftered by any two perfons, who may be commiflioned for that purpofe by the judge of the district-court of the United States within whole jurifdiction the debtor may be confinfons impri- ed ; the creditor, his agent or attorney, if either live within one hundred miles of the place of impriforment, or within the diffrict in which the judgment was rendered, having had at least thirty days previous notice by a citation ferved on him, iffued by the diffrict judge, to appear at the time therein mentioned at the faid gaol, if he fee fit to fhew caufe, why the faid oath or affirmation flould not be fo administered : at which time and place, if no fufficient caufe, in the opinion of the judge, (or the committioners appointed as aforefaid) be fhewn, or doth, from examination, appear to the contrary, he (or they) may, at the requeft of the debtor, proceed to administer to him the following oath or affirmation, as the cafe may be, viz. " You, folemnly fwear (or affirm) that you have not estate, real or perfonal, nor is any, to your knowledge, holden in truft for you, (neceffary wearing apparel excepted) to the amount or value of thirty dollars, nor fullicient to pay the debt for which you are imprifoned."---Which oath or affirmation being administered, the judge or commissioners shall certify the fame under his or their hands to the prifonkeeper, and the debtor shall be discharged from his imprisonment on fuch judgment, and

fhall not be liable to be imprifoned again for the faid debt, but the judgment fhall remain good and fufficient in law, and may be fatisfied out of any eftate which may then or at any time afterwards belong to the debtor. And whenever the oath aforefaid fhall be adminiftered by commissioners, in addition to the certificate by them made and delivered to the prifon-keeper, they fhall make return of their doings to the district-court with the commission to them iffued, to be kept upon the files and records of the fame court.

Sec. 3. And be it further enacted, That if ^{Penalty on} fwearing any perfon fhall falfely take the oath or affir-fallely mation aforefaid, fuch perfon fhall be deemed guilty of perjury, and upon conviction thereof, fhall fuffer the pains and penalties in that cafe provided. And the court, upon the motion of the creditor, fhall re-commit the debtor to the prifon from whence he was liberated, there to be detained for the faid debt, in the fame manner as if fuch oath or affirmation had not been taken.

Sec. 4. And be it further enacled, That the Former act act, intitled, "An act to continue in force repealed. the act for the relief of perfons imprifoned for debt," be and the fame is hereby repealed.

Sec. 5. And be it further enacted, That this Limitation act shall continue in force for the term of three years.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore. APPROVED, May the 28th, 1796 : GEORGE WASHINGTON, Prefident of the United States. Vol. III. V 2

338

CHAPTER XXXIX.

An Act to afcertain and fix the military Establifbment of the United States.

RE it enacted by the Senate and Sec. 1. House of Representatives of the United States of America, in Congress affembled, That the military establishment of the United States, from and after the laft day of October next, be composed of the corps of artillerifts and engineers, as effablished by the ment after act, intitled, " An act providing for raifing tober next. and organizing a corps of artillerifts and engineers ;" two companies of light dragoons, who shall do duty on horse or foot, at the difcretion of the Prefident of the United States; and four regiments of infantry, of eight companies each; the company of dragoons shall confist of one captain, two lieutenants, one cornet, four ferjeants, four corporals, one farrier, one faddler, one trumpeter, and fifty-two privates; and fhall be armed and accoutred in fuch manner as the Prefident of the United States may direct.

cors and men to each regt.

Military

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Sec. 2. And be it further enalled, That each No. of off - regiment of infantry shall confist of one lieutenant-colonel commandant, two majors, one adjutant, one pay-master, one quarter-masof infaniry, ter, one furgeon, two furgeon's mates, eight captains, eight lieutenants, eight enfigns, two serieant-majors, two quarter-master-ferjeants, two fenior muficians, thirty-two ferjeants, thirty-two- corporals, fixteen muficians, and four hundred and fixteen privates : Provided always, that the Prefident of the United States may, in his difcretion, appoint an additional number of furgeon's mates, not

exceeding ten, and distribute the fame, according to the neceflity of the fervice.

Sec. 3. And be it further enacted. That there To be one fhall be one major-general, with two aids-de- with two camp, one brigadier-general, who may choose aids, &c. his brigade-major from the captains or fubalterns of the line; which brigade-major fhall. receive the monthly pay of twenty-four dollars, in addition to his pay in the line, be entitled to four rations of provisions, for his daily fub- Allowance filtence; and whenever forage fhall not be officers in furnished by the public, to ten dollars per addition to their pay in month in lieu thereof : one quarter-malter- the line. general; one infpector, who fhall do the duty of adjutant-general; and one paymalter-general: and that the adjutants, quarter-masters and paymasters of regiments shall be appointed from the fubalterns of their refpective regiments.

Sec. 4. And be it further enacled, That the Prefident Prefident of the United States caufe to be ar- caufe to be ranged, theofficers, non-commissioned officers, arranged privates and muficians of the legion of the and light United States, and light dragoons, in fuch dragoons. manner, as to form and complete out of the supernu. fame, the four regiments aforefaid, and two merarics to companies of light dragoons : And the fuper- charged on numerary officers, privates and muficians shall 3111 Octobe confidered, from and after the last day of ber next. October next, difcharged from the fervice of the United States.

Sec. 5. And be it further enacted, That the corps of artillerifts and engineers be completed, Artillerifts conformably to the act of the eighth day of and engineers to be May, one thousand feven hundred and ninety- completed. four, eflablishing the fame, and prefcribing the

major-gen.

be dif.

[340]

number and term of enliftments, and the method of organization.

Two dolls. allowance cruit.

Sec. 6. And be it further enacled, That the commissioned officers, who shall be employed to each re- in the recruiting fervice, to keep up, by enliftments, the corps of artillerifts, infantry and dragoons aforefaid, shall be entitled to receive, for every able-bodied recruit, duly enlifted and mustered, of at least five feet fix inches in height, and not under the age of eighteen, norabove the age of forty-fix years, the fum of two dollars.

Bounty to

Sec. 7. And be it further enacted, That there fhall be allowed and paid to each foldier now certain fol- in the fervice of the United States, or difcharg. diers on re- ed therefrom, fubscquent to the third day of for s years March, one thou fand feven hundred and ninetyfour, who shall re-enlist, for the term of five years, unlefs fooner difcharged, a bounty of fixteen dollars; and to each perfon not now in the army of the United States, or difcharged, as above, who shall hereafter enlift for the term aforefaid, a bounty of fourteen dollars; but the payment of four dollars of the bounty of each and every man fo enlifting, fhall be deferred, until he shall have joined the corps, in which he is to ferve.

> Sec. 8. And be it further enacted, That every non-commissioned officer, private and musician of the artillery and infantry, shall receive, annually, the following articles of uniform clothing, to wit: one hat, one coat, one veft, two pair of woollen, and two pair of linen overalls, four pair of shoes, four shirts, four pair of focks, one blanket, one flock and clafp, and one pair of buckles.

Sec. 9. And be it further enacted, That' fuit - ,

Uniform clothing for artillery and infantry.

able clothing be provided for the dragoons, For draadapted to the nature of the fervice, and con-guona formed, as near as may be, to the value of the clothing, allowed to the infantry and artillery.

Sec. 10. And be it further enacted, That every non-commissioned officer, private and musician Rations; fhall receive, daily, the following rations of provisions, to wit: one pound of beef, or three-quarters of a pound of pork, one pound of bread or flour, half a gill of rum, brandy or whitkey; and at the rate of one quart of falt, two-quarts of vinegar, two pounds of foap, and one pound of candles, to every hundred rations.

Sec. 11. Provided always, and be it further Additional enacted, That to those in the military fervice allowance to those of the United States, who are, or shall be employed employed on the weltern frontiers, there shall frontiers. be allowed, during the time of their being fo employed, two ounces of flour or bread, and two ounces of beef or pork, in addition to each of the rations, and half a pint of falt, in addition to every hundred of their rations.

Sec. 12. And be it further enacted, That the monthly pay of the officers, non-commiffioned officers, muficians and privates, of the military establishment, be as follows: a ma- Monthly jor-general, one hundred and fixty-fix dol- paylars; a brigadier-general, one hundred and four dollars; quarter-master, inspector, and pay-master generals, each, in addition to their pay in the line, twenty-five dollars; principal artificer, forty dollars; fecond artificer, twenty-fix dollars; lieutenant colonel commandant, feventy-five dollars; major of artillery and of dragoons, fifty-five dol-

lars; major of infantry, fifty dollars; paymaîter, adjutant and regimental quarter-mafter, in addition to their pay in the line, ten dollars; captain, forty dollars; lieutenants, twenty-fix dollars; enfigns and cornets, twenty dollars; furgeons, forty-five dollars; furgeon's mates, thirty dollars; ferjeant-majors, and quarter-maîter ferjeants, eight dollars; fenior muficians, 'feven dollars; ferjeants, feven dollars; corporals, fix dollars; muficians, five dollars; privates, four dollars; artificers allowed to the infantry and artillery, farriers and faddlers to the dragoons, each, nine dollars; matrons and nurles in the hofpital, eight dollars.

Sec. 13. And be it further enacted, That the commissioned officers aforefaid, shall be entitled to receive, for their daily fubfiftence, the 'following number of rations of provisions: a major-general, fifteen rations; a brigadiergeneral, twelve rations; a lieutenant-colonel commandant, fix rations; a quarter-master, inspector, and pay-master generals, each, fix rations; and each aid-de-camp shall receive the monthly pay of twenty-four dollars, in addition to his pay in the line, be entitled to four rations of provisions for his daily fublistence; and whenever forage shall not be furnished by the public, to ten dollars per month, in lieu thereof; a captain, three rations; a lieutenant, enfigh, and cornet, each, two rations; a furgeon, three rations; a furgeon's mate, two rations; a principal, and fecond artificer, each, two rations, or money in lieu, thereof, at the option of the faid officers, at the polts respectively, where the rations shall become due; and if at such posts,

Subfiftence.

supplies are not furnished by contract, then fuch allowance, as shall be deemed equitable, having reference to former contras, and the polition of the place in question

Sec. 14. And be it further enacted, That the officers herein-after described shall, whenever forage shall not be furnished by the public, Allowance receive at the rate of the following enumera- forage. ted fums, per month, instead thereof, to wit : a major-general, twenty dollars; a brigadiergeneral, fixteen dollars; guarter-mafter, inspector and paymafter generals, each, twelve dollars; lieutenant-colonel commandant, twelve dollars; major, ten dollars; captain of dragoons, eight dollars; lieutenant and cornet, each, fix dollars; furgeon, ten dollars; furgeon's mate, fix dollars; principal artificer, pay mafter, adjutant and regimen tal quarter-master, each, fix dollars.

Sec. 15. And be it further onacted, That every perfon, who fhall procure or "entice a fol- Penalty on dier in the fervice of the United States, to conticing a defert, or who shall purchase, from any fol- defert, or on dier, his arms, uniform clothing, or any part his arms, thereof; and every captain or commanding &c. officer of any thip or veffel, who thall enter on board fuch thip or vellel, as one of his crew, knowing him to have deferted, or otherwife carry away any fuch foldier, or shall refule to deliver him up to the orders of his commanding officer, fhall, upon legal conviction, be fined, at the differentiation of the court, in any fum not exceeding three hundred dollars, or be imprifoned, for any term, not exceeding one year.

lefs than . 20 dollars.

Deferters to make good their liftment.

soldier not Sec. 16. And be it further enacled, That no to be arreit non-commissioned officer, or private, shall be arrested, or subject to arrest, for any debt under the fum of twenty dollars. A statistical

Sec. 17. And be it further enacted, That if any non-commissioned officer, mulician or private; shall defert from the fervice of the United States, he shall, in addition to the penalties mentioned in the rules and articles of term of en- war, be liable to ferve, for and during fuch a period, as shall, with the time he may have ferved, previous to his defertion, amount to the full term of his enliftment, and fuch foldier fhall and may be tried and fentenced by a regimental, or garrifon court-martial, although the term of his enliftment may have elapfed, previous to his being apprehended or tried.

martial to he fent to the Prefident of 1J. States.

Sec. 18. And be it further enacled, That the fentences of general-courts-martial, in time sentence of peace, extending to the loss of life, the difmillion of a commillioned officer; or which shall, either in time of peace or war, respect a general officer, shall, with the whole of the proceedings in fuch cafes, respectively, be laid before the Prefident of the United States; who is hereby authorized to direct the fame to be carried into execution, or otherwife, as he shall judge proper.

Wounded foldiers to be placed on penfion 1KI.

Sec. 19. And be it further enacted, That if any officer, non-commissioned officer, private or mufician aforefaid, shall be wounded or difabled, while in the line of his duty, in pub- . lic fervice, he shall be placed on the lift of the invalids of the United States, at fuch rate of pay, and under fuch regulations, as shall be directed by the Prefident of the United States for the time being : Provided always, that the

rate of compensation to be allowed for fuch Rate of wounds or difabilities, to a commissioned officer, fhall never exceed, for the higheft difability, half the monthly pay of fuch officer, at the time of his being fo difabled or wounded; and that the rate of compensation to non-commiffioned officers, privates and muficians, fhall never exceed five dollars per month: And provided alfo, that all inferior difabilities fhall entitle the perfon fo difabled, to receive an allowance proportionate to the higheft difability.

Sec. 20. And be it further enacted, That The troops the officers, non-commissioned officers, pri- aforefaid vates and muficians aforefaid, fhall be govern- verned by ed by the rules and articles of war, which the articles have been established by the United States in Congress assembled, [except fo much of the fame as is by this act altered or amended] as far as the fame may be applicable to the conftitution of the United States; or by fuch rules and articles, as may hereafter by law be eftablifhed.

Sec. 21. And be it further enacted, That every officer, non-commissioned officer, private To take and mufician aforefaid, fhall take and fubfcribe oath. the following oath or affirmation, to wit: "I, A. B. do folemnly fwear, or affirm [as the cafe may be to bear true allegiance to the United States of America, and to ferve them honeftly and faithfully, against their enemics or oppofers whomfoever, and to obferve and obey the orders of the Prefident of the United States, and the orders of the officers appointed over me, according to the rules and articles of war."

Sec. 22. And be it further enacted, That fo Vol. H. X 2

to be go-

[346]

within the purview of this act repcaled.

Actscoming much of any act or acts, now in force, as comes within the purview of this act, shall be, and the fame is hereby repealed; faving, neverthelefs, fuch parts thereof, as relate to the enliftments or term of fervice of any of the troops, which, by this act, are continued on the prefent military establishment of the United States.

Staff to continue till 4th March.

Sec. 23. And be it further enacled, That the general staff, as authorized by this act, fhall continue in fervice until the fourth day of next March, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the thirtieth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XL.

An Act to regulate the Compensation of Clerks.

Icads of Departnents to vary compenfations to clerks.

Sec. 1. **D** E it cnacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Secretary of the Treafury, the Secretary of the Department of State, and the Secretary of the Department of War, be authorized to vary for the prefent year the compenfations heretofore cftablifhed for clerks in their refpective departments, in fuch manner as the fervices to be performed shall in their judgment réquire.

Sec. 2. And be it further enacted, That to Addition the aggregate of compensations for clerks, in to the apthe year one thousand seven hundred and propriation of 1794. ninety-four, there shall, during the prefent year, be farther allowed,

In the Treafury Department, the fum of four thousand dollars, including one thoufand eight hundred dollars to three additional clerks.

In the Department of State, the fum of two hundred dollars.

In the Department of War, the fum of two hundred dollars. And that the Accountant of the War Department may employ a principal clerk at the falary allowed to principal clerks in the other departments.

And to the Director of the Mint, for one clerk to be employed by him, the additional fum of two hundred dollars.

Sec. 3. And be it further enacled, That Allowance there be allowed for the prefent year to the to certain Commissioners of Loans in the states of Maf- fioners of fachufetts and New-York, respectively, not ex- loamceeding five clerks, at the rate of five hundred dollars each; to the Commissioner of Loans in the state of Connecticut, not exceeding two clerks, at the rate of four hundred dollars each; and to the Commissioners of Loans in the flates of Pennfylvania, Virginia and South-Carolina, refpectively, not exceeding two clerks, at the rate of five hundred dollars each. The aggregate of the compensations for the clerks employed by ei-

commif-

ther of the faid Commissioners to be apportioned among them at his diferentiate. That there be allowed for the year aforefaid, in lieu of clerk-hire to the Commissioner of Loans in the state of New-Hampshire, three hundred and sifty dollars; to the Commissioner of Loans, in the state of Rhode-Island, four hundred dollars; to the Commissioner of Loans, in the state of New-Jersey, three hundred dollars; and to the Commissioner of Loans, in the state of Maryland, two hundred and sifty dollars,

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the thirtieth, 1796:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER XLI.

An Act making further Provision for the Expenfes attending the Intercourse of the United States with foreign Nations; and to continue in Force the Act, intitled, "An Act prowiding the Means of Intercourse between the United States and foreign Nations."

Sec. 1. DE it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress alfembled, That the act, intitled, "An act providing the

349

means of intercourfe between the United Limitation States and foreign nations," paffed the first of former day of July, one thousand seven hundred viding the and ninety; together with the fecond fection means of the second fection intercourse of the act, intitled, "An act to continue in with los force, for a limited time, and to amend the reign naact, intitled, " An act providing the means of intercourle between the United States and foreign nations," paffed the ninth day of February, one thousand seven hundred and ninety-three, shall be continued in force, for the term of one year from the paffing of this act, and from thence, until the end of the next feffion of Congress thereafter holden, and no longer.

Sec. 2. And be it further enacted, That the Appropriation ations fum of twenty thousand dollars be, and the fame is hereby appropriated, for defraying the expenses which may attend the intercourse between the United States and foreign nations, during the year one thousand seven hundred and ninety-fix, in addition to the fum of forty thousand dollars, annually appropriated for that purpose.

Sec. 3. And be it further enacted, That fo for carrymuch of the fum appropriated by the first fec- ing into effect certion of the act, intitled, " An act making fur- tain treather provision for the expenses attending the ties : intercourfe of the United States with foreign nations; and further to continue in force the act, intitled, "An act providing the means of intercourfe between the United States and foreign nations," paffed the twentieth day of March, one thousand feven hundred and ninety-four, as remains unexpended, together with a further fum of two hundred and fixty thoufand dollars, be, and the fame is hereby ap-

T 350 7

propriated, for the purpole of carrying into effect, any treaty already made, and to enable the Prefident to effect any treaty or treaties, with any of the Mediterranean powers.

for reimburfing capts. Colvill and Barnham.

Sec. 4. And be it further enacted, That the fum of four thousand five hundred and thirtynine dollars and fix cents, be, and the fame is hereby appropriated to reimburfe certain fums advanced by captain Colvill and captain Burnham, for their ranfom from captivity in Algiers; which fum, the Secretary of the Treafury is hereby authorized and required to pay to the faid captains Colvill and Burnham, dividing the fame equally between them.

Sec. 5. And be it further enacted, That the Prefident of the United States be authorized of the U.S. to borrow, on the credit of the United States, if, in his opinion, the public fervice shall require it, a fum not exceeding three hundred and twenty-four thousand five hundred and thirty-nine dollars and fix cents, at an interest not exceeding fix per centum per annum, reimburfable at the pleafure of the United States, to be applied to the purposes of this act, and to be repaid out of the duties on imports and tonnage accruing during the prefent year, and not otherwife appropriated : And it shall be lawful for the bank of the United States to lend the fame.

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senale pro tempore. APPROVED, May the 30th, 1796:

GEORGE WASHINGTON. Prefident of the United States.

Prefident to borrow not exceed ing 324,539 dollars, 6 cents,

[351]

CHAPTER XLII.

An Act for the Relief of Sylvanus Bourne.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That Treasury the accounting officers of the Treasury be to fettle authorized and directed to fettle the account sylvanus of Sylvanus Bourne, Vice-Conful of the Uni- liourne. ted States at Amsterdam, for advances by him made, for the relief of the mafter and crew of the fhip Washington, which was wrecked on the coaft of Holland, in November laft ; and that the amount thereof be paid him out of the Treafury of the United States.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the 30th, 1796:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER XLIII.

An Act to continue in Force, for a limited Time, the Acts therein mentioned.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That the act, intitled, "An act fupplementary to the act for the eftablishment and support of light-

Acts for fupport of light-houmitigating and remittures continued for 2 years.

houfes, beacons, buoys and public piers," fo far as the fame provides for defraying the nefes and for ceffary expense of fupporting light-houses, beacons, buoys, and public piers, and the ting forfei- stakeage of channels on the fea-cost. And alfo, the act, intitled, " An act to provide for mitigating or remitting the forfeitures and penalties accruing under the revenue laws in certain cafes therein-mentioned," be, and the fame are hereby continued in force for the term of two years.

alfo 13th fection of act for colletting dutics on foreign and domeftic diffilled Ipirits, &c. for 1 year.

Sec: 2. And be it further enacted, That the thirteenth fection of the act, intitled, " An act making further provision for fecuring and collecting the duties on foreign and domeftic diffilled spirits, stills, wines and teas," which fection will expire at the end of the prefent fession of Congress, shall be, and the fame is hereby further continued in force, for the term of one year from the passing of this act, and from thence to the end of the next feffion of Congress thereafter, and no longer.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, Prefident of the Scnate pro tempore.

APPROVED, May the 30th, 1796: GEORGE WASHINGTON, Prefident of the United States.

[353]

CHAPTER XLIV.

An Act making Provision for the Payment of certain Debts of the United States.

Sec. 1. **B** E it enacted by the Senate and Houfe Commit-of Reprefentatives of the United finking States of America, in Congress assembled, That fund, with it shall be lawful for the commissioners of the approbafinking fund, with the approbation of the Prefident of Prefident of the United States, to borrow, or the U s. to caufe to be borrowed, on the credit of the 5,000,000 United States, any fum not exceeding five mil- dollars. lions of dollars, to be applied to the payment How to be of the capital, or principal of any parts of the applied. debt of the United States now due, or to become due, during the course of the prefent year, to the bank of the United States, or to the bank of New-York, or for any instalment of foreign debt : And that, for the whole, or fuch part of the faid fum, as shall be boriowed, certificates shall be islued, purporting that the United States are indebted for the fums to be therein expressed, bearing an interest of fix per centum per annum, payable quarter-yearly; which fums, at the faid rate of intereft, are to remain fixed and irredeemable, until the close of the year one thousand eight hundred and nineteen, and to be redeemed thereafter, at the pleafure of the United States : And the bank of the United States is hereby authorized to lend the whole, or any part of the faid five millions of dollars, and to fell the flock received for fuch loan.

Sec. 2. And be it further enabled, That credits for the fums, which shall be borrowed, purfuant to this act, shall be entered and given on the books of the Treafury, in like manner as for the prefent domeflic funded debt; and

Vol. III. Y 2

And credits to be entered.

for not lefs than 100 dollars to be iffued.

that certificates, for fums not lefs than one hundred dollars, purfuant to the provisions herein contained, thall be iffued by the Regif-Certificates ter of the Treafury; which fhall be transferable in like manner, and by the like ways and means, as are provided by the feventh fection of the act, intitled, " An act making provision for the debt of the United States," touching the credits or flock therein-mentioned; and that the interest to be paid upon the flock, which shall be constituted by virtue of the loan herein propofed, fhall be paid at the offices or places, where the credits for the fame fhall, from time to time, fland or be; fubject to the like conditions and reftrictions as are preferibed in and by the eighth fection of the act laft aforefaid.

Sec. 3. And be it further enacted, That it fhall be deemed a good execution of the powto borrow, herein granted, for the faid commiffioners of the finking fund, to caufe to be conflituted, certificates of flock of the defcription herein-mentioned, and to caufe the fame to be fold in the United States, or elfewhere : Provided, That no more than one moiety of the faid flock shall be fold under par: And it thall be lawful for the commissioners of the finking fund, if they fhall find the fame to be moft advantageous, to fell fuch and fo many of the fhares of the flock of the bank of the United States, belonging to the United States, as they may think proper; and that they apply the proceeds thereof, to the payment of the faid debts, inftead of felling certificates of ftock, in the manner preferibed in this act. And fuch of the revenues of the United States, heretofore appropriated for the payment of interest of debts, thus difcharged, shall be,

How the power to borrow may be executed.

and the fame are hereby pledged and appro- Appropripriated, towards the payment of the intereft, payment of and inftalments of the principal, which shall the interest. hereafter become due, on the loan obtained of the bank of the United States, purfuant to the eleventh fection of the act for incorporating the fubfcribers to the faid bank.

Sec. 4. And be it further enacted, That fuch Funds apof the revenues of the United States, hereto- propriated fore appropriated for the payment of interest for pay-ment of inon fuch debts as may be liberated or fet free, terefl and by payments from the proceeds of the loan principal. herein propofed, together with fuch further fums of the proceeds of the duties on goods, wares and merchandize imported; on the tonnage of fhips or veffels; and upon fpirits diffilled in the United States, and ftills; as may be neceffary, fhall be, and the fame are hereby pledged and appropriated for the payment of the interest which shall be payable upon the fums fubfcribed to the faid loan; and fhall continue fo pledged and appropriated, until the principal of the faid loan shall be fully reimburfed and redeemed.

Sec. 5. And be it further enacted, That the Principal principal of the faid loan, bearing interest as irredeemaforefaid, fhall remain fixed and irredeemable able untilby the United States, until the close of the 1819. year one thousand eight hundred and nineteen; after which period, the faid loan fhall be redeemed, at the pleafure of the United States: And the funds which shall be liberated by the discharge of the stock of the United States, bearing a prefent intereft of fix per centum, or fo much thereof, as may be neceffary, shall be, and the fame are hereby pledged and appropriated for the faid redemption.

[355]

[356]

Duty of treafury department herein.

Sec. 6. And be it further enacted, That the department of the Treafury, according to the respective dutics of the officers thereof, shall, and they are hereby directed to establish fuch forms and rules of proceeding, touching the execution of this act, as shall be conformable with the provisions thereof.

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, May the 31ft, 1796:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XLV.

An AEt providing Paffports for the Ships and Veffels of the United States.

Sec. 1. **B** E it enacted by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That it shall be the duty of the Secretary of State, to prepare a form, which, when approved by the President, shall be deemed the form of a passfort for ships and vessels of the United States.

Sec. 2. And be it further enacted, That every fhip and veffel of the United States, going to any foreign country, fhall, before fhe de-

Paffport formed by Secretary of State to be approvcd by the Prefident.

parts from the United States, at the request Vesicle to of the master, be furnished by the collector for be furnisher the diffrict, where fuch fhip or veffel may be, with. with a pafiport of the form prefcribed and eftablifhed, purfuant to the foregoing fection; for which paffport, the mafter of fuch thip or veffel, fhall pay to the faid collector, ten dollars, to be accounted for by him; and in order to be entitled to fuch paffport, the mafter of every fuch thip or veffel thall be bound with fufficient fureties, to the Treasurer of the United States, in the penalty of two thousand dollars, conditioned, that the faid paffport fhall not be applied to the use or protection of any other fhip or veffel, than the one defcribed in the fame; and that, in cafe of the loss On fale or or fale of any thip or veffel having fuch paff- loss of the port, the fame fhall, within three months, be port to be delivered up to the collector from whom it was delivered received, if the lofs or fale take place within up. the United States; or within fix months, if the fame shall happen at any place nearer than the Cape of Good-Hope; and within eighteen months, if at a more diftant place.

Sec. 3. And be it further enacled, That there veffels to fhall be paid on every fhip and veffel of the pay collectors cer-United States failing or trading to any foreign tain fums country, other than fome port or place in every voyage. America, for each and every voyage, the fum of four dollars, to be received and accounted for, by the collector, at the time of clearing outward, if fuch veffel be bound direct to fuch foreign country, from any port of the United States, or at the time of entry in the United States, if fuch ship or vessel shall have failed to fuch foreign country, from any port or place in America, other than of the United States.

[353]

Penalty on failing without pafiport after fieft September.

Sec. 4. And be it further enacled, That if any fhip or veffel of the United States, fhall depart therefrom, after the first day of September next, and fhall be bound to any foreign country, other than to fome port or place in America, without fuch passfort, the master of fuch fhip or vessel fhall forfeit and pay the fum of two hundred dollars for every fuch offence.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore. APPROVED, June the first, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER XLVI.

An Act regulating the Grants of Land appropriated for military Services, and for the Society of the United Brethren, for propagating the Gospel among the Heathen.

Surveyor-General to caufe certain lands to be furveyed. Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Surveyor-General be, and he is hereby required, to caufe to be furveyed, the tract of land beginning at the north-weft corner of the feven ranges of townships, and running thence fifty miles due fouth, along the western boundary of the faid ranges; thence due west to the main branch of the Scioto river; thence up the main branch of the faid river, to the place where the Indian boundary-line crosses

the fame; thence along the faid boundary-line, to the Tufcaroras branch of the Mufkingum river, at the croffing-place above Fort Lawrence; thence up the faid river, to the point, where a line, run due west from the place of beginning, will interfect the faid river; thence along the line for un to the place of beginning; and fhall caufe the faid tracts to be divided into townships of five miles square, by running, marking and numbering the exterior lines of the faid townships, and marking corners in the faid lines, at the diffance of two and one-half miles from each other, in the manner directed by the act, intitled, " An act providing for the fales of the lands of the United States, in the territory north-weft of the river Ohio, and above the mouth of Kentucky river ;" and that the lands above defcribed, except the falt springs therein, and the fame quantities of land adjacent thereto, as are directed to be referved with the falt fprings, in the faid recited act, and fuch tracts within the boundaries of the fame, as have been heretofore appropriated by Congress, be, and they are hereby, fet apart and referved for the purpofes herein-after mentioned.

Sec. 2. And be it further enacted, That the faid land shall be granted only in tracts con- Duty of the Sec'ry taining a quarter of the township to which they of the belong, lying at the corners thereof; and that Treafury the Secretary of the Treasury shall, for the fpace of nine months, after public notice in the feveral flates and territories, register warrants for military fervices, to the amount of any one or more tracts, for any perfon or perfons holding the fame; and fhall immediately after the expiration of the faid time, proceed to determine, by lot, to be drawn in the

prefence of the Secretaries of State and of War, the priority of location of the faid regif-

holding the fame, fhall feverally make their

locations, after the lots shall be proclaimed, on a day to be previoufly fixed in the beforementioned notice; in failure of which, they fhall be postponed in locating fuch warrants, to all other perfons holding registered warrants : And the patents for all lands located

under the authority of this act, fhall be gran-

ted in the manner directed by the before-mentioned act, without requiring any fee therefor.

Priority of tered warrants; and the perfon or perfons location how determined

and patents granted.

Privilege to certain perfons holding warrants,

Sec. 3. And be it further enacted, That after the time limited for making the locations, as aforefaid, any perfon or perfons holding warrants, of the before-mentioned defeription, fufficient to cover any one or more tracts, as aforefaid, fhall be at liberty to make their locations, on any tract or tracts not before located.

and lands unlocated aiter the Ift Jan.

to be at difuolition of United States.

Claims limited.

Sec. 4. And be it further enacted, That all the lands fet apart by the first fection of this act, which shall remain unlocated on the first day of January, in the year one thousand eight hundred, fhall be releafed from the faid refervation, and fhall be at the free difposition of the United States, in like manner as any other vacant territory of the United States. And all warrants or claims for lands on account of military fervices, which fhall not, before the day aforefaid, be regiltered and located, shall be forever barred.

Sec. 5. And be it further enacled, That the faid Surveyor-General be, and he is hereby required, to caufe to be furveyed, three feveral tracts of land, containing four thousand acres

each, at Shoenbrun, Gnaden-hutten, and Se- 3 tracts to lem; being the tracts formerly fet apart, by be furveyed an ordinance of Congress of the third of Sep- for propatember, one thousand seven hundred and eigh- gating the ty-eight, for the fociety of United Brethren among the for propagating the gospel among the heathen; heathen. and to iffue a patent or patents for the faid three tracts to the faid fociety, in truft, for the uses and purposes in the faid ordinance fet forth.

golpel

Sec. 6. And be it further enacted, That all Refervations. navigable streams or rivers within the territory to be difposed of, by virtue of this act, shall be deemed to be and remain public highways. And that, in all cafes, where the opposite banks of any stream not navigable shall belong to different perfons, the ftream and the bed thereof shall be common to both.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, June the first, 1706: GEORGE WASHINGTON, Prefident of the United Stan...

CHAPTER XLVII.

An Act for the Admission of the State of Tenneffee into the Union.

HEREAS by the acceptance of the deed of ceffion of the flate of North-Carolina; Congress are bound to lay out into Vol. III. Z 2

[362]

one or more states, the territory thereby ceded to the United States.

Certain territory be one flate Tenneffee.

BE it enacted by the Senate and House of Representatives of the United States of America, in declared to Congre/s affembled, That the whole of the terunder the ritory ceded to the United States by the fate name of of North-Carolina, shall be one state, and the fame is hereby declared to be one of the United States of America, on an equal footing with the original flates, in all refpects whatever, by the name and title of the flate of Tenneffee. That until the next general cenfus, the faid state of Tennessee shall be entitled to one Representative in the House of Representatives of the United States; and in all other refpects, as far as they may be applicable, the laws of the United States shall extend to, and have force in the state of Tennessee, in the fame manner, as if that flate had originally been one of the United States.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

SAMUEL LIVERMORE, President of the Senate pro tempore.

APPROVED, June the first, 1796:

GEORGE WASHINGTON.

Prefident of the United States.

[363]

APTER XLVIII.

An Accumuning an Appropriation to fatisfy certain Demands attending the late Infurrection ; and to increase the Compensation to Jurors and Witneffes in the Courts of the United States.

Sec. 1. BE it enacled by the Senate and House Appropri-of Representatives of the United ation for States of America, in Congress affembled, That defraying expenses on a fum, not exceeding twenty thousand dollars, trial of out of any monies not otherwife appropriated, perfons be, and the fame are hereby appropriated to in the late the difcharge of certain incidental demands, infurrecoccasioned by the trial of persons for crimes and offences during the late infurrection, for the payment of which no fpecial provision has been made by law.

Sec. 2. And be it further enacled, That in Additional addition to the compensation now allowed by compensalaw to jurors and witneffes, attending in the tion to jucourts of the United States, there shall be allowed and paid to each grand and petit juror, for his attendance, fifty cents per day; and to each witnefs, for like attendance, fifty cents per day.

- Sec. 3. And be it further enacted, That the Approprifum of ten thousand dollars, out of any mo- ation for nies not otherwife appropriated, be, and the clerit of courts and fame is hereby appropriated, for defraying the jutors. expense of clerks of courts, jurors and witneffes, for the year one thousand feven hundred and ninety fix, in aid of the fund arifing from fines, forfeitures and penalties, and of

['364]

the appropriations already made for that pur-

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the

Senate pro tempore.

APPROVED, June the first, 1796 : GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER.XLIX.

An Act limiting the Time for the Allowance of Drawback on the Exportation of domestic distilled Spirits, and allowing a Drawback upon fuch Spirits exported in Vessels of less than thirty Tons, by the Missippi.

Drawbacks in what cafes allowed.

Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress alfembled, That from and after the first day of July next, no drawback shall be allowed on any of the spirits diffilled in the United States, which shall not be exported, pursuant to regulations heretofore enacted, and in force, within twelve months from the time when such spirits were diffilled, to be afcertained by the dates of the certificates which may and ought to accompany the faid spirits, at the time of exportation.

Sec. 2. And be it further enacted, That the yestriction in the fifty-fixth section of the act,

intitled, " An act, repealing after the last day 56 fection of June next, the duties heretofore laid upon of certain distilled spirits imported from abroad, and laying others in their ftead; and alfo, upon fpi- with rerits diftilled in the United States, and for ap- ohio and propriating the fame," fhall, from and after the Midifippi. first day of July next, be suspended, and cease to operate for the fpace of one year, fo far as the faid reftriction respects any distilled spirits which may be exported from the diffrict of Louifville, in the ftate of Kentucky, or from any district which may be hereafter established on the rivers Miffiffippi or Ohio, or the branches thereof.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, June the first, 1706: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER Γ'

An Act making further Appropriations, for the Year one thousand seven hundred and ninety-fix.

Sec. 1. D E it enacted by the Senate and Houfe Addition J of Reprefentatives of the United appropr States of America, in Congress affembled, That ations for 1796. in addition to the fums heretofore approp ated, there be further appropriated for a during the prefent year, the following fun that is to fay : In the Department of Sta

act fuf-

for the compensation of clerks, two hundred. dollars : In the Department of the Treafury, for the compensation of clerks, four thousand dollars: In the Department of War, for the additional falary of the accountant, four hundred dollars ; and for the additional compenfation of clerks in the faid Department, feven hundred dollars; and in the mint of the United States, for the additional falary of a clerk, two hundred dollars.

Loan office clerks.

Sec. 2. And be it further enacted. That for the compensation of clerks in the feveral Loan Offices; and for defraying the expenses of books and stationary for the faid offices, during the prefent year, and during the year one thousand feven hundred and ninety-five, there be appropriated a fum not exceeding fourteen thousand dollars.

Sec. 3. And be it further enacted, That there be further appropriated towards defraying the extraordinary expenses which may be incurred during the year one thousand feven hundred any ninety-fix for foreign intercourfe, a fum not exceeding twenty-three thoufand five hundred 'dollars, in addition to the fum already appropriated for that purpose, by the fecond fection of the act of the prefent feffion, intitled, " An act making further provision for the expenses attending the intercourse of the United States with foreign nations; and expenses of to continue in force the act, intitled, " An act providing the means of intercourfe between the United States and foreign nations."

> Sec. 4. And be it further enacted, That there be appropriated for the contingent expenses of the government of the United States, a fum not exceeding twenty thousand dollars,

Foreign intercourfe.

Contingent government,

fubject to the difpolition of the Prefident of the United States, and for the payment of fuch mifcellaneous demands against the United States, other than those on account of the civil department, not otherwife provided for, and which shall have been afcertained and admitted in due course of fettlement at the Trea- Out of fury, and which are of a nature, according to what funds the usage thereof, to require payment in fpecie, a fum not exceeding two thousand dollars; and that the feveral appropriations herein before made, be, and the fame are hereby directed to be paid out of the proceeds of the duties on imports and the tonnage of thips and veffels, and the duties on domestic distilled fpirits and on stills, which shall accrue until the close of the prefent year.

JONATHAN DAYTON, Speaker of the House of Representatives.

SAMUEL LIVERMORE, President of the

Senate pro tempore.

APPROVED, June the first, 1796: GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LI.

An Act making Appropriations for the Support of the military and naval Establishments for the Year one thousand seven hundred and ninety-fix.

Sec. 1. BE it enacted by the Senate and House of Representatives of the United States of America, in Congress affembled, That including the appropriation of five hundred

Appropriations for military eftablifhment.

thousand dollars, made for the military establifhment for the year one thousand feven hundred and ninety-fix, by an act of the prefent feffion, there be appropriated for the military and naval establishments, a fum not exceeding one million, three hundred and eighteen thousand, eight hundred and feventy-three dollars; that is to fay: For the pay of the army of the United States, the fum of two hundred and feventy-three thousand, fix hundred and fixty-fix dollars : For fubliftence of the officers of the army, the fum of forty-five thousand fix hundred and fix dollars: For the subsistence of the non-commissioned officers and privates, the fum of three hundred thousand dollars : For forage, the fum of fixteen thousand five hundred and ninety-two dollars: For clothing, the fum of feventy thousand dollars: For purchase of horses for the cavalry, the fum of three thousand feven hundred and fifty dollars : For bounties, the fum of ten thousand dollars: For the hospital department, the fum of thirty thousand dollars : For the ordnance department, the fum of forty thousand dollars: For the Indian department, the fum of fixty thousand dollars: For the quarter-mafter's department, the fum of two hundred thousand dollars: For contingencies of the war department, the fum of thirty thousand dollars: For the defensive protection of the frontiers, the fum of one hun-' dred thousand dollars: For the completion of the fortifications, magazines, ftore-houles and barracks at West-Point, the fum of twenty thousand dollars: For the pay and subfistence of three captains in the naval department, the fum of five thousand dollars: For the pay-

ment of military penfions, including an allowance to the widows and children of officers, under an act, intitled, " An act in addition to the act for making further and more effectual provision for the protection of the frontiers of the United States," the fum of one hundred and fourteen thousand two hundred and fiftynine dollars.

Sec. 2. And be it further enacted, That the feveral appropriations herein-before made, fhall be paid and difcharged out of the funds Out of what funds following, to wit: First, The furplus of the payable. fum of fix hundred thoufand dollars, referved by the act "making provision for the debt of the United States;" and which shall accrue, during the year one thousand feven hundred and ninety-fix: Secondly, The furplus of revenue and income beyond the appropriations heretofore charged thereupon, to the end of the year one thousand seven hundred and ninety-fix; and, Thirdly, The furplus which shall remain unexpended, of the monies appropriated to the use of the war department, for the year one thousand seven hundred and ninety-five.

Sec. 3. And be it further enacted, That the Prefident Prefident of the United States be empowered of U. s. to borrow, at an interest not exceeding fix may borper centum, of the bank of the United States, 650,000 which is hereby authorized to lend the fame; dollars to fatisfy this or of any body or bodies politic, perfon or per- att. fons, any fum or fums not exceeding in the whole, fix hundred and fifty thousand dollars, and to be applied to the purposes aforefaid,

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Vol. III. A 3

and to be reimburfed, as well interest as principal, out of the funds aforefaid.

> JONATHAN DAYTON, Speaker of the House of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, June the first, 1796: GEORGE WASHINGTON. President of the United States.

LIİ. CHAPTER

An Act providing Relief to the Owners of Stills within the United States, for a limited Time, in certain Cases.

Distillers, when admitted to to pay monthly duty on fills.

D E it enacted by the Senate and House of Reprefentatives of the United States of America, in Congress affembled, That in every cafe of a diffiller, who hath entered his ftill an election, or stills, in fuch manner, as to be liable to pay the duty of fifty-four cents upon the capacity or capacities thereof, for the year to end in June, one thousand seven hundred and ninety-fix, wherein it shall be made to appear to the Supervisor of the district, that the faid distiller has been really and truly prevented from employing or working his ftill or ftills, during any part of the term aforefaid, by thu destruction or failure of fruit and grain, or any other unavoidable caufe within the diffrict in which he refides, it fhall and may be lawful for the faid Supervifor, on application made

to him, any time before the last day of September next, to admit fuch diftiller to the benefit of an election, to pay, in lieu of the duty on the capacity of his still or stills for the year, the monthly duty of ten cents per gallon of the capacity for the time he employed his stillor ftills.

JONATHAN DAYTON, Speaker of the House of Representatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore. APPROVED, June the first, 1796:

GEORGE WASHINGTON. Prefident of the United States.

CHAPTER LIII.

An Act to suspend, in Part, the Act, intitled, " An Act to alter and amend the Act, intitled. " An Act laying certain Duties upon Snuff and refined Sugar."

DE it enacted by the Senate and House of Reprefentatives of the United States of America, in Congress affembled, That fo much of the act, intitled, " An act to alter and amend the act, Certain ad intitled, " An act laying certain duties upon laying du fnuff and refined fugar," as refpects the duties ty on mafftherein laid upon mills and implements em- fufpended. ployed in the manufacture of fnuff, and the drawbacks therein allowed upon the exportation of fnuff manufactured within the United

mills, &c.

States, be fulpended, from the passing of this act, until the end of the next fession of Congress.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, June the first, 1796: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LIV.

Act Act to indemnify the Estate of the late Major-General Nathaniel Greene, for a certain Bond entered into by him, during the late War.

Late gen. Greene's eflate indemnified to amount of certain bond

> Harris id Blackrd.

Provifo.

DE it enacted by the Senate and Houfe of Reprefentatives of the United States of America. in Congress affembled, That the United States fhall and will indemnify the eftate of the late general Greene, for the fum of eleven thoufand two hundred and ninety-feven pounds, nine shillings and eight-pence, sterling money, being the amount due on the thirty-first day of December, one thousand seven hundred and ninety-five, on a certain bond, given by the faid general Greene, to Harris and Blackford, bearing date the eighth day of April, one thoufand feven hundred and eighty-three, as furety for John Banks and partners; and the intereft thereon : Provided, it shall appear, upon due investigation by the officers of the

Treasury, that the faid general Greene, in his life-time, or his executors, fince his deceafe, have not already been indemnified, or compensated for the fame : And provided, the faid executors shall make over to the Comptroller of the Treasury, and his fucceffors, for the United States, all property, mortgages, bonds, covenants, or other counter-fecurities whatever, if any fuch there are, which were obtained by general Greene, in his life-time, from the faid John Banks and partners, or either of them; and all caufes of action on account of his being furety for them, as aforefaid; to be fued for, in the name of the faid executors, for the use of the United States. And the officers of the Treasury are hereby Treasury authorized to liquidate and fettle the fum due and fettle on the faid bond, not exceeding the aforefaid the fum fum of eleven thousand two hundred and ninety-feven pounds, nine shillings and eightpence, with interest from the thirty-first of December laft, according to the true intent and meaning of this act, and to pay fuch fum out of the Treafury of the United States, out of any monies not otherwife appropriated, to the faid executors, to be accounted for, by them, as part of the faid estate.

JONATHAN DAYTON, Speaker of

the Houfe of Representatives.

SAMUEL LIVERMORE, Prefident of the Senate pro tempore.

APPROVED, June the first, 1796 : GEORGE WASHINGTON, President of the United States.

DESOLVED by the Senate and House of Representatives of the United States of America, in Congress affembled, That the Secretary for the Department of War, return to the refpective diffrict Judges, the names of all fuch perfons, as have been transmitted to him by the feveral district Judges, pursuant to the act for the regulation of claims to invalid penfions; and in whofe cafes, the examining phyficians have neglected to specify the ratio of difability; together with fuch defective returns of phyficians. And the faid diffrict Judges, refpectively, fhall forthwith caufe the examining phyficians to fpecify the feveral rates of difability, which have been fo neglected; or, in cafe of fickness, death, or removal of one or both fuch physicians, to make new appointments, and caufe the feveral rates of difability to be fpecified, and by the faid phyficians returned to them, as foon as may be; of which, they shall make return to the Secretary at War. who shall, at the feffion of Congress holden next after, or at the time of fuch receipt, make return thereof, with fuch obfervations, as he may think proper to fubjoin, that the proper order may be taken thereon by Congress.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-President of the United States, and President of the Senate. APPROVED, April the eighteenth, 1796: GEORGE WASHINGTON, President of the United States.

A C T S

PASSEDAT

THE SECOND SESSION

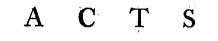
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United States of America, BEGUN AND HELD AT THE CITY OF PHILADELPHIA, In the State of Pennfylvania, On Monday the Jifth of December, IN THE YEAR M,DCC,XCVI. AND OF THE Independence of the United States,

THE . TWENTY-FIRST.



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CHAPTER LV.

An AA to amend the Act, intituled, " An Act for the more general Promulgation of the Laws of the United States."

D E it enacted by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That the Se- Acts of cretary for the Department of State, shall prefent fet caufe to be included in the edition of the laws publimed of the United States, directed to be printed by the faid act, the laws of the United States which may be paffed during the prefent feffion of Congress: *Provided*, the fame can be done at an expense which he shall judge reafonable.

> JONATHAN DAYTON, Speaker of the Houfe of Representatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

APPROVED, December the twenty-first, 1796: GEORGE WASHINGTON, Prefident of the United States:

Vol. III.

[37⁸]

CHAPTER LVL

An Act giving Effect to the Laws of the United States within the State of Tenneffee.

Laws to extend to Tennefice.

Sec. 1. **B** E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That all the laws of the United States, which are not locally inapplicable, ought to have, and shall have, the fame force and effect within the state of Tennessee, as elsewhere within the United States.

And to the end, that the act, intituled, "An act to establish the judicial courts of the United States," may be duly administered within the state of Tennessee,

Difficient courts.

Sec. 2. Be it enacted, That the faid ftate fhall be one district, to be denominated Tenneffee district, and there shall be a districtcourt therein, to confift of one judge, who shall refide in the faid district, and be called the district judge, and annually hold four feffions; the first to commence on the first Monday in April next, and the three other feffions progreffively, on the like Mondays of every three calendar months afterwards. The faid district-courts shall be held alternately at Knoxville and Nafhville, beginning at Nashville. And the faid judge, shall, in all things, have, and exercise the fame jurifdiction and powers, which by law, are given to the judge of the diffrict of Kentucky.

Salary of the judge. Sec. 3. And be it enacled, That there shall be allowed to the judge of the faid districtcourt, the yearly compensation of eight hundred dollars, to commence from the date of his appointment, to be paid quarterly at the Treafury of the United States.

And to the end, that the laws providing for the collection of the duties imposed by law on goods, wares and merchandize imported into the United States, and on the tonnage of thiss and veffels, may be carried into effect, in the faid state of Tennessee,

Sec. 4. Be it further enacted. That for the due collection of the faid duties, the faid ftate of Tenneflee shall be one district, and a collec- Collection tor shall be appointed to refide at Palmyra, dificia. which fhall be the only port of entry or delivery within the faid diffrict, of any goods, wares or merchandize, not the growth or manufacture of the United States; and the faid collector fhall have, and exercife all the powers, which any other collector hath, or may legally exercife, for collecting the duties aforefaid ; and in addition to the fees by law provided, shall be paid the yearly compensation of one hundred dollars.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate. APPROVED, January the thirty first, 1797: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LVII.

