how made.

States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, February 26, 1885.

February 26, 1885. CHAP. 162.-An act to enlarge the United States custom-house at Richmond, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred Richmond, Va. U. S. custom- thousand dollars be, and the same is hereby, appropriated, out of any house to be enmoneys in the Treasury not otherwise appropriated, for the enlargement larged. of the United States custom-house at Richmond, Virginia. Appropriation.

SEC. 2. That said sum shall be expended upon the order of the Sec-Disbursements; retary of the Treasury, and under his direction, upon plans, specifications, and estimates previously made and approved according to law.

Approved, February 26, 1885.

February 26, 1885. CHAP. 163.—An act to amend an act entitled "An act to increase the water-supply of the city of Washington, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United Act to increase States of America in Congress assembled, That the time fixed by the act water supply of entitled "An act to increase the water-supply of the city of Washingthe city of Wash- ton, and for other purposes," approved July fifteenth, eighteen hundred ington, etc. 1882, vol. 22, ch. and eighty-two, within which owners of or parties interested in lands 294, p. 168, condemned or taken under the provisions of said act may accept the appraised value made or to be hereafter made under said act, or owners amended. ing appraised or persons interested in such lands who have declined or may hereafter value of lands or decline to accept the appraised value of such lands, and have elected suing in Court of or may elect to file a petition in the Court of Claims under the provis-Claims extended ions of said act, be, and the same is hereby, extended for one year from one year. the passage of this act, notwithstanding the limitation provided by said act.

Approved, February 26, 1885.

February 26, 1885. CHAP. 164.—An act to prohibit the importation and migration of foreigners and aliens under contract or agreement to perform labor in the United States, its Territories, and the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United Prepayment for States of America in Congress assembled, That from and after the pastransportation of, sage of this act it shall be unlawful for any person, company, partneror assisting foreign ship, or corporation, in any manner whatsoever, to prepay the transcontract for labor portation, or in any way assist or encourage the importation or migraor service made tion of any alien or aliens, any foreigner or foreigners, into the United previous to emi-States, its Territories, or the District of Columbia, under contract or gration, unlawful. agreement, parol or special, express or implied, made previous to the importation or migration of such alien or aliens, foreigner or foreigners, to perform labor or service of any kind in the United States, its Territories, or the District of Columbia.

Such contracts void.

SEC. 2. That all contracts or agreements, express or implied, paro, or special, which may hereafter be made by and between any personl company, partnership, or corporation, and any foreigner or foreigners, alien or aliens, to perform labor or service or having reference to the performance of labor or service by any person in the United States, its Territories, or the District of Columbia previous to the migration or

importation of the person or persons whose labor or service is contracted for into the United States, shall be utterly void and of no effect,

SEC. 3. That for every violation of any of the provisions of section one of this act the person, partnership, company, or corporation violating lation of first section, fine; the same, by knowingly assisting, encouraging or soliciting the migra- recovered. tion or importation of any alien or aliens, foreigner or foreigners, into the United States, its Territories, or the District of Columbia, to perform labor or service of any kind under contract or agreement, express or implied, parol or special, with such alien or aliens, foreigner or foreigners, previous to becoming residents or citizens of the United States, shall forfeit and pay for every such offence the sum of one thousand dollars, which may be sued for and recovered by the United States or by any person who shall first bring his action therefor including any such alien or foreigner who may be a party to any such contract or agreement, as debts of like amount are now recovered in the circuit courts of the United States; the proceeds to be paid into the Treasury of the United States; and separate suits may be brought for each alien or foreigner being a party to such contract or agreement aforesaid. And it shall be the duty of the district attorney of the proper district to prosecute every such suit at the expense of the United States. SEC. 4. That the master of any vessel who shall knowingly bring Master of vessel, within the United States on any such vessel, and land, or permit to be knowingly bringing such emigrant landed, from any foreign port or place, any alien laborer, mechanic, or laborer, guilty of artisan who, previous to embarkation on such vessel, had entered into misdemeanor, punishable by fine or contract or agreement, parol or special, express or implied, to perform imprisonment. labor or service in the United States, shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be punished by a fine of not more than five hundred dollars for each and every such alien laborer, mechanic or artisan so brought as aforesaid, and may also be imprisoned for a term not exceeding six months. SEC. 5. That nothing in this act shall be so construed as to prevent porarily residing in the United any citizen or subject of any foreign country temporarily residing in the United States, either in private or official capacity, from engaging, States may engage under contract or otherwise, persons not residents or citizens of the other foreigners as United States to act as private secretaries, servants, or domestics for private secretaries, such foreigner temporarily residing in the United States as aforesaid; servants, etc. nor shall this act be so construed as to prevent any person, or persons, in foreign counskilled workman in foreign countries to perform labor in the United otherwise obtained; nor shall the provisions of this act apply to pro-United States. fessional actors, artists, lecturers, or singers, nor to persons employed Proviso. strictly as personal or domestic servants: Provided, That nothing in this act shall be construed as prohibiting any individual from assisting excepted. any member of his family or any relative or personal friend, to migrate from any foreign country to the United States, for the purpose of setand friends. tlement here. SEC. 6. That all laws or parts of laws conflicting herewith be, and the same are hereby, repealed. pealed. Approved, February 26, 1885.

Penalty for vio-

Foreigners tem-

Skilled workman partnership, or corporation from engaging, under contract or agreement, tries may be engaged to perform States in or upon any new industry not at present established in the industry not es-United States: Provided, That skilled labor for that purpose cannot be tablished in the Artists, lecturers, servants, etc., Proviso, as to assisting relatives Lawsconflicting herewith, re-

CHAP. 165.—An act to authorize the construction of a bridge across the Mississippi February 26, 1885. River at Memphis, Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Tennessee and Arkansas Bridge Company, a corporation organized and created under and by virtue of the laws of the State of Arkansas, and the Tennessee Construction and Contracting Company, a corporation organized and by the Tennessee created under and by virtue of the laws of Tennessee, be, and the same and Arkansas

Bridge across Mississippi River at Memphis Tenn., may be constructed