bridge built under this act shall be constructed as a draw-bridge, the same shall be constructed with an opening over the center of the channel, of such width as the Secretary of War shall determine, and which shall be at least one hundred feet in the clear, and the piers of said bridge shall be parallel with the current, and the draw of said bridge shall be over the main or deep channel of the river, as may be fixed and determined by the Secretary of War: Provided also, That said draw shall be opened promptly upon reasonable signal for the passage of boats, vessels, or other water-crafts, and in no case shall unnecessary delay occur; and said company or corporation shall maintain, at its own expense, from sunset to sunrise, such lights or other signals on said bridge as the Light House Board shall prescribe, and such shee-booms or other structures as may be necessary to safely guide vessels, boats, rafts, or other water crafts safely through said draw openings as shall be designated and required by the Secretary of War: And provided also, That said bridge, at the option of the corporation or company by which it may be built, may be used for the passage of wagons and vehicles of all kinds, for the transit of animals, and for foot-passengers, for such reasonable rates of toll as may be approved from time to time by the Secretary of War.

Sec. 3. That any bridge authorized to be constructed under this act shall be a lawful structure, and shall be recognized and known as a post-route, and it shall enjoy the rights and privileges of other post-roads in the United States, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or for through passengers or freight passing over said bridge, than the rate per mile for their transportation over the railroads leading to the said bridge; and the United States shall have the right of way for a postal telegraph and telephone lines without charge therefore across said bridge. Said bridge shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of the bridge, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the progress of construction, such change shall be subject to the approval of the Secretary of War.

Sec. 4. That the right to alter, amend, or repeal this act is hereby expressly reserved; and the right to require any changes in said structure, or its entire removal, at the expense of the owners thereof, or the corporations or persons controlling the same, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, June 24, 1884.

CHAP. 121.—An act to remove certain burdens on the American merchant marine and encourage the American foreign carrying trade and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last clause of section forty-one hundred and thirty-one of the Revised Statutes be amended so as to read as follows:

Draw-bridge.

Piers.

Proviso.

Lights, signals.
Sheer-booms.

Proviso.

Toll.

Declare'd a post-route and a lawful structure.

Right of way for telegraph and telephone lines.

Plans and location of bridge to be submitted to Secretary of War for his approval.

Right to amend, etc.
U. S. vessels, by whom may be commanded; exceptions.

"All the officers of vessels of the United States shall be citizens of the United States, except that in cases where, on a foreign voyage, or on a voyage from an Atlantic to a Pacific port of the United States, any such vessel is for any reason deprived of the services of an officer below the grade of master, his place, or a vacancy caused by the promotion of another officer to such place, may be supplied by a person not a citizen of the United States until the first return of such vessel to its home port; and such vessel shall not be liable to any penalty or penal tax for such employment of an alien officer."  

Sec. 2. That section forty-five hundred and eighty of the Revised Statutes be amended so as to read as follows:  

"Sec. 4580. Upon the application of the master of any vessel to a consular officer to discharge a seaman, or upon the application of any seaman for his own discharge, if it appears to such officer that said seaman has completed his shipping agreement, or is entitled to his discharge under any act of Congress or according to the general principles or usages of maritime law as recognized in the United States, such officer shall discharge said seaman, and require from the master of said vessel, before such discharge shall be made, payment of the wages which may then be due said seaman; but no payment of extra wages shall be required by any consular officer upon such discharge of any seaman except as provided in this act."

Sec 3. That section forty-five hundred and eighty-three of the Revised Statutes be amended so as to read as follows:

"Sec. 4583. Whenever on the discharge of a seaman in a foreign country, on his complaint that the voyage was continued contrary to agreement, the consular officer shall be satisfied that such voyage has been designedly and unnecessarily prolonged in violation of the articles of shipment, or whenever a seaman is discharged by a consular officer in consequence of any hurt or injury received in the service of the vessel, such consular officer shall require the payment by the master of one month's wages for such seaman over and above the wages due at the time of discharge."

