ORIGINAL DEFECTIVE

States shall not be demed final or ope as expectively, shall be approved by non-nection, respectively, shall be approved by

Approved, April 10, 1869.

ier in Congress assembled.

title was then a d has continued to be in li i the same as on cigars imported after that earth, stone, and other mate rals for the gation, or where the owner is passessed of date. Approved, April 10, 1869. the fee but incumiered with a nortgag excented and duly reworded pri r to the sa d No. 15 -An Act making an appropriation twentieth of July, eighte a hundred and six for the improvement of rivers and harbors tweight, and not du , or where the fee is for the list divers and g June 30, 1869, and I dd ny a femme covert, minor, pe sou of the year and g June 3c, 1870. ansaged mind, or other person to apuble of Be it enacted by the Senate and House of Repgiven, consent as r qui ed by said act a resentatives of the United States of Amerbond may be taken at the discretion of the Commistance, as provided for in said section for a distillery eracted on land the hereby appropriated for the fiscal year end lease or other evidence of title to which was ling June thirty, eighteen ha bired and sixtyduly recorded pri r to the passure of this time, and the ye re ding June thirty, eighnot: Provided, That nothing her in co .. teen hundred and seventy, to be expended tained shall be so construid as mappy to for the repair, extersion, preservation, and any distributer or distribute apparatus not complete a of wirks for the improvement of

case of de like les having a producing ca. Can e such expenditures to be made so as see and section of the act of August second, to West aville, pacity of less than on honored gallous in best to subserve the interests of commerce; eighteen hundred and sixty-one, entitled twenty-four four a world in schied went, or and delta control of the contr brewed or ferment d from grave shall repre | act up to that trace an detail.

extend the time for will drawing distribed No. 16.—Yo det to declare and fix the status of Judge advances of the govsperits from bonded watchings until the status of Judge advances of the govsperits from bonded watching of Judge advances of the govsperits from bonded watching of Judge advances of the govsperits from bonded watching Judge advances of the go spirits from bonded warehouse until the status of Judge advocates o the array. thirtieth of June, eighteen but fred and sta | Bo it control by the Senate and Hruse the purposes a oresa d, and where and open | ty nine, but sa j ci to an ad itional tax on of Representatives of the United States of want business employed, with the compen- to themilton, eigh print guitar deposited and bounced in America in Congress a similarly washington at the rate of one cent freach. That the number of judge survocates of honored a delay more, and until withdrawn; at eight, and the President is hereby and No. 22 -As Act to extend the time for and any distilled spirits remaining in bonds in role of, by and with the advice and consthe Rolling and Silver reak route in Fish Lake Valley. ed ware some the tiete day of June seat of the senate, to fill all vaca cles win he Company to complete the first section of From Au tin, via Hamilton and Treasure righteen ha down and structure, shall be have a carred or may hereafter occur there- twenty miles or said road. fo feited to the United totes and disposed in Approved, April 19 1809,

That section nills-nine he amonded so that No. 17 .- An art to regard on net of the America in Congress as embed. paragraph thereof, relating to retail I quor though associate justice of said c uri.

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That section nity-int e be fart er am inded they be otherwise removed

revenueto support the government, to pay the time of his resignation. tion of the act of July thirteenth, eighteen bandred and six y-six, be further amended and sixty-nine. by adding hereto the following: And the Approved, April 10, 1869. fact that my of esive stam (so bought, sold, removing or altering the calcelling or de | o Commbia facing marks to reon, shall be prima facie Be it enact if by the S nate and House

De assessor or assistant a sessor of the dis sole and separate estate in the same manner roads : trict within which he resides, or has his us if she were old, place of business, the inventory required by Approved, April 10, 1869.

SEC 6. And he it further snacted, the seventy-eighth and ninety-fourth sections No. 20. - An Act to renew certain grants SEC 6. And he it further smarted.

or the act of July twentiet, eithte norm of had to the State of Alabama.

That before the States of Verguin, Missis- decided staty-cight, and who shall, prior Be it enacted by the Scatte and House of shipi, and Texes shall be admitted to be constant on in Congress, their several log size tures, which may be bereater faufuly or gamized, shall rully the freezest of the charges of the control of the charges of the control of the charges of the control of the charges of the c ganized, that rady the f tee the article, refunded to him an amount of tax previously to the State of Alabama by the act of C n which has been proposed by Congress o the paid thereon, eq at to the value of the stant is gress approved June time, eig teen him Sec. 7. And be it further entitled, and is hereby, authorized, 0 appeal to be. and is hereby, autimorated, or appeal to him. State of Alicama, to aid it the construction

