levy court, shall be continued for the

Is vy court, shall be continued for the following purposes, to wit: For the following purposes, and of the following purposes and the prosecuted in the first of for the following of the form of or egainst with form of or egainst with the following purposes and the prosecuted in the set of the form of the form of the form of the first off for the following of the form of the first off for the following of the form of the first off for the fi the necessary expenses thereof, and any surplus remaining after paying the sal-aries, compensation, and expenses aforesaid, shall be paid into the treas-ury of the District at the end of every Apdroved, February 21, 1871.

AN ACT for the relief of the Stock-bridge and Munsee tribe of Indians, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled :

Americs in Congress assembled: That the two townships of land, sit-unted in the county of Shawanaw, and State of Winconsin, set spart for the use of the Stockbridge and Munnee tribe of Indiana, shall, under direction of the Secretary of the Interior, be ex-mined and appraisers to be selected by him, in eighty acre lots, according to public survey; such appraisal shall state the quality of the soil, the quan-tity, quality, and value of the timber growing on each lot, estimating the pise timber at not less than one dollar per thousand, and the value of all im-provements, if any, made thereon, with the name of the owner of such imptovements, as certified by the sachem and councillors of said tribe, and, when returned to the lande effec-of the district in which asid lands are situated, be subject to public inspectheir tribal character and continue unof the district in which said lands are situated, he subject to public inspec-tion for at least thirty days before the day appointed for the sale of such lands, as hereinafter provided. One lands, as hereinafter provided. One copy of said appraisal shall be made and returned to the land office of the district, and a duplicatic thereof to the Secretary of the laterior, within six months from the passage of this act, appraisal shall be allowed such com-pensation for their services as may be fixed by the Secretary of the laterior. Suc. 2. Ashie is further macted, That the mid two townships of land shall be advertised for said, by notice of not less than three months, to be published in at least three newspapers of the bighnest bidden, is lots of not arcceed-ing eighty acres each, but shall not be sold for less than the appraised values there offered as aforessid, said the matrix flower seath of not arcceed-ing eighty acres each, but shall not be sold for less than the appraised values thereof. Hore of said lands shall be subject to entry until they shall have been offered as aforessid, said there only at the price fixed by such apprais-al. All of said lands remaining un-sold at the explication of one year after they shall have been offered as afore-said aball be signin advartised and of-fered at public arction at the mearest price, and shall in all cases be sold for each only i. *Provided, Aensure*. That the discust to private entry at the latter price, and shall in all cases be sold for each only i. *Provided, Aensure*. That the subject to reserve from sais a quan-tity at and lands not exceeding eight-ent contiguous ections, ambracing such as are now actually occupied and improved, and are best adapted to ag-riseitural purposes, subject to allow entering the section is more and improved, and are best adapted to ag-riseitural purposes, subject to allow entering the section is described and inproved, and are best adapted to ag-riseitural purposes, subject to allow entering the section is a barefuel of and and have, an area and sais of add and the first set, shall he pad the appression of the set and sais of add and a describer are the motem, and and soless are appressing to a sched and the copy of said appraisal shall be made and returned to the land office of the The set of the list and iterative sector, the iterative sector is the province and sector is the interact of the interact o series to the Ornital states of the series by the series of the series o

The gross amount of moneys realised from the same appropriated by the term of the said of the states the same appropriated by the presented as a common property of said tribe; and the same appropriated by the presented as a common property of said tribe, and the same appropriated by the presented as a common property of the distant there appropriated by the presented as a common property of the distant there appropriated by the presented as a common property of the distant there appropriated by the presented as a common property of the distant there appropriated for their the presented for their appropriated for their the commissioner of Indian Affairs the commissioner of fadian Affairs for the fadian affairs of the fadian affairs of the fadian affairs appropriated for their appropriate appropr

thousand dollars, may, on the request of the sachem and councillors of said tribe, be expended in securing a new location for said tribe, and in remov-ing and aiding them to establish them selves in their new home; and in case of their procuring and removal to such new location, at any time, the said eighten sections of land reserved for their use by the second section of this act shall be sold in the manner th-re-in provided, and the proceeds thereof be placed to their credit as aforesaid. Blace 6 And beit further snated, That, States for his approval, and not hav-ing been returned by him to the house of Congress in which it originated within the time prescribed by the Con-stitution of the United States, has be-come a law without his approval.]