Sec 4. That section forty-five hundred and sixty-one of the Revised Statutes be amended so as to read as follows:

"Sec. 4561. The inspectors in their report shall also state whether, in their opinion, the vessel was sent to sea unsuitably provided in any important or essential particular, by neglect or design, or through mistake or accident; and in case it was by neglect or design, and the consular officer approves of such finding, he shall discharge such of the crew as request it, and shall require the payment by the master of one month's wages for each seaman over and above the wages then due. But if, in the opinion of the inspectors, the defects or deficiencies found to exist have been the result of mistake or accident, and could not, in the exercise of ordinary care, have been known and provided against before the sailing of the vessel, and the master shall, in a reasonable time, remove or remedy the causes of complaint, then the crew shall remain and discharge their duty."

Sec 5. That section forty-five hundred and eighty-two of the Revised Statutes be amended so as to read as follows:

"Sec. 4582. Whenever a vessel of the United States is sold in a foreign country, and her company discharged, it shall be the duty of the master to produce to the consular officer the certified list of his ship's company, and also the shipping articles, and to pay to said consular officer for every seaman so discharged one month's wages over and above the wages which may then be due to such seaman; but in case the master of the vessel so sold shall, with the assent of said seaman, provide him with adequate employment on board some other vessel bound to the port at which he was originally shipped, or to such other port as may be agreed upon by him, then no payment of extra wages shall be required."
SEC. 6. That section forty-six hundred of the Revised Statutes be amended so as to read as follows:

"SEC. 4600. It shall be the duty of consular officers to reclaim deserters and discountenance insubordination by every means within their power, and where the local authorities can be usefully employed for that purpose, to lend their aid and use their exertions to that end in the most effectual manner. In all cases where deserters are apprehended the consular officer shall inquire into the facts; and if he is satisfied that the desertion was caused by unusual or cruel treatment, he shall discharge the seaman, and require the master of the vessel from which such seaman is discharged to pay one month's wages over and above the wages then due; and the officer discharging such seaman shall enter upon the crew-list and shipping articles the cause of discharge, and the particulars in which the cruelty or unusual treatment consisted, and the facts as to his discharge or re-engagement, as the case may be, and subscribe his name thereto officially." 

SEC. 7. That section forty-five hundred and eighty-one of the Revised Statutes be amended so as to read as follows:

"SEC. 4681. If any consular officer, when discharging any seaman, shall neglect to require the payment of and collect the arrears of wages and extra wages required to be paid in the case of the discharge of any seaman, he shall be accountable to the United States to the full amount thereof. If any seaman, after his discharge, shall have incurred any expense for board or other necessaries at the place of his discharge before shipping again, or for transportation to the United States, such expense shall be paid out of the arrears of wages and extra wages received by the consular officer, which shall be retained for that purpose and the balance only paid over to such seaman." 

SEC. 8. That section forty-five hundred and eighty-four of the Revised Statutes be hereby repealed.

SEC. 9. That section forty-five hundred and seventy-eight of the Revised Statutes be amended so as to read as follows:

"SEC. 4578. All masters of vessels of the United States, and bound to some port of the United States, are required to take such destitute seamen on board their vessels, at the request of consular officers, and to transport them to the port of the United States to which such vessel may be bound, on such terms, not exceeding ten dollars for each person for voyages of not more than thirty days, and not exceeding thirty dollars for each person for longer voyages, as may be agreed between the master and the consular officer; and said consular officer shall issue certificates for such transportation, which certificates shall be assignable for collection. If any such destitute seaman is so disabled or ill as to be unable to perform duty, the consular officer shall so certify in the certificate of transportation, and such additional compensation shall be paid as the First Comptroller of the Treasury shall deem proper. Every such master who refuses to receive and transport such seamen on the request or order of such consular officer shall be liable to the United States in a penalty of one hundred dollars for each seaman so refused. The certificate of any such consular officer, given under his hand and official seal, shall be presumptive evidence of such refusal in any court of law having jurisdiction for the recovery of the penalty. No master of any vessel shall, however, be obliged to take a greater number than one man to every one hundred tons burden of the vessel on any one voyage."