An Act to augment the Compensation of the Attorney-General of the United States.

E it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That the compen-

F 380]

General.

compensa- fation allowed by law to the attorney-general tion to At- of the United States, shall be, and the fame is hereby augmented, by an addition of the fum of five hundred dollars per annum, to commence on the first day of January, in the prefent year, and payable quarter-yearly, at the public Treafury.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

WILLIAM BINGHAM, Prefident of the

Senate pro tempore.

APPROVED, March the fecond, 1797: GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER LVIII.

An Act granting a certain Sum of Moncy to the Widow and Children of John de Neufville, . deceased.

BE it enacted by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That in confideration of particular fervices rendered the United States, during the war of their revolution, by the late John de Neufville, of the United Netherlands, the Prefident of the United States be, and he is hereby authorized to caule to be paid, out of any monies which may be in the Treafury, not otherwife appropriated, the furn of one thousand dollars to Anna de Neufville, widow of the faid John de Neufville; a like fum for the ufe of Leonard de Neufville, his fon; and a like fum for the ufe of Anna de Neufville, his infant daughter.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore. ABPROVED, March the fecond, 1797: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LIX.

An Act to continue in Force for a limited Time, the Act, in Addition to the Act, for the Punifisment of certain Crimes against the United States.

D E it enacted by the Senate and Houfe of Re- Act con-D prefentatives of the United States of Ame- ceining rica, in Congress affembled, That the act, inti- continued. tuled, " An act, in addition to the act, for the punishment of certain crimes against the United States," shall continue and be in force, for and during the term of two years, and from thence to the end of the next feffion of Congrefs, and no longer.

JONATHAN DAYTON, Speaker of the House of Representatives. WILLIAM BINGHAM, Prefident pro tempore of the Senate.

APPROVED, March the fecond, 1797: GEORGE WASHINGTON. Prefident of the United States.

[382]

CHAPTER LX.

An Act making Provision for the further Accommodation of the Household of the President of the United States.

x4,000 do!lars granted to the Prefident for his

BE it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That after the third day of March next, the Prefident of the Unihousehold, ted States be, and he hereby is authorized and empowered, to caufe to be fold, fuch articles furnished by the United States, for the Prefident's household, as may be decayed, out of repair, or unfit for use, and that the proceeds of fuch fale, and fo much of a fum not exceeding fourteen thousand dollars in addition thereto, out of the proceeds of the duties on imports and tonnage which may accrue during the prefent year, as the Prefident of the United States may judge necessary, be, and hereby are appropriated for the accommodation of the household of the President, to be laid out and expended for fuch articles of furniture. as he shall direct.

JONATHAN DAYTON, Speaker of

the Houfe of Reprefentatives. WILLIAM BINGHAM, President pro tempore of the Senate.

APPROVED, March the fecond, 1797: GEORGE WASHINGTON. Prefident of the United States,

CHAPTER LXI.

An Act, in Addition to an Act, intituled, " An Act concerning the registering and recording of Ships or Veffels," and to an Act, intituled, " An Act for enrolling and licenfing Ships or Veffels employed in the Coafting-Trade and Fisheries, and for regulating the fame." 4

BE it enacted by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That whenever it shall appear, by fatisfactory proof, to the Se- of Treatecretary of the Treafury, that any fhip or veffel ry authohath been fold and transferred by process of rized in grant cerlaw; and that the register, certificate of en-tificates. rolment, or licenfe, as the cafe may be, of fuch tain cafes. fhip or vellel, is retained by the former owners, it shall be lawful for the faid Secretary, to order and direct the collector of the diffrict to which fuch thip or veffel may belong, to grant a new register, certificate of enrolment, or licenfe, as the cafe may be, on the owners, under fuch fale, complying with fuch terms and conditions, as are, by law, required for granting of fuch papers; excepting only the delivering up of the former certificate of registry, enrolment or licenfe, as the cafe may be : Provided neverthelefs, That nothing in this act contained, fhall be confirmed to remove the liability of any perfon or perfons to any penalty for not fur) rendering up the papers, belonging to any ship or vessel, on a transfer or fale of the fame.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March the fecond, 1797: GEORGE WASHINGTON, Prefident of the United States.

Sec. in cerv

[384]

CHAPTER LXII.

An Act making Appropriations for the Support of Government, for the Year one thousand seven hundred and ninety-seven.

Specific S appropriations for 1797. C

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That for the expenditure of the civil-lift; for the extra expenses of foreign intercourse; for the fupport of the mint establishment, lighthoufes, beacons, buoys and public piers, for the year one thousand feven hundred and ninety-feven; and to fatisfy certain mifcellaneous claims, flated in the report of the Secretary of the Treafury, of the fifteenth day of December, one thousand seven hundred and ninety-fix, together with the incidental and contingent expenses of the feveral departments, and the offices thereof, the following fums be refpectively appropriated; that is to fay :

For the compensations granted by law to the Prefident and Vice-Prefident of the United States, thirty thousand dollars.

For the like compensations to the members of the Senate and House of Representatives, their officers and attendants, estimated for a fellion of four months' continuance, one hundred and thirty-eight thousand feven hundred and eighty-fix dollars and fixty-feven cents.

For the expenses of firewood, flationery; printing-work, and all other contingent expenfes of the two Houses of Congress, twelve thousand dollars.

For the compensations granted by law to the chief-justice, associate-judges, district-judges, and attorney-general, forty-four thousand nine hundred dollars.

For defraying the expenses of clerks of courts, jurors and witneffes, in aid of the fund

Prefident and Vice-Prefident.

Members of Congrefs.

Contingeneics. arifing from fines, forfeitures and penalties; specific and likewife for defraying the expenses of appropriprofecutions for offences against the United the support States, and for fafe-keeping of prifoners, thir- of governty thousand dollars. 1707.

For compensation to the Secretary of State. clerks and perfons employed in that depart. ment, feven thousand feven hundred and ninety-two dollars and fixty-four cents.

For incidental and contingent expenses in the faid department, eight thoufand feven hundred and five dollars.

For compensation to the Secretary of the Treafury, clerks and perfons employed in his office, eight thousand feven hundred and fifty dollars.

For expense of stationery, printing, and all other contingent expenses in the office of the Secretary of the Treafury, five hundred dollars.

For compensation to the Comptroller of the Treafury, clerks and perfons employed in his office, eleven thousand feven hundred and fifty dollars.

For expense of stationery, printing, and all other contingent expenses in the Comptroller's office, eight hundred dollars.

For compensation to the Treasurer and clerks employed in his office, four thousand five hundred and fifty dollars.

For expense of firewood, stationery, printing, rent and other contingencies in the Treafurer's office, fix hundred dollars.

For compensation to the Auditor of the Treafury, clerks and perfons employed in his office, eleven thousand eight hundred and twenty-five dollars.

For expense of stationery, printing and Vol. III. C 3

ations for

Specific appropriations for the fupport of government for 1797.

other contingent expenses in the Auditor's office, feven hundred and fifty dollars.

Tor compensation to the commissioner of the revenue, clerks and persons employed in his office, five thousand four hundred and twenty-five dollars.

For expense of flationery, printing, and all other contingent expenses in the office of the commissioner of the revenue, four hundred dollars.

For compensation to the Register of the Treasury, clerks and persons employed in his office, tifteen thousand four hundred and twenty-five dollars.

For expense of flationery, printing, and all other contingent expenses in the Register's office, (including books for the public stocks, and for the arrangement of the marine papers) two thousand eight hundred dollars.

For compensation to the purveyor of public fupplics, two thousand dollars, and five hundred dollars for a clerk.

For compensation to the Secretary to the commissioners of the finking fund, including his falary from the time of his appointment, to the thirty-first day of December, one thoufand feven hundred and ninety-feven, four hundred and nineteen dollars and feventeen cents.

For the payment of rent for the feveral houfes employed in the Treafury Department, (except the Treafurer's office) two thoufand tix hundred and ninety-three dollars, and thirty-three cents.

For expense of firewood and candles in the feveral offices of the Treasury Department, (except the Treasurer's office) three thoufand five hundred dollars.

For defraying the expense incident to the

ftating and printing the public accounts, for Specific the year one thousand feven hundred and nine - approprity-feven, one thousand dollars.

appropriations for the fuppest of government for

For the payment of certain incidental and of covernment for contingent expenses of the Treasury Depart- 1797. ment, in the year one thousand feven hundred and ninety-fix, beyond the fum which was appropriated, one thousand five hundred dollars.

For compensation to the several loan officers, thirteen thousand two hundred and fifty dollars.

For clerk-hire and stationery to the commissioners of loans, for the year one thousand feven hundred and ninety seven, twelve thoufand dollars.

For compensation to the Secretary of War, clerks and perfons employed in his office, eight thousand dollars.

For expense of firewood, flationery, printing, rent and other contingent expenses of the office of the Secretary of War, two thousand dollars.

For compensation to the accountant of the War-Department, clerks and persons employed in his office, feven thousand fix hundred and fifty dollars.

For contingent expenses in the office of the accountant to the War-Department, fix hundred dollars.

For compensation to the Surveyor-General, two thousand dollars.

For compensation to the affiltant-furveyors, chain-carriers, axe-men, and other persons employed in carrying into effect, the furveys to be made by the act, intituled, "An act providing for the sale of the lands of the United States, in the territory north-west of the river Specific appropriations for the fupport of government for \$797.

Ohio, and above the mouth of Kentucky river, twenty-five thousand dollars. For compensation to the Governor, Secre-

tary and Judges of the territory north-weft of the river Ohio, five thousand one hundred and fifty dollars.

For expenses of stationery, office-rent, printing patents for land, and other contingent expenses in the faid territory, three hundred and fifty dollars.

For the payment of fundry penfions granted by the late government, one thousand one hundred and thirteen dollars and thirty-three cents.

For the annual allowance to the widow and orphan children of colonel John Harding, and to the orphan children of major Alexander Trueman, by the act of Congress of the twenty-feventh of February, one thousand feven hundred and ninety-three, feven hundred and fifty dollars.

For the annual allowance for the education of Hugh Mercer, fon of the late major-general Mercer, by the act of Congress of the fecond of March, one thousand seven hundred and ninety-three, four hundred dollars.

For defraying the expenses of foreign intercourse, for the year one thousand seven hundred and ninety-seven, beyond the annual appropriations authorized by the act of Congress, passed the first day of July, one thouland seven hundred and ninety, intituled, "An act providing the means of intercourse between the United States and foreign nations," feventeen thousand nine hundred dollars.

For compensations to the following officers of the mint : The Director, two thousand dollars; the Treasurer, one thousand two hundred dollars; the affayer, one thousand five specific hundred dollars ; the chief coiner, one thou- approprifand five hundred dollars; the melter and the fupport refiner, one thousand five hundred dollars; of governthe engraver, one thousand two hundred dol- 1797. lars; three clerks, one at feven hundred dollars, and two at five hundred dollars each. one thousand seven hundred dollars.

For the wages of perfons employed in the mint, at the different branches of refining, melting, carpenter's, millwright's, and fmith's work, including the fum of eight hundred dollars per annum, allowed to an affiftant-coiner and die-forger, who also overfees the execution of the iron work, feven thousand dollars.

For the payment of a deficiency which has arifen in the mint, in coining the precious metals, by reafon of waftage, the fum of one thousand eight hundred and forty-five dollars, and ninety-fix cents; and for the payment of a deficiency which has arifen by reafon of the lofs of a quantity of filver, the further fum of nine hundred and feventy-four dollars, and feventy-fix cents.

For the purchase of ironmongery, lead, wood, coals, flationery, office furniture, and for all other contingencies for the eftablishment of the mint, feven thousand four hundred dollars.

For the discharge of such demands against the United States, on account of the civil department, not otherwife provided for, as shall be afcertained and admitted in due courfe of fettlement at the Treafury, and which are of a nature, according to the usage thereof, to require payment in fpecie, one thousand dollars.

For the maintenance and fupport of lighthoufes, beacons, buoys, and public piers, and

ations for

Specific appropriations for of govern- lars. meat for 1797.

flakeage of channels, bars and floals, for the year one thousand feven hundred and ninety. the fupport leven, twenty-eight thousand five hundred dol-

For completing a light house on the island of Seguin, two thousand one hundred and feventy dollars.

For completing the payment due for building the light-houfe on Bald-head, North-Carolina, one thousand three hundred and fifty nine dollars, and fourteen cents.

For completing a light-houfe on Montockpoint, two thousand feven hundred and forty dollars, and fixty-feven cents.

For the balance carried to the "Surplus Fund," of an appropriation for building a light-houfe on Montock-point, thirteen thoufand dollars.

For extra clerkship, necessary for a part of the prefent year in the loan office, for confolidating the accounts of affumed and original debt, agreeable to the thirteenth fection of the act paffed the third of March, one thoufand feven hundred and ninety-five, two thoufand five hundred dollars.

For the payment of the reprefentatives of Samuel Patterion, late commissioner of the loan-office for the flate of Delaware, two hundred and feventy-two dollars, and eightynine cents.

For the payment of a balance due to James O'Hara, late agent for the quarter-mafter's department, two hundred and thirty-five dollars, and eighty-one cents.

For the payment of a balance due to Timothy Pickering, as commissioner appointed to hold the Indian treaties at Konondaigua and Oneida, three thousand four hundred and fixty-three dollars, and twelve cents.

For compensation to perfons employed in specific bringing votes to the feat of government, for approprielectors of the Prefident and Vice-Prefident the fupport of the United States, one thoufand fix hun- of government for dred dollars.

For making good certain deficiencies arifing from the balance of monies of various appropriations, being carried to the credit of the "Surplus Fund," in purfuance of the fixteenth fection of the act paffed the third of March, one thoufand feven hundred and ninety-five, viz :

For payment of the clerks employed by the commissioners of loans, for the states of Massachufetts, New-York and North-Carolina, for the quarter ending the thirtieth of March, one thousand feven hundred and ninety-five, feven hundred and eighty-nine dollars, and feventy cents.

 For the payment of a balance due to Timothy Pickering, Beverly Randolph, and Benjamin Lincoln, commissioners appointed to negociate and treat with the Indians, north-weft of the river Ohio, on the fecond day of March, one thousand feven hundred and ninety-three, three thousand two hundred and forty-feven dollars, and fifty-fix cents.

For the discharge of such miscellancous demands against the United States, not otherwife provided for, as shall have been admitted in due courfe of fettlement at the Treafury, and which are of a nature, according to the usage thereof, to require payment in specie, four thoufand dollars.

Sec. 2. And be it further enacled, That the feveral appropriations herein before made, thall be paid and difcharged out of the fund of fix hundred thousand dollars, referved by

ations for 1797.

the act " making provision for the debt of the United States ;" together with fo much as may be neceffary, of the proceeds of the duties on imports, and the tonnage of fhips and veffels, and the duties on domeftic diffiled fpirits and ftills, which fhall accrue until the clofe of the prefent year.

JONATHAN DAYTON, Speaker of the House of Representatives. WILLIAM BINGHAM, President of the Senate pro tempore.

Approved, March third, 1797: GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXIII.

ALC: NO.

An Act relative to the Compensations and Dutics of certain Officers employed in the Collection of Impost and Tonnage.

Compendation to officers of the revenue. Sec. 1. **B** E it enacled by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That in lieu of the commissions heretofore established by law, there shall be allowed to the collectors of the duties of imposs and tonnage, on all monies by them respectively received on account of the duties aforefaid, arising on tonnage, and on goods, wares and merchandize, imported after the last day of March in the prefent year, as follows, to wit:

To each of the collectors of the districts of

Pennsylvania, and New-York, one quarter per cent.

To each of the collectors of the diffricts of Bofton and Charleftown, and of Baltimore, one-half per cent.

To each of the collectors of the diffricts of Compense. Charlefton, Salem, and of Norfolk and Portf- tion to mouth, feven eighths of one per cent.

To each of the collectors of the districts of Alexandria, and Savannah, one per cent.

To the collector of the diffrict of Newburyport, one and one-fourth per cent.

To each of the collectors of the diffricts of Portfmouth, Portland, Newport, Providence and New-Haven, one and one-half per cent.

To each of the collectors of the diffricts of Georgetown, (in Maryland) and Marblehead, two and one-half per cent.

To each of the collectors of the diffricts of New-London, Biddeford, Bath and Wiscasset. two per cent.

And to each of the collectors of the diffricts of Tappahannock, Vermont, Champlain, Gloucefter, Ipfwich, Plymouth, Barnstable, Nantucket, Edgartown, New-Bedford, Dighton, York, Penobscot, Frenchman's-Bay, Machias, Paffamaquoddy, Waldoborough, Middletown, Fairfield, Sagg-Harbour, Hudfon, Perth-Amboy, Burlington, Bridgetown, Little-Egg-Harbour, Wilmington (in Delaware,) Havre-de-Grace, Chefter, Oxford, Vienna, Snow-hill, Annapolis, Nottingham, Nanjemoy, Bermuda-Hundred, Hampton, York-town, Yeocomico, Dumfries, Foley-landing, Cherrystone, South-quay, Kentucky, Wilmington, (North-Carolina,) Newbern, Washington, Edenton, Camden, George-town, (South-Carolina,) Vol. III.

collectors.

Beaufort, Sundbury, Brunfwick, St. Mary's, Hardwick, and Tennessee, three per cent.

Sec. 2. And be it further enacted, That from and after the laft day of March, in the prefent year, in lieu of the yearly allowances heretofore established by law, there shall be yearly allowed to the following officers, the sums following, to wit :

Toeach of the collectors of the diftricts of Annapolis, Havre-de-Grace, Gloucester, Southquay, Yeocomico, Tappahannock, Newbern, Edenton, Camden, Wilmington, (North-Carolina,) Nanjemoy, Ipswich, York, Washington, Passanaquoddy, Saint-Mary's, Vermont, Champlain, and Bermuda-Hundred, the sum of two hundred and fifty dollars.

To each of the collectors of the diftricts of Oxford, Vienna, Chefter, Sagg-Harbour, Nottingham, Hampton, York-town, Dumfries, Foley-landing, Cherrystone, Beaufort, Brunfwick and Hardwick, the fum of two hundred dollars.

To each of the collectors of the diftricts of Perth-Amboy, Kentucky, Portfmouth, Hudfon, Plymouth, Barnftable, Nantucket, Edgar-town, New-Bedford, Dighton, Penobfcot, Frenchman's-Bay, Machias, Newport, Middletown, Fairfield, Burlington, Bridge-town, Great-Egg-Harbour,Little-Egg-Harbour,Wilmington, (in Delaware,) Snow-hill, Georgetown, (in South-Carolina,) Sunbury, Tenneffee, Marblehead, New-Haven, and Georgetown, (in Maryland,) the fum of one hundred and fifty dollars.

To each of the collectors of Biddeford, Bath, and Wifcaffet, one hundred dollars.

To the naval-officer of the district of Portsmouth, two hundred dollars.

Compensation to collectors.

To each of the naval officers of the diffricts Compenof Newbury-port, Salem, Newport, Provi- fation to Navaldence, Wilmington, (in North-Carolina,) and Officers. Savannah, the fum of one hundred and fift dollars.

To each of the furveyors of Salem, Portfmouth, Newbury-port, Briftol, Warren, East-Greenwich, Saint Mary's, Suffolk, Smithfield, Compen-Richmond, Peterfburg, Frederickfburg, Wil- Inton to mington, Beaufort, and Swanfborough, the fum of two hundred and fifty dollars.

To each of the furveyors of Newport, Providence, Thomas-town, Beverly, New-Haven, Middletown, Hartford, Saybrook, Albany, Hudson, Lewellensburg, Portland, North-Kingston, Pawhatuck, Patuxet, New-London, Stonington, Town-creek, Bermuda-Hundred, West-Point, Urbanna, Port-Royal, Alexandria, Windfor, Hertford, Plymouth, Skewarky, Murfreefborough, Bennet's-creek, Winton, Nixonton, New-biggen-creek, Palquotank river, Indian town, Currituck-inlet, Savannah, and New-Brunfwick, (in New-Jerfey,) the fum of one hundred and fifty dollars.

Sec. 3. And be it further enacted, That from and after the last day of March, in the prefent year, in lieu of the fum heretofore eftablished Compenby law, there shall be paid to each inspector, inspectors. for every day he shall be employed in aid of the cuftoms, a fum not exceeding two dollars ; and that inftead of the fum heretofore eftablifhed by law, to be paid for the weighing of every one hundred and twelve pounds, in To weighthe districts of Pennsylvania and New-York, there shall be paid one cent; in the districts of Boston and Charlestown, and of Baltimore, one cent and a quarter; and the weighers in the feveral districts shall defray all expense of

fation to

labourers in weighing, and shall mark on each cafk, box, bag, or package, the weight thereof, where the fame is not lefs than three hundred pounds, if thereunto required by the owner, at the time of weighing.

Fees arifing on exportation to be divided among collectors, naval.officers and furveyors.

Sec. 4. And be it further enacted, That from and after the laft day of March, in the prefent year, all fees arifing on the exportation of any goods, wares or merchandize, on which drawbacks are allowed, shall be equally shared among the collector, naval-officer and furveyor, where there are fuch officers at the port where fuch fees are paid; to be accounted for, quarterly, by the collector or naval officer, who fhall receive the fame; and where there is no naval-officer, fuch fees shall be divided equally between the collector and the furveyor, who may have been concerned in attending to fuch exportation. And the furveyors shall pay their proportion of the expenfe of flationery and printing.

No veffel paid.

Sec. 5. And be it further enacted, That preto clear out vious to a clearance being granted to any veffel. till fees are outward bound, the legal fees which shall have accrued on fuch veffel, shall be paid at the office or offices where fuch fees are respectively payable; and receipts for the fame fhall be produced to the collector, or other officer whole duty it may be to grant clearances, before fuch clearance is granted.

> Sec. 6. And be it further enacted, That a furveyor be appointed for the port of New-Brunswick, in New-Jersey, to reside at New-Brunfwick. And the port of Marblehead shall hereafter be a port at which veffels arriving

from beyond the Cape of Good-Hope, may enter and unlade.

JONATHAN DAYTON, Speaker of the House of Representatives.

WILLIAM BINGHAM, Prefident of the Senate, pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON.

Prefident of the United States.

CHAPTER LXIV.

An Act for raifing a further Sum of Money, by additional Duties on certain Articles imported; and for other Purpofes.

Sec. 1. **B** E it enabled by the Senate and House of Representatives of the United States of America, in Congress affembled, That from and after the thirtieth day of June next, the following duties, in addition to those Additional now in force, and payable on the feveral arti- duty on cles hereinafter-enumerated, shall be laid, le- certain vied and collected upon those articles, respectively, at their importation into the United States, from any foreign port or place, viz. upon all brown fugar, per pound, one half cent; upon all bohea tea, per pound, two cents; upon all molaffes, per gallon, one cent; and upon all velvets, and velverets, whether printed, stained, coloured, or otherwife, and

imports.

upon all muflins and muflinets, and other cotton goods, not printed, flained or coloured, two and a half per centum, ad valorem.

Duty on cocoa and fugar-candy varied.

Sec. 2. And be it further enacted, That from and after the faid thirtieth day of June next, the duties now in force, and payable upon fugar-candy, and cocoa, imported into the United States, shall cease; and that, in lieu thereof, there shall thenceforth be levied and collected the following duty, viz. upon all fugar-candy, at its importation into the United States, from any foreign port or place, nine cents per pound; and upon all cocoa upon its importation as aforefaid, two cents per pound.

Sec. 3. And be it further enacted, That an addition of ten per centum, shall be made to the feveral rates of duties above fpecified ports in fo. and imposed, in respect to all fuch goods, wares and merchandize, as aforefaid, as shall, after the faid last day of June next, be imported in fhips or veffels, not of the United States.

Sec. 4. And be it further enacted, That the duties laid by this act, fhall be levied and col-How dutics lected, in the fame manner, and under the fame regulations and allowances as to drawbacks, mode of fecurity, and time of payment, refpectively, with the feveral duties now in force on the respective articles herein-before enumerated.

Drawbacks.

Sec. 5. And be it further enacted, That on account of the additional duties laid on brown fugar and molaffes, by this act, the following fums, respectively, shall, from and after the last day of December next, be added to the drawbacks now allowed and paid by law on fugar refined within the United States, and exported

Ten per cent addireign veffels.

thall be collected. therefrom, and on fpirits diffilled from molaffes within the United States and exported therefrom, viz.onallfugar fo refined and exported, one cent per pound; and on all fpirits fo diffilled and exported, one cent per gallon; which additional drawbacks shall be allowed and paid according to the regulations now established by law, refpecting the prefent drawbacks allowed on the faid articles.

Sec. 6. And be it further enacted, That the proceeds of the duties laid by this act, shall be Approprifolely appropriated to the following purpose; ation of thatis to fay: First, for the payment of the prin- duties. cipal of the prefent foreign debt of the United States: Secondly, for the payment of the principal of the debt now due by the United States to the bank of the United States.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore :

APPROVED, March third, 1797 : GEORGE WASHINGTON. ·Prefident of the United States,

CHAPTER LXV.

An Act repealing in Part, the " Act concerning the Duties on Spirits distilled within the United States," paffed the eighth of May, one thoufand feven bundred and ninety-two; and impofing certain Duties on the Capacity of Stills of a particular Defeription.

Sec. 1. DE it enacted by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That in respect to stills employed in distilling spirits

Öption refpecting certain duties on difiilled fpirits abolifhed.

from materials of the growth and produce of the United States, at any other place than a city, town or village, or at any diffillery in a city, town, or village, at which there are one or more stills, which fingly, if only one, or together, if more than one, are of lefs capacity than four hundred gallons, the option and alternative of paying a duty of feven cents for every gallon of fpirits distilled in fuch stills, as fecured and allowed by the first fection of the act, intituled," an act concerning the duties on fpirits diffilled within the United States, paffed on the eighth day of May, one thousand seven hundred and ninety-two, be, and the fame is hereby, declared to be abolished, from and after the thirtieth day of June, enfuing.

Dutics according to capacity of fiills eftablifhed.

Sec. 2. And be it further enacted, That in lieu of the option and alternative aforefaid. the proprietor, or poffeffor of any fuch ftill or ftills, as are above-mentioned, fhall, and may, after the first day of July, enfuing, be charged with, and shall pay the following duties, to wit: For a licenfe for the employment of each and every fuch flill, for and during the term of two weeks, fix cents per gallon, according to the capacity or content of every fuch flill, including the head thereof: For a licenfe, for and during the term of one month, ten cents per gallon, as aforefaid : For a licenfe, for and during the term of two months, eighteen cents per gallon, as aforefaid : For a licenfe, for and during the term of three months, twenty-four cents per gallon, as aforefaid : For a licenfe, for and during the term of four months, thirty cents per gallon, as aforefaid : For a licenfe, for and during the term of five months, thirtyfix cents per gallon, as aforefaid : And for a

licenfe, for and during the term of fix months, forty-two cents per gallon, as aforefaid.

Sec. 2. And be it further enacted, That upon the fale or transfer of any ftill licenfed, accor- Transfers. ding to this act, the right and privilege of using fuch still, during the time for which fuch licenfe may remain in force, shall accrue to the new proprietor, or poffeffor, due entry of the fale or transfer being previoufly made, with the proper officer of infpection.

Sec. 4. And be it further enacted, That every diftiller, as aforefaid, who shall commence any diffillation, prior to obtaining a license there- penalty for for, shall pay a duty equal to that demanda- diffilling without ble, in confequence of a licenfe for fix months; licenfe. and no new licenfe shall be granted for any still, until all duties, which have accrued thereon, shall have been paid and discharged.

Sec. 5. And be it further enacted, That the feveral provisions and claufes of the acts heretofore paffed, and remaining in force, for lay-Draw. ing, fecuring, and collecting duties on fpirits backs. diffilled within the United States, and on ftills; for regulating the exportation of fuch fpirits. and for making an allowance to the exporters of the fame, by way of drawback, shall extend to, and remain in full force, with respect to the feveral provisions and claufes of this act, fubject only to the alterations hereby made.

JONATHAN DAYTON, Speaker of the Houfe of Representatives. WILLIAM BINGHAM, Prefident of

the Senate pro tempore. APPROVED, March third, 1797: GEORGE WASHINGTON, Prefident of the United States. Vol. III. E 3

[402]

CHAPTER LXVI.

An Act authorizing the Prefident of the United States to apply a further Sum to the Expense of Negociations with the Dey and Regency of Algiers.

Appropriation for Negociations with Algiers, Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That the Prefident of the United States be, and he is hereby authorifed to apply a fum, not exceeding two hundred and eighty thousand two hundred and fifty-nine dollars and three cents, to the expenses which may have been incurred in any negociations with the Dey and Regency of Algiers, beyond the fums heretofore appropriated; and that the faid fum of two hundred and eighty thousand two hundred and fifty-nine dollars and three cents, be, and the fame is hereby appropriated for that purpofe.

To pay annuity. Sec. 2. And be it further enacted, That a further fum, not exceeding ninety-fix thoufand two hundred and forty-fix dollars and fixtythree cents, be, and the fame is hereby appropriated for difcharging the two first years' annuity to the Dey and Regency of Algiers, purfuant to treaty, in addition to the fum appropriated for that purpofe, by the act of the fixth of May, one thoufand feven hundred and ninety-fix.

Sec. 3. And be it further enacted, That the faid feveral fums fhall be paid and difcharged out of any monies arifing from the revenues of the United States, beyond the appropriations heretofore charged thereupon, to the end of

[403]

the year one thousand feven hundred and ninety-seven.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXVII.

An Act to provide for mitigating or remitting the Forfeitures, Penalties and Difabilities accruing in certain Cafes therein-mentioned.

Sec. 1. **D** E it enacted by the Senate and Houfe of Representatives of the United States of America, in Congress affembled, That whenever any perfon or perfons, who shall have incurred any fine, penalty, forfeiture or dif-secretary ability, or fhall have been interested in any of the Treavessel, goods, wares or merchandize, which rized to shall have been subject to any feizure, forfei- or remit ture, or difability, by force of any prefent or penalties, future law of the United States, for the laying, levying or collecting any duties or taxes, or by force of any prefent or future act, concerning the registering and recording of ships or veffels, or any act concerning the enrolling and licenfing fhips or veffels employed in the coafting trade or fisheries, and for regulating the fame, shall prefer his petition to the

ludge of the diffrict, in which fuch fine, penalty, forfeiture, or difability shall have accrued, truly and particularly fetting forth the circumstances of his cafe; and shall pray, that the fame may be mitigated or remitted, the faid judge shall enquire, in a fummary manner, into the circumstances of the cafe; first, caufing reafonable notice to be given to the perform or perfons claiming fuch fine, penalty, or forfeiture, and to the Attorney of the United States, for fuch diffrict, that each may have an opportunity of flewing caufe against the mitigation or remiffion thereof; and shall cause the facts which fhall appear upon fuch enquiry, to be flated and annexed to the petition, and direct their transmission to the Secretary of the Treafury of the United States, who shall thereupon, have power to mitigate or remit fuch fine, forfeiture, or penalty, or remove fuch difability, or any part thereof, if, in his opinion, the fame shall have been incurred without wilful negligence, or any intention of fraud in the perfon or perfons incurring the fame; and to direct the profecution, if any fhall have been inflituted for the recovery thereof, to ceafe and be difcontinued, upon fuch terms or conditions as he may deem reafonable and juft.

Courts of the flates have the famepower as difirictcourts.

Sec. 2. And be it further enacled, That the judicial courts of the feveral flates, to whom, by any of the faid acts, a jurifdiction is given, fhall and may exercife all and every power in the cafes cognizable before them, for the purpofe of obtaining a mitigation, or remiflion of any fine, penalty or forfeiture, which may be exercifed by the judges of the diftrict-courts, in cafes depending before them.

Sec. 3. Provided always, and be it further enacled, That nothing herein-contained, shall be conftrued to affect the right or claim of Rights of any perfon, to that part of any fine, penalty, individuals or forfeiture, incurred by the breach of any of not to be affected, the laws aforefaid, which fuch perfon fhall, or may be entitled to, by virtue of the faid laws, in cafes where a profecution has been commenced, or information has been given, before the pafling of this act, or any other act relative to the mitigation or remiffion of fuch fines, penalties, or forfeitures; the amount of which right and claim fhall be affeffed and valued by the proper judge, or court, in a fummary manner.

Sec. 4. And be it further enacted, That this act shall continue in force for the term of two years, and from thence to the end of the next fession of Congress, and no longer.

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797 : GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXVIII.

An Act to authorife the Receipt of Evidencies of the public Debt, in Payment for the Lands of the United States.

BE it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, That the evidencies of the Stock of the United States received in payment for weftern lands.

public debtof the United States, shall be receivable in payment for any of the lands which may be hereafter fold in conformity to the act, intituled, " an act providing for the fale of the lands of the United States, in the territory north-weft of the river Ohio, and above the mouth of Kentucky river," at the following rates, viz. the prefent foreign debt of the United States, and fuch debt, or flock, as, at the time of payment, shall bear an interest of fix per centum per annum, fhall be received at their nominal value; and the other fpecies of debt, or flock of the United States, fhall be received, at a rate bearing the fame proportion to their respective market-price, at the feat of government, at the time of payment, as the nominal value of the above-mentioned fix per centum flock, shall, at the fame time, bear to its market-price, at the fame place; the Secretary of the Treafury, in all cafes, determining what fuch market-price is.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON, Prefident of the United States.

[407]

CHAPTER LXIX.

An Act to alter the Time for the next Mceting of Congress.

B E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That after the end of the prefent feffion, the next meeting of Congress shall be on the first Monday of November, in the prefent year.

JONATHAN DAYTON, Speaker of

the House of Representatives.

WILLIAM BINGHAM, Prefident pro tempore of the Senate.

APPROVED, March third, 1797:

GEORGE WASHINGTON, Prefident of the United States.

CHAPTER LXX.

An. Act to amend and repeal, in Part, the Act, intituled, " An Act to afcertain and fix the military Establishment of the United States.

Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the third section of the act, passed the thirtieth of May, one thousand seven hundred and ninety-fix, intituled, "An act to ascertain and fix the military establishment of the United

Certain fections repealed.

States," together with all other parts thereof. which relate to provision made for by the Major-General and his ftaff, be repealed : and that all fuch parts of the faid act, together with fo much of the twenty-third fection, as may be confirmed to affect the Brigadier, and the whole of the eleventh fection of the faid act, be, and are hereby repealed.

Sec. 2. And be it further enacted, That there

Brigadiergeneral.

Infpector.

fhall be one Brigadier-General, who may choofe his brigade-major and infpector, from the captains and fubalterns in the line (to each of whom, there fhall be allowed the monthly pay of twenty-five dollars, in addition to his pay in the line, and two rations extraordinary, per day; and whenever forage shall not be furnished by the public, to ten dollars per month in lieu thereof.) That there shall be one judge-advocate, who fhall be taken from the commissioned officers of the line, and shall be entitled to receive two rations extra, per day, and twenty-five dollars per month, in addition to his pay in the line; and whenever forage shall not be furnished by the public, to ten dollars per month, in lieu thereof.

Quartermafter and general.

Judge

advocate.

Sec. 3. And be it further enacted, That there fhall be one quarter-mafter-general, and one paymafter- paymafter-general, who fhall receive the fame pay and emoluments, respectively, which those officers have been heretofore allowed by law.

Pay.

Sec. 4. And be it further enacted, That from and after the thirtieth day of June next, the monthly pay of the lieutenants shall be thirty dollars, and that of the enfigns twentyfive dollars : That to the brigadier, while commander in chief, and to each officer, while commanding a feparate post, there shall be allowed twice the number of rations to which they would otherwise be entitled.

Sec. 5. And be it enacled, That the majors subfigure be entitled to receive four rations per day, for allowed to: their daily fublisfience.

Sec. 6. And be it further enacted, That to each commissioned-officer, who may have been Allowance deranged under the act " to afcertain and fix derauged. the military establishment of the United States," there shall be paid the amount of fix months' pay and subsistence.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of

the Senate pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER LXXI.

An AEI making Appropriations for the military and naval Establishments, for the Year one thousand seven hundred and ninety-seven.

Sec. 1. DE it enacled by the Senate and House of Representatives of the United States of America, in Congress affembled, That for the support of the military and naval el-

Vol. III. F 3

tions for 1797.

Military - tabliffuments, for the year one thousand feven appropriate hundred and ninety-feven, the following fums be refpectively appropriated; that is to fay:

> For the pay of the army of the United States, the fum of two hundred and fifty-fix thousand four hundred and fifty dollars.

> For the fublifience of the officers of the army, a fum not exceeding forty-feven thousand three hundred and ninety-five dollars.

> For the fubfiltence of the non-commissioned officers and privates, a fum not exceeding two hundred and forty-five thousand two hundred and eighty-three dollars.

For forage, the fum of fourteen thousand nine hundred and four dollars.

For clothing, a fum not exceeding eightythree thousand and fifty dollars.

For the purchase of horses and equipments for the cavalry, fixteen thousand and eightyfive dollars.

For the hospital department, a sum not exceeding ten thousand dollars.

For the ordnance-department, a fum not exceeding forty thousand dollars.

For the fortifications of the ports and harbors of the United States, a fum not exceeding twenty-four thousand dollars.

For the quarter-mafter's department, the Indian department, the defensive protection of the frontiers, bounties, and all the contingent expenses of the war-department, a fum not exceeding three hundred thousand dollars.

To make good deficiencies in the appropriations in the military eltablishment, for the year one thousand seven hundred and ninety-fix, the fum of feventy-fix thousand three hundred and twelve dollars.

For the pay and fubfiftence of three captains

in the naval department, and for the pay of Military laborers employed in taking care of the fri- appropriagates, the fum of five thousand dollars.

For finishing the frigates United States, Conflitution, and Conffellation, the fum of one hundred and feventy two thousand dollars.

For the payment of military penfions, including an allowance to the widows and children of officers, under an act, intituled, "An act in addition to the act for making further and more effectual provision for the protection of the frontlers of the United States," the fum of ninety-fix thousand three hundred and fifty dollars.

To fatisfy and difcharge claims for militia fervices on the frontiers of Georgia, the fum of feventy thousand four hundred and ninetyfix dollars, and thirty-five cents : for militia fervices on the frontiers of Kentucky, three thousand eight hundred and thirty-fix dollars, and feventy-fix cents; and for militia fervices on the frontiers of South-Carolina, the fumof forty-eight thousand four hundred dollars and twenty-five cents.

For the payment of general John Sevier and his brigade, for fervices in the year one thousand feven hundred and ninety-three, the fum of twenty-two thousand eight hundred and fixteen dollars and ninety-five cents.

For the payment of fix months' pay and fubfiftence to each of the officers difcharged under the act " to afcertain and fix the military establishment of the United States," a fum not exceeding three thousand dollars; which fums fhall be folely applied to the objects for which they are respectively appropriated.

Sec, 2. And be it further enacled, That the

1797.

feveral appropriations herein-before made, shall be paid and difcharged out of the surplus of revenue and income beyond the appropriations heretofore charged thereon, to the end of the prefent year.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797:

G°: WASHINGTON,

Prefident of the United States.

CHAPTER LXXII,

An Act to fufpend, in Part, the Act, intituled, "An Act to alter and amend the Act, intituled, "An Act laying certain Dutics upon Snuff and refined Sugar," and to grant Relief in certain Cafes arifing under the fuid Act.

Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That fo much of the act, intituled, "An act to alter and amend the act, intituled, "An act laying certain duties upon fnuff and refined fugar," as respects the duties therein laid upon mills and implements employed in the manufacture of fnuff, and the drawbacks therein allowed, upon the exportation of fnuff manufactured within the United States, be fuspen-

Act laying duty on inulf rcpealed. ded, from the passing of this act, until the end of the next feflion of Congress.

Sec. 2. And be it further enacted, That in all cafes of licenfes granted under the faid act, Relief where, by failure of water, or other cafualty, granted in occurring to the mill or mills, or to the im- certain plements or to the proprietor, or other perfon licenfed, the use and benefit of fuch licenfe has been loft, or confiderably interrupted, and the duties thereon required or paid, may be confidered as peculiarly unequal and injurious, the Secretary of the Treasury, upon due representation and proof of fuch cafe, shall be, and hereby is authorized to caufe to be refunded or remitted, fuch part of the duties paid, or fecured on fuch licenfe, as fhall appear just and reasonable, under the circumftances of the cafe, and having regard to the lofs, injury, or peculiar hardship fustained as aforefaid.

cales.

JONATHAN DAYTON, Speaker of

the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of

the Schate pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON, Prefident of the United States.

[414]

LXXIII. CHAPTER

An Act in Addition to the Act, intituled, " An Act to establish the Post-Office and Post-Roads within the United States."

Sec. 1. TD E it enacled by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That the following post-roads be difcontinued, namely: from Blue-hill, in Maine, to Penoblcot, Frankfort and Belfaft ; from Bard's-town, in Kentucky, to Nafhville in Tenneffee ; from Taunton to Providence; from Bethlehem, by Reading, to Lancafter ; from Elkton to Warwick; from Georgetown, to Cheraw-courthouse; from Bethlehem to Wilkesbarre; from Plymouth to Windfor; from Winton, by the bridge on Bennett's-creek, to R. Mitchell's; from Mecklenburg to Halifax Court-houfe; from Richmond, by New-Caffle, to Aylett's Ware-houfe; from Morgantown, by Lincolntown, to Pinckney Court-houfe; from Springfield, by Northampton, Brattleborough and Charlefton, by Windfor, in Vermont, to Hanover.

eftablithed.

Post roads

difcontinued.

Sec. 2. And be it further enacled. That the following be eftablished as post-roads, namely : from Blue-hill, in Maine, through Caftine, Poli-roads Penoblcot, Buckfton, Frankfort and Profpect, to Belfast; from Hallowell, in Maine, to Farmington, on Sandy-river; from Portland, in Maine, by Falmouth, Gorham, Buxton and Standish, to Limerick; from Berwick, in Maine, through Lebanon, Shapleigh and Parfonfield, to Limerick ; from Standifh, by Flint's-town, to Fryburg-academy; from Sandwich, by Famworth and Conway, in New-Hampfhire, to Poft roads Fryburg, in Maflachufetts ; from Portfmouth cflabilithed, to Dover, in New-Hampshire; from Newburyport to Haverhill; and from Haverhill, by Kingston, Exeter, Newmarket and Durham, to Dover; from Yarmouth, by Dennis, Harwich and Chatham, to Truro ; from Worcefter, in Maflachufetts, by Petersham and Northfield, to Brattleborough, in Vermont; from Newport, in Rhode-Island, through Taunton, Norton, Mansfield and Sharon, to Bofton: from Bofton, through Charleftown, Medford. Wooburn, Billerica, Chelmsford and Tyngsborough in Maflachufetts, to Amherft in New-Hampfhire; from Windfor, in Vermont, by Royalton, Randolph, Williamston and Montpellier, to Burlington; from New-Haven, in Connecticut, by fuch rout as the post-master fhall deem expedient, to Litchfield and Sheffield, in Maflachufetts ; from New-York, by Whiteplains, Bedford, Frederickftown, Dover, Sharon, Sheffield, Stockbridge, Pittsfield and Williamston, to Bennington in Vermont; from Lanfyngburg in New-York, by Waterford, Stillwater, Fort Edward, White-halllanding, and Fairhaven, to Rutland, in Vermont; from New-York, to Hackenfack, Paramus, New-Antrim, thence to Chefter and Gofhen; from Lanfyngburg, by Salem, Fairhaven, Vergennes and Bason-harbour, to Plattiburg; from Plattiburg to Pliny Moore's in the town of Champlain; from Schenectada, by Balltown-Springs and Glen's-bridge, Sandy-hill; from Old Fort Schuyler, in New-York, by Cincinnatus, to Oxford academy, on the Chenango; from Rome, in the state of New-York, to Rotterdam, on the Oneida Lake; from Philadelphia, to Tuckerton, in

nfhire, to

[415]

Poft-roads New-Jetfey; from Briftol, in Pennfylvania, established to Burlington, in New-Jerfey; from Bethlehem, by Eafton, to Wilkefbarre, in Pennfylvania; from Harrifburg upon the east fide of the Sufguehannah river, to Clark's ferry, at Petersburg, by Miller's-town, Thompson-town, Millin-town, Lewis-town, and Huntingdon, to Alexandria; from thence by Center-Furnace and Bellefount, to Milefburg, on the Bald-Eagle river, at the mouth of Spring-Creek ; from thence by Aaronfburg, Miflinburg, Lewisburg (Deerston) and Northumberland, to Sunbury, and from thence down the east-fide of the Susquehannah river, to Harrifburg; from Somerfet, through Connelfville, to Union-town, and from Bedford, in Pennfylvania, the mail shall be carried through Somerfet, to Greenfburg, after the expiration of the prefent contract for carrying the mail; from Baltimore, by Ellicott's lower mills, Montgomery Court-houfe and Charlefburg, to Lecíburg in Virginia; from Morgantown, in Virginia, to Clarkíburg, in Harrifon-county; from Leefburg, by Middleburg, in Loudoun-county, by Fauquier Courthouse, to Culpeper Court-house; from Petersburg, by Suffex Court-houfe, and Southampton Court-houfe, to South-Quay; from Richmond, by Hanover-town, to Aylett's Warehouse; from Todd's bridge to King and Queen Court-houfe; from Halifax Court-houfe, in Virginia, by Danville, to Cafwell Courthoufe, in North-Carolina; from Newbern to Beaufort and Swanfborough, the mail to go alternately; and from Wilmington, in North-Carolina, by Georgetown to Charleston, in South-Carolina; from Jonefburg, in North-Carolina, by North-West River Bridge, Great

Bridge, and Kempfville, to Norfolk ; from Poft Roads Elizabeth city, in North-Carolina, by New- effablished. Lebanon, to North-Weft River Bridge ; from Morgantown, by Rutherfordton, to Spartan Court-house, in South-Carolina, and from Charlotte, by Lincolnton, to Iredell; from Bethania, in North-Carolina, by Grayfon-Court-houfe, to Wythe Court-houfe, in Virginia; from Mecklenberg Court-houfe, to return by Lunenberg Court-houfe and Edmonds's-store, to Goldson's; from Augusta, in Georgia, by Robifon's at the White Ponds and Gillett's mill, to Coofawhatchie, in South-Carolina :.. from Moffet's-store, in Tennessee, to Dannville, in Kentucky; from Knoxville, by South-weft Point, and fort Blount, to Nafhville; from Winton, by Windfor, to Edenton; from Murfree'fborough, by South-Quay, to Suffolk, in Virginia; from Fayetteville to Pittfburg, in Chatham county ; from Nottingham to Lower Marlborough in Maryland; from Benedict to Chaptico, by Charlottehall academy; from Allen's-fresh, in Maryland, by Laidlor's ferry, to Port-Conway, in Virginia; from Waynefborough to Louisville, by Georgetown to Rock-landing, in Georgia; from Kanondaigua, in the state of New-York, to Niagara; from Suffield, in Connecticut, by Northampton, Brattleborough and Charleftown, by Windfor, in Vermont, to Hanover ; from Springfield, by Weft Springfield, to Northampton; and that the route of the mail, from Easton, on the Eastern-Shore of Maryland, to Vienna, shall be through Newmarket.

Sec. 3. And be it further enacted, That the postmaster-general be authorized to expend, for clerk-hire, a fum not exceeding five hun-VOL. III.

Gz

to poftneral for elerk hire.

Allowance dred dollars, in addition to the fum heretomatter ge- fore allowed; and that he be authorized to charge the United States with two hundred and feventy-one dollars and fifty-two cents, for the occasional hire of extra-clerks, from the first of January to the thirty-first of December, one thousand seven hundred and ninetyfix.

punifiable.

Sec. 4. And be it further enacled, That from accellaries and after the pailing of this act, every perfor who shall procure, laid, advise or affift in the doing or perpetration of any of the crimes, or acts, forbidden to be done or perpetrated by the act, intituled, "an act to establish the post-office and post-roads within the United States," shall be fubject to the fame punishments and penalties as the perfons are fubject, who fliall actually do, or perpetrate any of the acts or crimes forbidden by the faid act.

tion to deputynoft maiters,

Sec. 5. And be'it further enacted, That from Compensa- and after the thirty-first day of March, of the prefent year, instead of the compensation. heretofore allowed by law to the deputy-postmafters, the poftmafter-general be hereby authorized to allow to the deputy-postmasters, refpectively, fuch commission on the monies. arifing from the poltages of letters and packcts, as shall be adequate to their respective. fervices and expenses: Provided, that the faid commiflion shall not exceed thirty per cent. on the first hundred dollars collected in, one quarter, and twenty-five per cent. on a fumover one hundred, and not more than three hundred dollars; and twenty per cent. on any fum over four hundred and not exceeding two thousand dollars; and eight per cent. on any fum collected, being over two thousand four

hundred dollars; except to the deputy-post- compensamafters, who may be employed in receiving tion to deputy. and dispatching foreign mails, whole compen- potimatfation may be augmented, not exceeding twen- ters. ty-five dollars, in one quarter; and excepting, to the deputy-poltmasters, at offices where the mail is regularly to arrive between the hours of nine o'clock at night, and five o'clock in the morning; whofe commission, on the first hundred dollars, collected in one quarter, may be increased to a fum not exceeding fifty per The postmaster-general may allow to cent. the deputy-poftmasters, respectively, a commiflion of fifty per cent. on the money arifing from the poltages of newspapers, magazines and pamphlets; and to the deputy-poltmafters, whofe compensation shall not exceed five hundred dollars, in one guarter, two cents for every free letter delivered out of the office, excepting fuch as are for the deputy-poftmaster himself: Provided, that the authority given by this fection to the poftmaster-general, to regulate the commissions to be allowed to the deputy-postmasters, shall continue in force until the thirty-first day of March, one thoufand feven hundred and ninety-eight, and no longer : And that it fhall be his duty, to report to the faid feffion, the respective commissions which he shall have allowed, by virtue of the authority herein given.

