Albang Register.

Ordinance No. 2.

An Ordinance relating to the assessment, levy, and collection of city taxes, and the granting and collection of themses, and imposing and collecting times is a ordain of by the Common Council of

Be it ordained by the Common Council of the Cliv of Alburns.

See. I. In the month of Fobraary of each year the City Recorder, unless otherwise ordered by the City Council, what proceed to make and complete the annual assessment of city proceety taxable for city purposes, as directed in Tible I, Chapter II, of these or linances, and he shall make his return of the assessment of City property hable to fuxation for city purposes, at the direct purpose at the first regular meeting of the City Council for the month of March ensuing.

Sec. 2. When making assessment of city

the regular meeting of the they Council for the month of March ensuing.

Sec. 2. When making assessment of city property the City Recorder shall a quire each person lable to be faxed by the city of urnish him a list of his real and nor-sonal property within the city, and shall administer to such tax-payer an each or affirmation to the effect that he will render a true and consider list of all property owned by him and liable to taxation within the city, and any person who shall refuse to make such cathor affirmation when required to do so by the assessor shall forfeit and my to the city the same of twenty dollars as a penalty for violation of this provision of this ordinance, which sum, together with the costs, shall be collected as other penalties are collected for violation of any city ordinance.

Sec. 3. As soon as the assessment roll is completed the Recorder shall give notice, by posting in three public places in the city, at least, one week previous to the time when the City Council will sit as a boart of equalization, and at the time specified, the Council shall meet and equalize the assessment. Complaint of excessive valuation of property may be made by the personal appearance of the complainant before the board at said meeting, or a vecified statement of facts may be filed with the Recorder before the sitting of the board.

Sec. 4. As soon as the assessment roll is

Sec. 4. As soon as the assessment roll is returned and the equalization perfected, the City Council shall fix the rate and levy

the tax for the current year.

Sec. 5. Imme liately after the annual levy of the race of taxes by the City Counch, the City Recorder shall make and deliver to the City Marshal a transcript of the assessment roll, with the race of tax levice fand to the City Marshal a transcript of the assessment roll, with the major tax leviced and the amount due from each in lividual extended thereon, to which he shall attach a warrant in the name of the City of Albany, under his hand, commanding the Marshal to collect the taxes charged in said list by demanding payment of the persons charged therein, and making sale of the goods and chattels of such persons when necessary; that he say over all money collected by viriue of said warrant to the City Treasurer, and return said warrant, together with the list aforesaid, and an account of his acts and doings thereon, to the City Council, on or before the first day of May ensuing.

See, a Upon the receipt of the tax roll and warrant aforesaid from the City Recorder, the City Marshal shall immellately give notice, by posting three printed hand-bills in the city, to the effect that the assessment roll is in his possession: that payment of faxes is immeliately due and must be paid before the first day of May ensuing, ander penalty of five percent, to be added thereto if not raid by that day, and naming the place where he will hold his office to receive and receipt for city taxes.

Sec, 7. If any person from whom city

his office to receive and receipt for city taxes.

Sec. 7. If any person from whom city taxes are due shall fall to pay the same in answer to posting notices, by the first day of May of any year, he shall incur a pensity of five per cent. to be added thereto as provided in this ordinance.

Sec. 8. City or lers issued by the Recorder shall be receivable for city taxes; previded that the amount of the same shall not exceed the sum payable, or that no change is required.

Sec. 9. The city Marshal shall receipt for all taxes paid him, and note the fact of such pay nent on his tax roll.

Sec. 10. In case that any person shall refuse to pay the city tax when the same is due, the Marshal shall levy the same by distress and sale of the goods and chatters of such persons, and such sale shall be made in conformity to the provision of 8 ate law for the collection of 8 ate and county taxes.