"SEC. 10. That it shall be, and is hereby, made unlawful in any case to pay any seaman wages before leaving the port at which such seaman may be engaged in advance of the time when he has actually earned the same, or to pay such advance wages to any other person, or to pay any person, other than an officer authorized by act of Congress to collect fees for such service, any remuneration for the shipment of seamen. Any person paying such advance wages or such remuneration shall be deemed guilty of a misdemeanor, and, upon conviction, shall be pun-
lished by a fine not less than four times the amount of the wages so advanced or remuneration so paid, and may be also imprisoned for a period not exceeding six months, at the discretion of the court. The payment of such advance wages or remuneration shall in no case, except as herein provided, absolve the vessel, or the master or owner thereof, from full payment of wages after the same shall have been actually earned, and shall be no defense to a libel, suit, or action for the recovery of such wages: Provided, That this section shall not apply to whaling vessels: And provided further, That it shall be lawful for any seaman to stipulate in his shipping agreement for an allotment of any portion of the wages which he may earn to his wife, mother, or other relative, but to no other person or corporation. And any person who shall falsely claim such relationship to any seaman in order to obtain wages so allotted shall, for every such offense, be punishable by a fine of not exceeding five hundred dollars, or imprisonment not exceeding six months, at the discretion of the court. This section shall apply as well to foreign vessels as to vessels of the United States; and any foreign vessel the master, owner, consignee, or agent of which has violated this section, or induced or connived at its violation, shall be refused a clearance from any port of the United States.

SEC. 11. That every vessel mentioned in section forty-five hundred and sixty-nine of the Revised Statutes shall also be provided with a slop-chest, which shall contain a complement of clothing for the intended voyage for each seaman employed, including boots or shoes, hats or caps, under clothing and outer clothing, oiled clothing, and everything necessary for the wear of a seaman; also a full supply of tobacco and blankets. Any of the contents of the slop-chest shall be sold, from time to time, to any or every seaman applying therefor, for his own use, at a profit not exceeding ten per centum of the reasonable wholesale value of the same at the port at which the voyage commenced. And if any such vessel is not provided, before sailing, as herein required, the owner shall be liable to a penalty of not more than five hundred dollars. The provisions of this section shall not apply to vessels plying between the United States and the Dominion of Canada, Newfoundland, the Bermudas Islands, the Bahamas Islands, the West Indies, Mexico and Central America.

SEC. 12. That on and after July first, eighteen hundred and eighty-four, no fees named in the tariff of consular fees prescribed by order of the President shall be charged or collected by consular officers for the official services to American vessels and seamen. Consular officers shall furnish the master of every such vessel with an itemized statement of such services performed on account of said vessel, with the fee so prescribed for each service, and make a detailed report to the Secretary of the Treasury of such services and fees, under such regulations as the Secretary of State may prescribe; and the Secretary of the Treasury shall allow consular officers who are paid in whole or in part by fees such compensation for said services as they would have received prior to the passage of this act: Provided, That such services, in the opinion of the Secretary of the Treasury have been necessarily rendered; and a sum sufficient for the payment of such compensation, when thus adjusted by the Secretary of the Treasury, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 13. That section forty-two hundred and thirteen of the Revised Statutes be amended so as to read as follows:

"SEC. 4213. It shall be the duty of all masters of vessels for whom any official services shall be performed by any consular officer, without the payment of a fee, to require a written statement of such services from such consular officer, and, after certifying as to whether such statement is correct, to furnish it to the collector of the district in which such vessels shall first arrive on their return to the United States; and if any such master of a vessel shall fail to furnish such statement, he shall be liable to a fine of not exceeding fifty dollars, unless such master
shall state under oath that no such statement was furnished him by said consular officer. And it shall be the duty of every collector to forward to the Secretary of the Treasury all such statements as shall have been furnished to him, and also a statement of all certified invoices which shall have come to his office, giving the dates of the certificates, and the names of the persons for whom and of the consular officer by whom the same were certified."