manufactured and removed from the place of rection to the Mobile and Oho railroad. manufacture, and that the cigars were so and "from Gudsden to connect with the manufactured and removed, or imported and Georgia and Tennessee and Tennessee line No. 14 -An act to amend an act entitled withdrawn from a United States bonded of rail oads through Chattering, Wills, and No. 14 -An act to grade and the several rates of tax inand total co, and for other purpo es apposed on such go is by the act of July newed, subject to all the conditions and re proved July twentieth, eighteen hundred twentieth, eighteen bu dred and s'x y eight strictions contained in the act referred to us af resaid as es ed and paid, and that the and subject to the further limitation that i Be it exacted by the Senate and House of Rep. claims that n all ressees compiled with either of the said railroads is not completed resentatives of the Un ted States of Amer. the internal revenue laws as for as they have within three years from the passage of the been or may be applicable to such article-, act no further sale in Il be made fir the That the act entitle! " An act imno ing The Come shoner of Internal Revenue is beneft of uch railread, and the lands un taxes on distilled spirits and tobacco, and her by authorized a d empowered to pre sold shall revert to the United States : Pro for at er pur uses," approved July twenty, scribe such rules and regulations for carry vided, That the lands granted by the act orgiteen ha dred and sixty eight, be a mend, mig out the provisions of this section as in hereby revived, except mi eral lands, shall his judgment shall be deemed proper and be old to a small settle a only in quantities That ention eig t be amended to that in the samp; and the Commissioner may in not greater than one quarter section to any case of a distiller or distilling apparatus any case, at his discretion, allow so ff and one purchaser, and for a price not exceeding ere ted prior to the twentie h of July, sm ki g to accommunate tured prior to the two dodlars and fifty cents per acre. eighteen hundred and sixty-eigh on a tract to entith of July, eighteen hundred and six- SEC. 2. And be it further enacted or love fland hell under a lease or other eve. ty eight, not no wooden packages, to be That the right, power, and a thouty dence of title less than tea sim 1, which samped and sold in the original packages; bereby given to the companies building the was not required by the laws of the State to a din rate of daty on ri are imported prior ber corded in order to be valid at the time to July twentieth eighteen handred and sixty of its ex ention, or in any case where the eight, and now remaining in but, shall be

erected prior to the awardeth of Jone, eighten has deed and sixty-right.

That section twenty be so amended that in compared were the improvement of the provided and sixty-right.

Sure any of Wor is belieby authorized to the indicate expenses of the givernment for the year enting the thorntein of Jone, eightern of the provided and seven y," as reperly the exerty four hours, and in which grain or and near a quired to report to Co gress, a and the att rueys and mars alsof the sevenof stear, sixty gidling of much or heer pe di resonate a der the provisions of this al districts," be, and toe some is hereby, re-Approved, Apro 19, 1859.

Approved April 19, 1869,

of restifying to not of the act, to in Congress assembled, which this is an amendment, as related to Tout the Surreme Court of the United their of san act: Proceeded, That the land From compounder o liquors, not as it incos to Sia es shall be entwith the provision of the so to a creby dustage of the United Stat's and eight as sold to ac to a settlers only in quantities not amounted, be, and he same is he eby, to sociate j stees, my six of whom shall con-pealed. And said certain ity-nine is a ther similar a quantity and for the purposes of pulchase, and for a price to exceeding amended as follows: at the out the forth this act the e shall be appointed an aidi the dollars and fifty cents per acle. eavers, and the lifth paragrap to and me | Sec. 2 And be it further enacted.

Studing the words "sould be required to part the nine existing j deal No. 23.—An Act to ame day act entitled From Howard, in the deal results the expectal care of a words of a taser in Hea of the puttern striken out the jid e, who shall relide in his circ it, and struction of a radioad and telegraph line Madisonville to Centre Mills, in Centre Be it resolved by the Senate and House Remainded lers in liquous s' all pay twe ty- ton therein as the justice of the Supreme norms, to Port and, in Origin, approved From Genese, in Potter county, Pennsylfive dellars. Ly ry person who sells or o - Court about to the circuit July twen-y-five, eighteen handled and yama, by way of West Brigham and Beigfers for sale foreign or domestic distillated to the circuit shall be held by the spirits, where or malt I quors, in less quartities than five gallons at the same time, shall be regarded as a retail distert higher shall be regarded as a retail distert higher shall be regarded as a retail distinct one hundred distance. Wholesale logary dealers shall each pay one hundred distance for sile foreign or domestic one hundred distance for sile foreign or domestic one hundred distance for sile foreign or domestic or the Suprime Central little to the circuit of the circuit of the same time. Survively, eighteen hundred and register to U yses, in Potter county.

Be it caucted by the Senate and House of the manifest and thouse of the Constructed of the Constructed of the district study of the district of the above of the survively. That the Secretary of War be, and he had by the same time, saying and thouse of the more expensive than the circuit of the strain shall be held by the general and House of the more expensive than the circuit of the strain shall be held by the general and House of the more expensive than the circuit of the circuit of the strain shall be held by the general and House of the more expensive to U yses, in Potter county.

Be it caucted by the Senate and House of the members of the Constructed of the Constructed of the circuit distilled spirits, wines, or andt I quors, in quantities of not less than five gallons at he some time, such can be regarded as a wholesale liquid deale.