JOINT RESOLUTION authorizing the cale of a portion of the Fort Leav-enworth military reservation to the Kansas Agricultural and Mechanical Association, of Leavenworth county, in the State of Kansas, for fair grounds.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assenbled :

be placed to their credit as aforesaid. Sec. 6 And be it further enacted, That, for the purpose of determining the persons who are members of said tribes and the future relation of each to the government of the United States there shall be prepared, under the di-rection of the Commissioner of Indian Affairs, or such person as may be se-lected by him to superintend the same, two rolls, one to be denominated the citizen roll, to embrace the names of all such persons of full age, and their families, as signify their desire to sep-arate their relations with said tribe, and to become citizens of the United States; the other to be denominated the Indian roll, and to embrace the names of all such as desire to retain That the Ransas Agricultural and Mechanical Association, a corporate body organized under and by virtue of the laws of the State of Kansas, is hereby authorised to purchase from the United States, for the sole purpose and use of such association as a fair ground, and for experimental agricul-ture and horticuleure, that portion of the Fort Lesvenworth military reserthe Fort Leavenworth military reser-ration bounded and described as fol-lows, viz : Commencing at the south-east corner of the premises herein de-scribed, at a point 100 fest north and in continuation of the west line of Sizteenth street, as laid down and re corded in the map of the city of Leav-enworth, and 100 fest north of the south line of said reservation; thence running westerly and parallel to said routh boundry 2.580 feet to the east of Nineteenth street; thence northerly and in continuation of the sast side of said Nin Seath street 2.580 feet; thence easterly and parallel to the south line of said reservation 2.580; thence southerly and parallel to the west line of the premises herein described 2.175 names of all such as desire to retain their tribal character and continue un-der the care and guardianship of the United States; which said rolls shall be signed by the aschem and couscil-lors of said tribe, certified by the per-son superintending the same, and re-turned to the Commissioner of Indian Affairs, but no person of full age shall be entered upon said citizen roll with-ont his or her full and free consent, personally given to the person super-intending such enrollment; nor shall any person, or his or her descendants, be entered upon either of said rolls who may have heretofore separated from said tribe and received allotment of lands under the act of Congress for of lands under the act of Congress for the relief of the Stockbridge tribe of Indians, of March third, eighteen hun-taining 128 82-100 acres of land, more dred and forty three, and amendment of August six, eighteen bundred and forty-six, or under the treaty of Feb-ruary five, eighteen hundred and fity-six, or who shall not be of Stock-bridge or Mussee descent. After the seid rolls shall be made and returned as hersin provided, the same shall be held as a full surrender and relinquish-ment on the part of the citizen party, each and every one of them, of all claims to be thereafter known or con-sidered as members of said tribe, or in any manner interested in any provis-ion heretofore or hereafter to be made by any treaty or law of the United States for the benefit of said tribes, and they and their descendants shall overnment whenever the association thus potified shall place to the credit of the United States with the Treasurer of the Unit ted States, in lawful money, the amount of said appraisal, and notified the Sec-retary of the Interior to cause to be issued to the said Kansas Agricultural and Mechanical Association a patent for the said land above described : Provided, That the association shall make the said deposit within one year from the date of the notice of appraisal from the Secretary of War. Approved, February 9, 1871.

t mber; at Lynchburg, on the second Monday of March and September; at Abirgton, on the third Monday of March and September; and at Harris-onburg. on the Wedneeday after the fourth Monday of March and Septem-ber, in each year. San, 3. And be it further exacted, That

fourth Monday of March and Septem-ber, in each year. Szc. 3. And be if further exacted, That the district of Virginia shall bereafter consist of the counties of said State not named in this act, and shall be called the eastern district of Virginia; and circuit and district courts of the United States shall be held in said United States shall be held in said eastern district, as follows: At the city of Richmond on the first Monday of April and October, and at the city of Alexandria on the first Monday of January and on the first Monday of July, and at Foifolk on the first Non-day of May and first Monday of Novem-ber in each year.