"Sec. 14. That in lieu of the tax on tonnage of thirty cents per ton per annum heretofore imposed by law, a duty of three cents per ton, not to exceed in the aggregate fifteen cents per ton in any one year, is hereby imposed at each entry on all vessels which shall be entered in any port of the United States from any foreign port or place in North America, Central America, the West India Islands, the Bahama Islands, the Bermuda Islands, or the Sandwich Islands, or Newfoundland; and a duty of six cents per ton, not to exceed thirty cents per ton per annum, is hereby imposed at each entry upon all vessels which shall be entered in the United States from any other foreign ports: Provided, That the President of the United States shall suspend the collection of so much of the duty herein imposed, on vessels entered from any port in the Dominion of Canada, Newfoundland, the Bahama Islands, the Bermuda Islands, the West India Islands, Mexico and Central America down to and including Aspinwall and Panama, as may be in excess of the tonnage and light house dues, or other equivalent tax or taxes, imposed on American vessels by the government of the foreign country in which such ports are situated, and shall upon the passage of this act and from time to time thereafter as often as it may become necessary by reason of changes in the laws of the foreign countries above mentioned, indicate by proclamation the ports to which such suspension shall apply, and the rate or rates of tonnage duty if any to be collected under such suspension. And provided further, That all vessels which shall have paid the tonnage tax imposed by section forty-two hundred and nineteen of the Revised Statutes for the current year, shall not be liable to the tax herein levied until the expiration of the certificate of last payment of the said tax. And sections forty-two hundred and twenty-three and forty-two hundred and twenty-four and so much of section forty-two hundred and nineteen of the Revised Statutes as conflicts with this section, are hereby repealed.

Sec. 15. Sections forty-two hundred and eighty-five, forty-five hundred and forty-six, and forty-five hundred and eighty-seven of the Revised Statutes, and all other acts and parts of acts providing for the assessment and collection of a hospital tax for seamen, are hereby repealed, and the expense of maintaining the Marine Hospital Service shall hereafter be borne by the United States out of the receipts for duties on tonnage provided for by this act; and so much thereof as may be necessary, is hereby appropriated for that purpose.

Sec. 16. All articles of foreign production needed, and actually withdrawn from bonded warehouses, for supplies not including equipment of vessels of the United States engaged in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, may be so withdrawn free of duty, under such regulations as the Secretary of the Treasury may prescribe.

Sec. 17. When a vessel is built in the United States for foreign account, wholly or partly of foreign materials on which import duties have been paid, there shall be allowed on such vessel, when exported, a drawback equal in amount to the duty paid on such materials, to be ascertained under such regulations as may be prescribed by the Secretary of the Treasury. Ten per centum of the amount of such drawback so allowed shall, however, be retained for the use of the United States by the collector paying the same.

Sec. 18. That the individual liability of a ship-owner, shall be limited to the proportion of any or all debts and liabilities that his individual share of the vessel bears to the whole; and the aggregate liabilities of collector to report to Secretary of Treasury.

R. S. 4219, 813.

Amount of tonnage duties.

Sec. 19. Suspension by the President.

R. S. 4219, 813.

R. S. 4223, 813.

R. S. 4224, 814.

R. S. 4555, 4636, 4557, repealed.

Expenses of Marine Hospital Service paid from receipts for duties on tonnage, etc.

Articles of foreign production needed, and actually withdrawn from bonded warehouses, for supplies not including equipment of vessels of the United States engaged in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, may be withdrawn free of duty, under such regulations as the Secretary of the Treasury may prescribe.

Drawback on materials used in vessels built in U. S. for foreign account.

Liability of owner not to exceed his interest.
all the owners of a vessel on account of the same shall not exceed the value of such vessels and freight pending: Provided, That this provision shall not affect the liability of any owner incurred previous to the passage of this act, nor prevent any claimant from joining all the owners in one action; nor shall the same apply to wages due to persons employed by said ship-owners.

SEC. 19. That a master of a vessel in the foreign trade may engage a seaman at any port in the United States, in the manner provided by law, to serve on a voyage to any port, or for the round trip from and to the port of departure, or for a definite time, whatever the destination. The master of a vessel making regular and stated trips between the United States and a foreign country may engage a seaman for one or more round trips, or for a definite time, or on the return of said vessel to the United States may re-ship such seaman for another voyage in the same vessel, in the manner provided by law, without the payment of additional fees to any officer for such re-ship or re-engagement.