Sec. 6. And be it further enacted, That no newspapers shall be received by the deputypostmaiters, to be conveyed by post, unless they are fufficiently dried and enclosed in proper wrappers, on which, befides the direction, shall be noted the number of papers, which are enclosed for fubfcribers, and the number

Regulations refpecting newlpapení.

for printers: The deputy-postmasters shall form all newspapers deposited in their offices. to be conveyed by post, into mails; and if any deputy-postmaster shall open, or permit any mail of newspapers not directed to his office, to be opened, he shall, on conviction thereof, forfeit, for every fuch offence, a fum not exceeding twenty dollars; and any other perfon, who shall open fuch mail of newspapers, on conviction thereof, shall forfeit a fum not exceeding twenty dollars, for every fuch offence: Provided, that when mails are directed to places where no post-office is kept. they may be opened at the post-office most convenient to fuch place, and may also be opened, where the direction is effaced.

Sec. 7. And be it further enacted, That this act fhall not be confirmed to affect any exifting contracts.

Sec. 8. And be it further enacted, That it

Polimalter-general te report to Congrefs concerning certain roads.

shall be the duty of the postmaster-general, to report annually to Congress, every postroad, which shall not, after the fecond year, from its establishment, have produced onethird of the expense of carrying the mail on the fame.

Sec. 9. And be it further enacted, That all letters and packets to George Washington, now Prefident of the United States, after the expiration of his term of office, and during his life, shall be received and conveyed by post free of postage.

JONATHAN DAYTON, Speaker of the Houfe of Representatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797: GEORGE WASHINGTON. Prefident of the United States.

Letters to George Walhington to be free.

F 421 7

CHAPTER LXXIV.

An Act to provide more effectually for the Settlement of Accounts between the United States, and Receivers of public Money.

Sec. 1. D E it enacted by the Senate and Houfe D of Reprefentatives of the United States of America, in Congress affembled, That Revenue when any revenue officer, or other perfon ac- officer or countable for public money, shall neglect or other perrefuse to pay into the Treasury, the sum or paying balance reported to be due to the United money, to States, upon the adjustment of his account, it be fued. shall be the duty of the Comptroller, and he to forfeit commitis hereby required to inftitute fuit for the re- fions, and covery of the fame, adding to the fum flated to pay intereft. to be due on fuch account, the commissions of the delinquent, which shall be forfeited in every instance where fuit is commenced, and judgment obtained thereon, and an interest of fix per cent. per annum, from the time of receiving the money, until it shall be repaid into the Treafury.

Sec. 2. And be it further enacted, That in every cafe of delinquency, where fuit has A tranbeen, or shall be instituted, a transcript from script of the books and proceedings of the Treasury the books certified by the register, and authenticated Treasury under the feal of the department, shall be ad- to be evimitted as evidence, and the court trying the caufe, fhall be thereupon authorized to grant judgment, and award execution, accordingly. And all copies of bonds, contracts, or other papers relating to, or connected with the fettlement of any account between the United States and an individual, when certified by the Regifter to be true copies of the originals on

file, and anthenticated under the feal of the department, as aforefaid, may be annexed to fuch transcripts, and fhall have equal validity. and be entitled to the fame degree of credit, which would be due to the original papers, if produced and authenticated in court : Provided, That where fuit is brought upon a bond, or other fealed instrument, and the defendant fhall plead " non eft factum," or upon motion contract to to the court, fuch plea or motion being veribe prodused in cer. fied by the oath or affirmation of the defentain cafes. dant, it shall be lawful for the court to take the fame into confideration, and (if it shall appear to be neceffary for the attainment of juftice) to require the production of the original bond, contract or other paper specified in such affidavit.

to be rendered at returnterm, except in cer-

Original

Sec. 3. And be it further enacted, That Judgment where fuit shall be instituted against any perfon or perfons indebted to the United' States, as aforefaid, it shall be the duty of the court where the fame may be pending, to grant tain cafes. judgment at the return-term, upon motion, unlefs the defendant fhall, in open court, (the United States' attorney being prefent) make oath or affirmation, that he is equitably entitled to credits which had been, previous to the commencement of the fuit, fubmitted to the confideration of the accounting-officers of the Treasury, and rejected; specifying cach particular claim, fo rejected in the affidavit; and that he cannot then come fafely to trial. Oath or affirmation to this effect being made, fubscribed and filed, if the court be thereupon fatisfied, a continuance, until the next fucceeding term, may be granted; but not otherwife, unlefs as provided in the preceding fection.

[423]

Sec. 4. And be it further enacted, 'That in' fuits between the United States and individuals, no claim for a credit shall be admitted, No credit upon trial, but fuch as shall appear to have to be ad-mitted unbeen prefented to the accounting officers of lefs prefenthe Treasury, for their examination, and by Treasury, them difallowed, in whole or in part, unlefs or out of it should be proved, to the fatisfaction of the the power court, that the defendant is, at the time of party to do it. trial, in possession of vouchers not before in his power to procure, and that he was prevented from exhibiting a claim for fuch credit, at the Treafury, by absence from the United States, or fome unavoidable accident.

Sec. 5. And be it further enacted, That In all cafos where any revenue-officer, or other perfon of infolhereafter becoming indebted to the United gebt due to States, by bond or otherwife, shall become in- the United folvent, or where the effate of any deceased be first debtor, in the hands of executors or admini- paid. strators, shall be infufficient to pay all the debts due from the deceased, the debt due to the United States shall be first fatisfied; and the priority hereby effablished, shall be deemed to extend, as well to cafes in which a debtor, not having fufficient property to pay all his debts, shall make a voluntary affignment thereof, or in which the effate and effects of an absconding, concealed, or abfent debtor, shall be attached by process of law, as to cases in which an act of legal bankruptcy shall be committed.

Sec. 6. And be it further enacted, That all writs of execution upon any judgment obtained for the use of the United States, in any of the courts of the United States in one state, may run and be executed in any other state, or in any of the territories of the United States, but shall be issued from, and made re-

vency. the States fhall

[424]

turnable to the court where the judgment was obtained, any law to the contrary notwithftanding.

not to be impaired.

Sec. 7. And be it further enacted. That no-Prior legal thing in this act shall be construed to repeal; take away, or impair any legal remedy or remedies for the recovery of 'debts' now due, or hereafter to be due to the United States, in -law or equity, from any perfon or perfons whatfoever, which remedy or remedies might be used if this act was not in force..

> JONATHAN DAYTON, Speaker of the House of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797: **GEORGE WASHINGTON?** Prefident of the United States.

CHAPTER LXXV.

An Act to authorize the Adjustment and Payment at the Treasury, of the Expenses of George : Smith, and John Robertson, for their Ranfom from Gaptivity at Algiers.

D E it enacted by the Senate and House of **1** Representatives of the United States of America, in Congress affembled, That the accounting officers of the Treafury shall be, and they hereby are authorized to examine the claims and vouchers of George Smith and John Robertson, respectively, for the sums feverally paid and expended by them, for their

F 425 7

ranfoms from captivity among the Algerines, Accounts and after deducting from the amount of fuch and Ropayments and expenditures, any fum or fums bertion to heretofore paid to the faid George Smith or John Robertson, on the account of the United States, towards his respective claim, to allow the balance thereof, not exceeding eight hundred and feventy-four dollars to George Smith, and not exceeding two thousand two hundred and feventy-one dollars to the faid John Robertfon; and which balances shall be paid at the Treafury, out of any money not already appropriated.

JONATHAN DAYTON, Speaker of the Houle of Representatives. WILLIAM BINGHAM, Prefident pro tempore of the Senate.

APPROVED, March third, 1797: GEORGE WASHINGTON. Prefident of the United States.

> CHAPTER LXXVI.

An Act for the Remiffion of the Duties of Tonnage on the Veffels of James O'Brien and James Aylward.

T E it enacted by the Senate and Houfe of B Reprefentatives of the United States of Duties of America, in Congress affembled, That the duties tonnage of tonnage due on the schooner Endeavour, remitted in and on the schooner Fish-Hawk, the property cases. of James O'Brien and James Aylward, dif-Vol. III. H 3

of Smith be fettled. treffed mariners from Newfoundland, who took refuge in the port of Plymouth, in November laft. shall be, and hereby are remitted.

IONATHAN DAYTON, Speaker of the House of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797: GEORGE WASHINGTON.

Prefident of the United States.

CHAPTER LXXVII.

An Act authorizing an Expenditure, and making an Appropriation for the Profecution of the Claims of certain Citizens of the United States, for Property captured by the belligerent Powers.

Sec. 1. D E it enacted by the Senate and House

of Reprefentatives of the United States of America, in Congress assembled, That Fifty thou. the Prefident of the United States be, and he is fanddollars hereby authorized to advance, on account of the feveral prize-caufes before the court of admiralty, and court of appeals in England, a fum fufficient to defray the cofts thereof, fo far as the agents of the United States may have become fureties for the fame. And that for defraying, during the year one thousand feven hundred and ninety-feven, that expense, and that which may be incurred in procuring from the admiralty courts of any of the belligerent:

appropria-ted to profecute claims of American citizens.

powers, copies of papers relative to the property of American citizens, captured by any of the faid powers, a fum not exceeding fifty thoufand dollars, shall be, and hereby is appropriated, in addition to the fums which, from the appropriations for intercourfe with foreign nations, have been expended under the direction of the Prefident of the United States, in the profecution of those claims; which fum shall be paid from any monies which may be in the Treafury, not otherwife appropriated.

Sec. 2. And be it further enacted, That from the money which has been, or which shall be costs to be received on any claim, as aforefaid, all cofts from the in the profecution therefor, which have been, fums reor which shall be incurred by the United States, shall be taken and deducted, or otherwife refunded, and shall be accounted for, by the agent or agents employed therein, under the direction of the Prefident; which account, as far as may be then had, fhall be fubmitted to Congress, at their next fession.

JONATHAN DAYTON, Speaker of the House of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore. APPROVED, March third, 1797:

> GEORGE WASHINGTON, Prefident of the United States.

covered.

[428]

CHAPTER LXXVIII.

An Act providing for certain Buoys, to be placed in and near the Harbour of Boston.

Sec. 1. **B** E it enacted by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the Secretary of the Treasury be authorized and directed, to cause to be placed in and near the harbour of Boston, in the state of Massachusetts, upon such rocks, ledges, or shoals, as the security of navigation there most requires to be distinguished, not exceeding fix larger, and ten smaller buoys, whereof the whole expense shall not exceed one thoufand fix hundred dollars.

Sec. 2. And be it further enacted, That a fum not exceeding one thousand fix hundred dollars, shall be, and hereby is appropriated to defray the necessary expense of the faid buoys, to be paid from the duties on imports and tonnage.

> JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797: GEORGE WASHINGTON,

Prefident of the United States.

be placed in the harbour of Bofton.

Appropri-

ation.

Buoys to

[429]

CHAPTER LXXIX.

An Aft extending the Time for receiving on Loan the domestic Debt of the United States.

B^E it enacled by the Senate and Houfc of Reprefentatives of the United States of America, in Congress affembled, That all the feveral provisions of the act, intituled, Time ex-"An act further extending the time for re- tended to loan doceiving on loan the domestic debt of the mettic United States," paffed the nineteenth day of debt. February, one thousand feven hundred and ninety-fix, be, and they are hereby continued in force, until the thirty-first day of December next, and no longer : Provided, that nothing herein-contained, shall be construed to extend to any evidence of public debt, which may be barred by any act of limitation.

JONATHAN DAYTON, Speaker of the House of Representatives.

WILLIAM BINGHAM, Prefident of the Senate pro tempore.

APPROVED, March third, 1797:

GEORGE WASHINGTON, Prefident of the United States.

[430]

CHAPTER LXXX.

An Act te revive and continue the Act, paffed the thirtieth of May, one thousand seven hundred and ninety-fix, intituled, " An Act to regulate the Compensation of Clerks."

Sec. 1. D E it enacted by the Senate and Houfe **]** of Representatives of the United States of America, in Congress affembled, That the act, intituled, " An act to regulate the compensation of clerks," passed thethirtieth of May, one thousand feven hundred and ninetyfix, be, and the fame is hereby revived and continued until the first day of January next.

Sec. 2. And be it further enacled, That the fum of one hundred dollars be allowed and paid to each of the principal and engroffing fergrant at clerks in the office of the Secretary of the Senate, in addition to the fums allowed them by law, for the year one thousand feven hundred and ninety-fix : And alfo, that the further fum of one hundred dollars to each of the principal and engroffing clerks employed by the Secretary of the Senate, and the clerk of the Houfe of Reprefentatives, be allowed and paid, for the year one thousand feven hundred and ninety-feven; alfo, the like fum to the fergeant-at-arms of the Houfe of Reprefentatives, and to each of the door-keepers, and affiftant door keepers of the two Houfes of Congress, in addition to the fums heretofore allowed by law.

> JONATHAN DAYTON, Speaker of the Houfe of Representatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore. APPROVED, March third, 1797:

GEORGE WASHINGTON. President of the United States.

Act continued.

Additional allowance to clerks, arms and door-keepers.

[431]

CHAPTER LXXXI.

An Act concerning the Circuit-Courts of the United States.

RE it enacted by the Senate and Sec. 1. D House of Representatives of the Times of United States of America, in Congress affembled, holding the That from and after the expiration of the pre- courts. fent feffion of Congress, the times and places of holding the feveral circuit-courts of the United States, in the prefent and each fucceeding year, shall be as follows, to wit :

In the state of New-York, at the city of New-York, on the first days of April and September.

In Connecticut, at New-Haven, on the thirteenth day of April, and at Hartford on the feventeenth day of September.

In Vermont, at Windfor, on the first day of May, and at Rutland, on the third day of October.

In New-Hampshire, at Portsmouth, on the nineteenth day of May, and at Exeter, on the fecond day of November.

In Massachusetts, at Boston, on the first day of June, and twentieth day of October.

In Rhode-Island, at Newport, on the fifteenth day of June, and at Providence on the fifteenth day of November.

In New-Jerfey, at Trenton, on the first days of April and October.

In Pennfylvania, at Philadelphia, on the eleventh days of April and October.

In Delaware, at New-Castle, on the twenty-feventh day of June, and at Dover, on the twenty-feventh day of October.

In Maryland, at Annapolis, on the feventh

Times of holding the circuitcourts.

day of May, and at Baltimore, on the feventh day of November.

In Virginia, at Richmond, on the twentyfecond days of May and November.

In Georgia, at Savannah, on the twentieth day of April, and at Augusta, on the eighth day of November.

In South-Carolina, at Charleston, on the fixth day of May, and the twenty-fifth day of October.

In North-Carolina, at Raleigh, on the first day of June, and on the thirtieth day of November : Provided, That if any of these days fhall happen on a Sunday, the court shall be held on the day following.

Certain led.

Sec. 2. And be it further enacted, That the acts repease fifth fection of an "act for altering the times of holding the circuit-courts, in certain diftricts of the United States, and for other purpofes," and the third, fourth, fifth and fixth fections of " An act making certain alterations in the act for establishing the judicial, and altering the time and place of holding certain courts," be, and the fame are hereby repealed; and that the stated district-courts of North-Carolina, shall, in future, be held at the town of Newbern.

> Sec. 3. And be it further enacled, That all fuch process of the feveral district-courts, within the faid diffrict, as before the paffing of this act shall have iffued, and all recognizances made, returnable to any of the faid feveral diftrict-courts; and all fuits and other proceedings, that were continued, and are depending therein, shall now be returned and held continuedtothedistrict-court of the faid state, to beholden at Newbern, on the first Monday in April

Diffrictcourts to be held at Newbern.

[433]

next; and fhall therein be tried, and otherwife proceeded on, according to law; and the dockets and records of the faid feveral diffrict-courts, shall be hereafter kept at Newbern, aforefaid. And, to the end, that fuitors, witneffes, and all others concerned, may have notice of the alteration hereby made, the marshal of the faid. district of North-Carolina is hereby required to make the fame known, by proclamation, on or before the twenty-third day of the prefent month.

Sec. 4. And be it further enacled, That all proceedings, and procefs dependingin, or if- Process fuing out of any of the faid courts, which are or turnable. may be made returnable to any other times and places appointed for holding the fame than those above specified, shall be deemed legally returnable on the days and at the places above fpecified, and not otherwife. And all fuits and other proceedings in any of the faid courts, which ftand continued to any other times and places than those above specified, fhall be deemed continued to the times and places preferibed by this act, and no other.

Sec. 5. Provided, and be it further enacted, That if in confequence of any alterations made by this act, it shall appear expedient to the Diariadistrict-judge of any of the districts where judge may fuch alterations are made as aforefaid, that a nire. new venire should iffue for the summoning of jurors to attend the circuit-court of fuch diftrift, which is to be first held after the present fellion of Congress, it shall be lawful for him to direct the clerk of the faid circuit-court to iffue a venire accordingly, for the fummoning of fuch number of jurors as the faid diffrictjudge shall think fit, and from fuch parts of the diffrict as fhall appear to him most fuitable

Vol. III. 👘

I 3

to the convenience of the people thereof. triet-contis giving reafonable notice of the time and place in Kentue- of attendance.

> Sec. 6. And be it further enacted, That from and after the first day of September next, the prefent terms for holding the diffrict-court, in the Kentucky diffrict, fhall ceafe, and thereafter the faid court shall be holden on the fecond Monday in March, the third Monday in June, and the third Monday in November, annually.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, President pro tempore of the Senate.

APPROVED, March third, 1797:

GEORGE WASHINGTON,

Prefident of the United States.

CHAPTER LXXXII.

An Act for the Relief of John Brozon.

B E it enacled by the Senate and Houfe of Re-prefentatives of the United States of America, in Congress affembled, That the Comptroller of the Treafury shall and may examine and determine upon fuch' evidence, as John Brown, of Providence, in the flate of Rhode-Island, furviving partner of the late house of Brown and Francis, shall and may produce and offer, to eftablish and prove the export

Time of holding difky.

[435]

and delivery without the limits of the United Drawback States, of certain foreign Geneva and empty allowed bottles, faid to have been exported from the bionn. port of Providence for the East-Indies, in the year one thousand feven hundred and ninetyone, by the faid Brown and Francis; and, upon fatisfactory proof of fuch export and delivery as, by law, is required for goods entitled to a drawback of duties, the Comptroller of the Treasury shall and may direct the payment to the faid John Brown, of the drawback of the duties which have been paid on the faid Geneva and bottles; any failure of the particular certificates of delivery required by law notwithstanding.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, Prefident of the

Scnate pro tempore.

APPROVED, March third, 1797: GEORGE WASHINGTON. Prefident of the United States.

Prefident to call on certain states refpecting an amend Conflitution.

SOLVED by the Senate and Houfe of Reprefentatives of the United States of America, in Congress affembled, That the President be requested to adopt fome speedy and effectual means of obtaining information from the states of Connecticut, New-Jersey, Pennsylment to the vania, Maryland, Virginia, Kentucky, Tenneffee and South-Carolina, whether they have ratified the amendment proposed by Congress to the Constitution concerning the fuability of states; if they have, to obtain the proper evidences thereof.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives.

WILLIAM BINGHAM, President pro

tempore of the Senate.

APPROVED, March fecond, 1797:

GEORGE WASHINGTON, Prefident of the United States,

DESOLVED by the Senate and Houfe of Re-In prefentatives of the United States of America, in Congress affembled, That the five hun- Mode of . dred copies of the laws of the United States, diffribu-ting laws of directed to be printed by the act, intituled, U. States. " An Act for the more general promulgation of the laws of the United States," and which were, by the faid act, referved for the future difposition of Congress, shall be distributed by the Secretary of State, in the manner following: One fet fhall be delivered to George Washington, now Prefident of the United States; to the Prefident of the United States; to the Vice-Prefident of the United States. and to each of the members of the Senate. and Houfe of Reprefentatives; fix fets shall be delivered to the Secretary of the Senate. and twelve fets to the clerk of the Houfe of Representatives; one fet shall be delivered to each of the Judges of the Supreme Court; to each of the Judges of the Diftrict Courts ; and to each of the Marshals and Attornies of each diffict; one fet shall be delivered to the Secretary of State; to the Secretary of the Treafury; to the Secretary of War; to the Attorney-General, to the Director of the Mint; to the Comptroller of the Treafury; to the Commiffioner of the Revenue; to the Register; to the Auditor; to the Accountant of the War-Department, and to the Poltmaster-General, and the Purveyor of public fupplies ; one fet shall be delivered to the Governor and to the Secretary of the Territory northwest of the Ohio, and to each of the Judges thereof; one fet shall be delivered to each Collector, Naval-Officer and Surveyor, and to each Supervifor and Infpector of the Revenue, in the United States.

[43⁸]

Sec. 1. And be it further refolved, That in cafe of the death, refignation, or difmiffion from office, of either of the officers beforementioned, excepting the Prefident and Vice-Prefident of the United States, the members of the Senate, and Houfe of Reprefentatives, and the Judges of the Supreme and Diffrict Courts, the faid copies of the laws of the United States, delivered to them as aforefaid, fhall belong to their refpective fucceffors in the faid offices.

JONATHAN DAYTON, Speaker of the Houfe of Reprefentatives. WILLIAM BINGHAM, Prefident of the Senate pro tempore.

Approved, March third, 1797: GEORGE WASHINGTON.

Prefident of the United States.

A TREATY,

HELD AT THE CITY OF NEW-YORK,

WITH THE

NATIONS,

OR TRIBES OF INDIANS,

DENOMINATING THEMSELVES THE

Seven Nations of Canada.

At a Treaty held at the City of New-York, with the Nations or Tribes of Indians, denominating them-Jelves the Seven Nations of Canada; Abraham Ogden, Commiffioner, appointed under the Authority of the United States, to hold the Treaty; Ohnaweio, alias Goodftream, Teharagwanegen, alias Thomas Williams, 1200 Chiefs of the Caghnawagas; Atiatoharongwan, alias Colonel Lewis Cook, a Chief of the St. Regis Indians, and William Gray, Deputies, authorized to reprefent the Seven Nations or Tribes of Indians at the Treaty, and Mr. Gray, ferving alfo as Interpreter ; Egbert Benfon, Richard Varick and James Wation, Agents for the State of New-York; William Conftable and Daniel M'Cornick, Purchafers under Alexander Macomb :

HE agents for the ftate, having, in the prefence, and with the approbation of the commillioner, proposed to the deputies for the Indians, the compensation herein-after mentioned, for the extinguilhment of their Ceffion of lands to flate of

Confideration paid therefor.

claim to all lands within the ftate, and the faid deputies being willing to accept the. fame, it is thereupon granted, agreed and concluded between the faid deputies and the faid agents, as follows: The faid deputies do, for and in the name of the faid Seven Nations or tribes of Indians, cede, releafe and guit claim to the people of the fate of New-York, forever, all the New York. claim, right, or title of them, the faid Seven Nations or tribes of Indians, to lands within the faid ftate : Provided neverthelefs, That the tract equal to fix miles fquare, referved in the fale made by the commissioners of the land-office of the faid flate, to Alexander Macomb, to be applied to the use of the Indians of the village of St. Regis, shall still remain to referved. The faid agents do, for, and in the name of the people of the ftate of New-York, grant to the faid Seven Nations or tribes of Indians, that the people of the flate of New-York fhall pay to them, at the mouth of the river Chazy, on Lake Champlain, on the third Monday in August next, the fum of one thousand two hundred and thirty-three pounds, fix fhillings and eight-pence, and the further fum of two hundred and thirteen pounds fix fhillings and eight-pence, lawful money of the faid ftate, and on the third Monday in August, yearly, forever thereafter, the like fum of two hundred and thirteen pounds fix shillings and eight-pence: Provided nevertheles. That the people of the flate of New-York shall not be held to pay the faid fums, unlefs in refpect to the two fums to be paid on the third Monday in August next, at least twenty, and in refpect to the faid yearly fum to be paid thereafter, at least five of the principal men of the faid Seven Nations or tribes of Indiana, shall

attend as deputies to receive and give receipts for the fame : The faid deputies having fuggefted, that the Indians of the village of St. Regis have built a mill on Salmon river, and another on Grafs river, and that the meadows on Grafs river are neceffary to them for hay; in order, therefore, to fecure to the Indians of the faid village, the use of the faid milis and meadows, in cafe they fhould hereafter appear not to be included within the above tract fo to remain referved; it is, therefore, also agreed and concluded between the faid deputies, the faid agents, and the faid William Conftable and Indian te-Daniel M'Cormick, for themfelves and their affociates, puchafers under the faid Alexander Macomb, of the adjacent lands, that there fhall be referved, to be applied to the use of the Indians of the faid village of St. Regis, in like manner as the faid tract is to remain referved, a tract of one mile square, at each of the faid mills, and the meadows on both fides of the faid Grafs river from the faid mill thereon, to its confluence with the river St. Lawrence.

IN TESTIMONY whereof, the faid commissioner, the fuid deputies, the faid agents, and the faid William Constable and Daniel M'Cormick, have hereunto, and to two other acts of the fame tonor and date, one to remain with the United States, another to remain with the state of New-York, and another to remain with the faid Seven Nations or tribes of Indians, fet their bands and feals, in the city of New-York, the thirty first day of May, in the twentieth year of the independence of the United States, one thousand seven hundred and ninety-fix.

Abraham Ogden,

(L. S.)

Vol. III.

ferve,

Egbert Benfon,	(L. S.)
Richard Varick,	(L. S.)
James Watfon,	(L. S.)
William Constable,	(L. S.)
Daniel M'Cormick,	(L. S.)
Ohaweio, bis 🙀 mark (alias Good)	Aream)(1. s.),
Otiatokarongwan, his 🖂 mark Lewis Cook.)	(alias Colonel (L. s.)
William Gray,	(L. S.)
Teharagwanegen, 🖂 (alias The	omas Williams) (L. s.)
Signed, fealed and delivered in Samuel Jones, Recorder New-York	of the city of
John Tayler, Recorder Albany.	of the city of
Joseph Ogden Hoffman neral of the state of I	

JOHN ADAMS,

Prefident of the United States of America.

To all to whom thefe prefents shall come; Greeting:

HEREAS, a Treaty of Peace and Friendship was made and concluded on, at Coleraine, in the state of Georgia, the twenty-ninth day of June, one thousand feven hundred and ninety-fix, between the Pesident of the United States of America, on the one part, and behalf of the state state and the Kings, Chiefs and Warriors of the Creek Nation of Indians, on the part of the faid Nation; which Treaty is in the words following, to wit :

A TREATY of PEACE and FRIENDSHIP made and concluded between the Prefident of the United States of America, on the one Part, and Behalf of the faid States, and the underfigned Kings, Chiefs and Warriors of the Creek Nation of Indians, on the Part of the faid Nation.

THE parties being defirous of eftablifhing permanent peace and friendfhip between the United States and the faid Creek nation, and the citizens and members thereof; and to remove the caufes of war, by afcertaining their limits, and making other neceffary, juft and friendly arrangements; the Prefident of the United States, by Benjamin Hawkins, George Clymer and Andrew Pickens, Commissioners whom he hath constituted with powers for these purposes, by and with the advise and confent of the Senate; and the Creek Nation of Indians, by the underfigned Kings, Chiefs and Warriors, reprefenting the whole Creek Nation, have agreed to the following articles:

ARTICLE I.

The Treaty entered into, at New-York, between the parties on the 7th day of August, 1790, is, and fhall remain obligatory on the contracting parties, according to the terms of it, except as herein provided for.

ARTICLE II.

The boundary line from the Currahee mountain, to the head, or fource of the main fouth branch of the Oconce river, called, by the white people, Appalatohee, and by the Indians, Tulapocka, and down the middle of the fame, fhall be clearly afcertained, and marked, at fuch time, and in fuch manner, as the Prefident shall direct. And the Indians will, on being informed of the determination of the Prefident, fend as many of their old chiefs, as he may require, to fee the line afcertained and marked.

ARTICLE III.

Prefident may effabing or military poft.

The Prefident of the United States of America shall have full powers, whenever he may deem it advisable, to establish a trading or hith a trad military post on the fouth fide of the Alatamaha, on the bluff, about one mile above Beard's bluff; or any where from thence down the faid river on the lands of the Indians, to garrifon the fame with any part of the mili-

Treaty at New-York binding.

Boundaryline.

tary force of the United States, to protect the pofts, and to prevent the violation of any of the provisions or regulations subfifting between the parties : And the Indians do hereby annex to the post aforefaid, a tract of land of five miles fquare, bordering one fide on the river; which poft and the lands annexed thereto, are hereby ceded to, and fhall be to the ufe, and under the government of the United States of America.

ARTICLE IV.

As foon as the Prefident of the United States has determined on the time and man- Line to be ner of running the line from the Currahee run. mountain, to the head or fource of the main fouth branch of the Oconce, and notified the chiefs of the Creek land of the fame, a fuitable number of perfons on their part shall attend to fee the fame completed : And, if the military Prefident flould deem it proper, then to fix pofis to be on any place or places adjoining the river, and on the Indian lands for military or trading pofts; the Creeks who attend there, will concur in fixing the fame, according to the wifnes of the Prefident. And to each poft, the Indians shall annex a tract of land of five miles fquare, bordering one fide on the river. And the faid lands fhall be to the use and under the government of the United States of America. Provided always, that whenever any of the trading or military pofts mentioned in this treaty, shall, in the opinion of the Prefident of the United States of America, be no longer necefiary for the purpofes intended by this ceffion, the fame shall revert to, and become a part of the Indian lands.

Chablithed.

[446]

ARTICLE V.

Chiefs to attend the running the line

Whenever the Prefident of the United States of America, and the king of Spain, may deem it advisable to mark the boundaries which feparate their territories, the Prefident with Spain. fhall give notice thereof to the Creek chiefs.

who will furnish two principal chiefs, and twenty hunters to accompany the perfons employed on this bufinefs, as hunters and guides from the Chocktaw country, to the head of St. Mary's. The chiefs fhall receive each half a dollar per day, and the hunters one quarter of a dollar each per day, and ammunition, and a reafonable value for the meat delivered by them for the use of the perfons on this fervice.

ARTICLE VI.

The Treaties of Hopewell, between the United States and the Chocktaws and Chickafaws, and at Holfton between the Cherokees and the United States, mark the boundaries of those tribes of Indians. And the Creek nation do hereby relinquish all claims to any part of the territory inhabited or claimed by the citizens of the United States, in conformity with the faid treaties.

ARTICLE VII.

The Creek nation shall deliver, as foon as practicable, to the fuperintendant of Indian affairs, at fuch place as he may direct, all citizens to be given of the United States; white inhabitants and negroes who are now prifoners in any part of the faid nation, agreeable to the treaty at New-York, and alfo all citizens, white inhabitants, negroes and property taken fince the figning of that treaty. And if any fuch pri-

Boundaryline with Chuchaws and Chickalaws.

Prifoners up.

foners, negroes or property flould not be delivered, on or before the first day of January next, the governor of Georgia may empower three perfons to repair to the faid nation, in order to claim and receive fuch prifoners, negroes and property, under the direction of the Prefident of the United States.

ARTICLE VIII.

In confideration of the friendly difpolition of the Creek nation towards the government of the United States, evidenced by the flipu- Prefents lations in the prefent treaty, and particularly diane. the leaving it in the difcretion of the Prefident to establish trading or military posts on their lands; the commissioners of the United States, on behalf of the faid states, give to the faid nation, goods to the value of fix thoufand dollars, and ftipulate to fend to the Indian nation, two blackfmiths, with ftrikers, to be employed for the upper and lower Creeks with the neceffary tools.

ARTICLE IX.

All animofities for past grievances shall henceforth cease, and the contracting parties Patt aniwill carry the foregoing treaty into full exe- montities so cution with all good faith and fincerity. Pro- ccafe. vided nevertheles, That perfons now under arrest, in the state of Georgia, for a violation of the treaty at New-York, are not to be included in this amnesty, but are to abide the decifion of law.

ARTICLE X.

This treaty shall take effect and be obligatory on the contracting parties, as foon as the

to the In-

[448·]

fame shall have been ratified by the President of the United States, by and with the advice and confent of the senate.

Done at Colerain, the 29th of June, one thousand seven bundred and ninety-fix.

Benjamin Hawkins. George Clymer. Andrew Pickens.

Corvetas.		Talebanas.	
Chruchateneah,	\mathbf{x} .	Othley poey Mico,	x
Tufikia Mico,	x	Othley poey Tufti-	
Inclenis Mico,	\mathbf{x}	miha.	\mathbf{x}
Tufkenah,	\mathbf{x}	Oakmulgees.	
Ookfuskee Tustun	c-	Opoey Thlocco,	х
ka	\mathbf{x}	Parachuckley,	x
Clewalee Tuftund	3-	Tuíkenah.	x
ka.	\mathbf{x}	Euphalcs.	
Cuffitas.		Pahofe Mico,	х
Tufikia Micó,	\mathbf{x}	Tuftunika Chopco.	\mathbf{x}
Cuflita Mico,	\mathbf{x}	Ottaffees.	
Fufatehce Mico,	\mathbf{X}^{*}	Fufatchee Hulloo	
Opoey Mico.	\mathbf{x}	Mico,	х
Broken Arrozos.		Tufikia Mico,	х
Tuftuneka Mico,	\mathbf{x}	Mico Opoey.	x
Othley Opoey,	\mathbf{x}	Talleffees.	
Opoey Tuftuneka,		Talleffee Mico,	х
Oboethly Tuftune	-	Othley poey Mico.	x
ka.	\mathbf{x}	Little Oakjoys.	
Euchces.		Meeke Matla.	х
Euchce Mico.	\mathbf{x}	Hicory Ground.	
Ufuchces.	•	Opocy Mico.	x
Ofaw Enchah,	х	Kuyalegees.	
Ephah Tufkenah,	х	Kelefe Hatkie.	x
Tufikia Mico.	\mathbf{x}	Weakis.	
Chehaws.		Nedhomotca Opo-	
Chehaw Mico.	х	ey,	X

Ľ	449]

Tufikia Mico.	x	Onea
Cleewallees.		Alak
Opoey-e-Matla.	\mathbf{x}	Stilcp
Coofis.		Tuch
Hofonupe Hodjo,	. x	
Tukabathees.		Chee
Holahto Mico,	x	1
Tuftunika Thlocc	0. X	Talm
Oakfuskces.		Tt
Paſhphalaĥa.	x	Tufti
Abacouchees.		Okoli
Spani Hodjo,	x	Cowe
Tuftinoka.	x	Coofa
Upper Euphaule.	-	Fufat
Opoey.	x	Pio H
Natchees.		Foofa
Chinibe.	x	Neath
Upper Cheehaw		Tuch
Spokoi Hodjo,	x	la,
Tuftunika.	x	Spoke
Mackafookos.		opone
Tufkeehenehaw.	x	Chucl
Oconces.		cha
Knapematha Thlo	- -	Opoy
co.	x	Lachl
Cufetabs.	42	B
Ċufa Mico,	x	Chow
Tufekia MicoAhte		Neath
Halartee Matla,	х, х	Neath
Talahoua Mico,	x	Chow
Neathlocto,	x	Tocof
Nuckfamico,	x	Hoocl
Estechaco Mico,		Howla
Tudroman Tudring	x	Tuftir
Tuikegee Tuiking		
gee, Cochus Misa	X	Opoy
Cochus Mico,	X	B
Opio Hajo,	x	Houla
Vol. III.		L 3

s Tuftenagee, 🛪 Ajo, x peck Chatee, X. efee Mico. х Kealcegees. a Hajo. х Hitchetaws. afee Matla. x uckabatchces. ncke Hajo. х iffa, x eta Matlà, х a Mico, х chee Mico, x Iatkee, х tchee Mico, x laco, х abatchee Howх o Hajo. х Kialeegees: kchack Nin-X 1, o Matla, х lee Matla. х lig Tallasees. vostia Hajo, x iloco Opyo; х iloco, x lactely Mico, x lo Hajo, x hee Matla, x acta, х nica Mico, x Fraico. х Big Talasse. Ň .cta,

[450]

Elcatee Hajo,	x	Neamatle Matla.	x
Chofolop Hajo,	x	Weeokee's.	·
Coofa Hajo,	х	Tufticnika Hajo.	x
Tuchabatchees.		Tuchabatchee's.	
Chohajo.	x	Neamatoochee.	x
Coofi's.		Cuffita's.	
Tulhegee Tultina-		Talewa Othleopoya	, X
gee,	х	Talmasse Matla,	\mathbf{x}'
Talmafa Watalica.	х	Niah Weathla,	\mathbf{x}
Euphalces.		Emathlee-laco,	\mathbf{x}
Tothes Hago.	\mathbf{x}	Otteffee Matla,	\mathbf{x}
· Otafees.		Muclaffee Matla,	x
Opio Tuftinagee,	\mathbf{x}	Eufallee Matla.	x
Yafkee Mall Hajo,	х	Tuckabatchces.	
Oboyethlee Tuftin	-	Cunipee Howla.	x
agee,	х	Cowetas.	
Tuftinagee Hajo,	х	HofpotakTuftinage	ex
Hillibee Tuftinage	e	Natchees.	•
Hajo,	\mathbf{x}	Spoko Hodjo.	X
Effa Tuíkeena,	\mathbf{x}	Uchee's.	
Emathlee Loco,	\mathbf{x}	Tuftinagee Chatee	x
Tuftenagee Mico,	x	Úfuchees.	-
Yaha Tuftinagee,	х	Spokoca Tuftinage	ex:
Cunctastee Justina	•	Othley-poey-Tufti.	•
gee.	х	nagee,	х
Ottafees.		Tuskeeneah.	x
Coofa Tultinagee,	x		

WITNESS: James Seagrove, fuperintendant Indian affairs, C. N. Henry Gaither, lieutenant-colonel-commandant. Conft. Freeman, A. W. D. major artillery and engineers. Samuel Tinfley, capt. 3d. fub-legion. Samuel Allinfon, enfign 2d. fub-legion. John W. Thompfon, enfign 1ft U. S. fub-legion. Geo. Gillaffpy, furgeon L. U. S. Timothy Barnard, D. A. and fworn Interpreter. James

[451]

Burges, D. A. and fworn Interpreter. James Jordan. Richard Thomas. Alexander Cornels. William Eaton, capt. 4th U. S. fub-legion, commandant at Coleraine and fecretary to the commission.

And whereas, the Senate of the United States, two-thirds of the Senators prefent concurring, did, by their refolution of the fe- Confent of the Senate cond day of March instant, ' confent to, and on condiadvife the Prefident of the United States, to tion that ratify the Treaty of Peace and Friendship, made and concluded at Coleraine, in the ftate of Georgia, on the 29th June, 1796, between the President of the United States of America, on the part and behalf of the faid States, and the Kings, Chiefs and Warriors of the Creek nation of Indians, on the part of the faid nation : Provided, and on condition, that nothing in the third and fourth articles of the faid treaty, expressed in the words following," " Article 3d, The Prefident of the United States of America fhall have full powers, whenever he may deem it advifable, to establish a trading or military post on the fouth fide of the Alatamaha, on the bluff, about one mile above Beard's bluff; or any where from thence down the faid river on the lands of the Indians, to garrifon the fame with any part of the military force of the United States, to protect the post, and to prevent the violation of any of the provisions or regulations fubfifting between the parties : And the Indians do hereby annex to the post aforefaid, a tract of land of five miles fquare, bordering one tide on the river, which post and the lands annexed thereto, are hereby ceded to, and thall be to the ufe, and under the government of the United States of America.

and fourth articles thall not affect the claim of Georgia.

"Art. 4th, as foon as the Prefident of the United States has determined on the time and manner of running the line from the Currahee mountain, to the head or fource of the main fouth branch of the Oconnee, and notified the Chiefs of the Creek land of the fame, a fuitable number of perfons on their part thall attend, to fee the fame completed : And if the Prefident fhould deem it proper, then to fix on any place or places adjoining the river, and on the Indian lands for military or trading pofts: the Creeks who attend there, will concur in fixing the fame, according to the willes of the Prelident. And to each polt, the Indians shall annex a tract of land of five miles fquare, bordering one fide on the river. And the faid lands shall be to the use and under the government of the United States of America. *Provided always*, that whenever any of the trading or military pofts mentioned in this treaty, shall, in the opinion of the President of the United States of America, be no longer neceffary for the purpofes intended by this ceffion, the fame shall revert to, and become a part of the Indian lands," fhall be conftrued to affect any claim of the ftate of Georgia, to the right of pre-emption in the land therein fet apart for military or trading pofts; or to give to the United States without the confent of the faid flate, any right to the foil, or to the exclusive legislation over the fame, or any other right than that of cftablifhing, maintaining, and exclusively governing military and trading pofts within the Indian territory mentioned in the faid articles, as long as the frontier of Georgia may require these establifhments.

NOW KNOW YE, that I, having feen and

confidered the faid treaty, do hereby accept, ratify and confirm the fame, and every article Ratificaand claufe thereof; under and fubject to the provifo and condition mentioned and contained in the aforefaid refolution of the Senate of the United States. In testimony whereof, I have caufed the feal of the United States to be hereunto affixed, and figned the fame with my hand.

GIVEN at the City of Philadelphia, the eighteenth day of March, in the year of our Lord, one thousand seven hundred and ninety-seven, and in the twenty-first year of the Sovereignty and Independence of the United States of America.

By the Prefident of the JOHN ADAMS. United States :

TIMOTHY PICKERING,

Secretary of State.

Congress of the United States, BEGUN AND HELD AT THE CITY OF NEW-YORK, ON WEDNESDAY THE FOURTH OF MARCH, ONE THOUSAND SEVEN HUNDRED AND EIGHTY - NINE.

The Conventions of a number of States, having, at the time of their adopting the Constitution, expressed a defire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added : And, as extending the ground of public considence in the government, will best ensure the beneficent ends of its institution :

ESOLVED by the Schate and Houfe of Reprefentatives of the United States of America, in Congrefs affembled, two-thirds of both Houfes concurring, That the following articles be proposed to the legislatures of the feveral states, as amendments to the confliction of the United States, all or any of which articles, when ratified by three-fourths of the faid legislatures, to be valid to all intents and purposes, as part of the faid Confliction; viz.

Articles in addition to, and amendment of, the Conftitution of the United States of America, proposed by Gongress, and ratified by the Legislatures of the seweral States, purfuant to the fifth article of the original Constitution.

Ariicle the First.

After the first enumeration required by the first

article of the Conftitution, there shall be one reprefentative for every thirty thousand, until the number shall amount to one hundred, after which the proportion shall be for regulated by Congress, that there shall be not less than one hundred representatives, nor less than one representative for every forty thousand persons, until the number of representatives shall amount to two hundred; after which the proportion shall be for regulated by Congress, that there shall be not less than two hundred reprefentatives, nor more than one representative for every solutions.

Article the Second.

No law varying the compensation for the fervices of the Senators and Representatives, shall take effect, until an election of representatives shall have intervened.

Article the Third.

Congrefs shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the prefs; or the right of the people peaceably to assemble, and to petition the government for a redrefs of grievances.

Article the Fourth.

A well-regulated militia being neceffary to the fecurity of a free ftate, the right of the people to keep and bear arms fhall not be infringed.

Article the Fifth.

No foldier fhall in time of peace be quartered in any house without the confent of the owner, nor in

[456]

time of war, but in a manner to be prefcribed by law.

Article the Sixth.

The right of the people to be fecure in their perfons, houfes, papers, and effects, against unreasonable fearches and feizures, shall not be violated, and no warrants shall iffue, but upon probable cause, fupported by oath or affirmation, and particularly describing the place to be fearched, and the perfons or things to be feized.

Article the Seventh.

No perfon shall be held to answer for a capital or otherwise infamous crime, unless on a prefentment or indictment of a grand jury, except in cafes arising in the land or naval forces, or in the militia when in actual fervice in time of war or public danger; nor shall any perfon be subject for the fame offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal cafe to be witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Article the Eighth.

In all criminal profecutions, the accufed fhall enjoy the right to a fpeedy and public trial, by an impartial jury of the flate and diffrict wherein the crime fhall have been committed, which diffrict fhall have been previoufly afcertained by law, and to be informed of the nature and caufe of the accufation; to be confronted with the witnefles againft him; to have compullory process for obtaining witnefles in his favour, and to have the affiftance of counfel for his defence.

Article the Ninth.

In fuits at common law, where the value in controverfy shall exceed twenty dollars, the right of trial by jury shall be preferved, and no fact, tried by a jury, shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.

Article the Tenth.

Exceffive bail shall not be required, nor exceffive fines imposed, nor cruel and unufual punishments inflicted.

Article the Eleventh.

The enumeration in the conflictution, of certain rights, fhall not be confirued to deny or difparage others retained by the people.

Article the Twelfth.

The powers not delegated to the United States by the conftitution, nor prohibited by it to the ftates, are referved to the ftates refpectively, or to the people.

FREDERICK AUGUSTUS MUHLENBERG, Speaker of the Houfe of Reprefentatives.

JOHN ADAMS, Vice-Prefident of the United States, and Prefident of the Senate.

SIGHN BECKLEY, Clerk of the Houfe of Reprefentatives.

Note. The ten laft articles of amendments have been adopted by three-fourths of the Legislatures of the feveral flates in the union, and are become a part of the Conftitution of the United States. The two first articles have not been adopted.

VOL. III,

Table of Contents

Acts paffed at the First Session of the Third Cong	refs.
CHAPTER	PAGE
 An act making an alteration in the flag of the United States, An act providing for the relief of fuch of the inhabitants of Saint Domingo, re- fident within the United States, as 	5
may be found in want of Support, III. An act for the relief of Thomas Jen-	6
kins and fons, IV. An act in alteration of the act eftab- lifhing a mint and regulating the coins	7
of the United States, V. An act for the remiffion of the duties arifing on the tonnage of fundry French veffèls which have taken refuge in the	7.
ports of the United States, VI. An act making appropriations for the fupport of government, for the year one thousand seven hundred and ninety-	9 .
four, VII. An act making further provision for the expenses attending the intercourse of the United States with foreign nations; and further to continue in force the act, intitled, " an act providing the means of intercourse between the United States	9
and foreign nations, VIII. An act authorizing a loan of one mil-	16
lion of dollars,	17

[459]

CHAPTER	PAGE
IX. An act to provide for the definition of the definition of the certain ports and harbors in the	
ted States,	18
X. An act making appropriations	for the
fupport of the military establishing	
the United States, for the yea	
thousand seven hundred and	
four,	20
XI. An act to prohibit the carrying	
Slave-trade from the United St.	ates to
any foreign place or country,	22
XII. An act to provide a naval arma	
XIII. An act allowing to major-gener	
Fayette his pay and emoluments	
in the fervice of the United Stat	
XIV. An act to provide for the crecti	
repairing of arfenals and mag	· .
and for other purposes,	· 28
XV. An act for the relief of Steph	
ranque, XVI. An act transferring, for a	30 Jimited
time, the jurifdiction of fuits an	d offen.
ccs from the district to the circu	it court
of New-Hampshire, and assigni	
tain duties in respect to invalid	
ers, to the attorney of the faid of	
XVII. An act to authorize the Presiden	
United States, in certain cafes,	
the place for holding a feffion :	
grefs,	30
XVIII. An act to provide for placing l	buoys on
certain rocks off the barbour o	f New-
London, and in Providence riv	er, and
other places,	31
XIX. An act for the relief of Leffel	
ferts and others,	32

[460]

CHAPTER P.	AGE
XX. An act to authorize Ephraim Kimberly	
to locate the land-warrant iffued to him	,
for fervices in the late American army,	33
XXI. An act limiting the time for prefenting	
claims for destroyed certificates of cer-	
tain descriptions,	34
XXII. An act allowing livutenant-colonel Tou-	-
fard an equivalent for his penfion for	
life,	36
XXIII. An act to establish the post-office and	Ū
post-roads within the United States,	36
XXIV. An act providing for raifing and orga-	U
nizing a corps of artillerists and engi-	
neers,	59
XXV, An act fuplementary to " an act to pro-	0.5
vide for the defence of certain ports and	
harbors in the United States,"	61
XXVI. An act for the remission of the duties	
on eleven bog sheads if coffee which	
have been destroyed by fire,	62
XXVII. An act directing a detachment from	
the militia of the United States,	62
XXVIII. An act to erect a light-house on the	
Head-Land of Cape Hatteras; and a	
lighted beacon on Shell Caftle island,	
in the harbor of Occacock in the state of	
North-Carolina,	63
XXIX. An act providing for the payment of	- 5
certain expenses incurred by Fulwar	
Skipwith, on public account,	64
XXX. An act for the relief of Reuben Smith	
and Nathan Strong,	65
XXXI. An act for erecting a light-house on the	
island of Seguin in the District of	
Maine, and for erecting a beacon and	
placing three buoys at the entrance of	
Saint Mary's River, in the state of	
Georgia,	66

[461]

CHAPTER	PAGE
XXXII. An act further to authorize the ad-	
journment of circuit courts,	67
XXXIII. An act probibiting, for a limited time,	•
the exportation of arms and ammuni-	
tion, and encouraging the importation	
of the fame,	68
XXXIV. An act to continue in force the act for	•
the relief of perfons imprisoned for debt,	68
XXXV. An act to alter the time for the next	
annual meeting of Congress,	68
XXXVI. An act further extending the time for	
receiving on loan the domestic debt of	
the United States,	69
XXXVII. An act making provision for the pay-	-
ment of the interest on the balances due to	
certain states, upon a final settlement of	•
the accounts between the United States	
and the individual flates,	69
XXXVIII. An act to compenfate Arthur St. Clair,	
XXXIX. An act to authorize the settlement of	
the account of Lewis Dubois for his fer-	
vices in the late army of the United	
States,	71
XL. An act providing for the payment of the	
fecond instalment due on a loan made of	
the bank of the United States,	7¥
XLI. An act to authorize the President of	
the United States to lay, regulate, and	
revoke embargoes,	72
XLII. An act for extending the benefit of a	
drawback and terms of credit in cer-	
tain cases, and for other purposes,	72
XLIII. An act to extend the term of credit for	
teas imported in the ship Argonaut;	
and to permit the export of goods favea	!
out of the wreck of the fnow Freelove,	74
XLIV. An act for the relief of John Robbe,	• 74

· · ·

[462]

CHAPTER XLV. An act laying duties upon carriages	PAGE
for the conveyance of perfons, XLVI. An act to authorize the Prefident of the United States, during the recefs of the prefent Congrefs, to caufe to be pur- chafed or built a number of veffels to be equipped as gallies, or otherwife, in	75
the fervice of the United States, XLVII. An act authorizing a fettlement of cer- tain expenses of the Commissioners of	. 75
Loans, XLVIII. An act laying duties on licenfes for fel- ling wines and foreign diftilled fpiri	
tuous liquors by retail, XLIX. An act making further provision for securing and collecting the duties on foreign and domestic distilled spirits.	76
fills, wines and teas, L. An act in addition to the act for the punifoment of certain crimes again/a	
the United States, LI. An act laying certain duties upon fn u fj	88
and refined Jugar, LII. An act in addition to the "act for mak ing further and more effectual provision for the protection of the frontiers of the	93 2
United States, LIII. An act for the remiffion of the duties on certain diftilled fpirits deftroyed by	106
fire, LIV. An act laying additional duties on goods, wares and merchandize imported into	107
the United States, LV. An act allowing an additional compen- fation to the principal clerks in the De- partment of State, and the Treafury and War-Departments, for the year one	107

[463]

CHAPTER	PAGE
thousand seven bundred and ninety-	
four,	111
LVI. An act to make provision for the widow	
and orphan children of Robert Forfyth,	112
LVII. An act concerning invalids,	112
LVIII. An act supplementary to the act, inti-	
tuled, " an act to promote the progress	
of useful arts,	113
LIX. An act to continue in force for a limi-	
ted time, the act fupplementary to the	
act for the establishment and support of	
light-houfes, beacons, buoys, and public	
piers,	114
LX. An act for the relief of Nicholas Rieb,	114
LXI. An act declaring the confent of Con-	
grefs to an act of the state of Mary-	
land, paffed the twenty-eighth of De-	
cember, one thousand seven hundred	
and ninety-three, for the appointment	
of a Health-Officer,	115
LXII. An act to amend the act, intituled, " an act to enable the officers and fol-	
diers of the Virginia line on continental	,
establishment, to obtain titles to certain	
lands lying north-west of the river	
Obio, between the little Miami and	
Sciota,	115
LXIII. An act making appropriations for cer-	
tain purpofes therein cxpreffed,	116
LXIV. An act making certain alterations in	
the act for establishing the judicial	
courts, and altering the time and place	
of bolding certain courts,	119
LXV. An act laying duties on property fold at	
auction,	122

Acts paffed at the Second Seflion of the Third Congress.