In a contract of the most the other, (who distributed and telegraph line from the first of the arithmeter than by the distributed and telegraph line from the distributed a Dealers in liquors whose a les, including the judges holding any such court setting aclow any callroad com any hereto are des Barbou 's Mills, Pluckett's Creek, and Elk siles of a loth r merchandise, shall exceed apart by direction of he p esiding justice regnated by the legislature of the State of the an additional tax at the rate of one dellar be done by each. The circuit judges shall of said act, to file its assent to such act in to New Err. for every one hundred dollars of sales of each recoverant annual salary of five thought for the La cross within one | From Mapleton, Huntingdon county, via

such excess dual be returned, assessed, and powers f the justies of the Supreme sige lereof, shill hive the sine force Brownsvile, Se ki k, to Clo. and in the same monner as required of Court as judge of the cient court, except and effect to all intents and purposes as a who has paid his special tax as such and who as the court who has paid his special tax as such and who as the court who has paid his special tax as such and who as the order to the court who has paid his special tax as such and court, who has checked to the court, who has been the passage of said act; Provided.

That nothing hereins all impair any right of lis own product on at the place o ma us and the cleras of the istrict cours shall be her to ore acquired &v any railroad comfacture, in the original cases or on kages to a pointed by the judges thereof respective, pasy u der said act, nor scall said act o which the tax stamps are flixed, shall be we by: Procide !. That the present clerks f this amend, eat be construed to entitle more quired to pay the special tax of a wholesale said courts shall routinue in office till other than one company to a grant of land: And de ler on account of such sales. a cointments be made in their piace, or provided fur ther, That the lands granted b

from grap s, penches, and apples, excusiv - That it shall be the duty of the thief Justice pence not exceeding two dollars and fifty ly, and cing less than one hundred and fi - and o cach just ce I the S preme Court to ce ts per sere. ty burrels a mouldy, shall pay a special tax after d at least one term of the are at course of the payor addition thereto, the in each district of his circuit during every

That section eighty-cight be amended so the thirt eacher the propertor's name or the missingular provided for in said section.

Sec. 2. And by it further enacted.

Sec. 3. And by it further enacted.

Sec. 3. And by it further enacted.

Sec. 3. And by it further enacted.

That any judge of a vector of the United States, who having held his commission as such at least ten years, shall, after having attained to the agree of seventy years, resign his office, shall thereafter, during the resign his office, shall thereafter.

That section eighty-cight be amended so the state of the United States, who having held his commission as shall be printed on the state of the resign his office, shall therefore.

Sec. 3. And by it further enacted.

That any judge of a vector of the United States is thereof.

Be it enacted by the Senate and House of Representatives of the United States of the resign his office, shall therefore the printer enacted.

That any judge of a vector of the United States, who having held his commission as shall be resident.

Sec. 3. And by it further enacted.

That any judge of a vector of the United States is the resident to the same as a port of entry in the Superior district. That's et on one hundred and fifty-five of Jue of his Latural life, receive the same

p ses," app oved June 30, eight ea hundred. That this act shall take effect on the first and sixty flour, as am odd by the minth sec. M n lay of Decemb r, eig teen bundred Marie

proof th t such stamp has been once used of Representatives of the Unit d States of America, in Congress assembled. some v llum, narehment, paper, instrument, That in the D strict of Colnabia the or writing, harged with taxes imposed by right of any married woman to any proceeds. Be it engeted by the Senate and House of law, in violation of the provistors of this person I or real, belonging to her at the time of mor lage, or any red during marri SEC 3 And be it further enacted, age to any other way to as by getter convey- That the sum of twenty-live thousand dol That any person having in his porcession a er from her hus and shall be as ab of te lars, appropriated by the act approved enty, and for other purposes, approved such, shall be entitled to purchase the land hundred and seventy one. any tobacco, s uff or eights, monuta threat as if sho were few ne sol, a d shill not be March third, eighteen handed and sixtyand sold of from the manufactury, subject to the disposal of her his band, nor time entitled "An act making approving or from any place where to become soul, or be independent debts; but such matrid times for suntry civil expenses of the given cigars are most, since July twentieth, weman move nvey, devile, and bequeath ernment for the year each g June thirtieth, eights in bundled and sixt sight or any h same, or my morest therei, in the eighteen bundled and sixt sight or any h same, or my morest therei, in the eighteen bundled and sixt sight or any his area, or my morest therei, in the eighteen bundled and sixt sight or any his area, or my morest therei, in the eighteen bundled and sixt sight.

this act is an am nument, and all the ath r were nomacried; but n i her her husband roads. requirements of said not relating to t maces, no his property shall be bound by any Be it enacted by the Senate and Horse of smill, and c gars having been cam died wt a such contract mor liable for any recovery | Liep escataives of the United States of and who, on the first day of Feb uary, again ther in any such suit, but judgment

ARIZONA TERRITORY. From Tucson to the Sonora Line.

America in Congress assembled,

shined before sale as aftires ad; and the dred and firty-six, entitled " to act grant That the proceedings in any of the said made to refund and pay in k a sam of mon of certain railroats in said State," as were

> aforesai i militoads to take from the pu lic lands adjacent to the line of sail railrows construction thereo'; and the right of way is hereby gran ed to the extent of one hur dred her in width on each side of said said roads where they may pass over the publilands, including all necessary grounds for stations and structures countered therewith not exceeding firty acres at any one station. Approved, April 10, 1-69.