SEC. 20. That every master of a vessel in the foreign trade may engage any seaman at any port out of the United States, in the manner provided by law, to serve for one or more round trips from and to the port of departure, or for a definite time, whatever the destination; and the master of a vessel clearing from a port of the United States with one or more seamen engaged in a foreign port as herein provided shall not be required to re-ship in a port of the United States the seamen so engaged, or to give bond, as required by section forty-five hundred and seventy-six of the Revised Statutes, to produce said seamen before a boarding officer on the return of said vessel to the United States.

SEC. 21. That the word “port,” as used in sections forty-one hundred and seventy-eight and forty-three hundred and thirty-four of the Revised Statutes, in reference to painting the name and port of every registered or licensed vessel on the stern of such vessel, shall be construed to mean either the port where the vessel is registered or enrolled, or the place in the same district where the vessel was built or where one or more of the owners reside.

SEC. 22. That until the provisions of section one, chapter three hundred and seventy-six, of the laws of eighteen hundred and eighty-two, shall be made applicable to passengers coming into the United States by land carriage, said provisions shall not apply to passengers coming by vessels employed exclusively in the trade between the ports of the United States and the ports of the Dominion of Canada or the ports of Mexico.

SEC. 23. That sections thirty-nine hundred and seventy-six and forty-two hundred and three of the Revised Statutes of the United States, and all other compulsory laws and parts of laws that oblige American vessels to carry the mails to and from the United States arbitrarily, or that prevent the clearance of vessels until they shall have taken mail matter on board, be and the same are hereby repealed, but such repeal shall not take effect until the first day of April eighteen hundred and eighty-five.

SEC. 24. That section twenty-nine hundred and sixty-six of the Revised Statutes be amended by striking out the words “propelled in whole or in part by steam”; so that said section as amended shall read as follows:

“SEC. 2966. When merchandise shall be imported into any port of the United States from any foreign country in vessels, and it shall appear by the bills of lading that the merchandise so imported is to be delivered immediately after the entry of the vessel, the collector of such port may take possession of such merchandise and deposit the same in bonded warehouse; and when it does not appear by the bills of lading that the merchandise so imported is to be immediately delivered, the collector of the customs may take possession of the same and deposit it in bonded warehouse, at the request of the owner, master, or consignee
of the vessel, on three days' notice to such collector after the entry of
the vessel."}

SEC. 25. That section twenty-eight hundred and seventy-two of the
Revised Statutes be amended by adding thereto the following:
"When the license to unload between the setting and rising of the
sun is granted to a sailing vessel under this section, a fixed, uniform,
and reasonable compensation may be allowed to the inspector or inspec-
tors for service between the setting and rising of the sun, under such
regulations as the Secretary of the Treasury may prescribe, to be received
by the collector from the master, owner, or consignee of the vessel, and
to be paid by him to the inspector or inspectors."

SEC. 26. That whenever any fine, penalty, forfeiture, exaction, or
charge arising under the laws relating to vessels or seamen has been
paid to any collector of customs or consular officer, and application has
been made within one year from such payment for the refunding or re-
mission of the same, the Secretary of the Treasury, if on investigation
he finds that such fine, penalty, forfeiture, exaction, or charge was il-
legally, improperly, or excessively imposed, shall have the power, either
before or after the same has been covered into the Treasury, to refund
so much of such fine, penalty, forfeiture, exaction, or charge as he may
think proper, from any moneys in the Treasury not otherwise appro-
 priated.