Sec. 11. On the first Thursday of May, of

Sec. 11. On the first Thursday of May, of

mediately make from said definquent tax roll a true and correct list of the taxes returned as unpaid, and of the persons to whom such taxes are charged, and deliver the same to the City Marshai with a warrant thereto attached under his hand, commanding him in the name of the city of Albany, to kevy upon the goods and chattels of such definiquent tax jayer, and if none be found, then upon the real projectly of such persons or so much thereof as shall satisfy the amount of taxes so charse. shall satisfy the amount of taxes so chargel with five per cent, penulty added there-to, and costs of collection, and that said Marshal pay over all moneys collected by the first day of July ensuing. Sec. 13. A warrant as named in this title

Sec. 13. A warrant as named in this title shall have the effect of an execution against any person, firm or corporation upon whom such taxes are levied, and adproceedings had upon it shall be conducted by the Marshal as is or may be provided by the laws of this State upon a warrant to any Sherlir issued by the County Court for the collection of State and county taxes by sale of real or personal property.

Sec. 14. If the Marshal shall fail to make settlement of the taxes included in the assessment roll within the time required by this ordinance he shall be liable to a penaty of five per cent. damages, and twelve

this ordinance he shall be liable to a penal-ty of five per cent. damages, and twelve per cent. interest per annum on the balance of unsettled taxes charged against him, and if any maney collected for the city after the same shall be paid, he shall be li-able to pay ten per cent, damages, and interest may be collected by sait brought upon the Marshal's boad for the recovery of the same.

CONCERNING THE PAYMENT OF TAXES, LI-CENSES AND FINES.

Sec. 15. All taxes due the city of Albany for taxes or as fees for lines, or for license, shall be paid in gold or sliver coin of the United States. Sec. 16. All fines and penalties imposed

charge of the City Marshal, on city im-provements or on any labor done for the corporation.

REGULATING AND LICENSING CERTAIN CC-

CUPATIONS

Sec. 18. That no person, firm, commany or cornectation shall be engaged in, prosecute, or carry on any trade, business, or profession within the limits of the city of Albany, hershafter mentioned and described, until he, she, or they shall have obtained a fleense therefor in the manner hereinafter provided.

Sec. B. That any verson, firm, commany or corporation, required by this ordinance in obtain fleense or engage in any trade, business or mofession, for which a fleense is required by this ordinance, shall ray to the City Treasurer such sum or sums as her inafter provided theremon, with the receipt shall set for the the city the constant of the City Treasurer (which receipt shall set for the hald of business for which fleense is desired they shall among to the City Recorder, who shall issue a license to the ray issuance.

to the City Recorder, who shall issue a li-cense to the parties applying in accordance with the receipt of the Trensucer. See 29. That if any person or persons shall exercise or energy on any trade, business or profession, or do any act hereinaf-ter mentioned, for the exercising or carry-ing on or doing of which trade, business or profession, a feener is required by this ordinance, without taking out such license as in that behalf required, by, she or they shall on conviction thereof before the Re-corder for every such offence, besides beshall on conviction thereof before the Re-corder for every such offence, besides be-ing linds to the rayment of the fax, he subjected to imprisonment for a term not exceeding twenty days or a time not ex-ceeding one hundred dollars or both, one molety of such fine to the use of the city of Alliany, the cher molety to the use of the purson who shall first give informa-tion of the fact whereby such fine was in-curred.

Sec. 21. That in every license to be taken out under or by virtue of this ordinance shall be contained and set forth the purpose, trade, business or profession for which license is granted, and the name and place of abode of the person or persons taking out the same; if by a reddler, whether authorized to trade on foot or with one or two or were animals, the sons taking out the same; if by a redder, whother authorized to trade on foot or with one or two, or more animals, the time for which such Beense is to run, and the date or time of granting such Beense, and the date or time of granting such Beense, and the date or time of granting such Beense, and the date or time of granting such Beense, and the date of the which a license is required, shall on demand of any city officer, produce such Beense, and unless he shall do so may be deemed and taken to have no license. And in case any reddier shall refuse to broduce his or her license when demanded by any city officer, said officer may secure the animals, wagon and contents, or pack, bundle or basket of any person so refusing, and hold the same until the license is produced.

See, 22. That in any case when more than one of the pursuits, employments or occupations hereinafer described, shall be nursued or carried on in the same thace by the same berson at the same time, Beense must be taken out for each, according to the rate severally prescribed.

See, 23. That no anotioneer shall be authorized by virtue of his license as such anchorized by virtue of his license as such anchorized. The provisions of this section shall not apply to judicial or excentive officers making auction sales by virtue of any judgment or decree of any court, nor vubile sale male by executors and administrators.