٩	1 0	
CHAPTER		PAGE
call in th vani LXVII. An a	act to authorize the out and station a corps be four western counties ia, for a limited time, act extending the privile to James White, the d	of militia, of Pennfyl- 135 ge of frank-
the t of th fion LXVIII. An	territory of the United be river Ohio ; and ma for his compenfation, act to amend and expla	States fouth aking provi- 136 in the twen-
ing Stat LXIX. An	cond fection of " the a the judicial courts of es," act authori≈ing a loan of dollars,	the United 136 of two mil-
LXX. An Tree	of usings, act to authorize the of afury to audit and pafs be late Edward Blanch	the account
LXXI. An fupp the and of th of th	act making appropriat ort of the military eftal year one thoufand fev ninety-five ; and for e militia lately called int be United States,	tions for the blifbment for en hundred the expenfes to the fervice 130
LXXII. An	act for the relief of P	eter Coven-
ſupp	act making appropriation of government for	the year one
LXXIV. An comm	fand feven hundred and act to regulate the pay niffioned officers, muficit s of the militia of the Ut	of the non- ans and pri-

[465]

CHAPTER	PAGE
when called into actu	al fervice, and
for other purposes,	147
LXXV. An act authorizing	the transfer of
the Stock Standing to th	e credit of cer-
tain states,	150
LXXVI. An act providing for	the payment of
certain instalments of	
and of the third instal	
loan made of the bank	
States,	152
LXXVII. An act for reviving ce	rtain juits and
procefs which have been in the diamit access of	
in the district-court of LXXVIII. An act further extend	
for receiving on loan	
debt of the United Sta	•
LXXIX. An act for the remif	ics, 153 For of the ton-
nage-dutics on certain	French weffels, 154
LXXX. An act to authorize th	
the claim of Samuel P	rioleau, 154
LXXXI. An act for the relief	of Epaphras
Jones and others,	154
LXXXII. An act supplementary	to the feveral
acts imposing duties on	goods, wares
and merchandize imp	
United States,	154
LXXXIII. An act making furth	er provision in
cafes of drawbacks,	157
LXXXIV. An act in addition to	
tled, " an act to regu	late the pay of
the non-commissioned	officers, musi-
cians and privates of	
the United States, w	
actual fervice, and fo	r other purpo- 162
fes;" LXXXV. An act to eftablifts an u	
naturalization; and	to repeal the
act heretofore paffed on	
Vol. III. N 3	· · · · · · · · · · · · · · · · · · ·
· · · · · · · · · · · · · · · · · · ·	

[466]

ĈNAPIER -	AGE
LXXXVI. An act to amend the act, intitled,	•
" an act making alterations in the	
	166
LXXXVII. An act to authorize the allowance of	
drawback on part of the cargo of the	
ship Enterprize,	167
LXXXVIII. An act relative to the compensations	
of certain officers employed in the	
collection of the duties of impost and	~
tonnage,	167
LXXXIX. An act supplementary to the act con-	
cerning invalids,	171
XC. An act for the reimburfement of a	
loan authorized by an act of the last	
fiffion of Congress,	172
XCI. An act authorizing the erection of a	
light-house near the entrance of	•
George-Town harbour, in the state of	
South-Carolina, XCU An act to cheblich the office of them.	174
XCII. An act to clablifs the office of pur-	1 11 11
veyor of public fupplics, XCIII. An act to continue in force, the act,	175
for afcertaining the fees in admiral-	
ty proceedings in the district courts	•
of the United States, and for other	
purpofes,"	176
XCIV. An act enabling George Gibbs to ob-	-7-
tain a drawback of duties on certain	
exported wines,	176
XCV. An act to amend the act, intitled,	'
an act to establish the post-office and	
post-roads within the United States,"	177
XCVI. An act fupplementary to the act, in-	
titled, " an act to provide more ef-	
fectually for the collection of the du-	
ties on goods, wares and merchan-	
dize imported into the United States,	
and on the tonnage of ships or veffels,"	17.9.
•	

[467.]

CHAPTER	PAGE
XCVII. An act authorizing the payment of four	
thousand dollars for the use of the	
daughters of the late Count de Graffe,	186
XCVIII. An act to provide fome prefent relief to	
the officers of government, and other	
citizens, who have fuffered in their pro-	
perty by the infurgents in the western	186
counties of Pennfylvania,	130
XCIX. An act for the relief of Argus	. 0 -
M'Lean,	187
C. An act for allowing an additional com-	
pensation to the judges of the districts of	
Rhode-Island and Delaware,	187
CI. An act to provide for calling forth the	
militia to execute the laws of the Union,	
fuppress infurrections, and repel inva-	
fions; and to repeal the act now in	. •
force for those purposes,	188
CII. An act to continue in force, for a limi-	
ted time, the acts therein-mentioned,	192
CIII. An act for the relief of Robert Barton,	
and others,	192
CIV. An act for_the relief of William Sey-	- ·
mour,	193
CV. An act relative to ceffions of jurifdic-	
tion in places where light-houses, bea-	
cons, buoys and public piers have been,	
or may bereafter be erected and fixed,	193
CVI. An act relative to the paffing of coaf-	20
ting-veffels between Long-Ifland and	
Rhode-Island,	194
CVII. An act for the relief of Spencer Man	
and Frantz Jacob Foltz,	195
CVIII. An act to alter and amend the act, in-	<i>2</i>
titled, " an act laying certain dutics	
upon fnuff and refined fugar,"	195

[468]

CHAPTER	4U
CIX. An act for continuing and regulating	
the military establishment of the United	
States, and for repealing fundry acts	
	204
CX. An act making further provision for	
the fupport of public credit, and for the	
	204
CXI. An act making further appropriations	
for the military and naval establish-	
ments, and for the support of govern-	
	218
CXII. An act fupplementary to the act, inti-	
tled, " an act establishing a mint, and	
regulating the coins of the United	
States,"	221
CXIII. An act for the more effectual recovery	
of debts due from individuals to the Uni-	
ted States,	225
CXIV. An act to authorize a grant of lands	
to the French inhabitants of Gallinpolis,	
and for other purposes therein men- tioned,	0
CXV. An act for the more general promulga-	228
tion of the laws of the United States,	
CXVI. An act making provision for the purposes	230
of trade with the Indians,	
CXVII. An act to regulate the compenfation of	232
clerks,	000
CXVIII. An act authorizing the exportation of	232
arms, cannon, and military stores in	
certain cafes,	233
	т. Г

[469]

Acts paffed at the First Session of the Fourth Congress.

.

CHAPTER

PAGE

I. An act making appropriations for the	
fupposit of government, for the year one	
thousand seven bundred and ninety-fix, 235	
II. An act further extending the time for	
receiving on loan the domestic debt of	
the United States, 242	
III. An act for the relief of Benjamin Stro-	
ther,	
IV. An act for allowing compenfation to the	
menibers of the Senate, and House of	
Representatives of the United States,	
and to certain officers of both boufes, 244	
V. An act providing relief, for a limited	
time, in certain cafes of invalid re-	
gifters, 247 MI An all for the valies of Imaal Lowing 248	
VI. An act for the relief of Ifracl Loring, 248 VII. An act making a partial appropriation	
VII. An act making a partial appropriation	
for the support of the military establish-	
ment, for the year one thousand seven	
bundred and ninety-fix, 249	
VIII. An act for the relief of certain officers	
and foldiers who have been wounded or	
difabled in the actual fervice of the	
United States, 250	
IX. An act for the relief of Joze Roiz	
Silva, 252	
X. An act making certain provisions in re-	
gard to the circuit-court, for the dif-	
trict of North-Carolina, 253	5
XI. An act to continue in force, " an act	
to afcertain the fees in admiralty pro-	
ceedings in the district-courts of the	
United States, and for other purposes," 25	ŝ
XII. An act authorifing the crection of a	-

[470]

C HAPTER		PAGE
	light-houfe on Baker's-Ifland, in the	
XIII.	State of Maffachufetts, An act for cftablifbing trading houfes	250
	with the matan tribes,	257
XIV.	An act fupplementary to an act, inti- tled, " an act to provide a naval ar-	
	tled, " an act to provide a naval ar- mament,"	
XV.	An act authorifing and directing the	260
	Sccretary at War, to place certain per-	
	fons, therein-named, on the penfion-lift,	262
X VI.	An act in addition to an act, intitled, " an act making further provision for	
	the support of public credit, and for	
	the redemption of the public debt,"	272
XVII.	An act making an appropriation to-	
	wards defraying the expenses which may arife in carrying into effect, the	-
	treaty of amity, commerce and navi-	
	gation, made between the United States	
Y VIII	and the king of Great-Britain, An act making an appropriation for	276
ΔΥΠΙ.	defraying the expenses which may arife	
	in carrying into effect, the treaty made	
	between the United States and the king	
XIX	of Spain, An act making an appropriation for	277
A	defraying the expenses which may arife	
	in carrying into effect, the treaty made	
	between the United States, and the Dey	250
XX.	and Regency of Algiers, An act making appropriations for de-	278
	fraying the expenses which may arise in	
·	carrying into effect, a treaty made be-	
	tween the United States and certain In- dian tribes north-west of the river	
	Ohio.	279
XXI.	An act authorifing a loan for the use of	

[471]