January and on the first Monday of July, and at Foifolk on the first Mon-day of May and first Monday of Novem-ber, in each year. That the following sume be, and the same are bereby, appropriated out of any mony in the treasury not other-vise appropriated, for the support of the Military Academy for the year end-ing the thirrieth of June, eighteen tered of record twenty days before the day at which said special term shall be ordered to convene; and said courts respectively at such special term shall have all the powers that they have at a regular term appointed by law : Prosided, howers, That no special term of said circuit court for either district shall be appointed ex-cept by and with the concurrence and and consent of the circuit jadge. Suc 5. And beit further exected, That all suits and other proceedings, of whatsoeven name or nature, now pend-ing in the circuit or district court of the United States for the district court of the United States for the district courts, re-spectively, for anid eastern district courts, re-spectively, for anid eastern district, as the same would have been if this act had not been passed, and for that pur-

the same would have been if this act had not been passed, and for that pur-pose jurisdiction is reserved to the said courts in the said enstern district; and the clerks of the circuit and disand the clerks of the circuit and dis-trict courts of the present district of Virginia shall records and files of the said circuit and district courts, at the city of Richmond, and do and perform all the duties appertaing to the said offices, respectively, within the eastern district, except as in hereatter pro-vided; and all process returnable to or proceedings noticed for any term of the present cloudt or district court

fect ; aud final process of any judg-ment or decree entered in the circuit five dollars. Rthics : For text-books, Looks of reference, and stationery for instruc-tors, ff y dollars. French : For text-books and stationor district, court of the United States for the district of Virginia, or which shall be entered therein prior to this act taking effect, and all other process ory for instructors, fifty dollars. Chemistry, mineralogy, and geology: Gor chemicals, including glass, pro-celain ware, paper, wires, and sheet-copper, one thousand four hundred dollars; for material for practical infor the enforcement of any order of said courts respectively, in any cause or proceeding now pauding therein, except causes or proceedings removed as herein provided, shall be issued from and med any pauling therein be issued dollars; for material for practical in-structions in photography, two hun-dred ind fifty dollars; for work-bench and tools, and tools for lathe, sixty-five dollars; for carpenters' and metal work, fifty dollars; for gradual in-crease of the cabinet, five hundred dol-lars; for rough specimens, files, and alcobol insups for practical instruction, two hundred dollars; for fossils, illus-trating American rocks, for deily use in section rooms, one hundred and fi-ty dollars; for repairs and improve-ments in electric, galvanis, magnetic, electro-magnetic, and magneto-electric from and made returnable to the prop-er court for the eastern district of Virsinja, and may be directed to and exe-cuted by the marshal of the United States for the said eastern district in <text><text><text><text><text><text><text><text><text> any part of the State of Virginia. Enc. 8 And be it further enacted, That there shall be appointed a district judge foe said western district of Vir-

Suc. 11. And be it further exacted, That | pre

AN AOT making appropriations for the support of the Military Academy for the fiscal year ending June thirty, eighteen hundred and seventy-two.

diplomas for graduates, four bundred dollars.

dollars. For cadet registers, class reports, and blanks, three hundred dollars. For compensation to pressman and lithographer, one hundred dollars. For clerk to disbursing officer and quartermaster, one thousand six hun-dred and fifty dollars. For clerk to adjutant, one thousand five hundred dollars. For clerk to resource, one thousand

five hundred dollars. For clerk to treasurer, one thousand five hundred dollars. Department of instruction in mathe-matics : For surveyor's compass, filty-eight dollars ; chain, eight dollars ; leveling rod, sizteen dollars ; measur-ing-tapes, tweive dollars ; measur-instruments, twenty dollars ; text-books for instructors, twenty dollars ; in all, one hundred and thirty-foar dol-lars.

seent incumbent. For contingensies for superintendent, one thousand dollars.