Sec, 23. All Reenses issued as quarterly

lle sele made by executors and adminis-trators.

Sec. 23. All Reenses issued as quarterly licenses shall expire the last day of each quarter, namely, Thirty first of March, Thirtieth of June, Thirtieth of Sentember-and Thirty-first of December, and all quar-terly licenses shall be dared from the first day of the month in which the liability thereof occurred, and shall be issued upon the payment of a suitable proportion of the whole amount of dury imposed for such license. All licenses shall expire on the thirty-first day of December of each year. year.

year.
Sec. 24. All licenses required by this preli-nance shall be raid in advance in gold and

nance shall be raid in advance in gold and sliver coin.

Sec 2). That from and after this ordinance shall take effect, there shall be paid at such times as hereinafter provided, for each license granted the sum herein stafed respectively; Auctioneers shall ray a quarterix license of three dollars. Every person shall be deeme in a unitoneer within the meaning of this ordinance, whose business it is to offer property for sale at multicontery.

public outery.

Sec. 23. Any person applying for a license to sell spiritous or fermented mail liquors or wines as provided in this ordinance, or wines as provided in this ordinance. di execute a bond to the city of Athuny statement of the mass remaining un- in the penal sum of five hundred dollars paid with the names of the persons from whom the same are due, and such older facts as may be in his possession relating thereto, and return his original list and cd in the bond conditional that he or they hereto, and return his warrant with such a sement to the definition of the same.

See, 12. After the return of the delinquent tax list by the Marsian as recalled in the last section, the Recorder shall immediately make from said definquent tax roll a true and correct list of the laxes recording unpaid, and of the persons to consider a unpaid and the continuance of his premises, duration of the foregoing siving such the same to be done on his premises, during the continuance of his hierast. And
in case of any violation of the foregoing
conditions by any person giving such
bond, he shad on conviction thereof before the Recorder, be liable to ray a fine of
not less than one handred dolars (or in
default of the payment of the same, to
imprisonment not more than (wenty days)
and the bond so given as aforesaid by such
person, shall also be prosecuted by the city
Marshal before the Recorder and forfelied
to the city for any violation of its condito the city for any violation of its condi-

Sec. 27. Every person keeping a bar-room or drinking shop, shall pay a quarterly li-cense of fifty dollars. Every person who or drinking shon, shall ray a quarterly license of fifty dolars. Every person who
keeps mut or spiritons liquors or wines
for sale at re at in less quantities than one
quart, either as his sole unshiess or in connection with some other occupation, shall
be deemed a keeper of a bar-room or
drinking shop under this ordinance. Every
person who keeps mult or spiritons liquors
or wine, for sale in quantities of one quart
or upwards to be drank on the premises,
shall pay a quarterly license of twoive dollars and fifty cents.

Sec. 28. Hotels, inns and taverns shall be
classified and rated according to the
month's reintal of the house and property
intended to be occupied for said purpose,
as follows, to wit: All cases where the
rent or valuation of the monthly rental of
said house and property shall be one hundred dollars or less, shall ray ten dollars
per quarter, and if exceeding one hundred
dollars for any additional fifty dollars or
fractional part ther bof in excess of one
hundred dollars, five dollars.

Every piace where food and lodging are
provided for and furnished to travelers
and sojourners in view of payment theretor, shall be regarded as a loted for or

Sec. 16. All fines and penalities imposed for violation of any city ordinance may be enforced by action against the offender brought before the Eccorder's Court in the name of the city of Albany, and all judgments rendered in such cases shall be for the amount of fine and costs of suit.

Sec. 17. When any person against whom a fine and costs are adjudged is unable to pay the same, or shall refuse to do so, he may be sentenced to labor one day for each two dollars of such fine and costs, in

vided if there be any fraud or collusion in the return of the actual cent to the assessor, there shall be a negality equal to dunish the amount of ficense required by this section, to be collegted as other senal-ties under this ordinance are collected.

Sec. 29. Peddhers shall be classified and rated as follows, to wit: When traveling with two or more animals, shall vary a weekly tisense of five dollars, when traveling with two or more animals, shall vary a weekly tisense of five dollars, when traveling with one animal shall vary a weekly tisense of two dollars, and fiftycenis; when traveling on foot or by public conveyance, shall vary a weekly license of two dollars. Any person, excending all those bed ling newscapers, bibles, religions tracts, farmers from the caunity peddling the orders to sel at retail or wholesale, goods, wards, merchandise or other forms who offers to sel at retail or wholesale, goods, wards, merchandise or other commodities, traveling from ones to base by the city of Albany, shall be regarded as a peddler under this ordinance.