No. 21 .- An Act concerning the Attorney Be it enated by the Senate and House of Rep-

resentative of the United States of Americain Congress assembled, declared to be in but force; and it shall be the only of the At orney Gener I to rep re at | Kaolin, to Edger Hill. the commencement of the next session of the ame of all the per ous emplyed for Springs, and Tes co, to Hamilt in, Approved, Ap il 10, 1869.

Be it enacted by the Senate and House of

on and a ter the first day or May, eighteen leg lature o New Mexico in posing a capi Trat an act approved July twenty eight. From Arago, in the State of Nebraska, to eighteen hundr'd and sixty six, untit ed Craig, in the State o Missouri. resides, parcies, or veines derilled opens and by the Sande and Hause of "An act to recive a deex end the provisions or whose by may propose other than by the France of the France of the Propose of the Representatives of the United States of of "Annet greating the right of way and via Caroline and Cub Crick, to Fairbury, America in Congress assembled, making a gram of land to the Slates of Jefferson county, Nebraska.

That the act of the legislature of the Ter Arkansas and Missonic, to all in the class From Linwood to Communication. vessels and piles, until the maintenance of the legislature of the leg a her law- and pact of laws of said legis a On o r ver, via Li tle Rock, to the Texas Station, Miss ari. ture imposing a capitation tox on bovine boundary near Fution in Arthusas, with Fr in Susan Cay, via Riceville, to Wells cattle i troduced into the said Territory by makes to Fort Smith and the Mississ p.d. Mills. from other fer it ries or states, or the res faver," approved rearry mine, eigh eear public of M x co be, and the same are hereby, hundred and firty three, and for other purto the Little Ro k and Fort Smith Railroad ginia. Company, for bunding the fies: section of twenty miles provid d for to the second sec- and Sammerville, to Harnell Court House. the name of whiskey, brandy, gin rum No. 18. -An Act to amena the judicial tion of sant act, for the term of three wine, sprits, cordials, or a me laters, or system of the Unite's States.

Any other name, shall be regarded a a recute the factor of the Carted States and House of Repetitives of the Carted States of America.

The the term of these wars from the thirteenth day of May, so the name, shall be regarded as a recute the Carted States of America.

Approved, April 19, 1962.

year from the date of the passage of this Harris Valley, Saltillo, to Schusville. and deflars; and on every incusand deflars and of sales of the near handles shall pay at the same rule as a whole-all dears; and find nothing in this act shill affect the form within one year from the passage of this act in the same rule as a whole-all dears; and t e act of r said shall be sold to actual set That section fifty in e be fart or an inted so as to require that distillers of bra dy Sec 4 And be it further enveted. | there only, in quantities not greater than on so as to require that distillers of bra dy | Sec 4 And be it further enveted. | quarter section to the purchase that one purchase the form of the section to the purchase that distillers of bra dy | Sec 4 And be it further enveted.

See 5 And he it further enacted, Marie as a port of entry in the Superior dis

That Sault Se. Marie, in the district o the accentified "An a too or vide internal salary which was y low payable to him at Super or, is hereby discontinued as a port of entry f rathe district be, and is hereby, es interestructive public debt, and for other pur SEC 6 And be it first'er enac'ed, table shed at Marquette, at which place the ole for of the dist jet shall r si 'e, a d : deputy collector shall re ide at Sault Ste.

SEC 2 And be it further enacted Teat all sets and parts of acts contravening \ No. 19 .- As Act egulating the rights of this act be, a d the same a e hereby, reas aloresail has seen washed or restored by proper yef margied wome in the District pealed. This see shall take effect from and Approved, April 10, 1869.

No. 25 .- A · Act making an appropriation heret for made for farniture for the Presi dential Marsion.

America in Congress assemiled. Operson having in his p says should gars in such manner and with like effect as if she purposes," for the parcese of reform shing po ted from oreign counties since duly were unmarried.

See 2 And he it further enacted, able for such purpose, without, in any event, able to such purpose, without in any event.

ALABAMA. From Newbern to cottage Hill. ILIINOIS. From Chebanse to Eidcidgevitle. From Shellsyville, via Tood's Point and Pralifice House, to Moawequa.

From Mer dosia to Beardstown. F om Carvin, via Roland and Elba, to Equality. From Fairfield to Flora. From Louisville, via Xenia, Keenville, and

Long Pralitie, to MacLeansboro. From Mason, via Flemsburg, Winterrowd, and G bon's Store, to Newton. From Moore's Pra[i rie post office, via Spring Garden. Daresville, and Williamsburg, to Ashley. INDIANA From Jerome to West Liberty.