CHAPTER	x	PAGE
	the city of Washington, in the district of	
	Columbia, and for other purpofes there-	
	in mentioned,	280
	An act making further provision rela-	0
	tive to the revenue-cutters,	283
	An act to continue in force, for a limi-	
	ted time, an act, intitled, " an act de- claring the confent of Congress to an act	
	of the flate of Maryland, paffed the	
	twenty-cighth of December, one thou-	
	fand feven bundred and ninety-three,	
	for the appoinment of a health-officer,"	285
XXIV.	An act to repeal fo much of an act, in-	-
	titled, " an act to establish the judi-	
	cial courts of the United States," as	
	directs that alternate feffions of the	
	circuit-court for the district of Pennsyl- vania shall be holden at York-Town;	
	and for other purposes,	286
XXV.	An act allowing compensation for borses	200
	killed in battle belonging to officers of	
	the army of the United States,	287
	An act declaring the confent of Con-	-
	gress to a certain act of the state of	
	Maryland, and to continue an act, de-	
	claring the affent of Congress to cer-	
	tain acts of the flates of Maryland, Georgia and Rhode-Island and Provi-	
	dence Plantations, fo far as the fame	
	respects the flates of Georgia, and	
	Rhode-Ifland and Providence Planta-	
	tions,	289
XXVII.	An act authorizing the erection of a	-
	light-houfe on Cape-Cod, in the state of	
``````	Maffachufetts,	290
XXVIII.	An act to authorize Ebenczer Zane	
	to losate certain lands in the territory	

e for a second
[47²]

CHÀPTER		PAGE
	of the United States north-west of the	
VVIV	river Obio,	291
λλίλ.	An act providing for the fale of the	
	lands of the United States, in the terri- tory north-west of the river Obio, and	
	above the mouth of Kentucky river,	001
XXX.	An act to regulate trade and inter-	293
171711	courfe with the Indian tribes, and to	
	preferve peace on the frontiers,	301
XXXI.	An all relative to quarantine,	315
	An act altering the compensation of the	5.5
	accountant to the War-Department,	316
XXXIII.	An act respecting the mint,	316
XXXIV.	An act altering the feffions of the cir-	•
	cuit-courts in the districts of Vermont and	
	Rhode-Island; and for other purposes, An act in addition to an act, intitled,	318
XXXV.		
	" an act fupplementary to the act, in-	
	titled, " an act to provide more effec-	
	tually for the collection of the duties on	
	goods, wares and merchandize, impor-	
	ted into the United States, and on the	
YYYVI	tonnage of ships or vessels," An act for the relicf and protection of	319
AAAVI	American feamen,	322
XXXVII	. An act laying duties upon carriages	52-
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	for the conveyance of perfons; and re-	
	pealing the former act for that purpose,	326
XXXVII	I. An act for the relief of perfons impri-	0
	foned for debt,	335
XXXIX.	An act to ascertain and fix the military	
	cstablishment of the United States,	338
XL.	An act to regulate the compensation of	
	clerks,	346
XLI.	An act making further provision for the	
	expenses attending the intercourse of	
	the United States with foreign nations ;	

[473]

	AGE
and to continue in force the act, inti-	
tled, " an act providing the means of	
intercourse between the United States	
J	348
XLII. An act for the relief of Sylvanus	951
Bourne, XLIII. An act to continue in force, for a limi-	351
ted time, the acts therein mentioned,	351
XLIV. An act making provision for the pay-	001
ment of certain debts of the United	
States,	353
XLV. An act providing paffports for the fhips	
and veffels of the United States,	356
XLVI. An act regulating the grants of land	
appropriated for military fervices, and	
for the fociety of the United Brethren,	
for propagating the gospel among the	
beathen,	838
XLVII. An act for the admiffion of the state of	
Tenneffee into the union,	361
XLVIII. An act making an appropriation to	
fatisfy certain demands attending the	
late infurrection; and to increase the compensation to jurors and witnesses	
in the courts of the United States,	363
XLIX. An act limiting the time for the allow.	
ance of drawbach on the exportation	
of domeflic diffilled spirits, and allow.	
ing a drawbach upon fuch spirits ex-	
ported in vellels of lefs than thirty	
tons, by the Miffifippi,	364
tons, by the Miffiffippi, L. An act making further appropriations	•
jor the year one thou fand feven hun.	
dred and ninety fix,	36 5
LI. An act making appropriations for the	
fupport of the military and naval eflab-	
Vot III. O 3	

.

[474]

	₽∧GĔ
liftoments for the year one thousand se-	
ven bundred and nincty fix,	367
LII. An act providing relief to the owners	
of stills within the United States; for a limited time, in certain cases,	370
LIII. An act to fufpend, in part, the act,	570
intitled, " an act to alter and amend	
the act, intitled, " an act laying cer-	
tain duties upon snuff and refined	
ſugar,"	371
LIV. An act to indemnify the cftate of the	
late major general Nathaniel Greene,	
for a certain bond entered into by him,	
during the late war,	372
Acts palled at the Second Sellion of the Fo Congress.	urth
0	PAGE
LV. An act to amend the act, intituled,	
" an act for the more general promul-	
gation of the laws of the United	
States,"	377
LVI. An act giving effect to the laws of the	
United States, within the state of Ten-	070
neffee, LVII. An act to augment the compenfation	378
of the Attorney general of the United	
States,	379
LVIII. An act granting a certain fum of	
money to the widow and children of Yohn de Neufville, deceafed,	•
Yohn de Neufville.deceased.	380

John de Neufville, deceased, LIX. An act to continue in force for a limi-ted time, the act, in addition to the act, for the punishment of certain crimes against the United States,

381

475

CHAPTER

PAGE

- LX. An act making provision for the further accommodation of the household of the Prefident of the United States, 382
- LXI. An act, in addition to an act, intituled, " an act concerning the regiftering and recording of [hips or veffels," and to an act, intituled, " an act for enrolling and licenfing flips or veffels employed in the coafting trade and fiftheries, and for regulating the fame, 383
- LXII. An act making appropriations for the Jupport of government, for the year one thousand seven bundred and ninely-384 feven;
- LXIII. An act relative to the compensations and duties of certain officers employed in the collection of imposit and tonnage, 392
- LXIV. An act for raifing a further fum of money, by additional duties on certain articles imported; and for other purpofes,
- LXV. An act repealing in part, the " act concerning the duties on fpirits diffil. led within the United States," paffed the eighth of May, one thou fand feven bundred and ninety two; and impofing certain duties on the capacity of fills of a particular description, 399
- LXVI. An act authorizing the Prefident of the United States to apply a further fum to the expense of negociations with the Deyand Regency of Algiers, 402
- LXVII. An act to provide for mitigating or remitting the forfeitures, penalties and difabilities accruing in certain cafes therein mentioned, 408

397

[476]

.

•

 PHAPTER PAGE IXVIII. An aël to authorize the receipt of evidencies of the public debt, in payment for the lands of the United States, 405 IXIX. An aël to alter the time for the next meeting of Congrefs, 407 IXX. An aël to anend and repeal, in part, the aël, initialed, "an aël to afeertain and fix the military eflablighment of the United States, 407 IXXI. An aël mahing appropriations for the military and naval eftablighments, for the year one thoufand feven bundred and ninety-feven, 409 IXXII. An aël to fufpend, in part, the aël, initialed, "an aël to alter and amend the aël, initialed, "an aël to alter and amend the aël, initialed, "an aël laying certain duties upon fnuff and refined fugar," and to grant relief in certain cafes arifing under the faid aël, 412 IXXIII. An aët to addition to the aël, initialed, "an aël to effectually for the fettlement of accounts between the United States," and peff-roads, within the United States," 414 IXXIV. An aët to authorize the adjufment and payment at the Treafury, of the expense of George Smith, and John Robertfon, for their ranfom from captivity at Algeiers, 424 IXXVII. An aël for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 IXXVII. An aël authorizing an expenditure, and making an appropriation for the perfectuation of the cartinia circulation of the cartinia circulation of the cartinian circulation of the cartinian and payment at the cartain be remained and payment at the remifion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 IXXVII. An aël authorizing an expenditure, and making an appropriation for the profecution of the claims of certain circulation of the claims of certain action and the adving an appropriation for the profecution of the claims of certain circulation of the claim		[476]	
 I.XVIII. An act to authorize the receipt of evidencies of the public debt, in payment for the lands of the United States, 405 I.XIX. An act to alter the time for the next meeting of Congrefs, 407 I.XX. An act to amend and repeal, in part, the act, initiated, '' an act to affer tain and fix the military eftablifyment of the United States, 407 I.XX.1. An act making appropriations for the military and naval eftablifyments, for the year one thoufand feven bundred and ninety-feven, 409 I.XXII. An act to furfhead, in part, the act, initialed, '' an act to alter and amend the act, initialed, '' an act laying certain cafes arifing under the faid act, 412 I.XXIII. An act to eftablify the pof-office and poft-roads, within the United States," 414 I.XXIV. An act to authorize the adjuftment and payment at the Treafury, of the expenses of George Smith, and John Robertfon, for their ranfom from captivity at Algiers, 424 I.XXVII. An act after the remiftion of the duties of tonnage on the vefils of James O'Prina and James Aylward, 425 I.XXVII. An act after authorizing an expenditure, and making an appropriation for the 		<i>OHAPTER</i>	PAGE
 evidencies of the public debt, in payment for the lands of the United States, 405 LXIX. An aët to alter the time for the next meeting of Congrefs, 407 LXX. An aët to amend and repeal, in part, the aët, initialed, " an aët to afcertain and fix the military efablifhment of the United States, 407 LXX. I. An aët making appropriations for the military and naval effablifhments, for the year one thoufand feven hundred and ninety-feven, 409 LXXII. An aët to fuffend, in part, the aët, initialed, " an aët to alter and amend the aët, initialed, " an aët laying certain cafes arifing under the faid aët, 412 LXXIV. An aët to effablifh the poff-office and poff-roads, within the United States," 414 LXXIV. An aët to authorize the adjufment and payment at the Treafury, of the expenses of George Smith, and 'John Robertfon, for their ranfom from captivity at Algiers, 424 LXXVI. An aët for the remiffion of the dutics of to mage on the veffels of James O'Prien and James Aylward, 425 LXXVI. An aët authorizing an expenditure, and making an appropriation for the 		LXVIII. An act to authorize the receipt of	
ment for the lands of the United States, 405 LXIX. An act to alter the time for the next meeting of Congrefs, 407 LXX. An act to amend and repeal, in part, the act, initialed, " an act to afcertain and fix the military efablifhment of the United States, 407 LXX I. An act making appropriations for the military and naval efablifhments, for the year one thoufand feven hundred and ninety-feven, 409 LXXII. An act to fufpend, in part, the act, initialed, " an act to alter and amend the uct, initialed, " an act laying cer- tain duties upon fuuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIV. An act to efablifh the poff-office and poft-roads, within the United States," 414 LXXIV. An act to authorize the adjufment and payment at the Treafury, of the expensive of George Smith, and 'John Robertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remiffion of the duties of to mage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the		evidencies of the public debt, in pay-	
 meeting of Congrefs, 407 LXX. An act to amend and repeal, in part, the act, initialed, "an act to afcertain and fix the military effablifhment of the United States, 407 LXX1. An act making appropriations for the military and naval effablifhments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fufpend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying certain duties upon fnuff and refined fugar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIV. An act to effablif be possible to effectually for the fettlement of accounts between the United States, and receivers of public money. 421 LXXV. An act to authorize the adjussion of the expenses of George Smith, and Yohn Robertfon, for their ranfom from captivity at Algiers, and Family of James O'Prien and James Aykward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 		ment for the lands of the United States,	405
 LXX. An act to amend and repeal, in part, the act, intituled, "an act to afcertain and fix the military effablishment of the United States, 407 LXXI. An act making appropriations for the military and naval effablishments, for the year one thousand feven bundred and ninety-feven, 409 LXXII. An act to fuspend, in part, the act, intituled, "an act to alter and amend the act, intituled, "an act to alter and approximate gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIV. An act to eftablish the post-office and pest-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuss the and payment at the Treasfury, of the expenses of George Smith, and John Robertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessed of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
 the act, intituled, "an act to afcertain and fix the military effablishment of the United States, 407 LXX1. An act making appropriations for the military and naval effablishments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fufpend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon fnuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjufment and payment at the Treafury, of the expenses of George Smith, and John Rebertfon, for the remiffion of the duties of the new for the remiffion of the duties of the new for the remiffion of the duties of the nade on the veficles of James O'Prien and James Aylward, 425 LXXVI. An act authorizing an expenditure, and making an appropriation for the 	,		407
and fix the military eftablifiment of the United States, 407 LXX I. An act making appropriations for the military and naval eftablifiments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fulfpend, in part, the act, initialed, '' an act to alter and amend the act, initialed, '' an act laying cer- tain duties upon fuuff and refined fu- gar,'' and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, " an act to eftablifly the post-office and post-roads, within the United States,'' 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuftment and payment at the Treafury, of the expenses of George Smith, and 'John Rebertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remisfion of the duties of tonnage on the vessed, frames O'Prien and 'James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
 the United States, 407 LXX I. An act making appropriations for the military and naval eftablifthments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fulfpend, in part, the act, initialed, 40 and the act, initialed, 40 for an act laying certain duties upon fuuff and refined fugar," and to grant relief in certain cafes arifing under the faid act, 412 LXXII. An act in addition to the act, initialed, 412 LXXIII. An act in addition to the act, initialed, 412 LXXIII. An act in addition to the act, initialed, 412 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuftment and payment at the Treafury, of the expension of George Smith, and 'John Rebertfon, for their ranfom from captivity at Algiers, 424 LXXVI. An act for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
 LXX1. An act making appropriations for the military and naval establishments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fuffend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying certain duties upon funff and refined fugar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to establish the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasfury, of the expenses of George Smith, and Yohn Robertson, for their ranfom from captivity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessed of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
military and naval eftablifbments, for the year one thoufand feven bundred and ninety-feven, 409 LXXII. An act to fufpend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon fuuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to eftablifs the poft-office and poft-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuftment and payment at the Treafury, of the expenses of George Smith, and John Rebertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remiffion of the duties of tonnage on the veficls of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			407
the year one thousand seven bundred and ninety-feven, 409 LXXII. An act to fuspend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon shuff and refined fu- gar," and to grant relief in certain cafes arising under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to establish the poss-office and possible to provide more effectually for the settlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasfury, of the expenses of George Smith, and John Rebertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessed, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
and ninety-feven, 409 LXXII. An act to fufpend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon fuuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to effabligh the poft-office and poft-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuftment and payment at the Treafury, of the expension of George Smith, and 'John Rebertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
 LXXII. An act to fufpend, in part, the act, initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon fnuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to eftabligh the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasfury, of the expenses of George Smith, and 'John Rebertson, for their ransform from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vesses O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			100
 initialed, "an act to alter and amend the act, initialed, "an act laying cer- tain duties upon fmuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to establish the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjussment and payment at the Treasfury, of the expenses of George Smith, and John Rebertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vesses of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			405
 the act, initialed, "an act laying certain duties upon fnuff and refined fugar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to establish the possible cand possible to provide more effectually for the settlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjussment and payment at the Treasury, of the expension of George Smith, and "John Robertson, for the remission from captivity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vession of James O'Prien and "James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
tain duties upon fnuff and refined fu- gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, intituled, "an act to establish the poss-office and poss-office and possible to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expenses of George Smith, and 'John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and 'James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
gar," and to grant relief in certain cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to eftabligh the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expenses of George Smith, and John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vesses of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
 cafes arifing under the faid act, 412 LXXIII. An act in addition to the act, initialed, "an act to effablish the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expension of George Smith, and John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessel of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 		gar," and to grant relief in certain	t.
 LXXIII. An act in addition to the act, intituled, "an act to establish the post-office and post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the settlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expenses of George Smith, and 'John Rehertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessel of James O'Prien and 'James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 		cafes arifing under the faid act,	412
post-roads, within the United States," 414 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expension of George Smith, and 'John Rebertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
 LXXIV. An act to provide more effectually for the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjuftment and payment at the Treasury, of the expenses of George Smith, and 'John Robertson, for their ransfom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
the fettlement of accounts between the United States, and receivers of public money, 421 LXXV. An act to authorize the adjustment and payment at the Treasury, of the expenses of George Smith, and 'John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and 'James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
United States, and receivers of public money, 421 LXXV. An act to authorize the adjufiment and payment at the Treafury, of the expension of George Smith, and John Robertfon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the		LXXIV. An act to provide more effectually for	
money, 421 LXXV. An act to authorize the adjufiment and payment at the Treasury, of the expension of George Smith, and 'John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and 'James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the		the Jettlement of accounts between the	
 LXXV. An act to authorize the adjuftment and payment at the Treasury, of the expension of George Smith, and 'John Robertson, for their ransom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the 			
and payment at the Treasury, of the expension of George Smith, and 'John Robertson, for their ransfom from capti- vity at Algiers, 424 LXXVI. An act for the remission of the duties of tonnage on the vessels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			•
expension of George Smith, and John Robert fon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An art for the remission of the dutics of tonnage on the vessels of James O'Prien and James Aylward, 425 LXXVII. An art authorizing an expenditure, and making an appropriation for the			
Robert fon, for their ranfom from capti- vity at Algiers, 424 LXXVI. An act for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
vity at Algiers, 424 LXXVI. An act for the remiffion of the dutics of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
LXXVI. An act for the remiffion of the duties of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
of tonnage on the veffels of James O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the			
O'Prien and James Aylward, 425 LXXVII. An act authorizing an expenditure, and making an appropriation for the		of tonnage on the vessels of Yames	
LXXVII. An act authorizing an expenditure, and making an appropriation for the		O'Prien and James Aylward.	
and making an appropriation for the			
		projecution of the claims of certain ci-	

[477]

<i>GHAPTER</i>	4		PAGE
· •	tizens of the United	States, for pro-	
	perty captured by the		
	ers.	U	426
LXXVII	I. An act providing for	certain bucys, to	
	be placed in and near	r the harbour of	
•	Bofton,		428
LXXIX.	An act extending the	time for recein.	
	ing on loan the dom	fine jor receive	
	United States,	Jue acor of the	429
TVVV	An act to revive and	continue the off	425
LAAA.			
	paffed the thirtieth of		
	fand seven bundred a		
	tituled, " an act to re	•	100
* ******	penfation of clerks,"		430
LXXXI.	An act concerning the	e circuit-courts of	
	the United States,		431
LXXXII	. An act for the relief	of John Brown,	434
	equesting the President		
States,	respecting the amenda	nent of the consti-	
tution,		1	436
Refolve, a	lirecting the distribution	n of the laws of	•
	ted States,		437
			· • /

DEPARTMENT OF STATE; TO WIT:

I bereby certify, That this Edition of the Laws (1 the United States of America, confifting of three mannes, printed by Richard Folwell, has been pub-35 d purfuant to the "Act for the more general promulgation of the Laws of the United States," and in the "Act to amend the act, initialed, an act for the more general promulgation of the Laws of the United States;" and that the acts of the first, fecond, wird and fourth Congress, contained in this Edition, together with the treaties made by the United States with other nations, have been collated with, and fund conformable to the original Rolls deposited in this office;—excepting the following

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208, 8 from the bottom—read parcels inflead of parcel.-386, 5 from the top—read convoys inflead of convoy. 4.4", 12 from the bottom—read appoled for oppoled. 460, 5 from the bottom—read appoled for oppoled. 471, at the top—after "Iroquois" infert or.

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Given under my hand, at Philadelphia, the 29th March, 1797: TIMOTHY PICKERING, Sccretary of State.

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LAWS

OF THE

United States of America;

CONTAINING

A DIGEST OF THE SAME,

ARRANGED UNDER GENERAL HEADS.

HE object of the following index is, to exhibit under proper and particular heads, references to the pages in the body of the work : and, under general heads, a systematic abridgement of the laws, with a like reference to the pages. As the acts relative to each fubject were difperfed through all the volumes, owing to their being paffed at different feffions, it was believed that it would greatly facilitate the acquiring of a knowledge of them, to prefent, in one view, the whole law relating to each particular fubject. But as the acts imposing the duty of impost were passed at different periods, and the duty at each time varied, it was found to be very difficult to exhibit in detail, cach article of import fubject to a duty with a reference to the pages of every act. It was, therefore, thought best, to prefent without such reference, a detailed view of the duty on each specific article, in an alphabetical arrangement, ---- by a recurrence to which. the duty on imports can be afcertained with eafe and precision.

UNDER THE FOLLOWING GENERAL HEADS, WILL BE FOUND The Abridgement of the Laws.

Aliens.

Appropriations. Bank of the United States. Coafting Trade. Commissioners of the Sinking Fund. Copy-Right. Crimes. Debt of the United States. Drawbacks. Dutics. Duties, Collection of. Fisheries. Government, Seat of, stablifhed. Imprisonment for Debt, Relief in Cafes of. Intercourfe with foreign Nations. Vol. III. P 2 Рз

Intercourfe with Indian Nations. Judiciary of the United States. Legislature of the United States. Military Establishment. Militia. Mint. Navy. Patents. Penalties mitigated or remitted. Pensioners. Post-Office and Post-Roads. Prefident of the United States. Registry, and Recording of Veffels. Seamen. State, Department of. Treasury, Department of. War, Department of. Western Lands.

The letters denote the Volume, and the figures denote the Pages.

А Abatement, not to take place for defect of form in writs. declarations, proceffes, returns, judgments, or other proceedings in civil caufes, i. 72 Accounts between the United States and individual flates, act for fettling, .29. 244. ii. 14. 209 -time extended, against the United States, how to be settled, i. 38 -of the U. States to be kept in dollars, &c. ii. 46 -against officers of the revenue and holders of public money, when adjusted, to be put in fuit, iii. 421 Acceffaries in murder, robbery, or piracy on the high feas, before the fact. punifiable with death ; and after the fact, by fine and imprisonment, i. 104 Acts of the flates, and all judical proceedings, to have full credit, .i. 16 of the States to be authenticated by the feal of the feveral states, 115 of the courts, and all judicial proceedings, by atteftation of the clerk, the feal of the court, and the certificate of the prefiding judge or magistrate, that the attestation is in due form, IIĆ of the United States, to be authenticated under the fcal of the Secretary of State, 43 Adjournment of Congress, by one House during the selfion, cannot take place without the affent of the other, for more than three days, nor to any other place than that in which the two Houfes are fitting, i. 8 of Congress, in case of disagreement between the Houses, the President of the United States may adjourn them to luch time as he may think fit, Iζ

			I	N	D	E	x.		
Adi	ournme	nt of	the	fup	reme	cour	t. mav	be ma	de by one,
	orn	nore i	uftic	ces p	refen	t. fro	m day	to day.	, till a quo-
	run	be c	onv	ened					- i. 52
-						ike 'r	nan'ne	r. or i	n cafe no
•	iud	re att	end	s. h	v th	e mai	rfhal.	from d	lay to day,
	fill	a quo	rnn) he	CODV	ened			
		ո կան ո կան	ice	of	the fi	INTER	9 08-001	art atte	nds with-
5	in f	our de	avs.	the	inda	e of t	he dif	rict. o	r in his ab-
	fend	re, the	• m:	arfh	al. m	nv ad	iourn	the co	art till the
		t term				.y	Joarn	une cou	iii. 67
				our	t ma	v he	made	in cafe	of inabi-
	lity	of the	> in	dae	to att	ond.	hv th	- matha	l, by writ-
	ten	order	fro	n H	io ali	lae t	o fuct	dav n	rior to the
	nev	t fellio	110	the	in Juc	ige, i ve fha	ull ann	oint.	i. 52
	in c	nfe of	the	dea	th of	the	in app	onity for va	cancy, all
	fuit	s nend	lino	. fb:	allbe	cont	inued	to the	next term,
	afte	r the	900 200	ຸ່ງ	tmeni	t. an	d acce	ntance	of a fuc-
	ceff		""			.,		- Lauree	52
Adr			of a	dè	ceafe	d nla	intiff.	may re	evive, and
		lecute				- F	····· ,		71
						ant. 1	nav ar	opear. a	nd defend,
•	and	in cal	ie ol	f ref	ulal,	wher	ferve	d by a	cire facias
	iud	ment	ma	y be	e rend	lered	again	ft him,	71
Adn	niralty ¹	urifdi	(Aic	ýn vo	efted	in di	ftrift.	courts,	53
	-pro	ceedin	gs,	fees	s in,			; . -	ii. 222
	a£t :	for, ca	nti	nued	آ را			а. Та	iji. 255
Affin	mation	, inft	ead	of	oath,	allo	wed t	o perfe	ons confei-
	enti	oufly	ſcrı	ıpul	ous a	bout	takin	g oaths,	i. 241
Age	nts, to	be ap	poi	nted	for t	he pi	otecti	on of	American
		ien,			• •				iii. 322
Age	nt, in c	afe of	fic	kneí	s, or	abfe	nce o	f owne	r, or con.
	fignee	of go	ods	, m:	ay ma	ke ei	ntry,		i. 201
·	-when l	ne ente	ers ;	good	ls, to	give	fecur	ity, that	t the own-
	er, or	config	nee	, fh	all fer	ıder	accou	nt, 👘	iii, 183
Allia	ince, tr	eaty o	f, w	vith	Fran	ce, 🤄			i. 366
Allo	wance	on v	cile	ls e	mplo	yed	in th	e Fifhe	cries, (See
	Fifb	eries,).		_				ii. 15
	to e	xporte	ers,	(Se	e Dri	rvba	cks)		i. 23 t
		A	L	L	$\mathbf{I} \in \mathbf{J}$	E 1	N S	•	
	ny free							tizen of	the Uni-
ted S	states o	n the f	follo	owin	ig coi	iditio	ons:	с. " ь	

ted States on the following conditions: 1. He fhall have declared on oath, or affirmed, before fome court of the United States, or fome one of the

.

	power, particularly by name, the one of which he is a fubject, or citizen, at the time of application, iii. 163
	2. He shall, at the time of application, declare on oath,
	or affirm, before fome of the courts aforefaid, that he
	has refided at least five years in the United States, and
	one year within the state where he makes application ;
	take the oath to support the conflictution, and renounce
	allegiance to any foreign power, which proceedings fhall be recorded, iii. 163
	3. The court admitting fuch alien, must be fatisfied that
	he has refided five years in the United States : That he
	has behaved as a man of good moral character; is at-
	tached to the conftitution, and well-disposed to the good
	order and happiness of the United States, 164
	4. In cafe of nobility, he must expressly renounce the title in court, which thall be recorded, 164
	Aliens now refiding in the United States, may be admit-
	ted after two years refidence in the United States, and
	one year in the state where they make application, on
	the terms aforefaid, 164
	The children of perfons naturalized, dwelling in the Uni- ted States, and being under the age of twenty-one at
	fuch time, and the children of citizens of the United
	States, born out of the limits thereof, shall be confider-
	ed as citizens, 165
, •	Ambassadors by whom to be appointed, i. 14
	by whom to be received, i. 15
	Salaries of, 128 procefs against foreign, void, 111
	A mendment of the conflictution, how to be made, i. 17
	Amendments respecting subility of flates, iii. 131
	Which have been proposed and adopted, 454
	of writs, declarations, processes, &c. when to be
	made, i. 72 Appeals from district-courts, GI
	Appellate jurifdiction of the circuit court, 61
	of the fupreme-court, 62
	Appointment of officers under the United States how to
	be made, 14
	Appropriations for the year 1789, 76

.

<i>i</i>	Appropriations for the year 1790, 87	. 265
	for the year 1791,	279
		. 122
		. 240
	for the year 1794,	iii. o
	foreign nations,	16
	for the fupport of the military establishment,	20
	for arfenals and armouries,	29
•	for placing buoys and beacons in certain	
	bours,	31
	for erecting a light-house on the island of	
	guin,	66
	for placing buoys in St. Mary's river,	66
	for the payment of interest on certain debts	of the
	United States,	69
	for the payment of the fecond inftallment du	
	the bank of the United States,	71
	for certain general purposes of government,	116
	for the support of the military establishment f	or the
	year 1795, and expenses of the expedition	
	Pittíburgh,	139
	for the support of government for the year 179	5,218
	for crecting light-houfes, and placing buoys,	174
	for the relief of perfons who fuftained lofs in	their
	property by the infurgents,	186
	for purposes relative to the public debt,	208
	additional, for military naval and contingen	t pur-
	poses, and pensions,	218
	for purchaling goods for the Indians,	232
	for the year 1796,	235
	for partial support of military establishment,	249
	for building a light-house on Baker's Island,	256
	for carrying on trade with the Indians,	259
	for the purpose of the navy,	201
	for the payment of balances standing to the	credit
	of certain states,	274
	for the execution of the treaty with Grea	t-Bri-
	tain,	276
	for the execution of the treaty with Spain,	277
	for the execution of the treaty with Algeirs,	278
	for the execution of the treaty with the Indiar	15,279
	for building a light-houle on Cape Cod,	290

-for the payment of agents to protect American feamen, 323 -for the compensation of clerks, 347 -for intercourse with foreign nations, 349 -----for the payment of the public debt, 355 -- for demands attending the late infurrection 363 -for compendation to jurors and witneffes, 363 -additional, for the year 1796, 365 -----for military and naval establishment for 1796, 367 -----for the fupport of government for 1797, 384 -----for the accommodation of the household of the 382 Prefident. ----for expense of negociations with Al_lers, 402 402 ------for the military establishment for 1797, 400 ----for the profecution of claims of American citi-426 zens. -for placing buoys in the harbor of Bofton. 428 Armament, naval, established, 24 Armoury, national, established, 28 Army, by whom to be commanded, i. 14 -eftablifument of, (See Military Establishment) iii. 338 -Prefident may encreafe rations of, on the frontiers, 107 Arrreft of criminals, i. 72 Articles provisional, with Great-Britain, 469 ii. 547 ----of import, duties on, (See Duties) ----of export, not fubjects to duties, i. 11 Artillerifts, corps of, raifed, 111. 50 Arfenals, three or four, to be erected under the direction of the Prefident of the United States, 28 -----a national armoury at each, 28 Account of the armoury to be laid annually before Congrefs, 29 Arts, act for promoting, ii. 200 Affiftant fecretary of the treafury, office of, abolifhed, 112 Assumption of state debts, i. 156 Affayer of the mint, (See Mint) Attainder, bill of, not to be paffed by Congress or the itates, II -of treafon not to work corruption of blood, 16 Attorney-General, office of, inftituted, 74 ----his duty to profecute and conduct all fuits in the

. . .

fupreme-court, in which the United States are concerned; and to give his advice, and opinion upon queftions of law, when required by the Prefident of the United States, or any of the heads of departments, touching any matter that may coni. 74 cern their departments, one of the commissioners to purchase the public debt, 268 one of the commissioners of the finking fund, ii. 117 -his compenfacion augmented, iii. 370 Attornies for the United States to be appointed in each diffrict, who shall be fworn, and whose duty shall be to profecute all crimes, cognizable by the authority of the United States; and all civil actions, in which they are concerned, excepting in the fupreme-court, i. 74 Their fees established in courts of admiralty, ii.222 in other courts, 100 power of permitting to practice, vefled in the courts of the United States, 1. 74 Auction, duties on fales at, iii. 122 i. 38 Auditor of the Treafury, his duty, Authentication of acts, records, &c. of the United States, 43 of acts, records, &c. of the individual states, 115 Authors, acts for fecuring copy-right of. (See Copy-Right) 118 R Bail in criminal cafes, by whom, and when to be taken, i.73 -fpecial, for removing a fuit from a state-court, to a court of the United States, τб to be given by perfons against whom fuits shall be commenced, for pecuniary penalties preferibed by law, iii. 180 -bond, fee for taking, ii. 104 Balances between the United States, and individual states i. 246 apportioned, -provided for on a final fettlement, iii. 69 may be transferred, IŢI

BANK OF THE UNITED STATES.

The Bank established, and the capital stock, not to exceed ten millions of dollars, divided into twenty-five thousand shares, of four hundred dollars each, i. 284

[Bank.]

[Bank.]
One-fourth of the capital to be in gold or filver, and three-
fourths in fix per cent. flock, excepting the fhare of the
United States, i. 284
The fubfcribers incorporated, and the charter to continue
till the fourth day of March, 1811, 285
The general powers of the bank, 285
Twenty-five electors to be chosen by the flockholders, and
a prefident to be elected by the directors, 286
The manner of electing the directors, 286
They have power to elect proper officers, 287
Fundamental articles of the conflictution, 287
The corporation may not be concerned in trade, 293
May not loan to the United States to an amount exceeding
one hundred thousand dollars, to a state exceeding fifty
thousand dollars, nor to a foreign prince, or state, unles
authorifed by a law of the United States, 293
Their bills being payable, shall be receivable in all pay-
ments to the United States, 294
President of the United States authorised to subscribe two
millions of dollars in behalf of the United States, and
provision made for the payment, 294
Faith of the United States pledged, that no other bank shall
be eftablished by them, 294
Additional regulations refpecting fublcription of fhares,
and payment, 295 Paula authorite Lee Lee et al. TT des 1 Cause stalt humdarit
Bank authorifed to loan to the United States eight hundred
thousand dollars, ii. 221
Provision for payment of the first instalment due to the bank of the United States, 230
bank of the United States, 236 Bank authorifed to loan one million of dollars to the Uni-
•••
to loan two millions of dollars, 137 to loan eight hundred thoufand dollare, 172
ficn for the fupport of public credit and redemp-
tion of the public debt, 217
fixty-nine thousand four hundred and thirty-nine
dollars and twenty-nine cents, 221 Prefident of the United States authorifed to pay the fecond
instalment to the bank out of foreign loans, 71
The annual period of payment to be deemed the last day
of December, 7 ¹
A fufficient fum of the dividends of the bank flock, belong.
Vol. III. Q 3
)

[Bank.]

ing to the United States, appropriated to pay the intereft				
on the loan, iii. 72				
Act to pay certain debts to the bank of the United				
U				
States, 353				
Bank authorifed to loan to the United States five millions				
of dollars, and to fell the flock received for the loan, 353				
Beacons and buoys, (See Light Houfes.)				
Bills for raifing revenue, where to originate, i. 8				
——of credit not to be emitted by a state, 12				
of bank of United States receivable in payment				
to the United States, 294				
Boats to be provided for fecuring the revenue, 236				
Bonds how to be given for duties on imposts, i. 218				
if not paid in time to be put in fuit, 221				
in cafe of infolvency, debt due to the United States				
first to be paid, 221				
Books, copy-right of, fecured to authors and proprietors, 118				
Bottles in which liquors are imported to pay the fame duty				
as empty hottlas				
as empty bottles, iii. 155				
Bounty on fifhing veffels, ii. 15				
lands, act respecting, iii. 358				
Bribery defined and punished, i. 109				
Buoys, (See Light Houfes.)				
Ċ				
Calico and chintzes, duty on, (See Duties,) 251				
Carriages, duty on, iii. 326				
Calks of spirits how to be marked, i. 312				
penalty on felling, &c. before defacing inspector's				
mark, iii. 82				
Cavalry, two companies of, established, 338				
Captures of veffels in the jurifdiction of the United States				
prohibited. 02				
Cenfus of inhabitants, when to be taken, i. 6				

of officers of infpection respecting domestic	diftilled			
fpirits,	312			
of the registry and recording of ships and vesse				
Certificates of citizenship to be granted to A	American			
feamen,				
	iii. 323			
destroyed, act for renewal of and limitation of time				
for prefenting claims for the fame,	34			
of flock, (See Debt.)	-			
Ceffion of lands by North Carolina,	i. 92			
of lands for fortifications,	iii. 19			
of lands for light houfes, &c.	193			
Charge d'affairs, his falary,	i. 128			
Charts, copy right of, fecured to authors and proprietors, 118				
Children of officers dying in fervice allowance to, iii. 106				
Circuit courts, their jurisdiction,	i. 55			
times for holding them,	iii. 431			
how adjourned,	iii. 67			
Circuits for holding courts cflablished,	i. 50			
Cherokees, treaty with, ii. 425, 4				
Chickafaws, treaty with,	357			
Chippewas, treaty with,	415			
Choctaws, treaty with,	351			
COASTINC TRADE	33-			

COASTING TRADE.

- Ships and veffels enrolled by virtue of a former act, and those of twenty tons and upwards, which shall be enrolled after the last day of May, 1793, and having a license in force, or less than twenty tons, and having a license, shall be deemed thips or vessels of the United States, entitled to the privilege of vessels employed in the coasting trade, or fisheries, ii. 168
- Ships and veffels possessing the qualifications, and requifites necessary for registering, may be enrolled, 168 Form of enrollment, 169
- Conditions on which collectors may enroll vesiels, and make exchanges, 170
- Collectors may grant licenfes to veffels for carrying on the ceafting trade, or fifherics, on bonds being given that the revenue laws fhall not be violated, 171 Form of a licenfe, 172
- Licenfes to continue only fo long as the vefiel is owned, continues of the fame defeription, and is employed in the fame manner, as is expressed in the licenfe; and the alteration or forgery of a licenfe, or using the licenfe of another vessel, subjects the vessel and cargo to forfeiture, 173

[Coafting Trade.]

Veffels of twenty tons and more, not regiftered, if found trading without being enrolled, or licenfed, or under twenty without licenfe, if laden with the produce of the United States, excepting diflilled fpirits, fhall pay foreign tonnage: if laden with foreign produce, the veffel and cargo fhall be forfeited, ii. 173

Collectors to number licenfes progreflively, beginning anew each year, and to transmit copies to the Register of the Treasury, 174

Veffels, before proceeding on a foreign voyage, must give up their enrolment and license, and obtain a register on pain of forfeiture, 174

- Licenfe to be given up when expired, on penalty of fifty dollars, unlefs loft or deftroyed by accident, 175
- Owners of vestels may give up licentes and obtain new ones, 176

Licenfed veffels to have their names, and the ports they belong to, painted on the flern, 176

- When mafters are changed, their names shall be endorfed on the license, 177
- Officers of the revenue may infpect enrolments and licenfes, 177

Mafters of veffels concerned in the coalling-trade, to deliver duplicate manifefts to the collector, before departure, and to obtain a permit to depart, 178

- Mafters to deliver manifefts to the collector of the port where they arrive, and to obtain a permit to unlade, 182, 183
- Collectors may grant permits to transport goods by land, in certain cafes, 186

Registered vessels going from district to district, to be under certain regulations, 187

- Veffels concerned in the fiftheries, intending to touch at a foreign port, to obtain permiffion from the collector, 188
- Mafters of veffels putting into ports, other than those to which they are bound, to make report to the officer of the revenue, on penalty of twenty dollars, 188

Mode of proceeding in cafe of loft manifelts, 189 Motions of fourier sufficient proceeding from difficient diffi

- Masters of foreign vessels, proceeding from district to diftrict, to deliver duplicate manifests to the collector, on forfeiture of one hundred dollars, 180
- Naval officer to fign enrolments, licenfes, permits, and certificates granted by the collector, and the furveyor to make monthly returns to the collector, of certifying

[Coafting Trade.]

and receiving manifefts, and granting and receiving permits, ii. 195 Mode of admeafuring veffels under twenty tons, 191

Revenue-officers may go aboard veffels out of his diffrict, in cafe of breaches of the revenue-law, 191

Collectors, in cafe of feizure, to advertife the name of the owner of the vefiel, goods, &c. 101

Forfeitures incurred by officers, for breaches of this act, 192

- If any perfon twear fallely in any oath required by the act, to be punifhed for perjury; and if any perfon forge any document mentioned by the act, to be fined five hundred dollars, 193
- If any perfon thall obflruct the execution of the law, he thall forfeit five hundred dollars, 193
- If any licenfed veffel fhall be transferred to a forcigner, or be employed in any other trade than that for which the is licenfed, or be found with a forged, or altered licenfe, the veffel and cargo fhall be forfeited: excepting where the cargo or any part belongs to fome perfon other than the owner of the veffel, mafter, or mariners, 103, 104
- the owner of the veficl, matter, or mariners, 193, 194 Fees allowed by the act, and the disposition thereof to the officers of the revenue, 194, 195
- Penalties and forfeitures how to be fued for and recovered, 196

When a fhip or veficies transferred by process of law, the fecretary of the treasury may direct the collector to grant a new registry, certificate of enrollment or license, iii. 383

Claims barred by ftatutes of limitation, provided for, ii. 27.

- 31, 33

-----of American citizens for property taken by the belligerent powers, to be profecuted, and fifty thousand dollars appropriated for that purpose, 426

----Cofts to be deducted from the fums recovered, 427 Clearance of veffels, i. 242. iii. 306 Clerk of the houfe of reprefentatives, oath of, i. 27 Clerks to be appointed by the fupreme court, and diffrict

courts-their fees, i. 52. ii. 105 -----in the executive departments, to be appointed by the

- ----heads thereof, ----oaths of, and falaries, 341, 343

	Clerks additional allowance to, for the year 1796, iii. 346
	trading in the funds, or debts of the United States, or
	any ftate, or in any public property, i. 341
	Coin, foreign, rates of, when received for duties, i. 230
	rates at which it fhall be a legal tender for debts, ii. 161
	when it shall cease to be a tender except Spanish mil-
	led dollars, 162
	domettie, 46
	Coinage, domestic, established, 37
	Collection of dutics, (See Duties, Collection of.)
	Collectors of dutics, officers of, established, (See Duties,
	Collection of.) i. 262
	duty, 225
	Commerce, Congress have power to regulate, i. 9
	treaty of, with the States-General, 420
•	
	Commission under a foreign prince not to be exercised in
	the United States, by a citizen thereof, iii. 88
	Commillioner of loans to be appointed in each flate, to
	fuperintend the fubfcriptions to the loan of the pub-
	lic debt, to transfer the credits on the public books
	from time to time, as shall be requisite; to pay the
	interest thereon, as it shall become due, and to observe
	fuch directions and regulations, as the Secretary of
	the Treasury shall preferibe, touching the duties of
	his office, i. 151
	Salary of, 155
	Commiffioners' of loans, allowance to fome of them for
	clerk-hire, and others in lieu thereof, for the year
	1796, iii. 346
	board of, to fettle accounts between the United States
	and individual States, i. 29. 244
	. Farenare are debrer and entred placedy and
	· · · · ·
*	¥

.

Commiffiners of the Sinking Fund.

Commissioners of the finking fund authorized to borrow not exceeding a million of dollars in one year, reimburshole in a year, in anticipation of the revenue, if necessary to pay the interest on the public debt, iii. 204 Additional appropriations to the finking fund, 208 Monies accruing to the finking fund, to be under the di-

rection and management of the commissioners, and shall be appropriated till the whole debt is redeemed, 210

Reimburfement of the capital of the public debt, both foreign and domeftic, shall be under the fuperinten-

dance of the commiffioners, who fhall have power, with the approbation of the Prefident of the United States, to borrow the fums requisite for the payment of any inftalments, 211

They may create flock, and caufe it to be fold in the market, but not under par, 212

They shall pay the sums which may rightfully be paid, on fix per cent. stock, bearing a present interest—such furms as may be due to the bank of the United States—fuch as maybe rightfully paid on the deferred stock, and to apply any surplus of the fund, to the purchase of the public debt, till the whole shall be redeemed, 213

They may not purchase unfunded debt, at higher rate than the market price of funded, 214

They are to be directed by analogous provisions in other acts, and to lay an account of fales of flock, and loans before Congress, within the first fourteen days after this meeting, iii. 217

They are authorized to pay the public debt by dividends, 272

They may appoint a Secretary, and allow him a falary not exceeding two hundred and fifty dollars per annum, 275

They are authorized to borrow, with the approbation of the Prefident of the United States, five millions of dollars, to pay the debt due to the bank of the United States, the bank of New-York, or any inftalment of the foreign debt, 353

They may create certificates of flock, and caule them to be fold in the United States, or elfewhere; but may not difpole of more than a molety under par, and may, if they judge it most advantageous, fell the bank stock of the United States for the payment of faid debts, 354

Commiffioner of the revenue, ii. 112 Compendation to the Prefident and Vice-Prefident, ii. 198

COMMISSIONERS of the SINKING FUND.

- The Prefident of the Senate, the Chief Justice, the Secretary of State, the Secretary of the Treasury, and the Attorney-General, or any three of them, authorized, with the approbation of the Prefident of the United States, to purchase the public debt at a rate not exceeding par, i. 268
- Surplus of duties on imports and tonnage to the laft day of December, 1789, after fatisfying prior appropriations applied to that purpose, 268
- Accounts to be fettle 1 in the Treasury, and a report of their proceedings to be laid before Congres, 269
- The President of the Senate, the Chief Jultice, the Secretary of State, the Secretary of the Treasury, and the Attorney-General, constituted a Board of Commisfioners, with the approbation of the President of the United States, to purchase the public debt; and the interest of so much of the public debt, as has been, or shall be purchased, or paid into the Treasury, and the furplus of monies appropriated to pay the interest of the public debt appropriated to that purpose, and the commissioners to render their account to Congress, is 117
- The interest of so much of the debt, as has been, or shall be purchased or redcemed, or paid into the Treasury in fatisfaction of any debt, and the furplus of appropriations for the payment of the interest of the public debt, are pledged and appropriated, to constitute a fund for the purchase and redemption of the public debt, under the direction of the Board of Commissioners, who are first to purchase as nearly as may be, in equal proportions of the feveral species of stock, till the annual amount of the funds, with the other provision made by law, fhall be equal to two per centum of the fix per cent. ftock; then, fecondly, to the redemption of that ftock, till the whole shall be redeemed; and, lastly, to any other stock unredeemed, till the whole debt shall be 118 extinguished,
- All purchases to be made within thirty days after the quarterly payment of interess, in open market, or by sealed proposals, 119
- Quarterly accounts to be rendered to the Treasury, and report to be made to Congress, within the first fourteen days of their meeting, 119

T 3. T T T
INDEX.
Compenfation to the judges and attorney-general, i. 45 to the attorney-general augmented, iii. 379 to the executive officers of government and clerks, i. 40. ii. 243
Comptroller of the Treafury, his duty, Confederacies for felonious purposes, how punished, 104
Confederation, articles of, Confignee of goods to make entry, a Similar of the United States
Conflitution of the United States, 5 Confuls, by whom to be appointed, 14
their ducy in the ports or places for which they are appointed to receive proteits and declarations; from
maîters, passengers, and merchants of the United States and foreigners, relative to the interest of citi-
zens of the United States, 57
the United States, other than feamen, dying in their confulate; to take care thereof, and fettle their ef-
tates, 58
-their fees, 59
Vol. III. R

Prefident authorized to grant a falary to confuls on the coast of Barbary, ii. 63
give bonds for the faithful discharge of their duty, 61
To make provision for mariners left in foreign ports,
10
crew are liable, by contract, to be discharged, the
captain shall find them a passage home; and in cafe
of failure, the Conful (if the laws of the land will
permit) may arreft his ship, goods and person to com-
pel it, 62
Provifo, that the specific powers, granted by the sta-
stute, shall not exclude the powers resulting from the
nature of the office, 63
Congress of the United States, how formed, i. 5
unless otherwise directed by law, 7
powers of, 9
place of feffion may be altered by the Prefident, in cafe of contagious fickness, iii. 30
cafe of contagious ficknes, iii. 30
Convention with France, respecting Confuls, ii. 378
between the United States and the States-General,
concerning vessels recaptured, i. 462
Conviction of crimes not to corrupt blood, 16
Copper coinage provided for, ii. 120-
when a fum not lefs than fifty thousand dollars has
been coined at the mint in cents and half-cents, and
paid into treasury, all other copper coins shall cease
to país as money, 121
weight of cents and half cents established, 158
Prefident may reduce the weight of copper coin, and
give notice by proclamation, iii. 224
Mode of distributing cents and half-cents, 224
COPY-RIGHT.

Authors of Maps, Charts, or Books already printed within the United States, being citizens thereof, or refident therein, their executors, or affigns, who have not tranfferred the copy-right; and legal purchafers thall have the fole right of printing, publishing and vending the fame, for the term of fourteen years from the time CS

[Copy-Right.]

recording the title. And the authors of any map, chart, or book, already made and not published, or that shall hereafter be made, by any citizen, or resident of the United States, their executors, or assigns, shall have the fole right of printing the same for the term of sourceen years from the time of recording the title, i. 118

If any other perfon shall reprint, or import the fame without the confent of the author, or proprietor, he shall forfeit fifty cents per sheet, 120

Authors, or proprietors of Maps, Charts and Books, muft deposit a printed title in the clerk's office, in the district where he refides, which is to be recorded, and a copy of the book must be delivered to the fecretary of state, within fix months after publication, to be preferved in his office, 121

If any perfon shall publish the manufcript of another, without his confent, he shall pay all damage, to be recovered by a special action on the statute : and if any perfon shall be such for any thing done under this act, he may plead the general issue, and give the special matter in evidence, 122

Cofts not allowed in the circuit-courts in fuits originally brought there, if the plaintiff, or petitioner in equity, recover a lefs fum than five hundred dollars, or a libellant, on his own appeal, if he recovers lefs than three hundred dollars, but may be taxed against them at the diferentiation of the court, i. 61

Counfel to be affigned to prifoners,i. 112Courts, judicial, eftablifhed, (See Judiciary,)47----martial, fentence of, in certain cafes to be laid before
the Prefident of the United States,iii. 344---martial, for the trial of militia, to be composed of
militia officers only,190Creditors, non-fubfcribing, provided for,i. 153Creeks, Indian nation, treaty with,ii. 401

C R I M E S.

Treafon confifts in levying war against the United States, adhering to their enemies, and giving them aid, or comfort—must be proved by two witness to the fame overt act, or by confession, and is punishable with death,

i. 100

- Mifprifion, or concealing of treafon, is punithable by imprifonment, not exceeding feven years, and by fine not exceeding one thousand dollars, 100
- Murder in any fort, arlenal, &c. under the exclusive jurifdiction of the United States, punishable with death,
- The court before whom a conviction of murder is had, may order the body to be delivered to a furgeon for diffection, and a refcue, or an attempt to refcue it, is punifhable by a fine not exceeding one hundred dollars, and imprifonment not exceeding twelve months,

101

- Any perfon guilty of mifprifion of murder, or any felony on the high feas, or in any place under the fole jurifdiction of the United States, fhall be imprifoned not exceeding five years, and fined not exceeding five hundred dollars, 102
- Manflaughter in a fort, or place, under the fole jurifdiction of the United States, punifhable by impriforment not exceeding three years, and by fine not exceeding one thoufand dollars, 102
- Piracy on the high feas, or in any river, harbor, bason or bay, out of the jurifdiction of any particular flate, punishable with death, 102
- Any citizen committing piracy, or robbery, or any act of hostility againit the United States, or any citizen thereof, under color of a commission from a foreign ftate, shall fusser death, 103
- Accellaries to capital crimes, before the fact shall be punished with death, 103
- Acceffaries after the fact, shall be imprifoned not exceeding three years, and fined not exceeding five hundred dollars, 104
- Confederacy with pirates, or trading with, or fupplying them, punifhable by impriforment not exceeding three years, and by fine not exceeding one thousand dollars,

104

[Crimes.]

Maiming punifhable by imprifonment not exceeding feven years, and by fine not exceeding one thoufand dollars, i. 105

Stealing, or fallifying records, or acknowledging recognizances in the name of others, without their confent, punifhable by fine not exceeding five thousand dollars, imprifonment not exceeding feven years, and by whipping not exceeding thirty-nine ftripes, 106

- Forgery of any certificate, or public fecurity of the United States, or putting off, or offering to put off the fame, punifhable with death, 105
- Stealing property in places under the fole jurifdiction of the United States, or embezzling public property, punishable by forfeiture of four-fold the value of the goods ftolen or embezzled, and by whipping not exceeding thirty-nine ftripes, 107
- Receiving or buying ftolen goods, knowing them to be fuch, and concealing or harboring thieves and felons knowingly, fhall be punifhed as in cafes of larceny, 107
- Perjury and fubornation of perjury, punishable by imprifonment not exceeding three years, by fine not exceeding eight hundred dollars, by ftanding in the pillory one hour, and by rendering the convict perpetually incapable of giving testimony in any court of the United States, 108
- In indictments for perjury or fubornation of perjury, it is fufficient to fet forth the fubftance of the charge, without fetting forth the whole proceedings in the court where the offence was committed, 108
- Bribery punifhable by fine and imprifonment at the diferetion of the courts, and the offender fhall be perpetually difabled to hold any office of honor, truft, or profit under the United States, 100
- Perfons obstructing the execution of any process from a court, or affulting and abusing any officer ferving the fame, shall be imprisoned not exceeding twelve months, and fined not exceeding three hundred dollars, 100 Refeue of criminals, how punished, 110

No conviction shall work a corruption of blood, or forfeiture of estate, 110

All process against a foreign minister or his domestics, or domestic fervants, shall be void : and all perfons concerned in fuing forth the fame, shall be deemed viola.

[Crimes.]

tors of the laws of nations, and may be imprifoned not exceeding three years, and fined at diferction, i.110

- No citizen or inhabitant of the United States shall take benchit of the law, for debts contracted prior to his entering into the fervice of the foreign minister, nor other perfon, unlefs his name be registered in the office of the Secretary of State, and be, by him, transmitted to the marshal of the district, where Congress refide, 111
- Violation of fafe conducts, and offering injury to a public minister, punishable by imprisonment not exceeding three years, and by fine at diferction, 112,
- In treason, the prisoner shall have a copy of the indictment and lists of the jury and witness three days before the trial, I 12
- In other capital cafes, the prifoner shall have a copy of the indictment, and a list of the jury, two days before the trial, 112
- In all cafes, the perfon indicted fhall be allowed counfel and process to compel the attendance of witness, 112
- Perfons indicted for capital offences, peremptorily challenging more than thirty-five jurors, or flanding mute, fhall be proceeded against as though they pleaded not guilty, 113
- No profecution for a capital offence, unlefs the indictment fhall be found in three years, or for other offences, unlefs in two years after the commission of the crime, excepting where the offenders flee from justice, 113

The puniforment of death shall be by hanging, 114

- Any citizen accepting or exercifing, within the United States, a commission from a foreign prince, shall be fined not exceeding two thousand dollars, and imprisoned not exceeding three years, iii. 88
- Any perfon in the United States, enlifting or hiring another to enlift or go beyond the limits thereof, to enter into the fervice of a foreign flate as a foldier or mariner, fhall be fined not exceeding one thousand dollars, and imprisoned not exceeding three years, 89
- Any perfon in the United States, that thall fit or attempt to fit out a privateer, or be concerned therein, with intent to commit hostilities against a foreign state, with whom the United States are at peace, or shall deliver a commission, shall be fined not exceeding five thousand

[Crimes.]

dollars, imprifoned not exceeding three years, and the veffel, with all her materials, shall be forfeited, iii. 90

Any perfon in the United States, that fhall augment, or be concerned in augmenting the force of any armed veffel belonging to a foreign flate, fhall be fined not exceeding one thousand dollars, and imprisoned not exceeding one year, 90

Any perfon in the United States, preparing or fetting on foot, a military expedition against a foreign nation, with whom the United States are at peace, shall be fined not

exceeding three thousand dollars, and imprifoned not exceeding three years, 01

District courts to take cognizance of captures within the waters of the United States, or a marine league of the shores, 91

Prefident of the United States, in cafe of fitting out or augmenting privateers, or difobedience to a procefs from any court of the United States, is authorized to employ the land or naval forces, or the militia, to execute the law; to prevent the fitting out privateers, or carrying on an expedition against a foreign prince, and to compel any vessel to depart the United States, when, by treaties, or the laws of nations, she ought not to remain therein, iii. 91,92

Act for the punifhment of crimes continued two years, 38 r

Criminals fleeing from justice in one state to another, to be furrendered on demand, ----mode of proceeding in such cases, ii. 165

166

Cutters, revenue, to be built by order of the Prefident, i. 235

-----Prefident may order fuch as are unfit for use to be fold, and to build or purchase new ones in lieu thereof, iii. 283

D

Debate, freedom of, fecured, Debenture, (See Drawback)

-penalty on refcuing,

i. 8

283

Denture, (See Drawback) iii. 159, 160 DEBT OF THE UNITED STATES.

Appropriation of duties on imports and tonnage to pay the interest of the foreign debt and future loans, referving fix hundred thousand dollars annually for the fupport of government, i. 147