Sec. 20. B. B. witing alleys, billiard tablesand

name.
See 31 Bowling alleys, billiard to desand bigeon hole tables shall way been according to the number of tables or alleys belonging to and used in the building or are to be license!. When not exceeding one alley or one table, the keeper of such a house shall pay a quarterly license of the dollars, and when exceeding one alley or one table an additional sum of the dollars for each additional table and each additional alley.

for each alliftional table and each alliftional alley.

Every place or building where bowls are
thrown or billiards are played and oven to
the public with or without price, shall be
recarded as a bowling alley or billiard
room respectively under this ordinance.
Sec. 31. Theaters shall pay a quarterly
license of fifty dollars, or a license of five
dollars for each performance, at the option
of the manager.

Every building used, wholly or in part

the manager.

Every building used wholly or in part

of the manager.

Every building used wholly or in part for the purpose of dramatic or operatic representations, plays or performances, or any online exhibition what ever, where an a lmission fee is charged, shall be decined a theater under this ordinance.

See 32. The keepers or proprietors of every chouseshall pay a license of twenty dollars for each day and night of their exhibition. Every building, tent, space or area where deats of horsemanship or acrobatic sports are exhibited, shall be regarded as a circus under this ordinance.

See, 31. Jugglers shall pay a license of ten dollars per week or five dollars for every day and night of their exhibition. Every person who performs by slight of hand shall be regarded as a juggler under this ordinance. The proprietor or agent of all other exhibitions or shows for money, not enumerated in this ordinance, shall pay ten dollars per week or a daily license of twe dollars.

cy, not enumerated in this ordinance, shall pay fen dollars per week or a daily license of dve dollars.

See, 34. Pawnbrokers shall pay a quarterly license of twenty-live dollars. Every person whose business or occuration is to take or receive by way of piedge, pawn or exchange, any goods, wares or merchandise or any kind of personal property whatever, for the repayment or security of money lent thereon, shall be deemed a pawnoroker under this ordinance.

See, 31. The owner of any stage coach, carriage, dray, wagon, or other vehicle used for carrying passengers or barnage or merchandise, graveting streets or highways, carring earth, ballast, lumber, coal, woo'l, water, or goods of any description, or sprinkling streets for hire, donation, or contract within the city limits, shall pay a quarterly license of rive dollars for each vehicle the additional sum of one dollar. The owner or driver of vehicles or any thing as above mentioned, shall place the number of his vehicle as named in his breess, more each side of his vehicle in a carrying passengers or merchandise or any thing as above mentioned, shall place the number of his vehicle as maned in his heense, upon each side of his vehicle in a conspicuous place, in a near and legible manner, in figures not less than one and one haif inches long, and of proportionable width, and said number shall not be changed while the said vehicle is subject to the payment of a municiple ficense. If any person shall drive or permit to be driven, any vehicle over which he has control, without being duly fleensed and having the number affixed as herein directed, shall be subject to the fines and penalties prescribed in section twenty of this ordinance, and any person owning any vehicle which shall be used for the purpose of transporting goods or merchandise of any description, received, owned or sold by said owner, or shall be used in transporting goods or merchandise belonging to other persons, without hire shall pay a quarterly fleense of three dollars for each of said vehicles drawn by one unimal, and an abilitional sum of two dollars for each additional animal used. Provided, that nothing contained in this section shall be construed so as to require persons engaged in drawing wood, gravel or other commolities, from outside the city limits, into the city or in plowing or persons engaged in drawing wood, gravel or other commodities, from outside the city limits, into the city or in piowing or scraping for the purpose of graveling the public streets, alleys, railways, or other public improvements within the city lim-

mabile improvements warm.
Its, to pay a city license.
See, 38. Every person who shall keep within the limit sof the city any wharf, warehouse, depot, or other place or building for the purpose of shipping on board or receiving from on board of steamor or receiving from on board of steamor or receiving from on the river, or of or receiving from on board of steam-boats or other water craft on the river, or locate or other water can on the river, or rall read cars on the rall roat, any articles of merchandise, goods or treights of any kind, and shail charge storage or wharf-age therefor, shall pay a quarterly ficense of ten dollars. This section shall not be construed to include grist mills and grain warehouses used for milling and grain storage.

warehouses used for milling and grain storage.