From Washington to North English. From Tallevrand to South Euglish. From Springfield to Vetor. From Be le Plain to Waterloo. From Moulton to Centreville. MICH GAN. From Norwood, in Emmet county, via vetram City, to Atwood, in Antrim county,

The box mares. From Hubbardston, Ionia county, to Alma, Gratiot county. MINNESOTA. From Lake City, via Pell, Forest Mound, Elgio, and Vi la, to Ezeota. From Maple Plain, Hennepin county, to

MISSOURI. From Springfield to Fort Scott. From Neosho to Searca. From Wheeling to Alpha. From Carthage to Sarcoxie. From Neosho to Bentonvil e. From R scoe, via Stockton, Dadeville, Heenfill, King's Point, Mount Vernon, Mariousville, and Galena, to Berryville, in

Young America.

From Mar-haeld to Dallas. From Prior's store to Gamesville. From Stewartsville to King's City. From Boyd to Sand Strings. From Watson to Peru in Nebraska. Fr m compet tion to Plate. From Queen City to Unionvi le. F om Caidicothe, via Alpha and Lindley,

Fr m Spring Hill to Gal'atin.

From Argenta to Aust'n.

From Polmet o, intersecting the Aurora Cit . to Sherman Town From Belmont, va San Antonio, Silver

NEBRASEA.

NORTH CAROLINA.

From Salem to Jerusalem. From Leakesville to Pean's Store, in Vir-From Jon sboro, via Harrington, Norvell,

From Somerset to tareaster, grown New Hori and to Pane asthurg. From Marion, via Maple Grove, to Middle-

From North Liberty to Bentonville. Fr in Lanca for to Som uset, From Corsica to Steam Corners. From Elmore to Drewittville. From Marietta to Cow R in.

From Lewisvi le to Elk City. PENNSYLVANIA.

SOUTH CARDLINA. From Beanett ville, via Parnassus,

From Waynes as o' to Boyd's Landing. From Mount / leasant, via Laughing Wate , t : A -hland. From Waynesboro,' to Clifton, From L nden to Wayn bo o.'

From Marshfie d, via Hookersville, to East From Rockbrilge, via Ghomley's Mills and John Brown's to Ironton.

From Iola, via New Hope, Sharons, and Hall, to Stevens's Point. From Baylell' to Elkhorn. From Kenosha to Somers.

Approved, April 10, 1869. -Public Resolutions. No. 1-A resolution authorizing the renoval of the public stables, steam sawmill and other buildings, from the Capitol

Representatives of the United States three, by Abraham Lincoln, President, by fees are due for services rendered in pro- of the United States, in respect to said ex-America in Congress assembled. extension be, and he is hereby, authorized three, and by reason of the absence of a Approved, April 10, 1839. o clear from the Capitol grounds the publarge number of said settlers from their lic stables, steam saw mill, and such other homes in the federal armies the sale was buildings as are of no further use to the indefinitely postponed . Therefore,

No. 2-Joint resolution to supply an o-Representatives of the United States of ing appropriations for sundry civil expen- ments thereon, or the heirs at law of such. Portgage Lake and Lake Superior ship June thirtieth, eighteen hundred and sev- who has declared his intention to become ed to the third day of March, eighteen

work on the Capitol extension.

Approved, March 23, 1869.

e gitteen hundred and sixty-nine, be, and and fifty-four. the same is bereby, made to all intents and | Approved, April 7, 1869. purposes a part of said act, viz;

by Robert S. Neighboths, United States river at Paducah, Kentucky, special Indian Agent, on the second of Beit resolved by the Senate and House of Rep. Beit resolved by the Senate and House of Rep. nies the order .- Pacific Tribune.

From Tueson, via Comp Grant, Florence, June, eighteen hundred and fifty-nine, on the is and Camp McDowell, to Wiesen- the assistant treasurer of the United States at New York city, for supplies furnished the Indian Department, twelve hundred the same is hereby, given to the erec ion any port on of the land said to the United

Approved. March 24, 1869.

From Fairtie d, via Springfield and Enfield, fees. Resolved by the Senate and House of representatives of the United States of America in Congress assembled,

receipts."

Approved, Merch 26, 1869.

house on the coast of Oregon. From Otto, via Douglas and Cobmoosa, to Be it resolved by the Senate and House of Representatives of the United States | tions and alterations of said bridge. of America in Congress assembled,

That the erection of the light-house at Aguinna bay, and of other light houses on the coast of Oregon, for which appropria- | cancies in the Auj't General's department. tions have been or may be made, shall not Be it resolved by the Senate and House of be delayed for want of the consent of the R presentatives of the United States of legislature of the State to the purchase of the site or sites for such light-houses. Approved, March 26, 1869.

sions in the enrolment of certain appropri- port of the army for the year ending June easung year; and said stockholders are ation acts approved March third, eighteen | 30, 1870, and for other purposes." be, and | bereby authorized to establi h their general hundred and sixty-nine. Be it resolved by the Senate and House operation of said act.

of Representatives of the United States of America in Congress assembled, That the following items, omitted in the March third, eighteen hundred and sixty. fore made. nine be and the same are hereby as amend- Be it resolved by the Senate and House | lect of said Union Pacific Railroad Company ed. made valid portions of the acts from which they were omitted, viz:

In the act "making appropriations for That the Secretary of the treasury be or may be prejudiced: And previous for Fr. m. Phelps's City, via Rochfort and the legislative, executive, and judicial ex- and he is hereby, authorized and directed penses of the government. for the year to cause the sum of seventy-eight thousand roads shall be at or near older; and the From Maysville, via Gentryville, to Al- ending the thirtieth of June, eighteen dollars to be transferred from the appro- Union Pacific Rai road Company shall build, bundred and seventy," after the proviso to printion for paper for the public printing. and the Central Pacific Railro d Company Fr m Icon Mountain, via Belleview and the paragraph commencing "For salaries contained in the act entitled "An act mak- pay for and own the railroad from the terand expenses of collectors, assessors, as- ing appropriations for the legislative ex- mines alones of to Promostory summer, at sert : " Provided further. That after the evament for the year ending June thirty, and form one continuous line. From Homboldt Wells, via Ruby Valley, passage of this act the proprietors of all eighteen hundred and sixty-nine," approvious to as estain the count, or of the Union Palaceter And to as estain the count, or of the Union Palaceter And to as estain the count, or of the Union Palaceter And to as estain the count, or of the Union Palaceter And to as estain the count, or of the Union Palaceter And to as estain the country of the Union Palaceter And to a second of the Union Palaceter And the Country of the Union Palaceter And reimburse to the United States the expens. ed on the twentieth of July eighten hund-From Twin River, via Silver Peak, to ca and salary of all storekeepers or other printions contained in the same act for the authorized to appoint a b and of cumment officers in charge of such warehouses, and following purposes, and in the following of izers, not exceeding five in min her, and the same shall be paid into the treasury proportions, to wit: and accounted for like other public moneys | For contingent expenses of the office of examine a of report upon the condition of, Representatives of the Unit d States of Peak, Palmetto, and Fish Lake, to Aurora, for the year enting June thirtieth eighteen thousand dollars. hundred and seventy, and for other pur- Approved. April 10, 1869. poses," under the heading "Public Build-

> around the executive offices, thirty thous-Approved, March 29, 1869.

No. 6-Joint resolution to facilitate the construction of the custom-house at Ban-

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the treasury be authorized to make a present application priated at the last session of the fortieth Congress for the Bangor custom-house and public buildings, the same to be applied to the use provided in said appropriation. not hereby increasing the said appropriatton as heretofore made.

Approved April 3, 1868. No. 7-A resolution relating to government buildings at Fort Totten, Dakota

of Representatives of the United States of America in Congress assembled,

therefor. Approved. April 6, 1869.

No. 8-A resolution respecting the pay and allowances of enlisted men of the

in Corgress assembled. listed men in the army shall remain as now | the said soldiers or their heirs in person, | Approved, April 10, 1865, fixed by law until the thirtieth of June. or by transmitting the amount or through eighteen hundred and seventy. Approved, April 6, 1868.

No 9 .- A resolution for the relief of set-

tlers upon the absence Shawnee lands in they may reside, and not to any claim Be it resolved by the Senate and House of Whereas a large tract of lands set apart transfer, or assignment whatever. by a treaty with the Shawnes tribe of In- Sec. 2. And be it further resolved, That That the Northern Pacific Radicond Comdians, dated May 19th, anno Domini 1854. any officer or clerk of any of the execu- pany br, and hereby is, authorized to extend for the benefit of certain absentees of five departments of the government who its branch line from a point at or near Port-Fou Bick River Falls, via Chippewa the said Shawnee tribe, is now, and for shall be lawfully detailed to investigate land. Or gun, to some suitable point on many years past has been, occupied by a frauds, or attempts to defraud, on the Puget Sou d, to be determined by said large number of white settlers and cuti- government, or any irregularity or mis- cut pany, and also to come t the same will zens of the State-of Kansas; and whereas | conduct of any officer or agent of the its man line west of the Ca-cade mountains, the beneficial interest of the said absentee
Shawness in said lands was and is absominister oaths to affidavits taken in the said lands was and is absominister oaths to affidavits taken in the said provisions, and said company in relately forfeited by reason of their con- course of any such investigation. timed absence and non affiliation with SEC. 3. And be it further resolved, That and privileges conterred by the act inc rp the Shawnee tribe; and whereas the said the fees allowed by law to attorneys or rating said company, and at ac s additional lands were ordered to be publicly sold at agents shall be reserved by the pay de- to and am inta ony charact. Provided, That the United States Land office at Topeka. partment or said pension agent and paid said company shall not be entitled to any Resolved by the Senate and House of August third, eighteen hundred and sixty- to said agent or attorney when any such subsidy in money, hands, or additional la dehis proclamation dated March twentieth, curing such bounty or bounties, and not tension or its branch line as aforesaul, ex-That the officer in charge of the Capitol anno Domini eighteen hundred and sixty- otherwise.