For expenses of board of visitors, to wit, board, lodging, and traselling allowances, three thousand dollars. For repairing and opening roads and paths, two thousand five hundred dolare.

For grading, draining, and improv-ing drill ground, one thomsand dollars. For ingreasing the supply of water, rebuilding dam for mearoir at the foot of Grows' Nest mountain, five thousand dollars.

For survey, map, and estimate for plan for bringing water from Bound pond, two thousand five hundred dol-

For beating apparatus, book cases for archives, office furnitors, aphola-tery, blinds, gas-pipes and fatures in fire proof building for public office and archives, five thousand dollars. Approved, February 18, 1871.

AN ACT for the relief of certain pur-chasers of lands from the legal rep-resentatives of Bartbolomew Cousin.

resentatives of Bartholomew Cousin. Whereas the claim of the Bartholo-mew Cousis, or his legal representa-tives, is embraced in Bocorder Bates' report of February second, sighteen the extent of a longue square, and condrared to the extent of a longue square, and the report of February second, sighteen the extent of a longue square, and the the extent of a longue square, and the the extent of a longue square, and the report of February second, sighteen the extent of a longue square, and the report of February second, state the year eighteen hundred and sighteen ; and whereas a further con-firmation was made of eight hundred and sizty-four and seventy-sight hun-dred the acres, is the favorable report, numbered sixty-one, of the board of commissioners, under the note of Con-gress of the years eighteen hundred and thirty-twe and eighteen hundred and thirty-twe, confirmed by the act of July, eighteen hundred and thirty-six : Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That it shall and may be lawful for the county surveyor of the county of Cape Girardeau, or whomsoever may be designated by the Commissioner of the General Land Office, to select an Context, respectively, within the same shall be retreased to the second construction of the second constructin the second construction of the second constructin the secon

ed and forty the and amendment or less : r by any treaty or law of the United States for the benefit of said tribes, and they and their descendants shall thenceforth be admited to all the rights and privileges of citizens of the United

Sec. 7. And be it further exacted, That Sec. 7. And be it further spaced, That after the said rolls shall have been made and returned, the said Indian party shall thenceforth be known as the "Stockbridge tribe of Indians," and may be located upon lands reserv-ed by the second section of this act, or such other reservation as may be pro-curred for them, with the assent of the cured for them, with the assent of the council of said tribe, and their adop tion among them of any individual, not of Indian descent shall be null and

void. Sec. 8. And be it further enacted. That

and a second the second of the stand of the second second

AN ACT to divide the State of Vir-ginia into two judicial districts.

ted, of such right, to make payment therefor at the rate of one dollar and twenty-five cen's per sore, or by pro-smption or claim of homestead, sc-cording to the laws of the United States in such case made and provided.

Suc. 2. And be at furthe That any tract or parcel of land, after the survey and adjustment of asid con-firmation, which is not embraced therein but withheld from sale by the Government of the United States by reason of the supposed interference and non-surveyor of sad second con-firmation, thereafter and in one year from the adjustment of said survey any party or mercon residing anon and an from the adjustment of said survey any from the adjustment of said survey any party or person residing upon and cul-tivating such tract or par all of land withheld from sale as aforesaid at and before the passage of this act, upon making satisfactory proof to the reg-inter and receiver of the land district in which such tracts or percease are sit-outs of actual settlement according to the provisions of this section, be, and are hereby, authorised to enter said tracts, not to exceed one bundred and sixty acres, including imprevenents, at one dollar and twesty-fits cants per sore, or claim the same as a home-stend, agreesbly to the act of Congress granting homestend to actual settlers. Approved, February 18, 1871. d cul-

AN ACT for the relief of Arston

Be it eastedn by the Senate and House of Representatives of the United States of Americs in Congress assembled : That Aratan Smith have leave to

Sand and the Million of South State