Sec. 37. It shall be the duty of the City Marshal to prosecute all persons violating this ordinance. In all cuses of conviction he shall (in addition to his usual tees, receive the sum of five dollars to be taxed as costs of suit, provided that the same be collected from the oriender.

Sec. 38. The city Recover shall on the first day of each quarter report in writing to the City Marshal, a list of milecones which laws during or at the case of the quarter expired and have not been renewed, and of all licenses that have been issued during the quarter.

Sec. 37. All ordinances or parts of ordinances contrary to the provisions of this

Sec. 37. All ordinances or parts of occur-nances contrary to the provisions of this ordinance and all other ordinances what-ever reating to licenses within the city, are hereby repeated.

Sec. 49. This ordinance to take effect and

be in force from and after five days from

its publication.

COLL. VAN CLEVE,

Management of the control of t JOSEFII HANNON,

April 12, 1873. OFFICIAL.

Laws of the United States.

PASSED AT THE THIRD SESSION OF THE FORTY-SECOND CONGRESS

[General Nature-No. 22.] AN ACT to abolish the franking privilege. AN ACT to abolish the Tranking privilege.

Be it enacted by the S-nate and House of R prevalatives of the United States of America in Congress as moled, That the franking privilege be, and the same hereby is, abolished from and after the first day of July, anno Domini eighteen hundred and seventy-three, and that henceforth all official correspondence, of whatever nature, and other mallable matter sent from or addressed to any officer of the government

or nerson how authorized to frank such matter, shall be chargeable with the same rates of 1908 are as may be lawfully imposed mean like matter sent by or a lidessed to other persons: Provided, That no com-possition or allowance shall may or here-after be made to Senators, Members, and Delegates of the House of Representatives

on account of postage. Approve I, January 51, 1873.

[General Nature-No. 23.1

AN ACT to regulate the employment of engineer soldiers on extendings.

At a consect by the S note and House of R per a matters of the Unit of S along a merica of Court is assembled. They the subside men of engineers in the army are headly placed on the same too ing with receiving the other entitled men of the same too ing with receiving the other entitled men of the army, are that all has or parts of laws in contact with this provision be, and the same are lightly properties.

Approve f. February 21, 1873.

General Nature No. 24.1

AN ACT making an appropriation to de-imy the expresses of the American and British claims commission, and for

other purposes.

Be it must d by the S note and House of R or sensitive of the failed S airs of America and the failed S airs of America in the Congress as subset. That the sum of one hundred and thirteen thousand five limited dollars is hereby suppropriated, out of any money in the treasury not otherwise appropriated, to supply a deficiency in the appropriated in for the fiscal year ending June thir, y, etchicen hundred and seventy-the article of the treaty between the United States and Great Briain, signed May eighth, eighteen hundred and seventy-one.

Sec. 2. For rayment of contractors for stone work, and other curplayees, on the post-office and cont-house in New York city, five hun tred thousand deliars.

Approved, February 5, 1878.

[General Nature-No. 25.]

AN ACT to provide for the holding of ad-ditional terms of the circuit court of the United States for the southern district of New York.

ditional terms of the curvait court of the United Saves for the southern district of New York.

Be it enacted by the S nate and House of R proceduries of the United Saves of America in Congress ass moted. That additional terms of the circuit court of the United Saves for the southern district of New York shall hereafter be held in each year, commencing as follows: On the second We inestay of January, on the second We inestay of March, on the second We deestay of March, on the second Wedneschy of May, on the third Wednesday of December. The holding of any of the above-ment fonce terms shall not dispense with or effect the holding of any of the court at the same time, nor shall the pending of any of the terms hereby appointed.