SEC. 27. That section forty-five hundred and one of the Revised Stat-
utes is hereby amended so as to read as follows:
"SEC. 4501. The Secretary of the Treasury shall appoint a commis-
sioner for each port of entry, which is also a port of ocean navigation,
and which, in his judgment, may require the same; such commissioner
to be termed a shipping commissioner, and may, from time to time, re-
move from office any such commissioner whom he may have reason to
believe does not properly perform his duty, and shall then provide for
the proper performance of his duties until another person is duly ap-
pointed in his place: Provided, That Shipping Commissioners now in
office shall continue to perform the duties thereof until others shall be
appointed in their places. Shipping Commissioners shall monthly ren-
der a full, exact, and itemized account of their receipts and expenditures
to the Secretary of the Treasury, who shall determine their compensa-
tion, and shall from time to time determine the number and compensa-
tion of the clerks appointed by such commissioner, with the approval
of the Secretary of the Treasury, subject to the limitations now fixed
by law. The Secretary of the Treasury shall regulate the mode of con-
ducting business in the shipping offices to be established by the ship-
ning commissioners as hereinafter provided, and shall have full and
complete control over the same, subject to the provisions herein con-
tained; and all expenditures by shipping commissioners shall be
audited and adjusted in the Treasury Department in the mode and
manner provided for expenditures in the collection of customs. All
fees of Shipping Commissioners shall be paid into the Treasury of the
United States and shall constitute a fund which shall be used under
the direction of the Secretary of the Treasury to pay the compensa-
tion of said Commissioners and their clerks and such other expenses as he
may find necessary to ensure the proper administration of their duties.

SEC. 28. Before issuing any inspection certificate to any steamer the
collector or other chief officer of customs for the port or district shall
demand and receive from the owners thereof, as a compensation for the
inspection and examinations made for the year, the following sums, in
addition to the fees for issuing enrollments and licenses now allowed by
law, according to the tonnage of the vessel: For each steam-vessel of
one hundred tons or under, ten dollars; and for each and every ton in
excess of one hundred tons, five cents, in lieu of the fees now provided
by law.

SEC. 29. That section twenty-seven hundred and seventy-six of the
Revised Statutes is hereby amended by adding thereto the following:

Compensation to inspector.
Refund or re-

R. S. 4601, 876. Appointment of shipping commis-

Promissory note.
Report of rece-

Expenditures, how audited.
Fees to be paid

Fees to inspect-

R. S. 2776, 538, amended.
"Provided, That vessels arriving at a port of entry in the United States, laden with coal, salt, railroad-iron, and other like articles in bulk, may proceed to places within that collection district to be specially designated by the Secretary of the Treasury, by general regulations or otherwise, under the superintendence of customs officers, at the expense of the parties interested, for the purpose of unloading cargoes of the character before mentioned."

SEC. 30. All laws and parts of laws in conflict with the provisions of this act are hereby repealed; and this act shall take effect and be in force on and after July first, eighteen hundred and eighty-four.

Approved, June 26, 1884.

June 26, 1884.

CHAP. 122.—An act to equalize the rank of graduates of the Naval Academy upon their assignment to the various corps.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act all graduates of the Naval Academy who are assigned to the line of the Navy, on the successful completion of the six years course, shall be commissioned ensigns in the Navy.

SEC. 2. That the grade of junior ensign in the Navy is hereby abolished and the junior ensigns now on the list shall be commissioned ensigns in the Navy: Provided, That nothing in this act shall be so construed as to increase the number of officers in the Navy now allowed by law.

SEC. 3. That all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

Approved, June 26, 1884.

June 26, 1884.

CHAP. 123.—An act to provide for the administration of oaths to witnesses in matters depending in either House of Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any member of either House of Congress may administer oaths to witnesses in any matter depending in either House of Congress of which he is a member, or any committee thereof.

Approved, June 26, 1884.

June 27, 1884.

CHAP. 126.—An act to grant letter-carriers at free-delivery offices fifteen days' leave of absence in each year.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all letter-carriers at free-delivery offices shall be entitled to leave of absence, not to exceed fifteen days in each year, without loss of pay; and the Postmaster-General is hereby authorized to employ, when necessary, during the time such leave of absence is granted, such number of substitute letter-carriers as may be deemed advisable, who shall be paid for services rendered at the rate of six hundred dollars per annum.

Approved, June 27, 1884.

June 27, 1884.

CHAP. 127.—An act to establish a Bureau of Labor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be established in the Department of the Interior a Bureau of Labor, which shall be under the charge of a Commissioner of Labor, who shall be appointed by