[Debt of the United States.]

- Prefident authorized to make new loans not exceeding twelve millions of dollars, to pay inftalments of the foreign debt, 148
- Loan to be opened to the full amount of the domestic debt, 149
- The feveral denominations of certificates receivable on faid loan, 149, 150
- Creditors to receive for the principal of the debt fubscribed, certificates of flock, for two-thirds, bearing a prefent interest of fix per cent. and for one third, an interest of fix per cent. payable after the year 1800, redeemable by paying, not exceeding in one year, eight dollars in a hundred, and for the interest fubscribed, to receive certificates, bearing a prefent interest of three per cent. redeemable at pleasure, 150
- Commissioners appointed in each state to receive subscriptions, 151
- The flock made transferable and intereft payable quarteryearly at the treafury, or at the commissioner's office, where the credit of the flock flands; but if the intereft of one quarter fhall not be demanded before the expira
 - tion of a third, it shall be payable only at the treafury, 192 Ion subscribing creditors patto he abridged in their right
- Non-fubscribing creditors not to be abridged in their rights, and the fame interest to be paid them as to fubscribing creditors, i. 153
- Commissioners of loans to take an oath and give bonds for the faithful discharge of their duty, 155 -----their falaries, 155
- Debts of the flates affumed, and a loan opened to the amount of 21,500,000 dollars, and apportioned among the flates, 156

Terms of the loan, interest to be paid quarter-yearly, 157

- Appropriations of revenue to difcharge the interest of the domestic debt, and the faith of the United States pledged to make good deficiencies, 160, 161
- The proceeds of the fales of the weftern lands appropriated and pledged to difcharge the national debt, 161
- The furplus of duties on impost and tonnage to the last day of December, 1789, after fatisfying certain appropriations, applied to purchase the public debt, at a price not exceeding par, under the direction of the President

[Debt of the United States.]

of the Senate, the Chief-Juffice, the Secretary of State, the Secretary of the Treafury, and the Attorney-General, or either three of them, with the approbation of the Prefident of the United States, who are to make report of their doings to Congres, 268

Prefident authorized to borrow two millions of dollars to be applied to the purchafe of the public debt, 270 Loan of 3,000,000 florins declared to be within the act, 347 Time for fubferibing to the domeftic loan extended, ii. 115 Intereft to be paid to non-fubferibing creditors, 116 Debts due to certain foreign officers to be paid, 117

Commissioners appointed to purchase the public debt, and appropriations made for that purpose, ii. 117

- Sinking fund cftablifhed, and the intercft which fhall accrue on the debt of the United States, which fhall be redeemed or paid into the treafury in fatisfaction of any demand, and the furplus of appropriations to pay the intercft of the public debt, pledged for that purpofe, 117
- The Prefident of the Senate, the Chief-Juftice, the Secretary of State, the Secretary of the Treafury, and the Attorney-General appointed Commillioners; any three of whom, with the approbation of the Prefident of the United States, are authorized to purchafe the public debt at prices not exceeding par, as nearly as may be in equal fums of the different fpecies of flock, till the amount of the funds will pay two per centum per annum on the fix per cent. flock out-flanding; then, to that purpofe, till that flock fhall be redeemed; and then to the purchafe of any other flock, till the whole fhall be redeemed, IIS
- Purchafes to be made at the loweft price in open market or by fealed proposals; accounts to be fettled quarterly; and reports to be made to Congress within the first fourteen days of the fession, 110

Accounts between the United States and individual states to be fettled by commissioners under oath, i. 29. 244

Balances, on a final adjustment, to be apportioned according to the rule preferibed by the constitution for the apportionment of reprefentation, 246

Creditor-flates to have their balances funded on the fame terms as the domeftic debt, but not to be transferable, i. 246

Interest of the balance due to the creditor states, on a final adjustment of the accounts between the United States Vol. III. S 3

[Debt of the United States.]

and individual ftates, to be computed from the laft day of December, 1789, to the laft day of December, 1794, and funded at three per cent. iii. 69

- Interest on the balances and on the funded interest to be paid quarter-yearly, in the same manner as on the domestic funded debt; and the duties on imports and tonnage, not otherwise appropriated, pledged for the payment thereof, 70
- States authorifed to transfer flock, flanding to their credit, to their creditors, iii. 150
- Loan opened to the full amount of the foreign debt, payable at the treafury of the United States, allowing an increase of interest of one half per centum per annum for such stock exchanged, 205
- Credits and certificates to be given, and to be transferable in like manner as for the domeflic debt, 206 Appropriation of revenue for the payment thereof, 206

Certain duties continued till the debt fhall be difcharged, 207 Additional appropriations to the fund denominated the finking fund, 208

- Monics accruing to the finking fund to be under the management and direction of the commillioners, and ap-
- propriated and pledged till the whole debt fhall be redeemed and difcharged, iii. 210
- Reimburfement of the capital of the debt to be under the fuperintendance of the commiffioners of the finking fund, who, with the approbation of the Prefident of the United States, may borrow the requisite fums for payment of any inftalments; provided, the loans are reimburfable at pleafure, and do not exceed fix per centum intereft; for which purpofe, flock may be created and fold in the market, but not under par, 211
- Commifficients shall first pay annually, the fum that may rightfully be paid on the fix per cent. stock—then the fums due to the bank of the United States—the fums that may rightfully be paid on the deferred stock when

[Debt of the United States.]

it becomes due, and apply any furplus to the redemption of the debt till the whole shall be extinguished, but they may not pay more for unfunded domestic debt than the market price of the funded, 212

- When the whole debt is redeemed except the three per cent. flock, government may make a different appropriation of the funds, 214
- Priorities of appropriations to ceafe, unlefs creditors diffent, and the whole revenue to conftitute a confolidated fund, 214
- Loan-office certificates, final fettlements and indents of intereft, to be prefented to the Treafury, to be exchanged or registered by the first day of January, 1797, or to be barred, 215
- Sums of money which shall remain unexpended upon any appropriation except payment of interest on funded debt, or on loans, or where a longer time is assigned by law, shall, after two years, in which the act was passed, be deemed discharged from the appropriation and carried in the books of the Treasury, to an account to be called the furplus fund iii. 216
- Department of Treasury to establish forms of proceeding in the execution of the law 217
- Commissioners to be directed by analagous provisions in other acts, and to render account to Congress within fourteen days after meeting 217
- Loans may be made of the bank of the United States 217
- Acts laying duties on carriages—on licenfes to retail liquors—on fnuff and refined fugar, and on fales at auction, extended till March, 1801 217

Extension of time for receiving on loan the domestic debt of the United States, and making provision for the payment of interest to non-fubscribing creditors 242

- Commissioners of the finking fund required to pay the funded flock, bearing a prefent interest of fix per cent. the deferred flock, and the balance due to certain creditor flates by dividends 272
- Additional appropriations for paying balances to the creditor flates 274
- Commissioners of the finking fund may appeint a feeretary 274
- They may, with the approbation of the Prefident of the United States, borrow a fum not exceeding five millions

N DEX. Т

[Debt of the United States.]

of dollars, to be applied to pay debts due to the bank of the United States, the bank of New-York, or initalments of foreign debt iii. 353

- Certificates are to be iffued, bearing intereft at fix per cent. and irredeemable till the end of the year 1810, and the bank of the United States are authorifed to lend the whole 353
- Credits to be entered in the books of the Treafury, and certificates transferable in the fame manner as the domeftic debt
- Commissioners may create stock and fell it in the market : provided, that not more than a moiety of faid flock may be fold under par, and the committioners may fell bank flock of the United States, if they find it molt advantageous
- Funds appropriated for the payment of the interest and principal 355
- Principal irredeemable till the end of the year 1819, and funds liberated by the difcharge of fix per cent. flock, appropriated to redeem the fame
- Department of the Treasury to establish forms of proceeding 356
- Stock of the United States receivable in payment for lands of the United States 'which fhall be fold 405

Debtors, poor, how relieved 335 Debts contracted under the confederation to be valid i. 18 -----of the ftates allumed 156

-----due from officers of the revenue or receivers of public money, how to be collected 421

Decrees and judgments, when re-examinable i, 60 Declaration of independence ii. 541 Declarations may be amended i. 72 Definitive treaty with Great-Britain 477 Delaware Indians, treaty with, 11. 400 Delivery, ports of, (See duties, collection of,) i. 180 Department of flate (See State,)

(See Treafury,)

———of treafury, ----of war, (See War,)

i. 68 Depositions, when and how to be taken Defertion of mariners, how punified 142 Deferters from the army fhall make good their time of en-

liftment in addition to other punifhment, and may be

[Drawbacks.]

on, the collector may grant a permit for their lading. The exporter fhall make oath that the goods are intended to be exported, and give bond with one or more fureties, that they fhall not be relanded in the United States, i. 231

No drawback shall be allowed, unlefs the duties amount to twenty dollars, nor unlefs the goods are exported in the fame casks, cases, chefts, boxes or other packages, in which they were originally imported, except liquors in casks, collee in casks, or other packages and unrefined fugar; in which cases, the casks or packages may be filled up, or new ones used when the old are rendered unfit for exportation iii. 158

Drawbacks fhall apply to any quantity in proportion ii. 73 Goods entered for exportation, to obtain drawbacks; if relanded within the United States, fhall be forfeited, with

- the veficit; and all perfons concerned therein, fhall be liable to impriforment not exceeding fix months, i. 234
- In all cafes where goods are exported from the diffrict into which they were originally imported, the collectors thall give debentures to the amount of the duties, and payable at the fame time with the duties, except where they have been paid, or are payable in three months, and then the debenture fhall be payable in three months, and the collectors thall difcharge fuch debentures out of the public money, in their hands, iii. 150
- Where goods thall be exported from a diffrict, other than the one into which they were imported, the collector thall grant a certificate to the exporter, deferibing the fame and the amount of the drawback to which they are entitled; which thall entitle the posseffor to receive from the collector, where the duties were paid or fecured, a debenture for the drawback, excepting in cafes of fraud or mistake; Provided, that no debenture thall be paid till the duty has been received iii. 74. 160
- Before debenture or certificate fhall be given, the perfon applying therefor, fhall give bond with furery, to produce evidence of the delivery of fuch goods at fome place without the United States, within one year, in cafe they are fhipped to Europe or America, and within two years if fhipped to Ana or Africa, 160
- Evidence to authorize the collector to cancel fuch bond, muil be a certificate under the hand of the configuee,

apprehended and tried by a court-martial, notwithftanding their time of enliftment has expired iii. 344 Director of the mint, (See Mint,) ii. 37 Diffrict courts, their jurifdiction, (See Judiciary,) i. 53 —to take cognizance of captures within the waters of the United States iii. 91

Dictricts for collecting duties formed, (See Duties collection of,) i. 162

Diffrefs, veffels entering into port in, how to be treated 216 Dollars, account of the United States to be kept in, ii. 46 Door-keepers of the Senate and Houfe of Reprefentatives, falary and duty of, ii. 30

DRAWBACKS.

- Drawbacks of duties thall be allowed on the exportation of imported goods from the ports in which they were originally entered, and from any ports at which thips or veffels from the Cape of Good-Hope, or any place beyond the fame, are admitted to make entry; provided, that in cafes where goods are exported from ports other than thofe in which they were originally entered, they thall be accompanied with a certificate from the collector of the diffrict, into which they were imported, deferibing the fame, and the veffel with the amount of duties fecured thereon i. 231. iii. 157
- To obtain fuch certificate, entry of the goods mult be made on oath, with a defeription of the goods, and the diffrict to which they are defined, and mult be entered with the collector of the diffrict, where they are brought before they are unladen iii. 158
- When goods are exported from a port, other than that into which they were originally imported, to entitle the owner to the drawback, he muft, befides producing fuch certificate, make the fame entry, and the goods muft undergo the fame examination as where goods are exported from the place of original importation, 159
- Exporters intending to take benefit of the drawback of duties on goods, muft give twenty-faur hours notice to the collector of their intention to export the fame, with a particular account thereof: and on proof of their identity, and the payment or fecurity of the duties there-

[Drawbacks,] -

at the foreign port, and of the conful or agent of the United States, declaring fuch certificate from his own knowledge to be true, or that the confignee is deferving of credit; which certificate must be confirmed by the oath or affirmation of the captain and mate, or in cafe of their death, by the two principal furviving officers of the vefici in which the goods were exported. If there be no conful or agent of the United States reliding at fuch port, then in lieu of their certificate, there shall be the certificate of two reputable American merchants: if none, of two reputable foreign merchants. In cafe of lofs at fea, by capture or other unavoidable accident. or when, from the nature of the trade, the aforefaid proof cannot be adduced, the exporter shall be allowed to adduce fuch proof as the nature of the cafe will admit, which fhall be fubmitted to the comptroller, who, if fatisfied, may order the bond to be cancelled iii. 73. 185. 161

Collectors to retain one per centum of the dutics for the benefit of the United States 231

Drawback upon the Exportation of domeflic diffilled Spirits.

- When domestic distilled spirits, subject to duty, shall be exported to any foreign place, there shall be allowed to the exporter, a drawback of the duty, deducting half a cent per gallon, and adding to the allowance upon spirits distilled from molasses, three cents per gallon, as an equivalent for the duty on molasses, i. 329
- The exporter mult give fix hours notice previous to the lading, of his intention to export, with a defeription of the cafks, &c. and the places where deposited. The infpector mult examine the cafks and their certificates, and if fatisfied, muft brand the cafks, &c. with the word " exportation," when they may be laden on board the vefiel, in prefence of fuch infpector. The certificates fhall then be delivered to fuch infpector, who fhall certify thercon, the amount of the fpirits exported, and then deliver the fame to the collector, which fhall be a voucher for the allowance i. 330
- The exporter muft make oath, that the fpirits are intended for exportation, and that he believes the duties have been paid or fecured, and muft give bond to the collector, with two furcties, that fuch fpirits shall be landed

[Drawbacks.]

in fome foreign place; and not relanded in the United States 331

The drawback to be paid in fix months after exportation 332 If the voyage be altered, the collector, may grant permit to reland fuch fpirits 332

If fpirits thipped for exportation, thall be relanded within the United States, except in cafes of necetility, they thall be forfeited with the veffel, &c. 333

No drawback allowed, if exported in a veffel of lefs than thirt ons 333

- No drawback allowed on a lefs quantity than one hundred and fifty gallons, nor unlefs exported within one year from the time of being diftilled iii. 81
- To difcharge bonds given for exportation of diflilled fpirit, fimilar proof muft be adduced as in cafe of exportation of imported goods i. 333
- Drawback of dutics allowed on the exportation of refined fugar manufactured in the United States, on fimilar principles with diftilled fpirits iii. 100. 105
- No drawback to be allowed on manufactured tobacco, fnuff or refined fugar imported into the United States, from any foreign place 100
- No drawback to be allowed on domeftic diffilled fpirits unlefs exported in one year, to be afcertained by the dates of the certificates 364
- Additional drawback allowed, of one cent per pound, on refined fugar, and one cent per gallon on fpirits diftilled from molafles iii. 399

DUTIES.

Duties on Goods, Warcs and Merchandize imported into the United States.

Specific dutics on enumerated articles i. 248 Ad valorem duties on enumerated articles 250 Five per centum duty on articles not enumerated 25 I į. 251. il. 71 Exemptions from duty Additional duty of ten per centum to the rates of duties on goods imported in foreign veffels i. 251 Duties on imports, varied and increased i. 301. ii. 68 Additional duties on certain articles of import iii. 107, 154 Further duties on certain articles of import 397

DETAIL

O F

SPECIFIC ARTICLES OF IMPORT,

ON WHICH

DUTIES ARE PAYABLE BY LAW,

WITH THE

Specific Rates of Duty.

THE inward column exhibits the rates of duties payable on those imported in flips or welfels of the United States; and the outward column, the rates payable on the fame, if imported in foreign flips or welfels.

Α		1	
ARMS, fire and fide, not otherwife enumerated, or parts			
thereof, Apparatus, philofophical, fpeci-	15	per cent. ad val.	101
ally imported for any femina-			
ry of learning, - Ale, beer and porter, in cafks,	free		free
or bottles,	8	cents per gallon	84
Artificial flowers, feathers, and	10	per cent. ad val.	11
other ornaments for women's			
head-dreffes,	15. 15	Ditto Ditto	161 161
Articles of all kinds, of the	۲ ^י	Ditto	105
growth, product or manufac- ture of the United States,			
fpirits excepted, -	free		free
Anchors, B	10	per cent. ad val.	11
Brafs cannon, until the 22d day			
of May, 1795,	free	per cent. ad val.	free 164
teutenague and wire,	free	per centi au van	103
hoes, anvils and vifes, -	10	per cent. ad val.	1.
Vol. III. T	1 10	I per centi au van	

All other manufactures of brafs,	15	per cent. ad val.	165
Balls and balfams (fee powders,			_
pastes, &c.)	15	Ditto	10 1
Beer, ale and porter, in cafks or			- 4
bottles,	8	cents per gallon	87
on value of the bottles, -	10	per cent. ad val.	11
Bricks and tiles,	15	Ditto	107
Bonnets, hats and caps, of every			
kind,	15	Ditto	16 ¹ / ₂
Boots,	75	cents per pair '	821
Books, blank,	10	per cent. ad val.	11
Books of perforts who come to		•	<u> </u>
refide in the United States, -	free		free
Buttons of every kind, -	15	per cent. ad val.	161
Buckles, fhoe and knee, -	15	Ditto	161
Brufhes,	10	Ditto	11
Bullion, · -	free		free
Burgundy wine,	40	cents per gallon	44
C			
Cannon of brafs, until the 22d	i i		
day of May, 1795,	frce		free
after 22d day of		, .	
May, 1795,	15	per cent. ad val.	165
Carriages, or parts of carriages	21	Ditto	22
Cards, playing,	25	cents per pack	27.2
, wool and cotton, -	50	cents per dozen	55
Cables and tarred cordage, -	180	cents per cwt.	198
Cabinet wares, - ·	1.5	per cent. ad val.	161
Caps, hats and bonnets of every			
kind,	15	Ditto	164
Carpets and carpeting	15	Ditto	164
Cartridge paper,	15	Ditto	161
Candles of tallow,	2	cents per lb.	25
of wax or spermaceti, -	6	Ditto	61
Champaign wine,	40	cents per gallon	44
Capers,	15	per cent. ad val.	101
Canes, walking flicks and whips,	10	Ditto	11
Cambricks,	10	Ditto	11
Checfe,	7	cents per pound	775
China-ware, - •	15	per cent. ad val.	101
Cinnamon, cloves, currants and			
comfits,	15	Ditto	161
Chintzes and coloured calicoes,			
or muflins, and all printed,		1	
stained, or coloured goods, or			
manufactures of cotton, or of			
linen, or of both, or of which			
cotton or linon is the material	_	.	
of chief value,	123	Ditto	134

Cocoa, Chocolate,	· 2 3	cents per pound Ditto	25 375
Clogs and golo floes (fee floes)	15	cents per pair	161
Cordage, tarred,	180	cents per civt.	198
and yarn untarred, -	225	Ditto	247
Cofmetics,	15	per cont. ad val.	161
Coal, -	5	cents per bufhel	53
Colours (fee painters) -	15	per cent. ad val.	101
Copper manufactures,	15	Ditto	161
	free		free
Compositions for the teeth or		•	
gums (fee dentrifice) -	15	per cent. ad val.	161
Coffee,		cents per pound	54
	5	Ditto	315
Cotton,	3	101110	310
			1
of both, or of which cotton			ł
or linen is the material of chief			
value, being printed, stained,			
or coloured, or cotton manu-			ł
factures, not printed stained		non cont ad val	1 3
or coloured,	121	per cent. ad val.	134
and linen manufactures,			1
or of which linen is the mate-			ł
rial of chief value, not printed,		Dista	1
ftained or coloured, -	10	Ditto	11
Clocks and watches, or parts of		Ditto	164
either,	15	Ditto	107
Coaches, chariots, phætons, chairs,		· · ·	1
chaifes, folos, or other carri-	·	Ditto	
ages, or parts of either, -	20	Ditto	22
Clothing ready made,	10	151110	11
Cloths, books, houfhold furni-			1
ture, and the tools or imple-			1
ments of the trade or profef-			
fion of perfons who come to			C
refide in the United States, -	free		free
Cutlaffes, until the 22d day of			1
May, 1795,	frec		free
or parts thereof, after		7.1	1.00
the 22d day of May, 1795, -	15	Ditto	167
D		·	
Dates and figs,	15	Ditto	161
Dentrifice, powders, tinctures,			1
preparations and compolitions			1 .
for the teeth or gums, -	15	Ditto	165
Dolls, dreffed and undreffed, or			
parts thereof,	15	Ditto	161
Drugs, medicinal, except those		Age of the	1
commonly used for dying, -	15	Ditto	164
- and woods for dying, -	free	1 .	frea

E Easther and Garage		ner cent ad vol	164
Earthen and ftone wares, Effences (fec powders, paftes, & c.) F	15	per cent. ad val. Ditto	164
Fans, or parts thereof,	15	Ditto	167
Fayal wine, Feathers and other ornaments for	20	cents per gallon	22
women's head dreffes, - Fringes, commonly used by up- holfterers, coach-makers, and	15	per cent. ad val.	161
faddlers,	15	Ditto	104
Figs,	15	Ditto	161
Flowers, artificial,	15	, Ditto	161
Floor-cloths and mats, or parts of either,	15	Ditto	161
Fruits of all kinds,	15	Ditto	161
Furrs of every kind undreffed, -	free		free
Glafs, black quart bottles, -	10	Ditto	11
window,	15	Ditto	164
all other glafs, and manu-		Ditto	
factures thereof,	20	cents per cwt.	22
Glauber falts, Gauzes,	200	per cent. ad val.	11
Geneva (see spirits)			
Ginger,	15	Ditto	161
Girandoles, or parts thereof, -	20	Ditto	22
Golofhoes (fee fhoes)	15	cents per pair	164
Gloves and mittens of every kind	15	per cent. ad val.	161
Gold, filver and plated ware, -	15	Ditto Ditto	164
Gold and filver lace,	15	Ditto	161
Goods, wares, and merchandize,			1 .
imported directly from China, or India, in fhips or veffels			
not of the United States, ex-			1
cept teas, China ware, and all			·
other articles liable to higher rates of duties,		Ditto	121
Goods, wares, and merchandize.			l
intended to be re-exported to			1
a foreign port or place in the			1
fame fhip or veffel in which they fhall be imported-and			1
all articles of the growth, pro-	ļ		Į
duct or manufacture of the		, , , ,	E.
United States, fpirits excepted	free	•	free
Goods, wares, and merchandize,			
not herein otherwise particu-		1.	1

1.1			
larly enumerated and defcribed,	IC	per cent. ad val.	
Glue,	15	Ditto	161
Gun-powder until the 22d day	free		free
of May, 1795,	nee		nee
May, 1795,	10	Ditto	- 11
H	10	Diuo	11
Hangers, or parts thereof	15	Ditto	161
Hair powder,	15	Ditto	161
Hats, caps and bonnets of every	••	251110	101
kind,	15	Ditto	161
Hemp,	100	cents per cwt.	110
Hides, raw	free	1	free
Houshold furniture of perfons			1
who come to refide in the			
United States,	free		free
I			
Implements of the trade or pro-			
fession of persons who come to			
refide in the United States, -	free		free
Indigo,	25	cents per pound.	273
Iron wire,	free		fice
fteel or brafs locks, hinges,			
hoes, anvils, and vifes,	10	per cent. ad val.	11
caft, flit, or rolled, and all			
manufactures of iron, fteel, or			
brafs, or of which either of			·
thefe metals is the article of			
chief value, not being other- wife particularly enumerated,		Ditto	. 41
T	15	. Ditto	161
Jewellery and pafte work, -	15	Ditto	161
T.	ر.	Ditto	10,
Lace of gold and filver	15	Ditto	164
Laces and lawns,	10	Ditto	10,
Laces, lines, fringes, taffels, and			
trimmings commonly used by			
upholfterers, coachmakers, and			
faddlers,	15	Ditto	161
Lampblack,	10	Ditto	11
Lapis Calaminaris,	free		free
Leather, tanned and tawed, and			
all manufactures of leather, or			· · ·
of which leather is the article			
of chief value, not otherwife	· •		
particularly enumerated, -	15	Ditto	161
Lead and musket-ball, until the			
22d day of May, 1795, -	free		free
after May 22d, 1795, -	1	cent per pound.	
· · · · · · · ·		• • • • •	

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	IND	E	X.	
	Lead all other manufactures of,		. .	[· .
	or in which lead is the chief			
	article,	1	cent per pound.	JTT
	Lemons and limes,	15	per cent. ad val.	161
	Linen or cotton manufactures, or	۱ ^۲ (1 100 0000 000 000 000	
	of both, or of which cotton or			
	linen is the material of chief	}		
	value, printed, stained or co-			
	loured, or cotton manufactures		•	
	notprinted frained or coloured,	121	Ditto	103
	Linen manufactures, or of which		Ditto	134
	linen is the material of chief va-			
			·	
	lue, not printed, stained, or		Ditto	
	coloured,	10		11
	Lifbon and Oporto wines, -	25	cents per gallon.	271
	Looking glafs,	20	per cent. ad val.	22
	M Mar f. O			
	Manufactures of tin, pewter, and		D'	
	copper,	15	Ditto	167.
	of iron, steel, or			•
	brass, not otherwise particu-		D'	
	larly enumerated,	15	Ditto	161
	wife particularly enumerated,		per cent. ad val.	161
	of lead not other-	15	per centi aci van	101
	wife particularly enumerated,	1	cont per pound.	11.
	of cotton or linen,	-		- 18
t.	or of both, printed, stained,			
	or coloured, or of cotton not		•	
	printed stained or coloured,	121	per cent. ad val.	134
	of linen, not print-		[- 34
	ed, stained or coloured, -	10	Ditto	11
	of glafs (fee glafs)			·
	of tobacco (fee			
	fnuff and tobacco)			
	of wood (fee cabi-			
	net wares and wood) -			
	of the United States,			
	fpirits excepted,	free		free
	Mats and floor cloths, or parts	ince		
	of either, -		per cent. ad val.	163
	Malt,	15	cents per bufhel.	11
	Marble, flate and other ftone,	10	cents per bunici.	* * .
		•		1
	bricks, tiles, tables, mortars,			
	and other utenfils of marble or		11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	flate, and generally all ftone,			-0
	and earthen-ware,	15	per cent. ad val.	163
	Madeira wines (fee wines) -			
	Malaga wine	20 15	cents per gallon. per cent. ad val.	22 16 ³ .

· I N D	E	х.	
Medicinal drugs, except those	1	1	}
commonly used in dying, -	15	per cent. ad val.	16%
Merchandize, goods and wares,		, r	
imported, directly from China	(
or India in duine or collab		ч. -	
or India, in thips or veffels			
not of the United States, ex-		and the second second	
cept teas, China ware, and all	1 1		
other articles liable to higher	1 1		
rates of duties, -		Ditto	121
Merchandize, goods and wares,			
intended to be re-exported to			
a foreign port or place in the			
fame ship or vessel in which			
they shall be imported-and	1	•	
all articles of the growth, pro-			
duct, or manufacture of the U-			l v
nited States, fpirits excepted,	free		free
Merchandize, goods and wares,			
not herein otherwife particu-		•	
larly enumerated and deferibed	10	Ditto	11
Mittens, and gloves of every	10	101110	
kind,		Ditto	161
Millenary ready made,	15	Ditto	161
Molaffes, -	15		
Muskets and firelocks with bay-	4	cents per gallon.	4 <i>r</i>
	i ·		
onets fuited to the fame, and			· ·
musket-ball, until the 22d day			C
of May, 1795,	free		free
or parts of either after	1	· • •	1
the 22d day of May, 1795,	15	per cent. ad val.	161
Muskets and firelocks without			
bayonets or parts of either, -	15	Ditto	167
Mustard in flour,	15	Ditto	161
Muflins and muflinets, whether			
printed, stained, coloured, or			
otherwife,	181	Ditto	137-
N			(· · ·
Nails,	2	cents per pound.	2}
Nankeens,	121	per cent. ad val.	13.
Nutmegs,	15	Ditto	161
- O			
Oranges,	15	Ditto	16ł
Ornaments for women's head-			
dreffes,	15	Ditto +	16]
Ointments, oils and odors (fce	, [,]		1
powders, pastes, &c.)	15	Ditto	164
Olives,	-	Ditto	161
	15		
	1.0	Ditto	165
Oil, Oporto and Lifbon wine,	15 25	Ditto cents per gallon.	16년 27분

•

INDEX.

Р	l	l .	ł
Paper hangings,	15	per cent. ad val.	· 16f
writing and wrapping,	10	Ditto	11
fheathing and cartridge,	15	Ditto	161
Painters colours, whether dry or	,		
ground in oil, except those			
commonly used in dying, -	15	Ditto	161
Pack-thread and twine, -	400	cents per cwt.	440
Paste-boards, parchment, or vel-			
lum, – – –	10	per cent. ad val.	τr
Paste-work, and jewellery, -	15	Ditto	164
Phætons, or parts thereof, -	20	Ditto	22
Plaifter of Paris,	free		free
Pewter manufactures,	15	Ditto	164
, old,	free		free
Pepper,	6	cents per pound.	6}
Perfumes,	15	per cent. ad val.	161
Pistols, until the 22d day of			*
May, 1795,	free		free
or parts thereof, after the			
22d day of May, 1795, -	15	Ditto	161
Pictures and Prints,	10	Ditto	11
Pimento,	4	cents per pound.	47
Printing-types,	10	per cent. ad val.	11
Pickles, of all forts,	15	Ditto	161
Printed, flained, or coloured			-
goods, or manufactures of cot-			
ton, or of linen, or of both -	2 1	Ditto	137
Philofophical apparatus, fpeci-			
ally imported for any femina-		• •	
v ry of learning,	free		free
Porter, beer, and ale, in calks or			
bottles,	8	cents per gallon.	84
on value of the bottles, -	10	per cent. ad val.	11
Powder, for hair,	15	Ditto	16 <u>1</u>
, gun, until the 22d day			
of May, 1795,	free		fre e
after the 22d day of		:	
May, 1795,	10	Ditto	11
Powders, pastes, balls, balfams,			
ointments, oils, waters, washes,			
tinctures, effences, or other			
preparations or compositions			,
commonly called fwect icerts,			
odors, perfumes, or coline-			
tics-and all powders or pre-			
parations for the teeth or gums,	15	Ditto	16 1
Plumbs and prunes,	15	Ditto	161
		•	•

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'

INI)	E	X.	
R		1	1	1
Raifies,	-	15	per cent. ad val.	161
Raw hides and fkins, -	-	free	-	free
Rum (fee fpirits) -	-		l	1
S S	1			
Salt weighing more than fifty-fi	х			
pounds per bufhel, -	-	12	cents per 56 lb.	13
weighing fifty-fix pound	ls		1	
per buthel, or lefs, -	-	I 2	cents per bushel.	13
Salts, glauber, -	7	200	cents per cwt.	220
Stained, printed, or coloure				1
goods, or manufactures of co				
ton, or of linen, or of both	١,	121	per cent. ad val.	131
Salt-petre,	-	free	,	free
Saint Lucar wines,	-	30	cents per gallon.	33
Starch,	-	15	per cent. ad val.	161
Sail-cloth, -	•	10	Ditto	11
Slate, flone, and flone-ware,	•	15	Ditto	161
Saddles, or parts thercof,	•	10	Ditto	II
Sattins, and other wrought filk	s,	10	Ditto	11.
Steel,		100	cents per cwt.	110
Steel, iron or brafs locks, hinge	5,		non cont od wit	
hoes, anvils and vifes,	.c	10	per cent. ad val.	11
all other manufactures of ficel, -	л		Ditto	161
Sheathing and cartridge-paper,	-	15	Ditto	
Sherry-wine, -		15		16 ¹ 36 ¹
Sea-flores of fhips or veffels,		33 free	cents per gallon.	free
Spermaceti candles, -	_	6	cents per pound.	61
Sweet fcents (fee powders, pafte	5.		eenno per pounde	, °r
&c.)		15	per cent. ad val.	16 ¹
Spirits distilled in foreign cou	n-	<u> </u>	Ter come an ter	
tries, viz.				}
From Grain-				1
First proof,	-	28	cents per gallon.	304
Second do.	•	29	Ditto	3178
Third do.	-	81	Ditto	3416
Fourth do.	-	34	Ditto	377
Fifth do.	-	40	Ditto	44
Sixth do.	-	50	Ditto	55
From other Materials.				}
First proof,		25	Ditto	271
Second do.	-	25	Disto	271
Third do.	-	28	Ditto	305
Fourth do.	-	32	Ditto	357
Fifth do.	-	38	Ditto	417
Sixth do.	-	46	Ditto	503
Spirits diffilled in the Unite	d			•
States, imported in the fam	ic			
Vol. 111,	V	3	·	

IND	E	Х.	
thip or veficl in which they	1	1	1
have been previoufly exported	ſ		
from the United States, viz.			
From Molaffes :			
First proof, -	13	cents per gallon.	1.0
Second do.	14	Ditto	13
Third do.		Ditto	14
Fourth do.	15	Ditto	15
Fifth do.	17		17
Sixth do.	21	Ditto	21
	28	Ditto	28
From Materials of the Growth	1		
and Produce of the United	Į		
States.	1		
First proof,	7	Ditto	7
Second do.	8	Ditto	8
Third do	9	Ditto	9
Fourth do.	11	Ditto	11
Fifth do	13	Ditto	13
Sixth do	18	Ditto	18
Spikes,	1	cent per pound.	14
Silver and plated ware,	15	per cent. ad val.	161
lace,	15	Ditto	161
Skins, raw,	free		free
Shocs and flippers of filk, -	25	cents per pair.	27:
other flocs and flippers for			
men and women, clogs and	1 · ·		
golofhoes,	15	Ditto	161
other floes and flippers for			
children,	10	Ditto	11
Swords and cutlaffes until the		2	•••
22d day of May, 1795, -	free		free
Swords, cutlaffes, or parts of		ĺ	nee
either, after the 22d day of			
Man Anna	1	nor cont ad act	
Stockings,	15	per cent. ad val.	16 4
Stone and earthen-ware, -	15	Ditto	161
	15	Ditto	161
Solar and other corriger or	2	cents per pound.	$2\frac{1}{5}$
Solos and other carriages, or			
parts thereof,	20	per cent. ad val.	22
Sulphur,	free		free
Sugars, brown,	2	cents per pound.	2+
white-clayed,	3	Ditto	370
ditto, powdered, all other clayed or pow-	3	Ditto	315
all other clayed or pow-			
dercd,	11/2	Ditto	512
lump,	6 ¹	Ditto	715
luaf.	_	Ditto	910
other refined,	9 6¦	Ditto	715
Sugar-candy,	9	Ditte	92
		,	740

IND) E	х.	
Snuff,	22	cents per pound.	24 <u>1</u>
Taffels and trimmings commonly used by upholsterers, coach-			
makers and faddlers,	15	per cent. ad val.	16 <u>F</u>
flone, or parts thereof, Tallow candles,	15	Ditto	161
Teas from China and India.	2	cents per pound.	2 ¹ ₁
bohea, fouchong and other black	12	Dinto	177
teas, hyfon, imperial, gunpow	18	Ditto	27
der, or gomee,	32	Ditto	50
other green teas,	20	Ditto	30
bohea, fouchong and other black	14	Ditto	175
teas,	21	Ditto	27
der, or gomee,	40	Ditto	50
other green tens,	24	Ditto	30
bohea, fouchong and other black	17	Ditto	18 ₇₅
teas, hyfon, imperial, gunpow-	27	Ditto	297°
der, or gomee,		Dina	
	50	Ditto	55
	30	Ditto	33
Teneriffe wine,	20	cents per gallon.	22
Twine and pack-thread,	400	cents per cwt.	440
Tin manufactures,	215	per cent. ad val.	16¥
Tinctures (see powders, pastes,	free		free
&(c.)	15	Ditto	164
Tiles and bricks,	15	Ditto	161
Toys, not otherwife enumerated, Tobacco manufactured (other	10	Ditto	11
than fnuff,)	10	cents per pound.	11
Tools of the trade or profession of persons who come to reside in			
the United States,	fiee		frée
Types for printing,	1	nor cont ad ral	
V	10	per cent. ad val.	11
Velvets and velverets, W	$12\frac{1}{2}$	Ditto	13‡
Wares of tin, pewter and copper,	15	Ditto	16 <u>1</u>
earthen or ftone,	15	Ditto	161
china,	15	Ditto	161
gold, filver and plated, -	15	· Ditto	16
	-	e	-

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XXX			
Wares, goods and merchandize			l
imported directly from China	1		1
or India, in thips or veffels not			
of the United States, except	ł .		
teas, china-ware, and all other	1	,	
articles liable to higher rates of			[
duties,	{		1
•	ł	per cent. ad val.	121
	1		
the growth, produce or manu-			
facture of the United States			
(spirits excepted)	free		free
Wafers,	15	Ditto	161
Waters and wafhes (fee powders,	1		1
paftes. &c.)	15	Ditto	16
Wilking flicks, whips and canes,	10	Ditto	-
Wax candles,	i		11
	6	cents per pound.	6
Watches and clocks, or parts of either.	1		
	15	per cent. ad val.	16 1
Wines in Cafks, Bottles or other			1
Viffels.	1	1	ł
London-particular Madeira	56	cents per gallon.	613
London-market do.	49	Ditto	5310
other do.	40	Ditto	44
Burgundy and Champaign,	40	Ditto	44
Sherry,	33	Ditto	3615
St. Lucar,	30	Ditto	1
- Lifbon and Oporto,	25	Ditto	33
Tencriffe, Fayal and Ma-	1 23	Ditto	27 1
laga,	20	Ditto	
All other wines not to exceed	1 ²⁰	Diau	2.2
			1
Amorican molita and it	1		1
American veffels, or thirty-	ł		1
three cents per gallon in fo-			1
reign veffels; nor be lefs than			
ten cents per gallon in Ame-			1
rican veffels, or eleven cents			1
per gallon in foreign veffels.	40	per cent. ad val.	44
On value of the bottles,	10	Ditto	11
Window glafs,	15	Ditto	16
Wire of brafs and iron,	free		1
Wool and cotton-cards,	4 1	conte non Jama	free
Wool unmanufactured, -	50	cents per dozen.	55
Wood unmanufactured,	free		free
Wood manufactured,	frce		free
Wood manufactured (exclusive			1
of cabinet wares)	121	per cent. ad val.	13
Y. Y			
Yarn untarred,	225	cents per cwt.	247 1
All other goods not before par-	- 1	•	1
ticularly enumerated and de-		. 1	·
fçribed,	10	per cent, ad val.	11.

[Dutics.]

Duties on the Tonnage of Ships and Veffels.

On all fl ips and veficls of the United States entered from any foreign port or place, 6 cents per ton i. 144

On all fhips and veffels built within the United States after the 20th day of July, 1789, belonging wholly or in part to the fubjects of foreign powers, 30 cents per ton

144

On all foreign fhips and veffels, 50 cents per ton 144 On all fhips and veffels of the United States trading between diffrict and diffrict other than an adjoining flate

on the fea coaft or a navigable river, 6 cents per ton 144 Provided, that veffels licenied for the coafling trade or f fli-

eries shall not pay more than once a year 144 On all foreign ships and vessils trading between district and district, o cents per ton 144

Duties on domeflic diffilled Spirits, wholly or in Part from Molaffes, Sugar or other foreign Materials.

First proof,	10	cents per gallon	~		
Second proof,	11	ditto	1	•	
Third proof,	12	ditto	L		:: 00
Fourth proof,	14	ditto	ſ		ii. 83
Fifth proof,	18	ditto	J		
Sixth proof,	25	ditto	-		

From Materials the Growth or Preduce of the United States, in any City, Town or Village at any Diffillery at which there are one or more Stills, which fingly or together fhall be of the Capacity of four bundred Gallons and upwards.

		cents per gallon		
Second proof, 1	ġ.	ditto	7	
Third proof,	9	ditto		:: 0-
Fourth proof, 1	ī	ditto	}	ii. 83
Fifth proof, 1	3	ditto	{	
Sixth proof, 18	š	ditto	,	

Dutics on Stills employed in diffilling Spirits from Materials of the Growth and Produce of the United States, et any other Place then a City, Town or Village, or at any Diffillery in a City, Town or Village, at which there fhall be one or more Stills, which fingly if only one, or together if more than one, fhall be of a lefs Capacity than four hundred Gallons.

For a licenfe for every fuch still for two weeks, fix cents per gallon, according to its capacity iii. 400

[Duties.]

For one month, ten cents For two months, eighteen cents For three months, twenty-four cents For four months, thirty cents For five months, thirty-fix cents For fix months, forty-two cents

iii. 400

Duties on Sales at Auction.

For fales at auction of an intereft or effate in lands, utenfils in hufbandry, flock, fhips and veffels, for every hundred dollars of the purchase money, 25 cents lii. 122

- For fales at auction of all other goods, chattels, rights or credits, for every hundred dollars of the purchase money, 50 cents
- Excepting fales on execution, diftrefs for rent, bankruptcy by executors or administrators, produce of land where raifed, farming utenfils, flock or household furniture of perfons removing, not exceeding two hundred dollars, or fales purfuant to law touching the collection of any tax or duty of the United States, or any flate, or the difpofal of any property of the United Sates, or any flate, or fhips' cargoes, &c. wrecked or flranded and fold for the benefit of infurers or proprietors 124

Dutics on Sugar refined in the United States.

On all refined fugars a duty at the rate of two cents per pound iii. 94

Duties on Carriages for the Conveyance of Perfons.

On every coach whether driven with a box or by a poftillion, the yearly fum of fifteen dollars 327

- On every chariot, post-chariot and post-chaife, twelve dollars 327
- On every phæton for the conveyance of one or more perfons with or without a top, nine dollars 327
- On every coachee or other carriage having pannel work, with blinds, glasses or curtains in the upper division of the fides, front or back, nine dollars 327
- On every four-wheel carriage having framed pofts and tops, and hanging on fteel fprings, whether drawn by one or more horfes, fix dollars 327
- On every four-wheel top carriage hanging upon wooden or iron fprings or jacks, whether drawn by one or more horles, and on every curricle, chaife, chair, fulkey or other two-wheel top carriage, and on every two-

[Duties.]

wheel carriage hanging or refting on steel or iron springs, three dollars iii. 327

On every other two-wheel carriage, two dollars 327 On every four-wheel carriage, having framed polts and

tops, and refting on wooden fpars, two dollars 327 Excepting carriages ufually employed in hufbandry or transportation of goods 328

Duties on Licenfes for felling by retail, Wines and foreign diftilled fpirituous Liquors.

For every licenfe to retail wines, the yearly ium of five dollars iii. 77

For every licenfe to retail foreign diffilled fpirits, the yearly fum of five dollars 77

Dutics on Letters transported in the Mail.

On every fingle letter conveyed by land not exceeding thirty miles, fix cents—over thirty and not exceeding fixty miles, cight cents—over fixty and not exceeding one hundred miles, ten cents—over one hundred and not exceeding one hundred and fifty miles, twelve and an half cents—over one hundred and fifty and not exceeding two hundred miles, fifteen cents—over two hundred and not exceeding two hundred and fifty miles, feventeen cents—over two hundred and fifty and not exceeding three hundred and fifty miles, twenty cents—over three hundred and fifty miles, twenty cents—over three hundred and fifty, and not exceeding three hundred and fifty miles, twenty cents—over three hundred and fifty, and not exceeding four hundred and fifty miles, twenty-two cents—over four hundred and fifty miles, twenty-five cents iii. 46

On every double letter, double faid rates—on every triple letter, triple faid rates—on every packet weighing one ounce avoirdupoife, at the rate of four fingle letters; and in that proportion for any greater weight 47

- All Letters paffing by Sea, to and from the United States, or from one P rt to another, in Packet-Boats, or Veffels, the Property of, or provided by the United States, fhall be charged as follows:
- For every fingle letter, eight cents—for every double letter, fixteen cents—for every triple letter, or packet, twentty-four cents 47
- For every letter or packet brought into the faid United States, or carried from one pert to another therein, by ica, or any private fhip, or veffel, four cents, if delivered at the place where the fame fhall arrive; if directed

[Duties.]

to any other place, then to be charged with the addition of the fame poftage as other letters iii. 47

DUTIES ON LETTERS PATENT.

On every letter-patent must be paid by the applicant, thirty dollars ii. 205

DUTIES, COLLECTION OF.

Collection of the Duties payable by Law, on Goods, Wares and Merchandize Imported into the Unit. d States.

The United States divided into districts, ports of entry and delivery; and collectors, naval officers and furveyors cftablifhed i. 162. 179 New-Hampfhire to conflitute one diffrict, called Portfmouth 162 Maffachusetts divided into 22 diffricts i. 163. iii. 181. 320 Rhode-Ifland and Providence Plantations divided into two diffricts, called Newport and Providence i. 166 Connecticue divided into four diffricts called New-London, New-Haven, Fairfield and Middletown 167. iii. 180 New-York divided into four diffricts, called Sagg-Harbour, New-York, Hudfon and Champlain i. 168. ii. 233. iii. 180. 425. New-Jerfey divided into five diffricts i. 169. iii. 320 Pennfylvania to conflitute one diffrict i. 170 Delaware to conflitute one diffrict 170 Maryland divided into ten diftricts 171. iii. 320 Virginia divided into twelve diffricts i. 173 North-Carolina divided into five diffricts 176 South-Carolina divided into three diffricts 178 Georgia divided into four districts 179. 11. 233 Vermont to conflitue one district i. 299 Tenneffee to be one diffrict iii. 379 No thip or veticl coming from a foreign place, may make

entry at any port but a port of entry, nor unlade at any port but a port of delivery, and every port of entry is a port of delivery Foreign thips and veficles reftricted to unlade their cargoes

at certain ports 180

All fhips and veffels coming from the Cape of Good Hope, or any place beyond the fame, are reftricted to make entry at certain ports 181. iii. 396

Commanders of thips and veficls, bound to ports of delivery only, in certain districts, fhall first come to at the port

[Duties, Collection of]

of entry, make report and entry, and fecure legal duties, before they proceed to the port of delivery; and in other districts, they may proceed first to the port of delivery, and afterwards make report and entry i. 182 Commanders of thips and yeffels bound to certain districts, shall, before they pass certain ports, deposit with the furveyor of fuch ports, manifelts of their cargo, upon the penalty of five hundred dollars 182 All officers concerned in the collection of the revenue, fhall take an oath to perform the duties thereof-to ule their best endeavours, to prevent and detect frauds against the revenue laws, and on failure to take fuch oath, shall forfeit two hundred dollars 183 Magistrates may administer the oath to the collector, and the collector to the other officers, which shall be certified to the comptroller within three months i. 184 The duties of the feveral officers of the cuftom. Duty of the collector 184 Duty of the naval officers 185 Duty of the furveyor 185 Collectors, naval-officers and furveyors, in cafe of occasional and neceffary absence, or sickness, may appoint deputies for whom they shall be answerable 187 In cafe of the death or difability of a collector, the duty shall devolve on his deputy; if there be none, on the naval officer; if there be none, on the furveyor; if there be none, on the furveyor of the nearest port-in case of the death or difability of a furveyor, the collector fhall

-

187

No goods shall be brought into the United States, from any foreign port, in vessels belonging wholly, or in part, to citizens of the United States, unless the commanders have manifests on board : on forfeiture of the goods not included in the manifest, unless they can shew it to be owing to accident or mistake 188

nominate one

- Commanders of fuch veffels, on arrival within four leagues of the coaft, or within any bays, &c. fhall produce their manifefts to fuch officer of the revenue as fhall first come on board, and deliver him a copy thereof, who fhall certify the fame thereon, and on the manifest, and transmit fuch copy to the collector of the district, where fuch goods are configned i. 190
- Such commanders shall also, on arrival in any district, where the cargo or any part is intended to be landed, Vet. III. X 3

[Duties, Collection of.]

produce their manifests to fuch officer as shall first come on board, and deliver him a copy, which shall be certified by such officer, who shall transmit the same to the collector of the district : and such commanders shall deliver their original manifest to such collector. And a failure to produce the manifest, or a refusal to certify, shall subject them to a penalty of sive hundred dollars 192

- If any vessel, having arrived as aforefaid, any part of the cargo shall be unladen for any purpose, before she come to the proper place for the discharge thereof, and shall be authorized by proper officers, the commander and mate, or second in command, shall forfeit one thousand dollars each, and the goods so landed, except in case of stress of weather, or some unavoidable accident, of which notice must be immediately given to the collector or other officer 193
- When veffels are prevented by ice, from getting to the port at which her cargo is intended to be be delivered, the collector may receive a report and entry, and permit her to unlade i. 276
- If any fuch goods shall be unladen, and put aboard another vessel, &c. the master thereof, shall forfeit treble their value, and his vessel, excepting in cases of necesfity 194
- If any fhip or vefiel, arrived in any diftrict, fhall depart or attempt to depart, unlefs to fome interior diftrict, before entry and report, the commander fhall forfeit four hundred dollars; and the collector, &c. may arreft, and bring back fuch vefiel, excepting in cafes of neceffity 104
- Any commander arriving at a port in the United States, from a foreign port, where an officer refides, fhall make entry within twenty-four hours, and within forty-eight hours fhall make report to the collector, of the name, burden and lading of the fhip, and deliver his manifeft on oath, and make oath, that no part of his cargo has been unladen, excepting fuch as he fhall then fpecify; and on failure, fhall forfeit one thoufand dollars 195

Commanders of foreign fhips of war or packets, not allowed to transport goods—not bound to make entry 196.197

Commanders of veffels who make report that they are deftined to fome foreign port, may proceed without paying or fecuring duties, provided, they give bonds that the

[Duties, Collection of.]

- cargo shall not be landed in the United States, without being first entered, except in case of necessity 198
- Veffels may proceed from diffrict to diffrict, and duty fhall be payable only in the diffrict where the goods are landed 199
- But the commanders shall obtain a copy of their reports from the collector of the district, which, within twenty-four hours after arrival in another district, they shall produce, to the collector and also make report and entry to him, with an account of the goods landed in another district, (in Georgia forty-eight hours are allowed to make entry) and they shall give bonds that the goods shall be landed in the district to which they are destined. For every neglect, they shall forfeit five hundred dollars 199. 200
- Owners or confignees of goods, or their known factors, or agents, shall, within fisteen days after report of the master, make entry with the collector of the district, specify the goods, and produce the original invoices and bills of lading on oath i. 201
- Sea-ftores, excepting the excefs, are exempted from duty, and fhall not be landed on penalty of forfeiting treble their value 202
- Articles exempted from duty, fuch as clothes, books, houfehold-furniture, tools, or implements of the trade, or profession of perfons arriving within the United States, to be entered feparately on oath, and fuch entry to be transmitted to the Secretary of the Treasury 203
- Articles of the growth, product and manufacture of the United States, imported from foreign countries, are exempted from duty; but must be reported and entered as other goods; and on proof to the collector, he may grant permit to land them 204
- Oaths on the reports and entries of goods to be adminiftered by the collector or officer to whom they were made, and, when there is a naval officer, in his prefence. The collector, with the naval officer, and by himfelf, when there is none, fhall make a groß estimate of the duties, which, being paid or fecured, he shall grant a permit to land the goods 206
- No goods thall be unladen, but between the rifing and fetting of the fun, without fpecial licenfe, nor at any time without a permit from the collector, on forfeiture of four hundred dollars for each offence, and difability

[Duties, Collection of.]

to hold any office for a term not exceeding foven years; and a forfeiture of the goods to landed, and of the veffel, if the goods are of the value of four hundred dollars i. 207

- Goods removed before weighed or gnaged, shall be forfeited 208.
- When goods are entered without fpecification of particulars, they shall be stored by the collector, till they can be examined, and the duties ascertained. If they exceed, or fall short of the true amount, the difference shall be made good, or allowed 208
- Collectors and furveyors may put on board of veffels infpectors, while remaining in the diffrict, and collectors may put on board infpectors to go from diffrict to diftrict, to examine the cargo, and fuperintend the delivery. Such infpector shall fuffer no goods to be landed without a proper permit 209
- Officers of the revenue, and revenue-cutters may go on board veffels, in any part of the United States, or within four leagues of the coaft, to demand manifefts, and to examine, and fearch the veffel. They may mark boxes and packages feparate from the reft of the cargo, which, if milling, on the arrival at the port of entry, the commander fhall forfeit two hundred dollars; the collector may fecure the hatches after funfet, and if broken before the rifing fun, the commander fhall forfeit two hundred dollars 240
- When the delivery of the goods shall be compleated, the account shall be compared with the entry, and if any difference appear, it shall be noted 211
- If, after fifteen working days after report, there fhall be found on board, any goods, other than those that shall have been reported for some other district, or foreign country, the collector shall take the same, and keep them nine months; and if not claimed within that time, shall have them appraised, and sold at auction, and retaining duty and charges, pay the overplus into the Treasury, for the use of the owner. If entry has been made, such goods need not be appraised. If of a perissible nature, to be fold forthwith. Special provifion made for vessels laden with falt or coal 212
- If any packages reported, fhall be miffing, or the goods on board do not agree with the report, the malter fhall forfeit five hundred dollars, unlefs he can prove it to have happened by accident or miftake 213

[Duties, Collection of.

Allowances to be made for the draft, and tare of articles, and for leakage i. 214, 215

Goods damaged during a voyage, or not accompanied with an invoice, to be appraifed to afcertain the duties; or, if the owner choofes, where goods are not accompanied with an invoice, the collector may keep them till the invoice arrives, or the owner confents to a valuation 215

Ships or veficls compelled by diffrefs of weather, or other neceffity, to put into any port, the mafter fhall make proteft; the collector may grant permit to unlade the cargo, which fhall be ftored under his direction; the perifhable part, if any, may be fold by his licenfe, or fuch other part as may be neceffary to defray the expenfes, the duty being first paid, and the refidue may be reladen 216

- Ad valorem rates of duties shall be made upon the actual cost of goods, at the place of exportation, including all charges excepting commissions, outside packages, and infurance iii. 155
- Rates at which foreign coins and currencies shall be effimated, and taken for duties i. 217
- Where the amount of duties shall not exceed fifty dollars, the fame shall be paid forthwith; but when it exceeds fifty dollars, then, in case of articles the produce of the West-Indies (falt excepted) the duty shall be paid onehalf in three months, and one-half in fix months; and in case of goods imported from Europe, (wines, falt and teas excepted) the duty shall be paid one-third in eight months, one-third in ten, and one-third in twelve ii. 73. iii. 156

Dutics on wines, fhall be payable in twelve months i. 352 —on falt, fhall be payable in nine months ii. 73 ii. 340 ii. 340

[Duties, Collection of.]

pleafes, give his bond to the collector to double the amount of the duties, payable in two years, which may be accepted by the collector, without furety, in cafe the teas shall be deposited in store-houses, at the risk of the owner, and under the controul of the officer of infpection. Such teas, or any part, may be delivered to the owner, when the duty is paid or fecured in the following manner, viz. the party to give a bond with one or more furcties to the fatisfaction of the infpector, in double the amount of the duties, with condition for their payment, if they do not exceed one hundred dollars in four months; if they exceed one hundred and not five, in eight months; if they exceed five hundred, in twelve months; provided, that the time of payment fhall not exceed two years from the time of depofit. If the duty is not paid on deposited teas, within two years, they may be fold i. 348

The duty of tonnage shall be paid in ten days after report to the collector, and before the ship or vessel shall be permitted to clear out, and the register of the ship shall be lodged in the office of the collector at the time of entry, and there remain till such clearance 220

Mode of afcertaining the tonnage

Bonds to be put in fuit if not paid as foon as due, and in cafe of infolvency, the debt due to the United States, to be first paid 221

22 L

- Goods entered and not invoiced according to their actual coft at the place of exportation, with defign to evade the duty, fhall be forfeited. Collector, on fufpicion, may take fuch goods into his possefition 222
- Officers of the cuftoms, on fufpicion, may open packages, and, if they do not agree with the entries, the goods fhall be forfeited, unlefs proved to be owing to accident or miftake 222
- Officers of the revenue have power to enter thips or veffels, where they fulpect dutiable goods are concealed; to fearch for them, and may obtain warrants, to fearch dwelling-houfes or flores 223.

The collector fhall take cuftody of goods to feized, and keep them till trial; if any perfon conceal, or buy goods liable to feizure, he fhall forfeit double their value i. 224

Officers may feize in any diffrict, and if fued, may plead this act—any perfor refifting them shall be fined not exceeding four hundred dollars 224

[Duties, Collection of.]

Collectors, naval officers and furveyors, fhall, within three months after they enter on the execution of their office, give bond with one or more fufficient fureties, to be approved of by the comptroller, for the faithful difcharge of their duty 225

Fees and falaries of officers of the revenue 225. iii. 167. 393 Officers of the cuftoms shall fet up a table of rates of fees and

duties, demandable by law, on penalty of one hundred dollars, and if they shall receive a greater see than is warranted by law, they shall forfeit two hundred dollars i. 230

Officers of the revenue may not be owners of fhips or veffels, or act as agents or confignees, nor be concerned in the importation of goods ii. 235

Rates of coins for receiving duties, and fees established i. 230 Prefident of the United States authorized to build for many boats or cutters as may be neceffary to protect the revenue,

not exceeding ten-to each of which he fhall appoint one mafter, not exceeding three mates, and not exceeding feven mariners 235

The officers of faid cutters to be deemed officers of the revenue, and fhall have power to go on board every fhip and vefiel that fhall arrive in the United States, or within four leagues thereof, bound for the United States, to fearch the fame, to demand, receive and certify manifefts, to put proper faftenings on the hatches, &c. and to continue on board till they arrive at their places of defination i. 236

The collectors, by the approbation of the Secretary of the Treafury, may employ fuch open row or fail-boats as may be neceflary for furveyors and infpectors to go on board veffels 236

The Prefident of the United States may purchase or build other revenue cutters from time to time in lieu of such as may become unfit for service, which he may cause to be fold at public auction iii. 283

Pay and lubliftence of officers and men on board revenue cutters eftablifhed 283

Any officer of the cuftoms receiving a bribe, or conniving at a falle entry, fhall forfeit not lefs than two hundred, nor more than two thousand dollars; and any perfon offering or giving a bribe shall incur the same forfeiture i. 236

In all cafes of fwearing falfely refpecting the revenue, the perfon fhall be fined not exceeding one thoufand dollars, and

imprifoned not exceeding twelve months 237

Mode of profecuting and recovering penalties and forfeitures 237

[Duties, Collection of.]

Mode of felling goods or veffels condemned i. 240 Appropriation and diffribution of fines, penalties and forfeitures 240

Dutiable goods of foreign growthor manufacture, broughtinto the U. S. in any way but by fea, or in veffels of lefs burthen than thirty tons, except in the diffrict of Louifville, or landed at any places excepting those preferibed by law, shall be forfeited, and the veffels; all brought by land, shall be forfeited, with the carriages, oxen, horfes, &c. 241

Perfons fcrupulous to take oaths may affirm i. 241

- Mafters of veffels bound to a foreign port fhall deliver to the collector of the diftrict a manifest of his cargo on oath, on which a clearance shall be granted, and if any veffel depart without clearance, the master shall forfeit two hundred dollars 242
- No clearance shall be granted to a vessel till all legal fees are paid, and recepts produced to the officer iii. 396
- Master of a vessel preventing an officer of the revenue from coming on board, shall forfeit not more than five hundred nor less than fifty dollars iii. 179
- Burden of proof in fuits for breaches of the revenue laws to lie on the claimant where the profecutor produces probable proof 180
- Special bail to be given in fuits on penalties for breaches of the revenue law, as in civil fuits 180

Directions for mafters of veffels bound to certain ports 182 When an agent enters goods, the penalty of the bond fhall be encreafed one thousand dollars, and it shall be a part of the condition, that the owner or confignee shall render a full

account to the collector; where the agent pays the duty on the entry of the goods, he fhall give fecurity that the owner or confignee fhall render his account in ninety days 183

Additional Regulations for the Collection of Duties on Imported diffilled Spirits, Wines and Teas.

- The United States are divided into diffricts, each confifting of one ftate, and which are fubdivided into furveys of infpection; a fupervifor is appointed in each diffrict, and as many infpectors to each furvey as the Prefident fhall judge neceflary, to be under the direction of the fupervifor i. 303
- Supervifors and infpectors to keep accounts and records of their transactions; to fubmit the fame to the proper department; to pay over the money they receive, and to fettle their accounts quarterly 304

Dutics, Collection of.]

To take an oath, or affirmation, that they will faithfully execute the duties of their offices, and use their best endeavours to prevent and detect frauds 305

Supervisors thall establish one or more offices of inspection in each district, and on the front of each building thall cause to be written, in large letters, "Office of Inspection," on pain of forfeiting one hundred dollars 305

When thips or veffels, with foreign diftilled fpirits, that arrive in any port, the matter thall, within forty-cight hours, make report to one of the infpectors of the port, on pain of forfeiting five hundred dollars 306

- The collector with whom entry thall have been made, purfuant to the act for collecting the duties on imposts and tonnage', thall certify fuch entry, and transmit the fame to the proper officer of infpection, of the port where the delivery is to be made. Every permit, granted by a collector, thall be endorfed by the infpector, with the word, "Infpected," before it thall be lawful to land the fpirits 306
- Vefiels intending to proceed from one port to another, the mafter fhall apply to the officer of infpection, who fhall deliver him a certificate of the fpirits certified, and reported to him, and of what has been landed; which certificate, the mafter, within twenty-four hours after his arrival in another port, fhall deliver to the officer of infpection, on penalty of five hundred dollars, and forfeiture of fuch fpirits 307
- All fpirits, fo imported, fhall be landed under the infpection of the officer of infpection; who fhall, as foon as the cafks fhall be guaged, brand the fame with progreffive numbers, and keep account thereof 308
- Officer of infpection shall give to the proprietor, a certificate of the spirits landed, which shall accompany the fame, and be evidence, that the same was lawfully imported, and which shall be delivered to the purchasters, on penalty of fifty dollars 309
- All teas imported into the United States, fhall be landed under the care of the infpectors of the revenue, and permits, figned by the collector, fhall be produced to the infpector, who fhall endorfe the fame before it fhall be lawful to land the teas. The infpector fhall keep an account of the permits, and fhall mark each Vol. III. Y 3

[Duties, Collection of.]

box, &c. with progreflive numbers, and shall grant certificates to accompany the fame 351