Sec. 2. That the terms hereby appointed shall be devoted exclusively to the trial and disposal of the criminal cases and matters arising and bending in said court. The terms of said court appointed by this set may be held by the circuit judge of the second judicial circuit and the district furges for the southern and eastern districts of New York, or any one of said three induces; and at every such term held by said judge of said eastern district he shall receive the sum of three hundred dollars, the same to be ruid in the manner now prescribed by law for the payment of the expenses of another district judge while holding court in said district conditioned upon an appearance at the next one of the terms here'vy appointed shall be valid, and grand and petit juries shall be summoned to attend the said terms as now at other terms of the court.

Approved, February 7, 1873.

[General Nature -No. 26.]

AN ACT to authorize the construction of eight steam vessels of war, and for other purposes.

B: it enacted by the Senate and House of R pres minimizes the United States of Amer-ica in Congress assembled. That the Secre-tary of the Navy be authorized to con-struct eight steam vessels of war, with auxiliary sall-power, and of such class or classes as, in his jiddment, will best sub-serve the demands of the service, each serve the demands of the service, each currying six or more guns of large caliber; the hulls to be built of from or wood, as the Secretary may determine: Provid a, That the aggregate tenuage of the whole number shad not exceed eight thousand tons, and that the cost of building the same shall not exceed three millions two hundred thousand dollars: And provided, That four of said vessels shall be built, in whole or in rart, in private yards, uron contract with the lowest possible bidder therefor, upon unblecompetition and proposals, due notice thereof being given by nesals, due notice thereof being given by alvertisement, upon models, specifications and drawings furnished by the Navy Berartment, and under its direction and supervision. If, aron full examination and consideration, the same shall be deemed practicable, by the Secretary of the Navy; or the hulls of any proportion of said vessels may be built mon private contract in the government yards mon like proposals, models, specifications, drawings, and supervision, and unon like examination and consideration, the government in either case furnishing such materials as may be deemed practicable by the Secretary of the Navy. posals, due notice thereof being given

deemed practicable by the Secretary of the Navy.

Sec. 2. That petther of said vessels shall be commenced until full and complete models, specifications, and drawings shall be made for its construction in all its parts. And after such models and drawings are approved by the proper authority, they shall not be changed in any respect when the cost will exceed one hundred dodars, except upon the recommendation of a beard of survey commesced of not less than the officers of the navy, and approved by the Secretary of the Navy, and if changes are thus made, the actual cost of and damage caused by such change shall be estimated by such board of survey; and if changes are thus made, the actual cost of and damage caused by such change shall be estimated by such board of survey; and the terms of the contract shall provide that the contractors shall be bound by the estimate of said board as to the amount of increased or distinished compensation they are to receive, if any, in emissioners of the may such changes. pensation they are to receive, if any, in consequence of any such changes. Approved, February 10, 1873.

(General Nature-No. 27.)

AN ACT revising and amending the laws relative to the mints, assay-offices, and coinage of the United States.

Be it emerced by the Senote and House of R pres matives of the United States of America in Congress casembled. That the mint of the United States is hereby established as a bureau of the Treasury Department, embracing in its organization and under its control all mints for the manufacture of coin, and all assay-offices for the stamping of bars, which are now, or which may be hereafter, authorized by law. The chief

A TO YOUR MENT OF THE PARTY AND ASSESSED.

officer of said bureau shall be denominated the Pirector of the Mint, and shall be under the general direction of the Secretary of the Treasury. He shall be amounted by the President, by and with the advice and consent of the Secate, and shall hold his office for the term of five years, unless sooner removed by the President, upon remoms to be communicated by him to the Senate.

Sec. 2. That the Director of the Mint shall have the general supervision of all mints any assay-offices, and shall make an annual report to the Secretary of the Treasury of their operations, at the close of each fiscal year, and from time to time such a vititional remorts, setting forth the operations and condition of such institutions, as the Secretary of the Treasury shall require and shall my before him the annual estimates for their support. And the Secretary of the Treasury shall require and shall my before him the annual estimates for their support. And the Secretary of discharge the duties of said bursan.

Sec. 3. That the officers of each mint shall be a superintendent, an assayer, a melter and refiner, and a coiner, and for the mint of Philadelphia, an engayer, all to be appointed by the President of the United States, by and with the advice and consent of the Senate.