Be it resolved by the Senate and House Lake and Lake Superior ship canal. ? America in Congress assembled, That each bona fide settler now occupymission in the enrolment of the "act mak- ing said lands, and having made improvees of the government for the year ending who is a citizen of the United States, or canal be, and the same is hereby, extend-March 3, eighteen hundred and sixty-nine, so occupied and improved by him, not to Approved. April 10, 1869. Be it revived by the Senate and House exceed one hundred and sixty acres in of Representatives of the United States each case, at the price of two dollars and fifty cents per acre, and r such rules and of America in Congress assembled, | regulations as the Secretary of the Interior That the following item, omitted in the shall prescribe: Provided, however, That enrolment of the "act making appropriation the proceeds of said sales shall be applied or withdrawn from a United State bonded warehouse since said date, such tobacca, such the gov- in accordance with the provisions of the such table to said appropriation.

Warehouse since said date, such tobacca, such tobacca, since and the customs collection district of San Francisco, and that the deputy collector of this interest in Organ, in consequence of his packages as prescribed in the act to which rate property to the same salary as either deputy collections of the same salary as

eighteen hundred and sixty ine, filed with may be moree by execution against her. That the f llowing be established as post the sum due him on a lost check drawn building of a railroad bridge over the Ohio

resentatives of the United States of America in Congress assembled.

No. 3-A resolution relative to consular | Railroad Company and such others as may | Dinth, eighteen handled and six y-five, and associate with them for that purpose under mocisimed Jonney twenty-first, eighteen the laws of the States of Kentucky and hundred and sixty-seren, who is a citizen of Illinois: Provided. That said bridge is the Uniter State, shall be, and hereby is, built with an unbroken or continuous entitled to purchase the same is quantity span of not less than four hundred feet in not exceeding one hundred and sixty acres, That section three of chapter two hund- the clear, from pier to pier, over the main at the price of one dolar and twenty-live red and thirty-three of the public acts of channel of the river, and is built in all cents per acre, within two years from the the thirty-ninth Congress, approved July other respects in accordance with the contwenty-five, eighteen hundred and sixty-dit ons and limitations of an act entitled retary of the laterior: Provided, however, six, be, and is hereby, declared to take effect from and after January first, eighteen | approved July fourteenth, eighteen hund- tio s of sail lands shall be subject to settlehundred and sixty-seven. And all fees dred and sixty-two; that said bridge when ment and sile as above previoud; And prowhich have been paid into the treasury in | completed in the manner specified in this | vided further, That the sixteenth and thirtyobed ence to the provision of said section resolution, shall be deemed and taken to sixth sections in each township of said and which occurred prior to said first day be a legal structure, and shall be a post lands shall be reserved for S ate school purof January, eighteen hundred and sixtyof January, eighteen hundred and sixtyof January, eighteen hundred and sixtythe United States; but Congress reserves
the a tof admission of the State of Konsas; seven, shall be refunded out of "consular the United States; but Congress reserves Provided, however, That nothing in this not the right to withdraw the assent hereby given in case the free navigation of said any 1 gal rights betelof re vested in any river shall at any time be substantially and other party or parties. No. 4-A resolution in relation to light- materially obstructed by any bridge to be erected under the authority of this resolution, or to direct the necessary modifica-

> Approved. April 7, 1869. No. 11-Joint resolution concerning va-

America in Congress assembled, That the vacancies existing in the Adjutant General's department, at the time of hundred and sixty-nine, at the city of Bosthe passage of the act approved March 3d | ton, (with power to adjourn from day to No. 5-Joint resolution to supply omis. 1869, " making appropriations for the sup | day,) shall elect a tourd of dire tors for the

Approved, April 10, 1869.

No. 12-Joint resolution authorizing the enrollment of appropriation acts approv'd transfer of certain appropriations hereto- quili or waive any rights of the U ited

America in Congress assembled,

In the "act making appropriations for Congressional Printer, three thousand dol- and what sum or sums, if any, will be resundry civil expenses of the government lars. For the public printing, seventy-five quited to complete each of sold toads, for the said ter-

ngs and Grounds," Pefore the item "For Day of lamplighters, gas fitting," &c., insert Burlington and Missouri river railroad for their services for each day employed in For lighting the Capitol and President's branch of the Union Pacific railroad. such examination or report, so be paid equalhouse and public grounds around them and | Resolved by the Senate and House of Repre- by by said companies sentatives of the United States of America in | Suc 3 And by if further resolved, That

Congress assembled. 2. 1864, granting certain lands to the Burl- panies an amount of siles dy banks anth airington and Missouri fiver railroad compa- ed to be asserd by the United States under ny, to aid in exteriding its road through sad acts sufficient to secure the full cumthe then territory of Nebraska, to connect pletton as a first class r ad of all sections with the Union Pacific railroad, shall be so construed as to autho ize said Burling-ton and Missonsi river railroad contracts ton and Missouri river railroad company amount of the first mortange bonts of such to assign and convey to a railroad com- c mpary (and is it shall at pear to the Prespany to be organized under the laws of ident that the amount of sub-idy bonds yet the State of Nebraska, all the rights, pow- to be assed to either if said companies is of the twenty gve thousand dollars appro- ets, and privileges granted and conferred insufficient to pour the full competi is of by said act, and subject to all the condi- such read, he may make requisition upon tions and requirements therein contained, such company for a sufficient amount of Approved, april 10, 1869.

No. 14-A resolution respecting the retirement of Brevet Major General S. P Heintzelman.