All wines imported into the United States, fhall be landed under the care of the infpector of the port, and permits for landing the fame fhall be produced to him, and be by him endorfed, before it fhall be lawful to land the fame. The infpector fhall make entry of all permits, and fhall mark each cafk with progreflive numbers, &c. and fhall give certificates to accompany the fame; and if found without, may be feized ii. 74

Collection of Duties on Spirits diffilled within the U. States.

Duties on diftilled fpirits must be paid, or fecured to be paid, before removal from the diftillery. The diftiller may pay the duties before removal, for which he has an allowance of two cents for every ten gallons, or may give bond, quarterly, to pay the duty on all fpirits that thall be removed in three months, at the end of nine

- Supervifors shall appoint proper perfons to take charge of distilleries 312
- The officer of the furvey shall, before removal, mark and brand every cask with progressive numbers; and the duty being first paid, shall grant a certificate for each cask, to accompany the fame, which he shall enter in a book. If any spirits shall be removed without being branded, and without a certificate, the same, with the casks and carriages, &c. shall be forfeited, and the manager of the distillery shall forfeit the value of the spirits for temoved 312
- No fpirits shall be removed, excepting between sun-riling and fun-fetting, unless by confent, and in prefence of the officer, on forseiture thereof 313
- In cafe of ftills in any place, other than a city, town, or village, the fupervifor fhall appoint perfons to collect the duty; which is to be paid half-yearly, and in cafe of refufal, the fupervifor may recover it by action of debt, or it may be levied by diffrefs 314
- Diftillers shall fet on the door of their diftilleries, " Diftiller of Spirits," and furnish the inspectors with an account of their buildings, on penalty of one hundred dollars,

^{311, 312}

[Duties, Collection of.]

and forfeiture of all the fpirits kept therein 1. 315 Any perfon defacing any marks fet upon cafks, shall

forfeit one hundred dollars

220

Spirits concealed, with an intent to evade the duties, shall be forfeited, and suspected places may be fearch-320

ed, in the day-time, by warrant

- No fpirituous liquors, except gin, or cordials, in cafes, jugs, or bottles, fhall be imported in cafks of lefs capacity than ninety gallons, on forfeiture thereof, excepting allowance for feamen, and when the fpirits are forfeited, the cafks containing the fame, are to be forii. 88 feited
- Diffillers, where duty is paid by the gallon, fhall keep account of all the spirits they shall fell, or distil; diftinguishing the kind, and proofs which shall be delivered to the fupervifors, &c. to be examined, and for neglect, fhall incur a penalty of one hundred dollars 321

Mode to diffinguish the proof of spirits: the instruments to be furnished by the Secretary of the Treasury 323

- Mode of proceeding in cafe of feizure by officers of the revenue 323
- Officers of the revenue convicted of oppression or extortion, shall be fined not exceeding five hundred dollars, and imprifoned not exceeding fix months, and forfeit their office. No fees shall be taken for certificates i. 324

Officers neglecting to perform their duty thall be liable to pay damages, and coft, to the party injured 325

Suits limited to be brought in three months, and in the county where the act was done, if brought before a state-court. The defendant may plead the general isfue, and give the act in evidence 325

Secretary of the Treafury authorized to mitigate or remit penalties, or forfeitures incurred without wilful negligence, or defign of fraud 326

- Appropriation of fines and penalties accruing by virtue of the act 326
- Perfons counterfeiting or altering certificates, or knowingly receiving or using them, shall forfeit five hundred dollars 327

Perfons convicted of taking a falle oath, or affirmation, fhall fuffer the pains and penalties of perjury 327

Perfons offering bribes, shall forfeit not exceeding five hundred dollars 327 [Duties, Collection of.]

Refiftance of officers of infpection, punifhable by a fine not exceeding two hundred dollars i. 328

Supervifors and officers of infpection, guilty of any fraud, thall forfeit one thousand dollars and their offices, and incur a perpetual disability to hold any office under the United States 328

Supervifors may administer the oaths required by law 329

Option of certain diflillers to pay by the gallon, or the capacity of the ftill, abolifhed; and diffillers allowed to pay by the capacity only iii. 399

In cafe of transfers of ftills, the purchafer entitled to use the fame, during the license of the former proprietor 401

If any perfon use a still without license, he shall pay a duty for fix months; and no new license shall be granted till former duties have been paid 401

In every county, in a diftrict, an office of infpection shall be citablished, where entry shall be made of every still ii. 85

Proprietors, possessions, &c. liable for the duty on stills 86

- Officers of infpection shall forbear infpecting distilleries of Geneva, or fweet cordials, two hours each day, on written notice from the proprietor 86
- Sccretary of the Treafury to regulate the marks on cafks, which are to be effaced in prefence of an officer when emptied 87
- An abatement of two per cent. allowed at the diftillery for leakage 87

Officers of infpection to mark ftills in their furveys, by progreflive numbers, and the duty fhall be a fpecific lieu on the ftill 87

No diffilled fpirits fhall be brought into the United States in cafks, or veffels that have been marked purfuant to law, on forfeiture of the fpirits, and the fhip or veffel 88

Owners or possession of stills neglecting to make entry, shall forfeit two hundred and fifty dollars 80

Prefident to make allowance to fupervifors, infpectors, &c. not exceeding the annual fum of feventy thousand dollars; and to make additional allowances not exceeding former allowance by more than one-third 00

Prefidence may make new diffricts and furveys, in flates that have been, or may be crected, and may make alterations as he judges proper iii. 84

[Duties, Collection of.]

Spirits distilled in stills not entered, liable to seizure and forfeiture SI

- Condition on which fpirits diffilled in the United States and exported, may be imported 82
- Cafks, packages, &c. which have been marked as containing fpirits, wines, or teas, fhall have their marks defaced after emptied and before fale, on penalty of fifty dollars 82
- All flills without heads, and veffels used in diffillation of ardent fpirits, fhall be entered, on penalty of two hundred and fifty dollars 82
- Counterfeiting marks, or numbers on cafks, or packages, or defacing marks, &c. before the contents are emptied, fhall incur a penalty of one hundred dollars 83
- Owners or workers of licenfed fills, fhall, previoufly to a renewal of their licenfe, make oath, that they have not diffilled therein only during their licenfe 83
- Courts of the feveral flates, and of the territory northweft of the Ohio, may take cognizance of fuits, arifing at a greater diffance than fifty miles from the neareft place of holding a diffrict-court 84
- Power of the Prefident, where there shall be no office of infpection in a county 84
- Rectifiers of low wines, or other diftilled fpirits, and diftillers of cordials and ftrong waters therefrom, fhall make entry at fome office of infpection, on penalty of one hundred dollars for every calk of one hundred gallons 84.
- Supervisors and infpectors may appoint deputies, in cafes of occasional and necessary absence 85
- Supervifors and infpectors shall not be concerned in any trade in the goods to which their offices relate, or in the fale of any wines, distilled spirits, or teas, on penalty of difability to hold such office for seven years, and to pay one hundred dollars for every month 85
- Perfonal demand of duties from a diftiller, or notice left at his houfe, fhall have the effect of a demand 86
- Fines, penalties and forfeitures may be remitted, according to the act providing for that purpofe : And flatecourts, in cafes where jurifdiction is given, may take the fame meafures to procure mitigation and remiflion of fines as diffrict-courts iii. 86. 403

[Duties, Collection of.]

Special relief for the owners of ftills in certain cafes iii. 370

Collection of Duties on Licenfes to retail Wine and foreign diffilled Spirits.

- Every perfon dealing in the felling of wines, to be carried out of his houfe, &c. in a lefs quantity than thirty gallons, except in the original cafk, &c. in which imported, and in the felling of foreign diftilled fpirits, in a lefs quantity than twenty gallons, fhall be deemed a retailer, excepting inn-keepers and apothecaries, &c. ufing the fame in the preparation of medicine iii. 76
- Such retailers must obtain annual licenfes, and pay five dollars for each. If they retail without licenfe, they shall forfeit fifty dollars—one licenfe shall extend to one place only 77
- Supervifors of the revenue shall grant licenses, to be stamped with a mark, denoting the sum of the duty, to be signed by him, and to be issued to perform applying at any office of inspection—supervisors shall furnish blanks to officers of inspection, who shall counterfign and issue the same 78
- Duties to be collected and accounted for, under the direction of the Treafury Department 79

How fines shall be recovered and appropriated 79

Prefident to make compensation to the officers of infpection, not exceeding two and one-half per centum on the duties 80

Collection of Duties-on refined Sugar.

- To be under the direction of the fupervifor and infjectors of the revenue, fubject to the controul of the Treafury Department iii. 94
- Refiners of fugar to make report and entry at the nearcit office of infpection, and give bond in the fum of five thoufand dollars, that they will keep, and render an account of the fugar they fhall refine, or fend out of the building where refined, and pay and fecure the duties, and, when required by an officer of the revenue, fhall make oath to their accounts 96, 97
- If guilty of false fwearing or affirming, shall be deemed guilty of perjury 98
- They fhall make report of all engines and implements uled, at the time they render account of the fugar by

[Duties, Collection of.]

them refined, on forfeiture thereof, and on penalty of five hundred dollars iii. 98 All refined fugar, on which the duty fhall not be paid or fecured, fhall be forfeited 98 Mode of paying the duties on refined fugar 99

No refined or lump fugar shall be imported, except in ships or vessels of the burden of one hundred tons and upwards, and in casks and packages, containing not less than fix hundred pounds, on forfeiture of vessels and fugar ico

Collection of Duties on Property fold at Auction.

- No auctioneer shall exercise the business, unless he has a license pursuant to the law of the United States, or continuing in force pursuant to a law of the same state, on pain of forfeiting four hundred dollars for every fale, with the duties payable on the goods fold iii. 124
- Auctioncers holding licenfe under the law of a ftate, fhall give notice thereof, to the neareft officer of infpection, and fhall give bond in the fum of five thousand dollars, that he will render his account to the officer of infpection, under the authority of the United States, and pay the duties, on forfeiture of four hundred dollars, and the duties payable on the goods fold by him 125
- Supervisors of the revenue shall grant licenses to persons applying, to exercise the business of an auctioncer for one year, and may renew the same: providing, such persons shall give bond, with surcties, in the sum of one thousand sive hundred dollars, that they will render account, &c. 120
- Auctioneers shall have power to retain such sums of money, for the property fold at auction, as will pay the duties imposed by law 127
- Auctioncers to render an account, under oath, to the officers of the revenue, and fhall keep an account of all their fales in a book, which, on requeft, fhall be fubmitted to the examination of the officers of the revenue, on penalty of five hundred dollars 127
- Period when fupervifors shall deliver up bonds, or profecute them 128
- Sales at auction becoming void, duty to be remitted iii. 128 Auctioneers allowed one per cent. of the duty for their trouble 129

[Duties, Collection of.]

Prefident to make allowance to officers of infpection, as he fhall judge reafonable, not exceeding two and a half per cent. on the duties collected 120

Perfons guilty of falley fwearing or affirming, fhall fuffer the punifhment of perjury ; and if an officer, fhall be in-

capable of holding any office under the United States 129 Mode of recovering fines and penalties, and the appropriation of them 129

Collection of Duties on Carriages for the Conveyance of Perfons.

- Duties thall be collected on all carriages utually, and chiefly employed for the conveyance of perfons, by whatever name or defeription; and in cafe of doubt, they thall be deemed to belong to that clafs to which they bear the greateft refemblance, and thall be collected under the direction of the fupervifors and infpectors of revenue, fubject to the controul of the treafury department 328
- Every perfon owning a carriage liable to duty, fhall annually make entry with the officer of infpection, for the diffrict in the month of September, or fixty days previous thereto. Officers of infpection in the month of September annually, fhall attend in the most convenient place in the diffrict, (after giving notice) to receive fuch entries, and to grant certificates of the payment of the duty, deferibing the carriage, &c. iii. 328, 329
- Perfons beginning to keep carriages after September to make entry, and pay proportionally 330
- Duties thall commence from the laft day of September in all cafes where perfons keep carriages during that month; and where they begin to keep them afterwards, from the laft day of the month in which they begin 330
- If an untrue or defective entry be made, or no entry or payment be made, then on perfonal demand of the officer, the owner fhall be liable to pay the duties, and twentyfive per cent. in addition to the officer for his trouble : provided, that demand fhall not be made till fixty days after the duty fhall commence, and if paid within that time, the owner fhall be exempted from the twentyfive per centum; and, provided, that on demand, the owner fhall prefent an exact defeription of the carriage, with a flatement of the caufe why an exemption from or remiffion of the duty is claimed, to be fubferibed and fworn; which the officer fhall receive, fufpend the col-

[Dutics Collection of.]

lection of the duty, and transmit the same to the supervifor, who fhall decide thereon; which decifion fhall be final when rendered against the demand of an officer; but, otherwife, the officer shall proceed to the collection of the duty; and if any perfon is aggrieved, he may appeal to the fecretary of the treafury-if diffatisfied with his decision, he may inflitute a fuit before the district court iii. 332, 333

Certificates thall be granted in all cafes when the duties are collected by diffrefs, or otherwife iii. 333

Supervifors and infpectors may examine on oath or affirmation, any perfon employed by them in collecting duties on carriages, and falle fwearing or affirming, fhall be punished as perjury 334

Prefident may make allowance to officers of infpection, as he shall judge reasonable, not exceeding five per cent. on the duties collected 334

Limitation of the act, till 1801

335 Comptroller, his duty, (fee treasury, department of,) i. 37 iii. 421

Ē

E E
Election of Senators and Reprefentatives, how regulated
i. 5, 6
of President and Vice President i. 12, ii. 22
Entry, ports of, for thips and veffels coming from a foreign
place i. 180
for foreign fhips and veffels 180
for thips and veffels coming from the Cape of Good-
Hope, or beyond 181, iii. 396
of thips and veffels i. 182
of Itills , ii. 85
of carriages iii. 328
Engineers, corps of, railed 59
Enliftment of foldiers 340
Enlifting in the United States into foreign fervice, how
punified 89
Enumeration of inhabitants, when to be made i. 6
act for 81
Equity, powers of a court of, vefted in courts of law 55
limited to cafes where there is no relief at law 59
Error, writ of 62
Vol. III. Z 3

Free .	when a fuper	federa		2	;; <u> </u>
					ii. 63
	hat bonds fh				ii. 137
Licape	of perfons l	held to labo	ur		i. 16 6
	ice, mode of,				i. 68
	arthen of, in		reaches of th		
	b lie on the c				ii. 180
	anfcript fror				
- fh	all be fuffici	ent in Luits :	againft reven	ue office	rs, and
h	olders of pul	olic money			421
W	hat fhall be i	neceflary to	authorize t	he colle	ctor to
	ancel bonds				185
Eviden	ices of public	c debt receiv	vable in pavi	ment for	
-	inds		1.7		406
	, (fee duties,)			4
Execut	tive power, v	z when vefted.	(lee Prelides	nt)	i. 12
	tions may be				
	ot to be issue				
	here by writ	of great	hut the fune	eme con	re thall
	end a fpecial	. manuate to	o the circuit	court, u	-
	xecution	nation abota (Atla ta ha di	Como -	63 . :
	orms of, exce		itile, to be ti	ie iame a	
re	efpective ftat	es	10	· · · · · · · ·	11. 103
w	hen differen	t kinds may	mue, the pl		lay take
-	ut a capias ad		dum in the h	rit initai	
	e for levying			<i>.</i>	105
	tor, in cafe of				
	ion furvives,				
	ption of goo				<u>ii.</u> 71
	lition agains		tates at pea	ce with	United
- S	itates, how p	unished			iii. 91
Expen	iditures of g	overnment,	(see appropr	iations,)	
Expor	tation, draw	back allow	ed on, of g	oods <i>(je</i>	e draw.
	acks,)				i. 231
	f goods, reg	ulated			ğı
0	ters, their d		ain drawba	cks, (lee	
Expor		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			221
Expor	acks,)				231
Expor b	acks,)	F			
Expor b Facts,	acks,) , iflues in, to	F be tried by	jury		
Expor b Facts, Fces o	acks,) , iffues in, to of revenue of	F be tried by ficers, eftab	jury lifhed		i58 iii. 392
Expor b Facts, Fces o	<i>acks</i> ,) iffues in, to of revenue of f revenue of	F be tried by ficers, eftab ficers, on c	jury lifhed xportation of	goods, 1	i. 58 iii. 393 o be di
Expor b Facts, Fces o v	, iffues in, to of revenue of of revenue of if revenue of vided betwee	F be tried by ficers, eftab ficers, on c	jury lifhed xportation of	goods, 1	i. 58 iii. 392 o be di furvey
Expor b Facts, Fces o v v	nacks,) , iffues in, to of revenue of of revenue of vided betwee ors	F be tried by ficers, eftab ficers, on es n collectors	jury lifhed xportation of	goods, 1	furvey.
Expor b Facts, Fces o v v	, iffues in, to of revenue of of revenue of if revenue of vided betwee	F be tried by ficers, eftab ficers, on es n collectors	jury lifhed xportation of	goods, 1	i. 58 iii. 392 o be di furvey

Fees of clerks of courts	ii. 105
of jurors	105, 111, 262
of witheffes	i. 105, iii. 363
of attornies for the United States	i. 100
in courts of admiralty	ii. 222
Felony, misprision of, how punished	i. 102
Fines of the militia, for not obeying	the orders of the
Prefident	iii. 190
penalties and forfeitures, how mi	itigated or remit-
ted	403

FISHERIES.

All veffels employed in carrying on the bank or cod fifteries for the term of four months in each year, between the laft day of February, and the laft day of November, are entitled to a bounty; if of twenty tons, and not exceeding thirty, one and an half dollar per ton; if above thirty tons, two and an half dollars per ton, provided that the allowance to one veffel in one feafon, fhall not exceed one hundred and feventy dollars, to be divided, three-eighths among the owners, and five-eighths among the fifthermen, in proportion to the fifth taken ii. 15 Allowance of one dollar per ton, to be paid to owners of

- fifting boats or veffels, of more than five, and lefs than twenty tons, which are actually employed four months in a year, under certain provisions and reftrictions 16
- Owners to obtain allowance, muft produce to the collector the original agreement made with the fifthermen, and make oath to the time the veffel was employed 18
- The agreement, to entitle the owners and fishermen to the bounty, must be in writing, and the proceeds of the voyage to be divided among the fishermen, according to the quantities they shall respectively take 18
- If any fifthermen defert, they shall be liable to the penalty of deferting feamen; and if guilty of neglect or mifconduct, shall be answerable for all damages, and shall forfeit their share of the allowance 19
- Mode of proceeding by fifhermen, to obtain their fhare of the fifh 20

Puniflument for fwearing falfely Limitation of the act

Flag of the United States

Foreign intercourfe, expense of, provided for, (fee Intercourfe with Foreign Nations,) i. 128

:

21

22

Foreign coin, at what rate to pafs	i. 230, ii. 161
Foreigners, how naturalized	iii. 163
Forfeitures, fines and penalties,	how mitigated or remit-
ted	iii. 403
Forgery defined and punifhed	i. 105
Fortifications	iii. 18, 61
France, treaty with	i, 366
Frontiers, act for protection of	iii. 301
Fugitives from justice, to be furre	ndered on demand i. 17
mode of proceeding in fuch	cafes ii. 165
penalty for refcuing	166

Georgia, confent of Congress to an act of the state of iii.280 Goals, refolve requefting flates to pass laws making it the duty of the keepers to receive prifoners committed under the authority of the United States i. 362 -refolve authorizing the marshal of any state that has not complied with the recommendation of Congress, to hire, under the direction of the diffrict-judge, temporary goal for the prifoners committed under the authority of the United States, till permanent provifion be made by law 357

- -Priferences confined to have the privilege of the limits of iii. 335 '
- ----- Pritoners, poor, may be difeharged from, on taking each that they are not worth thirty dollars 336 Guoda, duries on, (fee Duties,)
- -------ecompted from duty

- i. 251
- ted States, (See Duties, Collection of.) 195
- of the U. States-not to be exported; and collectors > to refule clearances to veffels having them on board 91 -----ftolen, receivers of, how punifhed 107

GOVERNMENT, Seat of, ESTABLISHED.

Prefident authorifed to locate a diffrict not exceeding ten miles fquare, on the river Potomac, to be the permanent feat of government 132. 339 -may appoint committioners (and fupply vacancies) to furvey and locate the fame, who may purchase, or accept lands; and, under the direction of the Prefident, provide buildings for the accommodation of Congrefs 134

[Government, Seat of, Established.]

Prefident authorifed to accept grants of money to defray the expense i. 133

Congress to remain at the city of Philadelphia, till the year 1800, and then the feat of government to be transfer-3 red to faid diffrict i. 13

Commiffioners, under the direction of the Prefident, authorized to borrow three hundred thoufand dollars to compleat the public buildings in faid diffrict iii. 280

Certain lots made chargeable, with the repayment of the loans, and to be fold under the direction of the Prefident, and the avails applied to that purpofe iii. 281

If the product fhould be infufficient, the United States to pay the deficiency 282

Lots fold, to be difcharged from the charge, to repay the loan 282

Commiffioners to render accounts to the Secretary of the Treafury to be laid before Congress 282

Governor of the Western Territory, his duty i. 32 Green, general, estate of, indemnified ii. 66. iii. 372

Н

Habeas Corpus, writ of, not to be fufpended, unlefs rebellion or invalion require it i. 11 -grantable by courts and judges of the United States 50 Half-pay, allowance of, to the widows and orphans of officers dying by reafon of wounds received in the actual fervice of the United States iii. 106 Harbouring feamen who have deferted, how punished i. 1 30 Harbours and ports fortified iii. 18. 61 Hopewell, treaty at, with the Cherokees ii. 343 Choctaws 351 Chickafaws 357 Horfes, killed in battle, belonging to officers whole duty requires them to be on horfeback, paid for iii. 287

I

Illinois, lands at, granted to fettlersi. 353Impeachments how made and tried6, 7Importers of good to make entry201Imports, dutics on, (See Duties)218Impoft, duty of, (fee Duties)

IMPRISONMENT FOR DEBT, (Relief, in cafes of.) Perfons imprifoned on process iffuing from the courts of

[Impriforment for Debt, Relief in Cafes of.] the United States, in civil actions, entitled to the privileges of the limits of the goal, in the fame manner as in the refpective flates iii. 335

On taking an oath, that they are not worth thirty dollars, they may be difcharged from goal; and cannot be again imprifoned for the fame debt; but their eftate shall be liable. Any judge of the United States may adminifter such oath; but if there be none within twenty miles, the fame may be administered by two perfons commifsioned for that purpose by the district-judge iii. 336

Provided thirty days notice be given to the creditor, his attorney or agent, if within one hundred miles, or within the diffrict 336

If the oath fhall be administered by commissioners, they are to make return to the district-court, to be kept on record 337

If any perfon shall falfely take the oath or affirmation, he shall be deemed guilty of perjury; and the court, on motion, may recommit him for the debt 337

Independence, declaration of	ii. 541
Indians, treaty with, (Sec Treaties)	
trade with, regulated	iii. 301
intercourfe with, regulated	301
Indian trading houfes eftablished	257
Indictment, copy of, to be given to prifoner	s before trial
	i. 112 ·
Inhabitants, enumeration of	. 81
Infolvency, in cafe of, debts due to the Un	ited States, to
be first paid	221. iii. 423
Infurrection, how fupprefied	189

INTERCOURSE with FOREIGN NATIONS.

- The fum of forty thousand dollars, appropriated to fupport perfons commissioned to ferve the United States in foreign parts i. 128
- A minister plenipotentiary shall not be allowed a greater falary than nine thousand dollars 128

A charge d'affairs fhall not be allowed a greater falary than four thousand five hundred dollars 128

A fecretary, of a minister plenipotentiary, shall not be allowed a greater falary than one thousand three hundred and sifty dollars 128

N DEX. t

[Intercourfe with Foreign Nations.]

- The out-fits of a minister plenipotentiary, or a charge d'affairs, shall not exceed the amount of one year's falary i. 128
- The President to account for the expenditures of the mo-128 nev
- Act providing the means of foreign intercourfe, contiii. 159 nued

Mode of fettling the accounts for money appropriated to foreign intercourfe 160

One million of dollars appropriated, and former acts continued iii. 16

Former acts continued

349 Twenty thousand dollars, in addition to the fum of forty thousand dollars, appropriated for foreign intercourse, for the year, 1706 349

Further appropriation of two hundred and fixty thousand dollars, to carry into effect any treaty which has been, or may be made with any of the Mediterranean powers iii. 349

Prefident authorized to borrow, not exceeding 324,534 dollars and 6 cents, for the purposes aforefaid, and the bank of the U. States authorized to lend the fame 350

Further appropriation of twenty-three thousand dollars, for foreign intercourse, for the year 1796 366

Prefident authorized to apply 280,259 dollars and 3 cents, to defray the expense of negociations with Algiers 402 -

The fum of 96,246 dollars and 63 cents, appropriated to pay the annuity due to Algiers 402

50,000 dollars appropriated to profecute claims of American citizens, for property captured by the belligerent 126 powers

INTERCOURSE with INDIAN NATIONS.

Boundary line between the United States and Indian tribes. to be afcertained according to exifting treaties iii. 302

- Any perfon croffing over faid line, to hunt in the Indian territory, or driving cattle to range thereon, shall be fined not exceeding one hundred dollars, and imprifoned not exceeding fix months 303
- Any perfon going into the Indian territory, fouth of the river Ohio, without a paffport, shall be fined not exceeding fifty dollars, and be imprifoned not exceeding three months 304

Any perfon going into the Indian territory, and commit-

[Intercourfe with Indian Nations.]

ting any injury, or being found there with a hoftile intent, fhall be fined not exceeding one hundred dollars, and be imprifoned not exceeding fix months, and fhall pay just damages to the Indians; if unable, the fame to be paid by the United States; provided fuch Indians have not fought private revenge, or fatisfaction by force iii. 304

- Any perfon making a fettlement, or furvey on the Indian territory, fhall forfeit all right he may have, and be fined not exceeding one thousand dollars, and imprisoned not exceeding twelve months; and the Prefident may order them to be removed by military force 305 Any perfon going into any Indian fettlement, and murder-
- ing an Indian, fhall fuffer death 306
- Traders, among Indians, must have license from the superintendant, or such other perfon as the President shall appoint, which may be granted for a term not exceeding two years, on giving bonds to observe the law; and may be recalled for missensity and may be re
- A trader found among the Indians without licenfe, fhall forfeit all his merchandize, be fined not exceeding one hundred dollars, and imprifoned not exceeding three months 307
- Any perfon purchasing of the Indians any instrument of of hunting, husbandry, or cooking, or any article of cloathing, except skins and furs, shall be fined not exceeding fifty dollars, and imprisoned not exceeding thirty days 307
- No perfon thall purchase a horse of the Indians without
- fpecial licenfe on pain of forfeiting the value of the horfe 307
- Perfons authorized to grant licenfes shall not trade on their private account, with the Indians, on penalty of forfeiting, not exceeding one thousand dollars, and of being imprisoned not exceeding twelve months 308
- No purchafe to be made of the Indians of their land, unlefs by treaty, purfuant to the conflitution : and any perfon, without authority from the United States; purchafing lands from the Indians, finall be fined not exceeding one thousand dollars, and imprifoned not exceeding twelve months; provided, that any agents from a flate may, with the approbation of commillioners

[Intercourfe with Indian Nations.]

holding the treaty, make allowances to Indians for lands purchaled by fuch treatyiii. 305Prefident authorized to appoint agents to refide among the Indians, and make them prefents of ufeful animals and inftruments of hulbandry, not exceeding fifteen thou- fand dollars per annum309Mode of proceeding, in cafe of injuries and offences com- mitted by Indians310Jurifdiction of courts afcertained311Military may apprehend offenders, found in the Indian ter- ritory, and convey them to the civil authority of the United States312Trial may be had where the criminal fhall be found, and the military fhall aid the civil officers313Diftribution and appropriation of fines and forfeitures 313314Prefident authorized to afcertain the boundary lines when he fhall think it neceflary314Act to continue in force two years, and to the end of the next fellion of Congrefs314
Fifty thousand dollars appropriated for trade with the In-
dians, under the direction of the Prefident of the Uni- ted States 232
Prefident to eftablish trading houses, to carry on trade with
the Indians, and to appoint agents to receive and dif-
pofe of the goods, who fhall take oath for the faithful
discharge of the trust, and give bonds to account, and who shall transmit their accounts half-yearly to the Se-
cretary of the Treasury 257
Agents and their clerks not to carry on trade with the
Indians on their private account, on penalty of a thou-
fand dollars, and perpetual difability to hold an office
under the United States 258
Price of goods to to be regulated, that the capital floci-
may not be diminished . 258
Salaries, and allowance to agents and clerks 259
Appropriation of one hundred and fifty thousand dollars, for the purpose of carrying on the trade 259
Agents or clerks purchasing or receiving of Indians, any
infrument of hunting, hufbandry, or cooking, or any
article of clothing, except skins and furs, shall forfeit
one hundred dollars for each effence 259
Vol. III. A 4

Act to be in force for two years, and to the end of	the next
feffion of Congress	iii. 260
Infraction, offices of, to be established	i. 305
Infpectors of furveys, for collecting duties on fpi	irits, (fee
Duties, Collection of.)	
of troops	iii. 339
Interest of the foreign debt provided for	i, 147
of domeftic debt	152
of affumed debt, how to be computed and p	aid 160
Invalids, act providing for the claims of, (fee Pe	nfioners,).
Invalion, how represed	iii. 189
Invoices, original, to be produced by importers	of goods
to collectors	i. 201
loft, how to proceed in cafes of,	215
Iffues in fact; to be tried by jury	58-
J	
Journals to be kept by each House of Congress	8
The second second second	

Journals to be kept by each House of Congress	8
Judgment in cafes of impeachment	7
how to be rendered in cafe of forfeiture of bon	nds 65
when re-examinable	63
Judges, how appointed (fee Judiciary,) 	14
	15
	45
Judicial power, where velted	45 i. 15
	ΣŢ

JUDICIARY OF THE UNITED STATES.

- Judicial power vested in a supreme court, and such inferior courts as Congress shall establish. The judges to hold their offices during good behaviour, and to receive stated falaries i. 15
- Jurifdiction of courts, to extend to all cafes arifing under the conftitution and laws of the United States, and treaties—to all cafes affecting public minifters—to all cafes of admiralty—to controverfies to which the United States fhall be a party—to controverfies between two or more flates, or between a flate and citizen of another flate—between citizens of a different flate, or of the fame flate, claiming lands under grants of different flates—between a flate or the citizens thereof, and foreign flates, citizens or fubjects 16

[Judiciary.]

Diffritt Court.

The United States are divided into diffricts; each'ftate conftitutes one diffrict, and Maine the eafterly part of Maffachusets, is a district i. 47

A district court is established in each district, in which there is to be one judge, who is to hold four feffions ani. 48 nually

The times and places of holding diffrict courts 48. 123. 126. 297. ii. 53. iii. 286. 318. 432

- The district judge has power to hold special courts at his difcretion, but at places where the ftated courts are i. 40 held
- The records to be kept where the court is holden, unlefs holden at more than one place in a diffrict; and then where the judge fhall direct

District courts may be adjourned to any day, prior to the next fellion by the marshal, by written order from the judge, in cafe of difability to attend 52

In case of vacancy by death, the whole business pending before the court, shall be continued to the next term, after the appointment and acceptance of a fucceffor 52

District courts may appoint clerks, who shall also be clerks of the circuit courts; and who shall be sworn and give

bond for the faithful discharge of their trust 52 Judges of the diftrict courts shall take an oath of office 53 53, 54

Jurifdiction of diffrict courts

Diffrict judges authorifed to appoint commissioners, to be appraifers of goods feized for breach of the revenue laws 111. 110

When a diffrict judge is interested, or has been counfel, he shall certify the cause to the circuit court ii. 109

Diffrict courts in Kentucky, Maine and Tenneffee, to have the fame jurifdiction as circuit courts, excepting in cafes of appeals and writs of error i. 54. iii. 378

District courts shall take cognizance of captures, within the waters of the United States, or a marine league of the thores iii. 91

Circuit Courts.

United States divided into three circuits, called, the eaftern, the middle, and the fouthern circuits 1. 50

Circuit courts to be holden by one of the justices of fupreme court, and the diffrict judge, where the court fits, except in special cases, when the supreme court may direct the

[Judiciary.]

attendance of two of the juffices of faid court; and when the diffrict judge shall be abfent, or not qualified to judge by reason of interest, such court may be holden by one judge of the supreme court i. 50, ii. 225

In cafe of difference of opinion between the judges, the caufe fhall be continued; and if there be a fecond difference of opinion in the fame cafe, the prefiding judge fhall decide ii. 226

Circuit courts have power to hold fpecial feffions for the trial of criminal caufes i. 51

The fupreme court, or when that court fhall not be fitting, a jultice thereof, with a district judge, may direct fpecial fellions of the circuit court, to be holden for the trial of criminal cases at any convenient place within the district near where the offences were committed ii. 226

Terms of flated feffions, and places of holding circuit courts iii. 431

Circuit courts may be adjourned, from day to day, by one

of the judges; or if none are prefent, by the marshal, till a quorum shall be convened i. 52

But if no justice of the fupreme court attends within four days of the time appointed by law, the diffrict judge, or in his abfence, the marshal, may adjourn the court to the next stated term iii. 67

Jurisdiction of the circuit court i. 55, 56

- Suits in flate courts again A aliens or citizens of other flates, in which the matter in difpute exceeds five hundred dollars, may be removed to the circuit court, upon giving fecurity; and any attachment fhall hold the effate to refpond final judgment i. 56
- In cafes of equity, and of admiralty and maritime jurifdiction, circuit courts shall cause the facts on which they found their sentence or decree, to appear of record 61

Supreme Court.

- The fupreme court of the Unit d States shall confist of a chief-justice, and five associate-justices, four of whom shall be a quorum, and who shall hold two fessions annually at the feat of government i. 47
- The fupreme court may be adjourned from day to day, by one or more of the justices present, till a quorum shall be convened 52

The supreme court have power to appoint a clerk, who

[Judiciary.]

fhall be fworn, and give bonds for the faithful difcharge . of his truft i. 52

The justices of fupreme court shall take an oath of office 53 Jurifdiction of the fupreme court 58 Supreme court may iffue writs of prohibition and man-

damus in proper cafes 53

Writs of *ne exeat* and of injunction may be granted by a judge of the fupreme court, in cafes where the court

may grant them ii. 228 The judges of the fupreme court may affign to each other, the circuits which they are refpectively to attend ii. 53

The fupreme court shall be attended by the marshal of the district only, in which it shall sit

General Powers of Judicial Courts.

Courts have power to iffue all writs neceffary for the exercife of their jurifdiction i. 58, 59

Juffices of the fupreme court, and judges of the diffrict courts, may grant write of *habeas corpus*, to enquire in-

to the caufe of commitment, but only in cafes where

the prifoners are committed by authority of the United States, or are held for trial before fome court of the fame, or are necessary to be brought into court to teftify 50

Courts may compel parties to produce on trial books or writings in their possession 59

Courts may grant new trials, administer oaths, punish contempts, and establish necessary rules 60

Courts may make rules for returning writs, filing declarations and other pleadings, and for regulating the practice of courts refpectively ii. 220

The laws of the feveral ftates fhall be the rule of decifion, in trials at common law in the courts of the U. States, in cafes where they apply, except where the conflictution, treaties, or ftatutes of the United States otherwife provides i. 74

Abatement.

If there are two or more plaintiffs or defendants, and one die, the writ fhall not abate ; but, if the action furvives,

the furvivor may proceed with it i. 71 In cafe of the death of a party, the executor or adminif-

and the prove

[Judiciary.]

trator, in case the action survives, may defend or profecure i. 71

Writs shall not abate, or judgments be reversed for defects in point of form, excepting those which are stated as cause of demurrer 72

Asnendment,

Courts may amend all imperiections and defects in point of form, other than those which are expressed as cause of demurrer, and may permit the parties to amend any defect in the process or pleadings, on such conditions as they shall preferibe 72

Appeal.

Appeal lies from final decrees in a diftrict court, in caufes of admiralty and maritime jurifdiction, where the matter in difpute exceeds the fum of three hundred dollars, exclusive of cost, to the circuit court, excepting in the diftrict of Maine, where an appeal lies to the circuit court, in Massachufetts diftrict fr

Arreft.

- For crimes against the United States, the offender, by any justice or judge of the United States, or any of the states, may, in the usual mode of process, in the state where found, be apprehended, imprisoned, or bailed for trial, before the court having cognizance of the offence
 - 7.2
- If the commitment shall be in any district other than the one in which the offender is to be tried, he may be removed by warrant from the judge of the district where he is imprisoned 73

Attorney.

Attornies shall be appointed for the United States in each district, and an Attorney-General i. 74

Parties may manage their own caules, or employ fuch counfel or attornies, as, by the rules of the court, are admitted to practice therein 74

Bail.

Bail shall be admitted upon all arrests in criminal cases, except where the punishment is death; in which cases it shall only be admitted by the supreme or circuit-court;

[Judiciary.]

a justice of the fupreme-court, or a judge of the diftrict, according to the usages of Jaw i. 73

- If a person, committed by a justice of the supreme-court, or a judge of the district-court, for an offence, not punishable with death, shall afterwards procure bail, and there be no judge of the United States in the district to take the same, it may be done by a judge of the supreme or superior-court of the state 73
- Special bail shall be given by perfons against whom fuits shall be commenced, for pecuniary penalties preferibed by law iii. 130
- In cafe of removing fuits from a flate-court to a court of the United States, furety shall be given to enter the caufe in fuch court, and to give special bail, if originally requisite in the fuit i. 56

Challenge.

Peremptory challenge of more than thirty five jurors, in cafes of treafon, and of more than twenty, in other capital cafes fhall be confidered as pleading not guilty, 13

Clerks.

- Clerks to be appointed by the fupreme and diffrict-courts, to take oath and give bonds for the faithful difcharge of their truft 52
- Clerks shall fign processes issuing from the supreme, circuit and district-courts ii. 102
- Clerk of the fupreme-court to transmit to the clerks of the circuit-courts, forms of writs of error, to be approved of by two of the judges of the fupreme-court ii. 108

Clerks of the diftrict and circuit-courts, in the absence or difability of the judges, may take regonizances of special bail, and affidavits of surveyes, relative to their reports, and may administer oaths respecting papers, &c.

Records of the court of appeals to be deposited with the elerk of the fupreme-court 109

Coft.

Cofts shall not be allowed to a plaintiff in an original r.c. tion, or a petitioner in equity, other than the United

States, where they recover lefs than five hundred dollars, or a libellant, on his appeal, lefs than three hundred dollars; but, at the diferentiation of the court, may be adjudged to pay cofts i. GI

[Judiciary.]

Cofts shall be allowed, and taxed in the supreme, circuit and district-courts, (excepting in the district-courts, in cases of admiralty and maritime jurifdiction) in the same manner as in the supreme or superior-courts of the refpective states ii. 224

- The part of goods forfeited belonging to the United States, to be applied to the payment of coft if under a certain value iii. 183
- In writs of error, when decrees or judgments are affirmed, courts mayaward fingle or double cofts at diferention i.63
- Rules for the payment of costs, in profecution for fines and forfeitures ii. 107

Depositions.

- Depositions may be taken when the witness lives at a greater distance than one hundred miles from the place of trial, is bound to fea, going out of the United States, or to a greater distance chan one hundred miles, or is very ancient or infirm i. 68
- Depositions may be taken by judges of the courts of the United States and of the states, on notice to the adverse party 69
- When appeals are taken in caufes of admiralty and maritime jurifdiction, the testimony of witness may be taken in writing on suggestion of the party, and his fatisfying the court, that he shall not be able to produce them in court i. 70
- Courts may grant a *dedinus protestatem* to take depositions according to common ulage; and the circuit-court, as a court of chancery may direct the taking of depositions in *perpetuam rei memoriam*. 70

Equity.

Courts of law have also an equity jurifdiction 55 Suits in equity shall not be fushained in either of the courts of the United States, in any cafe where plain, adequate

and complete remedy can be had at law 59 In fuits to recover the forfeiture annexed to any articles of agreement bond, covenant or other fpecialty where the breach appears upon the default, confellion or demurrer of the defendant, judgment fhall be rendered only for what is due in equity; and if uncertain, the fame, at the request of either party, may be affelded by a jury 65

[Judiciary.]

Error.

- From final decrees and judgments in civil actions, in fliftrict-courts, where the matter in difpute exceeds fifty dollars, exclusive of cost, writ of error will lie to the circuit-court i. 61
- To the writ must be annexed a transcript of the record, an affignment of errors, prayer for a reversal; and a citation to the adverse party, figned by a justice of the supreme-court, or a judge of the district-court, giving at least twenty days notice to the adverse party 62
- From final judgments and decrees in civil actions in circuitcourts brought there originally, or from the flate or diftrict-courts, where the matter in difpute exceeds two thousand dollars, exclusive of cost, error will lie to the fupreme-court; and a citation must be figned by a judge of the circuit, or fupreme-court, the adverse party having thirty days notice 62
- There shall be no reversal for error in ruling any plea in abatement, other than a plea to the jurisdiction, or such plea, to a bill in equity, as is in the nature of a demurrer, or for any error in fact 62
- Writs of error must be brought in five years after the judgment, or decree; unless the perfon entitled to the writ, be an infant, *feme covert, non compos mentis*, or imprifoned; and then within five years, exclusive of fuch difability 62
 - Plaintiff must give fecurity to profecute his writ of error, before the judge figning the fame 62
 - Writs of error shall be a *Juperfedeas* only where a copy is lodged in the clerk's office, where the record remains within ten days (Sunday exclusive) after rendering judgment; and execution shall not issue within ten days when a writ of error may be a *Juperfedeas* 03
 - When circuit or supreme-court affirm a judgment or decree, they shall adjudge to the respondent in error, just damage for his delay; and single or double cost at their diferentian 63
 - When a judgment or decree shall be reversed in a circuitcourt, they shall proceed to render such judgment or decree as the district court ought to have done 63
 - The fupreme court fhall do the fame, unlefs when the damages are uncertain, when they fhall remand the caufe 63

Vol. III.

[Judiciary.]

Supreme court shall not issue execution, but shall send a mandate to the circuit court, to award execution i. 63

Writ of error will lie to the fupreme court, from the final judgment or decree in the higheft court of law and equity in any flate, where is drawn in queftion the validity of a treaty, or flatute of, or an authority exercifed under the United States; and the decifion is againft their validity, or the validity of a flatute of, or an authority exercifed under a flate, on the ground of their being repugnant to the conflitution, treaties and flatutes of the United States, and the decifion is in favour of their validity—or where is drawn in queftion, the conftruction of any claufe of the conflitution, treaty, or flatute, or any commission under the United States, and the decifion is againft it i. 63, 64

Writ to be figned by a judge of the ftate court, or of the fupreme court, and to be proceeded with as in other cafes; excepting when the fupreme court have once remanded a caufe, they may proceed to a final decifion 64

- No error shall be assigned or regarded, but such as respect the before mentioned questions of validity 64
- On writs of error not a fuperfedeas, fecurity fhall be taken only to answer cost iii. 137

Evidence.

Mode of proof by oral teftimony, and examination of witneffes in open court, fhall be the fame in all the courts of the United States, as well in equity and admiralty, as at common law i. 68

- Courts on trial of actions at law, upon motion, and due notice, may require the parties to produce books or writings in their pofferfion or power, when they might be 'compelled in chancery 59
- If the plaintiff refufe to comply, judgment shall be given as in cafes of nonfuit; and if the defendant, as in cafes of default 59
- Burthen of proof, in fuits for breaches of the revenue laws, to lie on claimants, where probable caufe is flewn for the profecution iii. 180
- In fuits against revenue officers, and holders of public money, a transcript from the books and proceedings of the treasury duly authenticated, shall be admitted as

[Judiciary.]

evidence, aud courts may render judgment accordingly iii. 421

Copies of bonds, contracts, or other papers relating to, or connected with the fettlement of an account between

the United States and an individual, duly authenticated, fhall be of the fame validity as the original iii. 421

Provided, that on the plea of *non eff fattum*, or upon motion, the court may, if neceffary, to attain justice, require the production of the original 422

Evidence.

Execution may be ftayed forty-two days, on motion of the party to give him time to file his petition, for a new trial i. 60

Where different kinds of execution are iffuable in fucceffion, a *capias ad fatisfuciendum* being one, the plaintiff fhall have his election to take that out in the first inftance ii. 103

When goods are taken in execution, on a *fieri facias*, where the laws of a flate require an appraifal previoufly to their fale, the marshal shall proceed according to the laws of the flate in fuch case ii. 229

Execution shall not be issued in the supreme court, in cases brought there by writs of error; but the supreme court shall fend a special mandate to the circuit court to award execution i. 63

Execution upon any judgment obtained for the use of the United States, before any court thereof, shall run through the United States; but shall be issued from, and made returnable to the court, where judgment was obtained iii. 423

Fees.

Fees in courts of admiralty, and maritime jurifdiction eftablished ii. 222

Fees of marshals, clerks, jurors, witness, and district attornies established 104. 105. iii. 263

Habeas Corpus.

Juffices of the fupreme court, and judges of the diffrict court, may grant writs of *Habeas Corpus*, to enquire into the caufe of commitment; but only in cafes where the prifoners are committed by authority, of the United

[Judiciary.]

States, or are held for trial before fome court of the fame, or are necessary to be brought into court to testify i. 59

Injunction.

Writs of ne exeat and injunction, may be isfued by a judge of the fupreme court, in cafes where the fupreme or circuit court may grant them. But no writ of ne exeat fhall be granted unlefs a fuit in equity be commenced, and proof adduced, that the defendant deligns quickly to depart from the United States. And no injunction to ftay proceedings without reafonable notice ii. 228

Judgment.

In fuits against revenue officers and other holders of public money, the court shall grant judgment at the return term, unleisthe defendant, in open court, shall make oath that he is entitled to credits which have been refuled at the treasury: in which case the court may grant a continuance. iii. 422

Jurors.

- Jurors to ferve in the courts of the United States shall be defignated in each flate according to their mode : shall posses the fame qualifications, and shall be returned from fuch parts of the district, as shall be least burdensome i. 67 to the citizens
- Clerks shall iffue writs of venire facias to the marshal or his deputy: or if interested, to some fit person, and when from challenges or otherwife there shall not be a competent number, they may be returned de talibus circumstani. 68 tibus 16

Trials for crimes shall be by jury

All iffues in fact shall be tried by jury, except in admiralty 54 and maritime jurifdiction

Mandamus.

The supreme court may issue write of mandamus in caies warranted by the ufages of law to any court appointed or any officer under the authority of the United i 58 States

Procefs.

All proceffes iffuing from the fupreme or circuit courts, shall bear test of the chief-justice, and from the district

N T D Ε X.

['Judiciary.]

court, of the judge, shall be under the scal of the court, and figned by the clerk ii. 102

Prohibition.

The fupreme court may iffue writs of prohibition to diftrict courts when proceeding as courts of admiralty, and maritime jurifdiction i. 48

Trial.

- The trial of all crimes, excepting in cafes of impeachment, fhall be by jury i. 16
- In capital cafes, trial shall be had in the county where the offence was committed, or where that cannot be done without great inconvenience, twelve petit jurors at leaft shall be summoned from thence 67
- No perfon in any civil action before the circuit or diffrict court, shall be arrested in one district for trial in another
- No fuit shall be brought against an inhabitant of the United States by original process, but in the district where he belongs or shall be found
- Courts may grant new trials in cafes where there has been a trial by jury, for reasons for which new trials have been usually granted - 60

Witneffes.

Subpanas for witneffes required to attend a court of the U. States, in any district thereof, may run into another district. Provided that in civil cafes, the witness living out of the diffrict, does not live at a greater diffance than one hundred miles from the court ii. 228

Witneffes may be compelled to appear and give their depolitions in the fame manner as they can be compelled to appear in court and teffify i. 70 ii. 104. iii. 363.

Fees of witneffes

Writs.

All writs and proceffes iffuing from the fupreme or a circuit court, shall bear test of the chief justice, and from a diffrict court, of the judge thereof; fhall be under the feal of the court and figned by the clerk thereof ii. 102 The forms of writs, executions, and other process, (except

their ftile) and the forms and modes of proceeding in fuit of common law, shall be such as the courts have adopted, and are now used in pursuance of an act, to regulate procession in the courts of the United States, which directed, that the forms of writs and executions, except their stille and modes of process in fuits of common law, should be the fame in each state, as were used and allowed in the supreme courts of the fame ii. 103 The forms of writs, &c. and the modes of proceeding in fuits in equity and admiralty, and maritime jurisdiction, shall be according to the principles, rules and usages of courts of equity and admiralty, as contradistinguissed from courts of common law ii. 103 Courts may issue all writs necessary for the exercise of their jurisdiction i. 58

Jurifdiction of couris, (see Judiciary,)	· · · · ·
Jurors, how returned	i. 67
	ii. 105. iii. 363
to try crimes	16
to try iffues in fact	i. 54

) **K**

Kaskaskia, lands at, granted to certain perfons		555
Kentucky, flate of, formed		278
number of Representatives	•	282
Kimberly, Ephraim, land warrant iffued to,		iii. 33

L

Lands, ceffion of, by North-Carolina i. 92	
at West-Point, purchase of, for the United States	
authorized 131	
western, pledged for the redemption of the public	
debt 161	
fale authorized iii. 293	
appropriated for military warrants 358	
granted to fettlers at Vincennes and Illinois i. 353	
located for Virginia troops 254	
granted to the Ohio company 63	
granted to inhabitants of Galliopolis iii. 228	
Larceny, how punified i. 107	
Law, expost facto, not to be passed i. 11	
Laws of Congress to be supreme 18	
of the states, in what cases to be the rule of deci-	
fion 74	

Laws of the United States, an edition to be publik	
the Secretary of State	iii. 230
how to be distributed	231
mode in which the laws of each feffion of C	ongreis
fhall be printed and diftributed	231
of fession of Congress in 1797, to be published	l in the
above mentioned edition	· 377
mode of distributing five hundred fets of abo	ve edi-
tion	
	. 437
Leakage, allowance for,	1. 215
Learning, act for encouraging,	118
Letters, duty on,	iii. 46
free	53
patent	ii 200
LEGISLATURE OF THE UNITED STA	TES.
Legislative power vested in Congress, confisting of a	Senate
and Houfe of Reprefentatives	; ~
Elections to be regulated by the flates, but Congr.	ala mar
alter the fame, excepting the place of choof	
nators	ر آ
Congress shall meet every year, and on the first Mo	nday in
December, unless they by law appoint a differen	it day 7
Each Houle to judge of the elections of their own	
bers, and a majority to conflitute a quorum to c	
nefs, but a lefs number may adjourn, from day	to day,
and compel the attendance of abfent members	7
May eftablish their own rules, punish their mem	ers for

diforderly conduct, and with the concurrence of twothirds, expel a member 8

- Shall keep journals to be published, unless when they require fecrecy 8
- Yeas and nays may be taken, when demanded by one-fifth of the members 8
- Their wages to be afcertained by law—privileged from arrefts, except in cafes of treafon, felony, and breach of the peace 8
- Ineligible to offices in certain cafes, and can hold no office under the United States 8

All revenue bills muft originate in the Houfe of Reprefentatives, but the Senate may propose amendments & Power of the Prefident in respect of bills &

Limitation of the powers of the flates in certain cafes i. 11, 12

[Lėgislature.]

Senators and Reprefentatives to take an oath the conftitution Congrefs to be in feffion every fecond Wednefda ary every fourth year fucceeding 1793, to r count the votes for Prefident and Vice-Prefi Apportionment of Reprefentatives, according enumeration Compenfation to members of Congrefs Prefident may alter the place of the meeting of in cafe of contagious ficknefs	i. 25 y in Febru- eceive and dent ii. 24 to the first 55 iii. 244
License to trade with the Indians	iii. 306
to veffels	ii. 171
Licenscs to retail, duty on,	iii. 77
Limitation of the powers of Congress	i. 11
of the powers of the flates	12
of criminal profecutions	114
of claims against the United States	ii. 163
Light-houfes, beacons and buoys established,	and fupport
of, provided for-to continue one year	only, unlefs
jurifdiction shall be ceded to the United S	States 33
house to be built in Chesapeak bay	34
Secretary of the Treasury to provide f and supplying light-houses, beacons, buo	or repairing
and fupplying light-houfes, beacons, buo	ys and pub-
lic piers, and to agree for the falaries of	the perfons?
appointed to fuperintend the fame	34
houfe to be built at Portland head	257
to be built at Bauld head	ii. 36
to be built on Montok point	
houfes, beacons, buoys and public piers p	rovided for,
and beacons and buoys to be placed in the	
Charlefton and Chefapeak bay	47
houfes, beacons, buoys, public piers, and	1 itakeage or
channels provided for, and beacons and placed in Chefapcak bay and Ocracoke ir	budys to be
	llet 238
and in Providence river	iii. 31
	lighted ber-
con placed on Shell-Caftle island	
	d huges to
be placed at the entrance of St. Mary's ri	ver 66
and buoys to be placed in Cape-Fear rive	
and puojo to oo pintou in ouper car int	/"

	 houles, &c. ceffion of jurifdiction to the United States, on what conditions to be good iii. 1,4 houfe to be built on Baker's ifland 256 houfe to be built at Cape-Cod 290 buoys to be placed in the harbour of Bofton 428 Literary property, act fecuring, i. 118
	Loan-offices eftablished 151
	Loans i. 148. 270. ii. 220. iii. 16, 17. 118. 137.
,	221. 350. 353. 369
	M
	Magazines established III. 28
4	Mail, (fee Post-Office.)
	Maiming defined and how punished i. 105
•	Manifelts, mafters of veffels to have, 188
	to deliver to the officer with whom they make entry 192
	of cargoes on board veffels bound to foreign ports, to
	be delivered to the collector before clearance 242
-	cerned in the coafting trade ii. 178 Manflaughter, how punified i. 102
	Maps, copy-rtght of, fecured 118 Maritime jurifdiction vested in the district courts 53
	Maryland, confent of Congress to an act of the state of,
	iii. 285: 289 Marshals to be appointed in each district, and their duty i. 65
	may appoint deputies 66
	——their fecs ii. 104
	trict attornies, maintenance of prisoners in gaol, ex- penses in criminal prosecutions, and clerks' sees 106
,	fury and paid
	respective states iii. 191

Mariners, how to be governed, (fee Seamen,) i. 134 -how protected iii. 322 Mafters of veffels to make written agreement with mariners i. 134 duty of, when veffels proves leaky 136 -fhall have manifefts of goods when coming from a foreign place 188 coming on board 100 -fhall make entry and report, (fee Dutics, Collection of.) 195 shall deliver their letters to the post-master, on arrival at a port where there is a post-office iii. 48 MILITARY ESTABLISHMENT. Military establishment of the United States, to confist of the corps of the artillerifts and engineers, eftablished by an act for that purpose-and of two companies of light dragoons, and four regiments of infantry iii. 338 338 Number of officers and men to each regiment One major-general, with two aids de camp; one brigadiergeneral, with a brigade-major; a quarter-mafter-general, an infpector, and a paymafter-general 339 Prefident to caufe the legion and light dragoons to be arranged accordingly, and fupernumeraries to be difcharged 339 The corps of artillerifts and engineers to be completed 339 Bounty of fixteen dollars allowed to foldiers now in fervice, that shall re-colift; and to others fourteen dollars 150. 340 Commissioned officers in the recruiting fervice, allowed two dollars for each recruit they shall enlift 340 Allowance of clothing, rations, pay and fubliftence 340, 341, 342, 343 Any perfon enticing a foldier to defert, or purchasing his arms, shall be fined not exceeding three hundred dollars, and imprifoned not exceeding a year 343 Soldiers privileged from arrefts for debts under twenty dollars iii. 344 Deferters shall make good the term of their enlistment 344 Sentences of general court-martials in time of peace, extending to life, or to the difmiflion of a commiflioned officer, or which, in time of peace or war, respect a general officer, shall be laid before the Prefident 344

X. ND E Т

[Military.]

The rank of officers eftablished ii. .97 Brigade-Infpector to be appointed to each brigade, his 97

08

duty Privileges of fpecial corps preferved

Any officer or foldier of the militia called into actual fervice, being wounded or difabled, fhall be taken care of, and provided for at the public expense 97

Those who have been wounded, or disabled, shall be placed on the penfion lift at a rate of compensation not exceeding half pay iii. 250

- Whenever the United States are invaded, or in danger of an invation from any foreign nation, or Indian tribe, the Prefident may call forth the militia to repel fuch invalion iii. 188
- When there is an infurrection in any flate against the government thereof, the Prefident, on application of the legislature or executive, may call forth the militia to fupprefs fuch infurrection 180
- Whenever the laws of the United States shall be opposed by combinations too powerful to be fupprefied by the ordinary courfe of judicial proceedings, the Prefident may call forth the militia to caufe the laws to be executed 189

When the Prefident shall judge military force to be neceffary, he shall command the infurgents to disperse by proclamation 189

Militia, when in actual fervice, fhall be fubject to the fame rules and articles of war as the troops of the United States, but shall not be compelled to ferve more than three months in one year, nor more than in due rotation with every able-bodied man 190

Penalty for not obeying the orders of the Prefident 100 Courts martial for the trial of militia shall be composed of militia officers only 190

Fines how to be affeffed, levied and accounted for 190 Pay of the militia when called into actual fervice 148 When to commence, and allowance for returning 148 Additional pay to the militia called forth in the expedition to Fort Pitt 149

Prefident authorifed to station a militia force in the Western Counties of Pennfylvania 135

[Military Establisment.]

Wounded officers and foldiers to be placed on the penfion lift, according to their difability, not exceeding halfpay 344

- Half-pay allowed to the widows and orphans of officers, dying of wounds received in the actual fervice of the United States 106
- Troops shall be governed by the articles of war, and take a certain oath preferibed by law 345

Prior repugnant acts repealed, and the general ftaff to continue only till the fourth of March, 1797 346

Corps of artillerifts and engineers, to confift of feven hundred and fixty-four non-commiffioned officers and privates, established and organized 59

Officers whofe duty requires them to be on horfeback, having horfes killed in time of battle, fhall be allowed compensation, not exceeding two hundred dollars 287