Sec. 4. That the superintendent of each mint shall have the control thereof, the superintendence of the officers and persons employed therein, and the supervision of the business thereof, subject to the approval of the Birretor of the Mint, to whom he shall make reports at such times and according to such forms as the Unice. The superintendence of the officers and the amount of gold, sliver and minor coining, and the amount of mparted, slandard, and refined hars, all moneys or bullion, the amount of the device and shall deliver all coins struck at the mint for he persons to whom they shall be legally payable. From the report of the assayer shall be the keeper of all bullion or coin in the mint, to the particle of the coincroin in the mint, and the shall also give of adjustmen, according to such forms as may be prescribed by the Secretary of the Treasury, regular and faithful accounts of his transactions with the other officers of the mint and the depositors; and shall his transactions with the other officers of the mint and the depositors; and shall also render to him a monthly statement of the ordinary expenses of the mint or assay-office under his charge. He shall also appoint all assistants, clerks, one of whom shall be designated "chief clerk," and workmen employed under his superintendence; but no person shall be appointed to employment in the offices of the assayer, melter and refiner, coiner, or engraver, except on the recommendation and nomination in writing of those officers, respectively; and he shall forthwith report to the Director of the Mint the names of all persons appointed by him, the duties to be performed, the rate of compensation, the appropriation from which compensation is to be made, and the ground of the appointment; and if the Director of the Mint shall disapprove the same, the appointment shall be vacated.

See, 5. That the assayer shall assay all metals and bullion, whenever such assays are required in the operations of the mint; he shall also make assays of com or sumples of buillon whenever required by the superintendent.

See, 6. That the melter and refiner shall

pies of buillon whenever required by the superintendent.

Sec. 6. That the melter and refiner shall execute all the operations which are necessary in order to form ingots of standard silver or gold, and alloys for minor coinage, suitable for the coiner, from the metals legally delivered to him for that purpose; and shall also execute all the operations which are necessary in order to form bars conformable in all respects to the law, from the gold and sliver bullon debars conformable in all respects to the law, from the gold and silver bullon delivered to him for that purpose. He shall keen a careful record of all transactions with the superintendent, noting the weight and character of the buillon; and shall re responsible for all buillon delivered to him until the same is returned to the superintendent and the proper vouchers of called.

or ained.
Sec. 7. That the coiner shall execute all

Sec. 7. That the coiner shall execute all the operations which are necessary in order to form coins, conformable in all respects to the law, from the standard gold and silver ingots, and alloys for minor colonge, legally delivered to him for that purpose; and shall be responsible for all bullion delivered to him, until the same is returned to the superintendent and the proper vanchers obtained.

Sec. 8. That the engraver shall prepare from the original dies aircady authorized all the wording dies required for use in the comage of the several mints, and, when new coins or devices are authorized, shall, if required by the Director of the Mint, propure the devices, models, models, and matrices, or original dies, for the same; but the Director of the Mint, shall nevertheless have power, with the approval of the iss bave power, with the approval of the secretary of the Treasury, to engage temporarily for this purpose the services of one or more artists destinguished in their respective departments of art, who shall be paid for such service from the con-tingent appropriation for the mint at Philadelphia. Phi adelphia.

Pittadelphia.

Soc. 9. That whenever any officer of a mint or assay-office shall be temporarily absent, on account of sickness or any other cause, it shall be lawful for the superfutendent, with the consent of said officer, to approint some person attached to the mint to act in the place of such officer during his absence; but all such appointments shall be forthwith reported to the Lirector of the Mint for his approval; and in all cases what soever the principal shall be responsible for the acts of his representative. In case of the temporary absence of the superintendent, the chief clerk shall act in his place; and in case of the temporary absence of the Director of the Mint, the Secretary of the Treasury may designate some one to act in his place.

Sec. 10. That every officer, assistant, and

some one to act in his place.

Sec. 10. That every officer, assistant, and clerk of the mint shall, before he enters upon the execution of his office, take an oath or affirmation before some judge of the United States, or judge of the superior court, or of some court of record of any State, faithfully and diligently to perform the duties thereof in addition to other official oat his prescribed by law; which oaths, duly certified, shall be transmitted to the Secretary of the Treasury; and the superintendent of each mint may require such oath or affirmation from any of the employees of the mint.

Sec: II. That the superintendent, the assayer, the molter and refiner, and the coiner of each mint, before entering upon the