Be it resolved by the Senate and House eral to institute such suits and proceedings America in Congress assembled,

be, and he is bereby, authorized to place proper to compel the giving of such security, the name of Brevet Major General S. P. and thetely, or in any manner of a twise to Heintzelman on the retired list of the ar- protect the inter st-of the United S ales in my, with the full rank of the command thereof as a firs class road; as con fred by held by him when wounded, in accordance | law and the statues in that case made. with sections sixteen and seventeen of the SEC. 4. And be it further resolved, That act of August, eighteen hundred and sixty- the Attorney General of the Unit d States one, and section thirty-two of the act of be, and he is hereby, and orized and di-July 28, 1866.

Approved, April 10, 1869. of soldiers and their heirs.

america in Congress assembled, treasury and pay department who are of the directors or any other access or em-Be it resolved by the Senate and House of Rep. | charged with the settlement and payment Re it resolved by the Senate and House of Representatives of the United States of America of bounties due to soldiers or their living lated may penal law, and if so to in-sit to be, and they are hereby, directed to pay the proper crimical proceedings against all That the pay and allowances of the en- or cause to be paid the sums found due to persons who have voluted such laws. the Freedmen's Bureau, or State agents | No. 29 .- Joint Resolution granting right, appointed specially for that purpose, or of way for the coastration of a r ilread governors of national asylums, or pension from a point at or nor Portland, Or gian, to

agent or upon any power of attorney.

time for the completion of the Portage day of July, eighteen hundred and seventyof Represent dives of the United States of Be it resolved by the Senate and House of til the whole of said extension shall be com-Representatives of the United States of Pieted. America in Congress assemble !,

> No. 17 .- A Resolution making San Diego, abroad, showing these what is being done by the California, a port of delivery.

That the time for the completion of the

Be it resolved by the Senate and House of Representatives of the United States of Amer- to give them the best information from Oreson. That San Diego, California, be, and is ereby, created a port of delivery in the City. Mr. Ireland is perhaps as well posted upon

No. 18 .- A Resolution enabling bona fide each Post office on the Sound. The torms are as settlers to purchase certain lands acquired follows:

lectors of the di-trict.

Approved, April 10, 1869.

resentatives of the United States of America That the consent of Congress be, and That any b na file se fler residing upon of a railroad bridge over the Obio river from the city of Paducah Kentucky, to the State of Illinois, by the Paducah and Gulf Kailroad Company and such others as may be used to shall be construed in any man or affecting

Approved, April 10, 1869.

No. 19 .- Joint Resolution for the protection of the averests of the United States in the Union Pacific Railroad Company, the Central Pacific Rulroad Company, and for other purposes.

Be it recoved by the Senate and House of Rep.

resentatives of the United States of America in Congressussembled Tast the stockholders of the Union Pacific Railro d Company, at a meeting to be feld on the wenty second day of April, eigh e n the same are hereby, exempted from the office at such place in the United States as they may select at said meeting; Provided, That the passage of this cosolari or shall not e ufer a vo her right unon said Union Pacitic Radroad Company than to haid such election, or we held in any man or to relia-Stat s to take a lyantage of any act or negof Representatives of the United States of heretofare done or omitted where w the rights of the gene al gover ment have been ther. That the common termines of the Union Pacific and the Central Pacific Rail

ance with the several nets of ting to said No. 13-A resolution in relation to the cluding as silowand of ten collars to cach

the President is hereby authorized and re-That the act of Congress approved June quired to withhold from each or said comhis discretion of their first wortgaze bonds, of Representatives of the United States of on behalf and in the name of the United That the President of the United States having jurisdiction, as shall be necessary or said road, and to in ure the full completion

charter and mi be banchises of the Union Pacific Railroad Con pany and of the Central Pa the Hadroad Compa y have n theen No. 15-A resolution for the protection for cited, and to institute all ecessary and proper legal proceeding; also to investi-Be it resolved by the Senate and House gate whether or not said companies have or of Representatives of the United states of have not made any Begal dividends upon That the accounting officers of the sary proceedings to have the same r im-

agent of the district where he, she, or a point west of the Cascada mountains, in Washing on Territory.

spect thereto being entitled to all the rights cept such lands as may be included in the right of way on the line of such exensot as it may be located a And provided further, That at least twen y-live miles of said ext n-No. 16 .- A Resolution extending the sion shall be constructed before the second, one, and for y miles per year there free un-

Approved, April 16, 1869. DOS THE AND PROPERTY OF THE PARTY OF THE PAR

SUBSCRIBE FOR IT. Just at this partiets. far time, when all eyes are turned toward this sees tion of the country as the best point or the whole coast for locating in buliness our dwn citizens should seek what information they can from gapitalists - who are divorting this overa amount not made one false step, and if the sitizens of this

region want a genume Oregon paper, let them try the Enterpaise for set mumbs or one year. A club of five or ten names ought to be formed at Single copy for one year, 21 00; and each addifrom the Great and Little Osage tribe of Intional copy \$2.50 per year, or \$1.25 for six months.

No papers will be sent unless the cash accompanies.