Proof of the fact to be made to Secretary of War within one year, and of the value, by the quarter-mafter of the corps to which the owner belonged, or by the oath of two credible witneffes 288

Pay of the army not to be two months in arrear 106 A brigadier-general established, who may appoint a brigade-

major 408 A judge-advocate to be appointed, and quarter-mafter-general, and pay-mafter-general 408

The pay of the lieutenants and enfigns encreafed 408 Double rations allowed to brigadier, while commander-

in-chief, and to officers commanding feparate pofts 409

MILITIA.

Militia of the United States to confift of all able-bodied white male citizens, between the age of eighteen and forty-five, to be enrolled by the commanding officers of companies, and to be armed ii. 92 Exemptions from military duty 93

Exemptions from military duty 93 Militia to be arranged into divisions, brigades, regiments, battalions, and companies, and to be officered by the respective flates 94

Regulations respecting grenadiers, light-infantry, and troops of horse, colours, and music 95, 96

An adjutant-general to be appointed in each flate, his duty 96 Rules of difcipline established 97

MINT.

A mint for the purpose of national coinage established at the feat of government, under the following officers: a director, an aflayer, a chief coiner, an engraver, a treasurer, a melter and refiner ii. 37. iii. 222 iii. 8 Treafurer and affayer fhall give bonds The duties of each officer: to take an oath, and to give bonds for the performance of their truft ii. 37 Their falaries 38 The accounts of the officers employed in the mint to be fettled at the treafury quarter-yearly 39 Prefident to procure artifts, apparatus, and buildings for the mint, and the expense to be defrayed out of the treafury of the United States ii. 39 The following coins of gold, filver and copper to be coined, viz. eagles, half eagles, quarter eagles, dollars or units, half dollars, quarter dollars, diimes, half difmes, cents, and half cents ٨Q Devices and proportional value of gold and filver eftablifhed 41 Standard of gold and filver 42 Perfons may have gold and filver bullion coined free of expense, except when below the standard of coin of the United States, and then to be retained, for each depolit, fuch fum as will be equivalent to the expense of 43, iii. 223, 317 refining the fame Director may exchange coin for bullion, deducting one half per cent ii. 43 Coins to be delivered to perfons bringing bullion according to priority of delivery, except the bullion brought be below the ftandard of the United States, and then the bullion of that flandard fhall have the preference 44, iii. 224 Gold and filver coins iffued from the mint fhall be a lawful tender in all cafes ii. 44 Treasurer of the mint to preferve three pieces of coin to be affayed on the laft Monday in July annually, in prefence of certain officers of the government-and if found inferior to the true ftandard more than one part in one hundred and forty-four, the officers concerned in the coinage shall be disqualified to hold their offices 45 If any officer of the mint debafes or embezzles the coin he fhall fuffer death 46

All accounts of the United States shall be kept in dollars, difines, cents, and mills 46

[Mint.]

L
Treafurer of the mint shall give receipt for metals brought to be coined iii. 8
Treasurer of the mint shall not receive deposits of bullion, if filver, in a lefs quantity than two hundred ounces,
and if gold, in a lefs quantity than twenty ounces 223
President may reduce the weight of copper coin by pro-
clamation 224
Mode of diffributing cents and half cents 224
Appropriation of money to the purchase of copper equal
to the cents and half cents delivered to the treasurer of
the United States 317
The races of foreign coin established i. 230, ii. 161
No foreign coin shall be a tender after three years from the
time coinage commences at the mint, to be announced
by proclamation of the President, except Spanish milled
dollars and the parts thereof, ii. 162
All other foreign coins to be coined a-new 162
and the second se

Ministers, public, by whom to be appointed	i. 14	
foreign, procefs againft, void	111	
falaries of	128	
Milprision of treason	100	
of murder or felony	102	
	iii 403	
Money not to be drawn out of the treasury, but by appro-		
priations made by law	11	
accounts of expenditures to be published,	II	
Morocco, treaty with the emperor of,	ii. 367	
Murder, how punished	i. 101	

Ν

Nations, foreign, intercourfe with, (See	Intercourfe with
Foreign Nations)	i. 128
Naturalization, act of	iii. 163
Naval officer, (See Duties, Collection of)	i. 185

N A V Y.

Prefident of the United States authorized to provide by purchafe, or otherwife, four fhips of forty-four guns, and two of thirty-fix guns; or in lieu thereof, a naval force not exceeding the above, or any proportion thereof he may think proper iii. 24

[Navy.]

Directions how they shall be officered and manned, and provision for their pay and subsistence iii. 25 When peace shall be made with Algiers, no further pro-	
ceeding shall be had under the act	27
Prefident authorized to compleat two frigates of	forty-four
guns, and one of thirty-fix guns	260
Appropriation for that purpole	261
Surplus perifhable materials to be fold	261
Netherlands, United, treaty with 	i. 420 462
New trials grantable by courts	60
Nobility, title of, prohibited	i. 11
	iii. 163
Non-fubscribing creditors, provided for	i. 153
North-Carolina, cellion of territory by	· i. 92
laws of United States, extended to	81, 123
Neutrality, breaches of, how punished	iii. 88
	ii. 54, 119

0

Oath to be taken by the Prefident of the United States i. 14 -to fupport the conflictation, to be taken by the fenators and reprefentatives of the United States 18 -form of, and how to be administered 2٢ -by all executive and judicial officers in the feveral ftates 26 -by all officers appointed under the authority of the United States .27 -form of, to be taken by the fecretary of the fenate and clerk of the house of representatives 27 -by the judges of courts 53 -by the clerks 52 Offences against the United States, defined and punished i. 100, iii. 88 ed 304 Officers of revenue and others holding public money when their accounts are adjusted, to be fued iii. 421 Ohio, territory north-west of, how governed ii. 125 ii. 63 Oneida Indians, treaty with 445 Ordinance for governing the north-western territory 559

[Navy.]

Orphan children of officers dying in fervice, allowance
to iii. 106
Ottawas, treaty with ii. 449
Owner of goods to make entry and produce original in-
voices and bills of lading i. 201
P

Pamphlets, poftage of Parties in fuits may manage their own caufes Pafsports to be provided for fhips and veffels every thip and veffel going to a foreign country to have one 357

PATENTS.

- Any citizen of the United States alleging that he has invented any new and uleful art, machine, manufacture, or composition of matter, or any uleful improvement thereon, he may prefent a petition to the fecretary of flate, who fhall make out letters patent in the name of the United States, for the fole and exclusive privilege of making, using, and vending the fame, to him, his heirs, executors, and associate for the term of fourteen years; to bear telle by the Prefident of the United States, and to be examined by the Attorncy-General, ii. 200
- Any perfon difcovering an improvement in the principle of a machine, or in the process of any composition of matter which has been patented, shall not have liberty to use the original difcovery; nor shall the first inventor use the improvement. The changing the form or properties of any machine, or composition of matter shall not be deemed a difcovery ii. 201
- Every inventor must fwear or affirm, that he believes he is the difcoverer, must deliver a written defeription thereof, and if necessary, drawings, fpecimens, and models 201
- Inventors may affign their right, and the affignment muft be recorded in the office of Secretary of State 202
- Any perfon using patented inventions, without the confent of the patentee, shall forfeit three times the price for which the patentee has usually fold or licensed to other

perfons the use of the invention, to be recovered in an action on the flatute ii. 202

The defendant in fuch action may plead the general iffue, and give this act, or any fpecial matter in evidence, of which notice in writing has been given thirty days before trial 203

Any perfon relinquishing a right under a state may have a patent from the United States 203

In cafe of interfering applications, the matter shall be fettled by submission 204

Mode of proceeding in cafe patents are obtained furreptitiously, or on falfe fuggestion 205

Inventors mult pay thirty dollars into the treasury before they present their petition to the Secretary of State 205

Pay-Mafter, duty of

ii. 11**e**

Peace, definitive treaty with Great-Britain i. 477 PENALTIES MITIGATED OR REMITTED.

Ve den any perfon shall have incurred a fine, penalty, forfeiture, or difability, or shall be interested in any vessel or goods, subject to seizure, forfeiture, or disability by any revenue-law, or by any act concerning the registering or recording of ships or vessels, or concerning the coasting-trade and sisteries, and shall prefer his petition to the district judge, stating his case; such judge, giving notice to all concerned, shall enquire into the facts, and transmit the same with the petition to the Secretary of the Treasury, who shall have power to remit or mitigate such sine, forfeiture or penalty, or remove such disability, if incurred without any wilful negligence or intention of fraud

The judicial courts of the feveral ftates, whofe jurifdic-
tion is given by any of faid acts, may, in the cafes cog-
nizable by them, exercife the power of diffrict courts,
for the mitigation or remiffion of fines404The rights of individuals not to be affected405The act to be in force two years405

Pennfylvania, contract with, for lands ii. 13

PENSIONERS.

Particular perfons placed on the penfion lift i. 259. 263. ii. 207 Mode eftablished for disabled perfonsto obtain penfions ii. 27 Claims to invalid penfions regulated 210 Vol. III. D 4

Certain perfons to be placed on the penfion cretary of war	lift by the Se- iii. 112. 262
Commillioned officers must return commuta	tion 112. 172
Penfions shall commence from the time evid	ence was com-
pleted before commissioners	171
No arrears to be allowed to pensioners, a	
continue during difability	iii. 172
Officers and foldiers belonging to the militi	a, wounded or
difabled in actual fervice, to be placed o	on the pension
lift	250
Secretary of war authorized to place cert	ain perfons on
the penfion lift	262
Widows and children of officers dying of	wounds, recei-
ved in fervice, to be placed on the penfior	
Peremptory challenge, how to proceed in ca	ales of, i. 113
Perjury, how punished	• 108
Permits to unlade goods	. 207. 216
Piers, public, established and maintained,	(fee Light-
Houfes,)	1
Pilots, how regulated	i. 34
Piracy, how punished	102
Poor debtors imprisoned, how relieved	iii. 335
Ports of entry and delivery	i. 180
Ports and harbours to be fortified	ili. 18. 61
A OILS and Harbours to be fortified	144 10. 11

POST-OFFICE and POST-ROADS.

Poft-roads eftablished throughout the United States iii. 36.42 Poftmaster-general may fend a mail on any road on which a stage-carriage is established, on condition that the expense stablished the revenue 43

- may make contracts for a time not exceeding eight years, to extend post-roads, and authorize perfors contracting, to receive for their expenses, the postage of letters, news-papers, magazines, &c. and shall lodge fuch contract in the office of the comptroller 43
- General post-office shall be established at the feat of government, under a postmasser-general, who shall have authority to appoint an affistant and deputy-postmassers at such places as he shall find necessary; and whose duty it shall be to provide for carrying the mail; to defray the expense out of the revenue of the post-office; to preferibe rules for deputy-postmassers; to superintend the business of the

(Post-Office and Post-Roads.)

department ; and to direct the route, where there are more than one, between the places eftablished

- Accounts of the receipts and expenditures of the department, fhall befettled at the Treafury, guarterly, and the balance paid into the Treafury. The poftmafter-general, his affiftant, deputies, and all to whom the mail shall be entrusted. fhall take a certain oath
- Any perfon obftructing, or retarding the mail, fhall be fined one hundred dollars; and any ferryman delaying the fame. fhall be fined not exceeding ten dollars for each half hour 45
- The poltmafter-general shall give public notice in newf-papers, before he makes a contract for carrying the mail, and fhall lodge the fame with the proposals in the office of the comptroller. No contract fhall extend to a longer term than four years

Deputy-poltmasters shall keep offices, and shall attend at such hours as the poftmafter-general shall direct 45

46

46

Salary of postmatter-general, his affistant and clerks Rates of pollage of letters

Rates of letters passing by fea

- 47 Any deputy-poltmaster, demanding, or receiving a greater rate of postage than is established by law, shall forfeit one hundred dollars, and be forever incapable of holding any office under the United States
- Mafters of veffels arriving at any port where there is a poffoffice eftablished, shall not be permitted to report, make entry, or break bulk, till they have delivered to the poftmafter. all letters to any perfons in the United States, excepting fuch as directed to the owners, or to perfons at the port of delivery, and fhall make oath before the collector **4**8
- The postmasters shall pay two cents for each letter, and take certificate **4**8
- No perfon, but the postmaster-general, or those employed by him, fhall fet up any conveyance of letters, or packets, by land, or by fea, where packet-boats are established, on penalty of fifty dollars, 49

Deputy-postmasters shall account for all way-letters 49 Any perfon employed in any of the departments of the general post-office, detaining, fecreting, or embezzeling letters, not having any fecurity relating to money in them, fhall be

fined not exceeding three hundred dollars, and imprifoned not exceeding fix months 50

Any perfon fecreting, or deftroying letters, or any packet hav

[Post-Office and Post-Roads.]

ing any affurance relating to money, or that shall take out and steal the same, shall suffer death ۲7

Any perfon having taken charge of the mail, that shall defort the fame before his arrival to the next post-office, shall forfeit not exceeding five hundred dollars; and any perfor concerned in the mail, that fhall caufe letters to be carried contrary to the act, shall be fined not exceeding fifty dollars iii. 51

Any perfon robbing a carrier of the mail, fhall fuffer death 52-

Any perfon flealing the mail, or any letter or packet from it, thall be fined not exceeding three hundred dollars, and imprifoned not exceeding fix months

All acceffaries to crimes prohibited by the act to eftablish post-offices and post-roads, to be punished in the fame manner as the principal iii. 418

Deputy-postmasters to publish, every three months, a list of letters in their office ; and, at the expiration, to fend themto the general poft-office to be opened 52

Who are entitled to the privilege of franking letters 53 Any perfon counterfeiting the franking of a letter, shall be

54

fined one hundred dollars Printers may fend one news-paper, to every news-paper

printer, free of poltage

- 54 Regulations refpecting fending newspapers in the mail 54. 419

Compensation to be made by the postmaster-general to his deputies iii. 56. 418

Poltmaster-general shall profecute such deputy-poltmasters, as neglect to fettle their accounts at the end of every three months, and if he shall neglect for fix months, the balances fhall be charged to him 57

Penalties and profecutions shall be one half to the informer, and the other half to the United States 58

Postmaster-general authorized to make provision for the conveyance of letters by fea 58

Deputy-postmasters, and all persons concerned in the mail, 58 exempted from militia duty

Letter-carriers at post-offices, allowed two cents for each letter 59

Additional poft-roads effablished iii. 177 Certain post-roads discontinued 414 New post-roads eftablished 414 Poltmaster to report to Congress, the roads that have not produced one-third of the expense of carrying the mail 420

Letters and packets to George Washington free 420

PRESIDENT OF THE UNITED STATES.

The executive power is vested in a prefident of the United States, who is to hold his office during the term of four years i. 12

- Mode of electing the Prefident and Vice Prefident 12, 13 Congrefs shall determine the time of choosing electors, and the day of giving their votes, which shall be the fame throughout the United States 13
- No perfon thall be eligible to the office, unlefs he is a natural born citizen, or a citizen at the time of adopting the conflitution, of thirty-five years of age, and who has been a refident fourteen years in the United States 13
- In cafe of a vacancy, the Vice Prefident fhall act, and in cafe of a vacancy in both offices, Congrefs may declare by law what officer fhall act as Prefident 13
- Prefident shall have a stated falary, which shall not be varied during the time for which he is elected, and shall receive no other emolument 14
- He shall take an oath, faithfully to execute his office, and to preferve the constitution 14
- He shall be commander in chief of the army and the navy, and of the militia when called into actual service—may require written opinions from the principal officers in the executive departments, and may grant pardons and reprieves, except in cases of impeachment i. 14
- He fhall have power to make treaties by the advice and confent of two-thirds of the fenate, and fhall nominate, and by the advice and confent of the fenate, fhall appoint foreign minifters, judges of the fupreme court, and all officers, eftablished by law, whose appointment is not otherwise provided for, and may fill all vacancies happening in the recess of the fenate, to expire at the end of the next fession 14
- He shall give to Congress information respecting the state of the Union, and recommend such measures as he may judge necessary 15
- He may convene both houses or either, and in case of their disagreement with respect to the time of adjournment, he may adjourn them to such time as he shall judge proper—he shall receive all foreign ministers, take care that the laws are faithfully executed, and commission all officers 15

[Prefident of the United States.]

He shall be removeable on impeachment, and conviction for treafon, bribery, and other high crimes and mifdemenors 15 Prefident authorized to affign bufinefs to the department of flate 1. 359 -authorized to affign duties to the fecretary for the department of war, who shall conduct according to the instructions of the President -to appoint by and with the advice and confen of the fenate, all officers in the territory north-weft of the Ohio 32 -his falary to be twenty-five thoufand dollars 46 -----authorized to draw out of the treasury, forty thoufand dollars annually, for foreign intercourfe, and to account for the expenditure thereof 128 -authorized to purchase a tract of land for the use of the United States at West-Point 121 authorized to appoint commissioners to locate a diftrict for the feat of government-to approve of plans for public buildings, and to accept grants of money to defray the expense 132 authorized to borrow twelve millions of dollars for the payment of the foreign debt 148 authorized to build revenue cutters and appoint offiicers 235 -----authorized to approve of purchases of the public debt, by commissioners i. 268 chafe the public debt 270 -authorized to make allowance to fupervifors and infpectors 335 manner: The flates to appoint as many cleftors of a Prefident and Vice Prefident, as they have fenators and reprefentatives, within thirty-four days preceding the first Wednesday in December in every fourth year, beginning with the year 1702 11. 22 The electors shall meet at such places as the state legislature shall direct, on the first Wednesday in December, and give in their votes-they fhall make out three cer-

rificates of their votes, and by writing under their hands, shall appoint a perfon to deliver one to the president of

[Prefident of the United States.]

the senate at the seat of government, before the first Wednesday in January—shall forward one by the post to the president of the senate, and shall lodge one with the district judge 23

The executive of each flate fhall certify the names of the electors, to be annexed to the lift of votes 23

- If the votes are not received at the feat of government by the first Wednesday in January, the secretary of state shall fend to the district judge, who shall transmit a list ii. 24
- Congrefs shall be in fession on the fecond Wednesday of February every fourth year succeeding 1793, when the certificates shall be received and opened, the votes counted, and the perfons elected President and Vice President ascertained, and declared according to the constitution 24
- In cafe there shall be no president of the fenate at the feat of government, the person carrying the votes shall deliver them to the fecretary of state, who shall deliver them to the President of the fenate; such person shall be allowed twenty-five cents permile; and if after acceptance, shall neglect to carry the votes, he shall forfeit one thoufand dollars 24
- In cafe of vacancy of the office of the Prefident and Vice Prefident, or inability, the prefident of the fenate pro tempore, and if there be no prefident of the fenate pro tempore, the fpeaker of the houfe of reprefentatives fhall act as Prefident 25
- Duty of the fecretary of flate, and mode of proceeding in cafe of vacaucy of the office of Prefident and Vice Prefident 25
- The only evidence of the refufal of the office of Prefident and Vice Prefident, shall be a written instrument delivered into the office of the fecretary of state 26
- The term of four years, for which Prefident and Vice-Prefident are elected, fhall commence on the fourth of March fucceeding the time of the election ii. 26
- Prefident authorized to engage artifts, and provide buildings for the mint 39

 - authorized to iffue letters-patent to John Cleves Symmes and affociates of certain lands

INDEX. [Prefident of the United States.]

authorized toiffue letters-patent to the Ohio company ii.63
authorized in cafe of death, absence, or fickness of the se-
cretaries of State, Treasury and War, or any other of-
ficer whole appointment is not in the head of the depart-
ment, to appoint a perf on to perform the duty until a
fuccetlor be appointed, or abfence or ficknels shall ccafe
••
113
to purchase the public debt 117
iuthorized to borrow fifty thousand dollars, to be under
his controul and direction for foreign intercourfe 124.
to caufe accounts for foreign intercourfe to be fettled in
the Treasury Department by specific statements, where
he thinks proper, and by certificates where he thinks
it not proper to specify ii. 160
his falary to be twenty-five thousand dollars, with the
use of the furniture belonging to the United States 198
name 200
authorized to pay the first instalment due to the bank of
the United States, out of borrowed money 236
authorized to borrow one million of dollars, appropriated
to foreign intercourse iii. 16
lic fervice require it 17,
authorized to fortify certain ports and harbours; to gar-
rifon certain fortifications; to purchase cannon, and can-
non-fhot; and to receive cessions of lands, or to pur-
chafe them where fortifications are, or may be erected
18. 19
authorifed to provide a naval armament confifting of
fix ships, and to appoint certain officers 24
authorifed to alter the place for holding the feffion of
Congress, when sickness, or other circumstances, shall
render it necessary 30
books, and apparatus for the corps of artillerifts fr
empowered to employ artillerists on the frontiers, or
in the fortifications on the fea-coast 61

[Prefident of the United States.]

Prefident authorifed to apply two hundred thousand dollars of the proceeds of foreign loans, to pay the fecond instalment due to the bank of the U. States iii. 71

- authorifed to make additional compensation to infpectors, and collectors of revenue on diftilled spirits 85

- -----authorifed to make allowance to officers of infpection for collecting the duties on property fold at auction

120

- -----authorifed to flation a certain number of militia in the four weftern counties of Pennfylvania, and to direct a voluntary inliftment 135

VOL. III.

N D E X. F

[Prefident of the United States.]

nations against the laws of the United States, and to carry them into execution iii. 180: -to iffue proclamation to infurgents, to difperfe in a limited time, when military force is called forth 189. his approbation necessary for the commillioners of the finking fund, to proceed to the execution of their truft 212 -authorized to borrow of the bank of the United States certain fums appropriated by law -may make a temporary appointment of a melter, and refiner-may reduce the weight of copper coin 223 authorized to caufe a tract of land to be furveyed and diffributed among the French fettlers at Galliopolis, and to iffue patents 228 authorized to establish trading houses to carry on trade with the Indians, to appoint agents, and prescribe rules and orders for their conduct 257 authorized to draw eight thousand dollars annually from the treafury, to pay clerks and agents 259 authorized to complete two frigates of forty four guns, and one of thirty-fix, and to fell perifhable materials not wanted 260 Commiffioners of the city of Washington authorized under the direction of the Prefident, to borrow three hundred thoufand dollars 281 Prefident authorized to caufe revenue cutters to be built or purchafed in lieu of those unfit for service, and to caufe to be fold at public auction from time to time fuch as shall become unfit for service 283 authorized to iffue letters patent of certain tracts of land to Ebenezer Zane, on certain conditions 201

-authorized to fix compensation for affistant furveyors. chain-men, &c. 200

-authorized to afcertain and mark the boundary line between the United States and certain Indian tribes 314

authorized to direct the revenue officers, and officers commanding forts and revenue cutters, to aid in the execution of quarantine, and the health laws of the Itate 111. 315

authorized to appoint two or more agents for the protection of American feamen, and to draw out of the

[Prefident of the United States.]

treafury not exceeding tifteen thousand dollars, to defray the expense iii. 322 authorized to make allowance to officers of infpection, employed to collect the duties on carriages 334 -authorized to arrange foldiers and officers of the legion into four regiments, and two companies of dragoons 339 -may direct fentences of courts-martial to be carried into effect or otherwife, when laid before him purfuant to law 344 - authorized to borrow 324,539 dollars 6 cents, of the bank of the U. States, for foreign intercourse 350 Commissioners of the finking fund authorized to borrow five millions of dollars with the approbation of the Prefident 353 Secretary of state to prepare a form of a passport, to be approved of by the Prefident 356 Prefident authorized to borrow 650,000 dollars 360 Fourteen thousand dollars appropriated to accommodate his household 382 Prefident authorized to apply 252,259 dollars and three cents, to defray the expense of negociation with Algiers 402 authorized to advance fifty thousand dollars, to profecute the claims of American citizens, for property captured by the belligerent powers 426 Frinting of the laws, act for iii. 230 Privateers fitting out or augmenting their force, how puiii. 89 nifhed Privilege of members of Congress from arreft i. 8 Prifoner in cafe of treafon, shall have a copy of the indictment, and a lift of the jury and witneffes, and i. 1 12 allowed counfel -fliall have process to compel the attendance of witnef-113 fes -flanding mute, refusing to plead, or challenging peremptorily more jurors than allowed by law, shall be confidered as pleading not guilty 113 Prizes, power of the Prefident to reftore, when captured within the jurifdiction of the United States iii. 91

Process in courts

ii. 103

Procefs against foreign-ministers void Proof in court how made	i. 111 68
	. 3 ² 3
Provisional articles with Great Britain	i. 477
Pruffia, treaty with	ii 308
Punishment, capital, mode of, prescribed	i. 114
Purchafe of public debt, commiffioners appoint	ed to make
	58, ii. 117
Purveyor of public fupplies	iii. 175
Q	
Qualifications of fenators and reprefentatives	i. 5, 7
Quaratione	i. 5, 7 iii. 315
R	
R ites of foreign coins i. 27	30, ii. 161
Rations of the army effablished	iii. 341
	107
Receiver et Acien goods, how to be punified	i. 107
Record: g of vetfels, (See Regifters,)	
Records of the United States, by whom to be	kept 12
of the feveral flates to have full credit	16
mede of proving them to be preferibed by C	Congress 16
	43, 115
	50
	i. 106
Recognizances of witneffes in criminal cafes	i. 73
Reguler of the treafury, his duty	38
Registers of vessels becoming invalid, relief I	
reginers of veners becoming invalid, rener f	
	iii. 247

REGISTRY AND RECORDING OF VESSELS.

Ships and veffels which have been registered, purfuant to a former act, and which shall have been registered, purfuant to this act, as well as those which are qualified to carry on the coasting trade or fiftheries, shall be deemed ships and veffels of the United States, and entitled to the privilege thereof, so long as they shall continue to be owned and commanded by citizens of the United States ii. 131

Ships or vefiels built within the United States, after the fourth day of July, 1776, and belonging wholly to citizens thereof, or not built therein, but belonging wholly

[Registry and recording of veffels.]

to citizens thereof, on the fixteenth day of May, 1789, or which may be captured in war, and condemned as prize, or which may be forfeited for a breach of the revenue laws, and belonging wholly to citizens of the United States, may be registered 132

- Ships and vefiels that belong to a citizen of the United States refiding in a foreign country, fhall not be regiftered, unlefs fuch owner is a contul or public agent, or a partner in fome house of trade, actually carrying on trade in the United States 122
- Ships and veffels fhall be registered by the collector of the diffrict, which comprehends the port to which they belong, and the name thall be printed on the flern 133

Mode of obtaining the regittry of veffels ii. 133

- Previoully to the registry, the owner, &c. fhall, with furety to the fatisfaction of the collector, become bound to the United States, that the certificate of the registry fhall be folely ufed for the veffel for which it is granted; and in cafe the veffel fhall be loft, deflroyed or fold to a foreigner, the certificate fhall be delivered up 137
- The collector shall keep a record of the registry of vessels, and fhall grant a certificate to the owner 139

Form of fuch certificate

- 139 Mode of proceeding to obtain the registry of veffels, purchafed by citizens out of their own diffricts, or when purchafed by agents 142
- When cirtificates are loft, deftroyed, or millaid, the mafter of the veffel shall make oath or affirmation, before the collector of the diffrict, who fhall grant a new regifter
- 145 When veffels are fold or altered, they shall be registered anew, and the former certificates given up 147
- On the charge of the mafter of a thip or vefiel, how to proceed 148
- If a registered veffel shall be fold, in whole or in part, by way of truft to a foreigner, without making the fale known, the thall be forfeited 146

When a vefiel from a foreign place enters at any porr, oath fhall be made by the owner, or malter, that the regifter contains the names of the owners; or if fold fince granting the register, that such is the case, and that no foreigner has any intereft in the fame 149

When registers are delivered up, bonds shall be cancelled 150

[Registry and recording of veffels.]

Collectors shall progressively number the certificates of registry, beginning a-new each year, and once in three months transmit copies to the register of the treasury

ii. 150

- Ships and veffels built in the United States, and belonging wholly or in part to foreigners, in order to be entitled to the benchts of a fhip built and recorded in the United States, fhall be recorded in the office of the codector of the diffrict in which fhe was built; the builder thereof first taking an oath that fhe was built in the United States 151
- The collector fhall caufe veffels to be admeafured, and fhall grant a certificate of the record of the fame in the manner preferibed by law 152
- The change of the mafter, or the name of any recorded veffel, fhall be endorfed on the certificate of the record, by the collector of the diffrict where the veffel thall be, or fhall first arrive after fuch change 153
- The mafter of a recorded veffel on entry thereof fhall produce the certificate of the record to the collector of the diffrict I 54
- Rate of fees for the registry and recording of veffels and the distribution thereof 154
- Any collector making a falfe registry or record, or granting a falfe certificate, or any perfon making an admeasurement of a veffel, and delivering a falfe defeription thereof, shall forfeit one thousand dellars, and be forever incapable of holding any office under the United States 155
- If any certificate of registry and record shall be knowingly used for any vessel not entitled to the benefit thereof, the vessel shall be forfeited 156
- If any perfon shall make a false oath or affirmation respecting any thing required by the act, he shall fuffer the punithment of perjury 157
- If any perfon thall forge or alter any certificate, register or record, he shall forfeit five hundred dollars 157

How penalties thall be recovered and disposed of 157

- If any officer entitled to a part of a forfeiture be neceffary for a witnefs, he fhall not receive the fame, but it fhall go to the United States 157
- When a fhip or vefiel is transferred by procefs of law, the feeretary of the treafury may direct the collector to grant a new registry, certificate of enrolment, or licenfe iii. 383

Remission of Penalties,	(See Penalties remitted or
mitigated) Refeue of a body of an executed	i. 116, iii. 403 criminal, ordered for dif-
fection, how punified	i. 101
Representatives, house of, their	power 5
qualifications of	6
apportionment of, among th	e States ii. 55
Revenue (fee Duties and Cutters))
Retail dealer, who shall be deeme	
Reverfal of judgment	i. 64
Rhode-Ifland, acts of Congress e	extended to 125, 126
confent of Congress to an ad	
Robbe, John, placed on the penfi	on lift 74

S

Safe-conduct, violation of, how punified	i. 112
S. lary, (fee Compenfation,)	
Salt, duty on, to be paid, at 56 lb. per bufhel	ii. 71
Salted provisions and fifh, allowance on exportation	on of 72
Scire-facias, writ of, how grantable	i. 59
Sea-stores exempted from duty	203
Seal of the United States	42
of the Secretary of State	43

SEAMEN.

- Mafters of veffels bound to foreign ports, or of veffels of more than fifty tons employed in the coaffing-trade, thall make a written agreement with their feamen, or mariners, on penalty of paying the higheft wages to them, where no written contract was made; and alfo twenty dollars to every feaman i. 134 Seamen, failing to perform their agreement, fhall be fubjected to a certain penalty 135
- When a veffel has begun the voyage, if the mate, and a majority of the crew fhall difcover her to be leaky, or in any way unfit for the voyage, the mafter, on their requeit, fhall proceed to the molt convenient port, and apply to the judge of the diffrict, if he refide there, or to fome juffice of the peace; who fhall make proper enquiry, and determine what repairs fhall be made, what deficiencies fupplied, or whether fhe fhall return to be refirted. If fuch complaint be groundlefs, then cofts and reafonable damages to be afcertained by fuch

[Scamen.]

judge, shall be deducted by the master, from the wages of the complaining feamen. If any feaman shall refuse to continue the voyage, such judge may commit him

136, 137

- Every perfon harbouring a run-away feaman, fhall forfeit ten dollars for every day; and no debt exceeding one dollar, fhall be recoverable of any feaman, for any debt contracted while belonging to a ship, before the voyage shall be ended 138, 139
- Seaman ableuting himfelf from duty, fhall, for every day, forfeit three days wages; if abfent more than forty-eight hours at one time, fhall forfeit all his wages then due; and all his effects on board the veffel, or lodged in a ftore, and fhall make good all damages 139
- When feamen may demand wages, and how recover them if withheld 140
- A feaman deferting, or abfenting himfelf from a veffel at any port, may be apprehended by warrant from a juffice of the peace, and committed to prifon till the veffel fhall be ready to proceed, &c. 142

Every outward-bound fhip, or vefiel of one hundred and fifty tons, or more, and navigated by ten men, or more, fhall be furnified with a cheft of medicines 142

- Ships and veffels, bound acrefs the Atlantic, fhall be fupplied with certain quantities of water and provision 143
- Prefident fhall appoint two or more agents, one to refide in Great-Britain, and the other in fuch foreign ports as he fhall direct, whole duty it fhall be to enquire into the fituation of American feamen, that have been, or fhall be imprefied by any foreign power, to endeavour to obtain their releafe, and to render an account of all imprefiments to the executive iii. 322

The Prefident, if expedient, to appoint additional agents during the recefs of the Senate, is authorized to do it ,23

The Prefident may draw out of the Treafury, not exceeding fifteen thoufand dollars to defray the expense 323

Collectors of diffricts thall grant certificates of citizenfhip to American framen, and keep a register of their names 323

In cafe of the imprefiment or detention of feamen belonging to American veficls, the matters thall make proteit, and also return to the Secretary of State 324

Copy of the law to be transmitted by the Secretary of State

[Seamen.]

to foreign ministers and confuls. Masters of vessels, before they shall be admitted to make entry, shall make oath, whether any of their crew have been impressed, or detained, and how farthey have complied with the law, and on failure, shall forfeit one hundred dollars iii. 325 Collectors shall, every three months, fend a list of register-

ed feamen to the Secretary of State, with an account of the impressments appearing from the protests of masters of vessels 326

Seat of government established, (See Government) i. 132, 339

Secretary of flate, his duty, (See State, Department of) Secretary of the treasury, his duty, (See Treasury Department of)

Sccretary of war, his duty, (See War, Department of.) Secretary of the Senate, oath of i. 27 ----of the commissioners of the linking fund iii. 274 Senate, the power of, and mode of election i. 6, 7 6 Senators, rotation of 8 —____privileged from arrefts 18. 25 -excluded from certain offices compensation of iii. 245 Settlement of accounts between the United States and individual flates i. 29. 244 Seymour, William, placed on the penfion lift iii, 193 Shawanoe Indians, treaty with ii. 363 Ships, tonnage of, i. 144 -registry of, (See registry and recording of weffels) ii. is r iii. 383 ---- recording of, (See registry and recording of veffels) ii. 131 ----enrolling of, (See Coaffing Trade) ii. 168. iii. 383 ---- licenfing of, (See Confling Trade) ii. 168. iii. 383 ----entry of, i. 182 ----clearance of, 242 Sinking fund, commissioners of, (See Commiffioners) Six Nations, treaty with, ii. 299. 437 Slaves, importation of, regulated by the conflictution i. II ----efcaping from one flate to another to be delivered up i. 17. ii. 166 ----mode of reclaiming 167 F .4 Vol. III.

penalty on obfiructing claimants for	ii. 167
Slave-Trade to foreign countries prohibited	iii. 22
veffels concerned in, to be forfeited	22
veffels fufpected, may be compelled to give b	
penalty on being concerned in fitting out vel	lels to be
employed in,	23
penalty for every flave taken on board and fo	old 23
Snuff act, laying a duty on, suspended	371. 412
Spain, treaty with,	ii. 508
Spirits imported, duty on, (Sce Duties)	•
diffilled in the United States, duty on, (See	Duties)

STATE, DEPARTMENT OF.

- The Secretary of State to be the principal officer in the department of State, who fhall perform and execute fuch duties, as fhall be from time to time enjoined on and entrufted to him by the Prefident, agreeably to the conflitution, relative to correspondencies, commissions and inftructions, to or with public ministers or confuls from the United States, or to negociate with public foreign ministers; or to memorials or other applications from foreign ministers, or other foreigners; and, generally, as relating to fuch foreign affairs, as the Prefident shall affign to the department; and fuch officer shall conduct the business, in fuch manner, as the Prefident, from time to time, may direct i. 359
- There fhall be in faid department, a principal clerk, to be appointed by the Secretary of State, to be called chiefclerk, and to be employed in fuch manner as the fecretary fhall direct; and who, in cafe of vacancy in the principal office, fhall have the cuftody of the papers belonging to the department 360
- The principal officer, and every officer employed in the department, fhall take an oath, faithfully to execute the duties of their office 365
- Secretary of State may appoint fuch clerks as he shall find necessary 41
- Scerctary of State shall take charge and custody of the books and papers in the office of the sectetary for the department of foreign affairs, under the United States, in Congress affembled i. 360
- Secretary of State, when a bill has been figned by the Prefident of the United States, or has become a law purswant to the confliction, fhall receive the fame, pub-

.

··· .

[State, Department of.]

lifh it in at leaft three news-papers; deliver one printed copy to each fenator and reprefentative, two to the executive of each ftate-fhall preferve the originals, and caufe the fame to be recorded in books kept for that purpofe i. 42

The feal heretofore used by the United States in Congress affembled, fhall be the feal of the United States 42

The Secretary of State shall be the keeper of the feal, and fhall affix the fame to all civil commiffions after they have been figned by the Prefident, and to other inftruments by fpecial warrants from the Prefident

The Secretary of State shall cause such seal to be made for his office as the Prefident fhall approve, and copies of records authenticated by it, thall be of equal evidence with the original 43

Fees of office

43 The Secretary of State fhall have the cuftody of the feal, and all records and papers in the office of the late Secretary of the United States in Congress affembled, and shall deliver over fuch as appertain to the treasury or war department, to the principal officer in the fame, as the Prefident shall direct i. 43

Duty of the Secretary of State to procure the flatutes of the feveral flates 362

271

Shall publish all treaties with the laws

He may appoint an additional clerk in his office, to have the fame falary as the chief clerk 125

- When the lift of votes for the Prefident and Vice Prefident fhall not be received at the feat of government by the first Wednesday in January, he shall fend a special meffenger to the diffrict judge for them, who shall transmit them to the feat of government ii. 24
- When the offices of Prefident and Vice Prefident fhall be vacant, he shall give notice to the executive of every state, and shall publish the same in one news-paper in every flate, fpecifying the time in which the electors of the Prefident are to be chosen 25

He fhall make out letters-patent for uleful difcoveries 200

He shall countersign letters patent for lands granted to the officers and foldiers of the Virginia line, and note the date thereof, and record the name of the grantes in his <u>iii. 116</u> effice

executive of each flate, according to the ratio of reprefentation, to be by them deposited at such convenient places as the legislature or executive may direct, and to referve five hundred copies for the future difposition of Congress 231

-----fhall fend a copy of the act, for the protection and relief of American feamen, to the ministers and confuls of the United States, refiding in foreign countrics 325

-----one of the commissioners to purchase the public debt i. 268

-----one of the commissioners of the finking fund ii. 117

States, powers of, limited	i. 11, 12
new, how admitted into the union	17
their government guaranteed	17
to be protected	17
legiflatures of, to take oath to support the co	onstitution
-	18. 26
debts of, affumed	156
balance due to, provided for	iii. 69
	151
Stealing of records, how punished	i. 106
of property	107
Stills, duty on	iii. 400
	i. 316
owners of, relieved in certain cafes	iii. 370
Stock in the funds, how transferred	1. 152

....

	167
	. 2.2
veffels concerned in, to be forfeited	22
veffels fufpected, may be compelled to give bond	
penalty on being concerned in fitting out veffels to	o be
employed in,	23
penalty for every flave taken on board and fold	23
Snuff act, laying a duty on, suspended 371.	412
	508
Spirits imported, duty on, (See Duties)	
diftilled in the United States, duty on, (See Duti	es)

STATE, DEPARTMENT OF.

The Secretary of State to be the principal officer in the department of State, who shall perform and execute such duties, as shall be from time to time enjoined on and entrusted to him by the Prefident, agreeably to the conflitution, relative to correspondencies, commissions and instructions, to or with public ministers or confuls from the United States, or to negociate with public foreign ministers; or to memorials or other applications from foreign ministers, or other foreigners; and, generally, as relating to fuch foreign affairs, as the Prefident shall affign to the department; and such officer shall conduct the business, in such manner, as the Prefident, from time to time, may direct i. 350

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The principal officer, and every officer employed in the department, fhall take an oath, faithfully to execute the duties of their office 360

Secretary of State may appoint fuch clerks as he shall find necessary 4 i

Secretary of State shall take charge and custody of the books and papers in the office of the fecretary for the department of foreign affairs, under the United States, in Congress affembled i. 360

Secretary of State, when a bill has been figned by the Prefident of the United States, or has become a law purfuant to the conflictution, fhall receive the fame, pub-

[State, Department of.]

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Duty of the Secretary of State to procure the statutes of the feveral states 362

Shall publish all treaties with the laws 271

He may appoint an additional clerk in his office, to have the fame falary as the chief clerk 125

- When the lift of votes for the Prefident and Vice Prefident fhall not be received at the feat of government by the first Wednefday in January, he fhall fend a special meffenger to the district judge for them, who shall transmit them to the feat of government ii. 24
- When the offices of Prefident and Vice Prefident fhall be vacant, he fhall give notice to the executive of every ftate, and fhall publifh the fame in one news-paper in every ftate, fpecifying the time in which the electors of the Prefident are to be cholen 25

He shall make out letters-patent for useful discoveries 200

He shall counterfign letters patent for lands granted to the officers and foldiers of the Virginia line, and note the date thereof, and record the name of the grantee in his office iii. 116

In cafe of vacancy in the office of Secretary Prefident may make a temporary app	ointment, till
fucceffor is appointed	iii. 16
Secretary of State Ihall caufe an edition of t	
grefs in force at the end of the feffion	
printed and collated, together with th	
a complete index to the whole	
fhall transmit four thousand five hundr	
executive of each flate, according to t	
prefentation; to be by them deposited	
nient places as the legiflature or execut	
and to referve five hundred copies for	
polition of Congress	
of each feffion, to be diffributed as afo	relaid 23
in feffion of 1797	
lief of American feamen, to the min	
fuls of the United States, refiding in tries	
tries fhall prepare the form of a pafiport for :	32 Chine and veffel
to be approved of by the Prefident	of the Unite
States	
one of the commissioners to purchase	
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	i. 26 19 fund ii. 11
one of the commissioners of the finkir	
	ng fund ii. 11
States, powers of, limited	19 fund ii. 14 i. 11, 1
States, powers of, limited new, how admitted into the union	1g fund ii. 11 i. 11, 1 1
States, powers of, limited —new, how admitted into the union —their government guaranteed	ng fund ii. 11 i. 11, 1 1 1
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected	ng fund ii. 11 i. 11, 1 1 1 1
States, powers of, limited —new, how admitted into the union —their government guaranteed	ng fund ii. 11 i. 11, 1 1 1 the conftitutio
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected —legiflatures of, to take oath to fupport	ng fund ii. 11 i. 11, 1 1 1 the conftitutio 18. 2
States, powers of, limited — new, how admitted into the union — their government guaranteed — to be protected — legiflatures of, to take oath to fupport — debts of, aflumed	ng fund ii. 11 i. 11, 1 1 1 the conftitutio 18. 2 15
States, powers of, limited — new, how admitted into the union — their government guaranteed — to be protected — legiflatures of, to take oath to fupport — debts of, aflumed — balance due to, provided for	ng fund ii. 11 i. 11, 1 1 1 the conftitutio 18. 2 15 iii. 6
States, powers of, limited — new, how admitted into the union — their government guaranteed — to be protected — legiflatures of, to take oath to fupport — debts of, aflumed — balance due to, provided for — may transfer flock flanding to their c	ng fund ii. 1 1 i. 11, 1 1 1 the conftitutio 18. 2 15 iii. 6 redit, 15
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected —legiflatures of, to take oath to fupport —debts of, aflumed —balance due to, provided for —may transfer flock flanding to their c Stealing of records, how punifhed	ng fund ii. 14 i. 11, 1 1 1 the conftitutio 18. 2 15 iii. 6 redit, 15 i. 10
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected —legiflatures of, to take oath to fupport —debts of, aflumed —balance due to, provided for —may transfer flock flanding to their c Stealing of records, how punifhed —of property	ng fund ii. 1 1 i. 11, 1 1 1 the conftitutio 18. 2 15 iii. 6 redit, 15 i. 10 10
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected —legiflatures of, to take oath to fupport —debts of, aflumed —balance due to, provided for —may transfer flock flanding to their c Stealing of records, how punifhed —of property Stills, duty on	ng fund ii. 14 i. 11, 1 1 1 the conftitutio 18. 2 15 15 15 16 16 16 10 10 10 10 10 10 10 10 10 10
States, powers of, limited —new, how admitted into the union —their government guaranteed —to be protected —legiflatures of, to take oath to fupport —debts of, aflumed —balance due to, provided for —may transfer flock flanding to their c Stealing of records, how punifhed —of property	ng fund ii. 14 i. 11, 1 1 1 the conftitutio 18. 2 15 15 15 16 16 16 10 10 10 10 10 10 10 10 10 10

[Treasury, Department of.]

- authorifed to grant new registers, certificates of enrolment, or licenfe in cafes where fhips or veffels have been transferred by process of law iii. 383
- ----authorifed to afcertain the market price of flock other than fix per cent. when received in payment for lands 406

Comptroller

- Shall fuperintend the adjuftment and prefervation of the public accounts—fhall examine all accounts fettled by the auditor, and certify the balances arifing thereon to the regifter—fhall counterfign all warrants drawn by the fecretary of the treafury, which fhall be warranted by law—fhall report to the fecretary of the treafury the official forms of all papers to be iffued in the different offices for the collection of the revenue, and the manner of keeping and flating the accounts of the perfons employed therein—fhall provide for the regular and punctual payment of the monies which may be collected, and may direct profecutions for all delinquencies of officers of the revenue, and for the debts due to the United States i. 37
- Contracts made by the Post-Master-General for carrying the mail, and all proposals relating thereto, to be lodged in the office of the comptroller iii. 45

Comptroller to receive proof, in cafe of drawbacks 73

- to lay before Congress an annual abstract of the accounts of the emoluments and expenditures of collectors, naval officers and furveyors 171
- to give notice to the debtors of the United States, to render account to the auditor of the Treafury, and in default, to commence fuits 225
- how to proceed with regard to claims 226
- ----his decifion when against claimants, shall be final on all concerned 227

Treafurer.

His duty is to receive and keep the monies of the United

[Treasury, Department of.]

States, to difburfe the fame on warrants drawn by the Secretary of the Treafury, counterfigned by the comptroller, and registered by the register-to take receipts for all monies paid by him, and all receipts for monies received by him shall be endorsed upon warrants figned by the Secretary of the Treafury-to render his accounts quarterly to the Comptroller, or oftener if required; and when fettled, to transmit a copy thereof to the Secretary of the Treafury, and to lay before Congress, on the third day of every fession, copies of accounts fettled with the comptroller, and a true account of the flate of the Treafury-to fubmit the infpection of all monics in his hands to the Secretary of the Treafury, and the Comptroller or either of them; and shall give bond, with furetics to the fatisfaction of the Secretary of the Treafury and Comptroller, in the fum of one hundred and fifty thousand dollars, for the faithful discharge of the duties of his office, to be lodged in the office of the Comptroller i. 38 he shall difburse such monies as have been previously ordered for the use of the department of war, by warrants from the Treafury, upon warrants from the Secretary of War, counterfigned by the accountant

ii. 111

226

Auditor.

Auditor fhall receive all public accounts, and, after examination, certify the balance, and transmit the account, with

- the vouchers and certificate, to the comptroller for his decifion thereon. If any perfon shall be aggrieved with the decision of the auditor, he may, within fix months, appeal to the comptroller i. 28
- to adjust certain accounts in conjunction with the commissioner of the revenue ii. 113
- certain certificates to be prefented to, and how to proceed thereon 35

Vol. III.

[Trcafury, Department of.] Register

Shall keep all accounts of the receipts and expenditures of the public money---of all debts due to or from the United States---to receive from the Comptroller all accounts which fhall have been finally adjufted; and to preferve them, with their vouchers and certificates---to record all warrants for the receipt of payment of money at the treafury, certify the fame thereon, and to tranfmit to the Secretary of the Treafury copies of the certificates of balances adjufted i. 38

Commiffioner of the Revenue

Shall fuperintend, under the direction of the Secretary of the Treafury, the collection of the internal revenue, confifting in duties laid on the manufactures and products of the United States, and to perform fuch other fervices, being conformable to the conftitution of the department, as the Secretary of the Treafury shall direct ii. 112

Purveyor of Public Supplies

Shall, under the direction and fupervision of the Secretary of the Treasury, conduct the procuring and providing of all arms, military and naval stores, provisions, clothing, Indian goods, and generally, all articles of fupply requisite for the United States iii. 175

Shall give bond for the faithful difcharge of his duty, in the fum of twenty thoufand dollars, to the fatisfaction of the Secretary of the Treafury and Comptroller 176 Letters of the foregoing officers are free from poftage 53.

All the officers in the treafury department are prohibited from being concerned in commerce or navigation---from dealing in public lands, or any public property---or public fecurities of any flate, or of the United States---or to take any gain for tranfacting any bulinefs in the department, otherwife than what is allowed by law, upon forfeiture of three thoufand dollars, removal from office, and perpetual difability to hold any office under the United States i. 30

Clerks in the treafury department to be appointed by the Secretary 41

[Treasury, Department of.] Clerks shall take oath or assimilation for the faithful discharge

of their truft — compenfation of, — may not be concerned in trading in the funds or debts of the United States, or any flate, or in any kind of public property, on penalty of five hundred dollars, and removal from office The fame reftriction extended to commiffioners of loans, and all perfons concerned in their offices; and all offi- cers concerned in the collection or difburfement of the revenue 114
Treaties to be made by the Prefident, by and with the con- fent of two-thirds of the Senate prefent i. 14 —to be the fupreme law of the land 18 Treaty with France, i. 366—the United Netherlands. i. 420—Sweden, ii. 247—Great-Britain, 1. 477—Six Nations, ii. 299—Wyandots, &c. 304—Pruflia, 308 Cherokees, 343—Choctaws, 351—Chickafaws, 357 Shawanoes, 363—emperor of Morocco, 367—Creeks, 401—Delawares, 409—Wyandots, &c. 415—Che- rokees, 425. 433—Six Nations, 437—Oneidas, &c. 445certain Indian tribes, 449Great-Britain, 463 Algiers, 499Spain, 508Seven Indian Nations of Canada, 439Creeks, 443. Trials, new, when grantable i. 60 capital, where to be had 67 Troops of the United States (fee Military Efablifbment.)
United States, conflictation of 5 V
Vacancies in the two houfes of Congress, how filled6in offices how filled during the recess of Congress 15Prefident may make temporary appointments in cafeofiii. 166Venire facias, writ ofi. 68Vermont, ftate of, admitted into the Union282number of representatives in282laws of the United States extended to297Veffels obstructed by ice, provision in cafe of276

Vessels, tonnage of	144
-registry of, (fee Registry and Recording of Veffels	·) ii.13,1
recording of	131
enrolling of, (fee Coafting-Trade)	168
licenfing of	168
cntry of	182
clearance of	242
Vice-Prefident of the United States, how elected	i. 1 2
	, to act
as Prefident	. 13
to preside in the Senate	Ï
how removable from office	Τς
Vincennes, lands at, granted to fettlers	i. 353
Violation of fafe-conduct, how punifhed	112
Virginia-line, officers of, lands granted to	iii. 115

W

WAR, DEPARTMENT OF.

- Secretary for the department of war the principal officer, who is to perform fuch duties, as thall, from time to time, be enjoined on and entrufted to him by the Prefident of the United States, agreeably to the confitution, relative to military commiffions, or to the land and naval forces, fhips and warlike flores, or to fuch other military or naval matters as the Prefident fhall aftign to the department, or relative to granting lands to perfons entitled thereto for military fervices, or relative to Indian affairs; and to conduct the bufinefs of the department, agreeably to the inftructions, and orders of the Prefident 30
 - may appoint a chief clerk, who, when the principal is removed, or in cafe of vacancy, fhall have the charge of papers and records appertaining to the department
 - Secretary of war, and all employed in the department, fhall take an oath, faithfully to difcharge their truft 3 t
 - ---- fhall have the cuftody of all records and papers in the office of the Secretary of the department of war,

IVar, Department of.]

established by the United States in Congress affembled i. 3 t

- -----fhall make report of the returns made from the diftrict judge, respecting invalids, accompanied by the evidence 212
- -----fhall provide neceflary books, and apparatus for corps of artillerifts and engineers 6t
- may make compendation for horfes, to officers owning the fame, on fatisfactory proof that they were killed in battle 288

Accountant of the War Department

Shall be charged with the fettlement of all accounts relative to the pay of the army, the fubliftence of the officers, the bounties to the foldiers, the expenses of the recruiting fervice, the incidental and contingent expenses of the department--- and fhall report fuch fettlements for the revision and infpection of the accounting officers of the treafury---alfo, he fhall fettle all claims for perfonal fervice, authorifed by the act of Congress of the 27th of March, 1792, and all military claims not foreclosed by flatute of limitation, and fh: Il report the fame for the fettlement and revision of the Comptroller ii. 110 The Treafurer fhall difburfe fuch money as fhall be previously ordered for the use of the department of war, by warrants from the treafury; which difburfements

fhall be made purfuant to warrants from the Secretary at

111

War, counterligned by the Accountant.

N n X. T E

[War, Department of.]

Pay-Master of the Troops of the United States

Shall refide near head-quarters; whofe duty shall be to receive from the Treasurer, the monies entrusted to him for the pay, arrears, fubfiftence, and forage due to the troops--- to receive pay abstracts from the pay-masters of regiments, and compare them with the mufter-roll that shall accompany the abstract --- to certify to the commanding officer, the fum due, who fhall iffue his warrant on the deputy pay-mafter therefor--- to fend copies of all reports and warrants to the Accountant to be examined, and finally adjusted at the treasury --- to give bond, with two furcties, in the fum of twenty thousand dollars, for a faithful discharge of his office. His salary to be fixty dollars per month, with the rations and 1 forage of a major ii, 111

Superintendant of Military Stores

To be appointed by the Prefident, and who, under the direction of the department of war, shall superintend the receiving, fafe-keeping, and diffribution of the military ftores, and to call to account all perfons to whom the fame shall be entrusted iii. 20 Washington City, loan for, guaranteed 280 Warrants for military bounty lands, location of, provided for 358 West-Point, land at, to be purchased i. 131 Weftern territory, ordinance for governing ii. 559

Western Lands.

i. 32

—act for governing

Surveyor-general to be appointed, with power to appoint deputies to furvey the unafcertained outlines of lands lying north-west of the river Ohio, and above the mouth of the Kentucky, to which the Indian title has been extinguished iii. 293 Mode of furveying and laying out the lands 294 Refervations for the United States 200 Sections of towns, containing 640 acres, to be fold at vendue by the Governor of the Western Territory, or the Secretary and the Surveyor-General---undivided towns to be fold at vendue by the Secretary of the Treafury at 296 the feat of government

The minimum price of land to be two dollars per acre 297

[War, Department of.]

	Secretary of the Treasury shall give public notice of the
	times of the fale of the lands aforefaid iii. 297
	The feven ranges of towns already laid out, ordered to be
	fold immediately upon giving notice 297
	The mode of payment established 298
	Entries to be made of the dates of fales, and regulations
	for about means of a
	Prefident to fix compensation for affistant furveyors, chain
	carriers, and axe men; but the expense not to exceed
	Anna Anllana man mila
	1 ma 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Surveyor-general, alliftants, and chainmen, fhall take an
	oath or affirmation for the faithful performance of their
	duty, and the perfon appointed to receive the money in
	the Weltern Territory fhall give bond for the faithful
	difcharge of his truft 301
	Surveyor-general thall cause a certain tract to be surveyed
	for the location of warrants for military fervices 358
	Secretary of the Treafury shall give nine months notice to
	perfons to regifter their warrants 359
	Mode of locating land warrants 360
	Lands unlocated by the first day of January, 1800, thall
	be at the difpolition of the United States, and all war-
	rants and claims for lands not registered and located by
	that time, fhall be barred 360
	Three tracts of land shall be furveyed for the fociety of United Brethren 261
	Proceeds of the fales of the Western Lands pledged for
	the payment of the national debt i. 161
	Evidences of the public debt receivable in payment for the lands of the United States which shall be fold ini. 406
	lands of the United States which shall be fold 111. 406
	Alling dat Indiana Anata with
	Wiandot Indians, treaty with ii. 415
	Wines, duty on, (fee Duties)
	Widows of officers killed in fervice, allowance to iii. 106
	Witneffes, how to be paid ii. 105. iii. 363
	may be recognized to appear and teftify in criminal
	$\frac{i}{10} \frac{73}{10}$
i	may be fubpœnaed from other diftricts iii. 228
	revenue-officer neceffary, as a witnefs thall not be en-
	titled to any fhare of the forfeiture, but the fame fhall
	go to the United States ii. 196

Wrecks	ii. 57	
Writs not to abate for want of form	i. 72	
how to be iffued	ii. 102	
in cafe one of the plaintiffs or defendants die, not to		
abate if the caufe of action furvives	i. 71	
executor or administrator may revive	71	
by whom to be iffued and bear tefte	ii. 102	
forms of	103	
of error	i. Gr	

Zane, Ebenezer, certain lands granted to, on condition of his making a road iii. 291

