fifth section of an act entitled "An act to establish the judicial courts of United States, the United States," passed September twenty-fourth, seventeen hundred defendant is not to be released and eighty-nine, the defendant, if charged with an offence bailable by the until, &c. laws of such State, shall not be released from custody until a final judg- 1789, ch. 20, § 25. ment upon such writ, or until a bond, with sufficient sureties, in a reasonable sum, as ordered and approved by the State court, shall be given; and if the offence is not so bailable, until a final judgment upon the writ If offence is of error. Writs of error in criminal cases shall have precedence upon Writs of error the docket of the Supreme Court of all cases to which the government of in criminal cases the United States is not a party, excepting only such cases as the court, to have certain precedence on

at their discretion, may decide to be of public importance.

SEC. 70. And be it further enacted, That this act shall take effect, preme court.
When this act where not otherwise provided, on the first day of August, eighteen hun-shall take effect. dred and sixty-six, and all provisions of any former act inconsistent with the provisions of this act are hereby repealed: Provided, however, That consistent laws. all the provisions of said acts shall be in force for collecting all taxes, former laws to duties and licenses properly assessed or liable to be assessed, or accruing be in force for under the provisions of acts, the right to which has already accrued or certain purposes. which may hereafter accrue under said acts, and for maintaining and continuing liens, fines, penalties, and forfeitures incurred under and by virtue thereof, and for carrying out and completing all proceedings which have been already commenced, or that may be commenced, to enforce such fines, penalties, and forfeitures, or criminal proceedings under said acts, and for the punishment of crimes of which any party shall be or has been found guilty: And provided further, That whenever the duty imposed by any existing law shall cease in consequence of any limitation therein laws to continue. contained before the respective provisions of this act shall take effect, the same duty shall be, and is hereby, continued until such provisions of this act shall take effect; and where any act is hereby repealed, no duty imposed thereby shall be held to cease, in consequence of such repeal, until not to cease, though law is the respective corresponding provisions of this act shall take effect: And repealed. provided further, That all manufactures and productions on which a duty provided further, That all manufactures and productions on which a day was imposed by either of the acts repealed by this act, which shall be in &c. in possession of manufacturthe possession of the manufacturer or producer, or of his agent or agents, ers, when this on the day when this act takes effect, the duty imposed by any such for- act takes effect, mer act not having been paid, shall be held and deemed to have been on which duty manufactured or produced after such date; and whenever by the terms paid, or was not of this act a duty is imposed upon any articles, goods, wares, or mer- imposed, to be chandise, manufactured or produced, upon which no duty was imposed by deemed to have been manufaceither of said former acts, it shall apply to such as were manufactured or tured after such produced, and not removed from the place of manufacture or production, date. on the day when this act takes effect. And the commissioner of internal Commissioner revenue, under the direction of the Secretary of the Treasury, is author- may make reguized to make all necessary regulations and prescribe all necessary forms and preand proceedings for the collection of such taxes and the enforcement of proceedings. such fines and penalties for the execution of the provisions of this act.

SEC. 71. And be it further enacted, That it shall be the duty of the Tax law to be commissioner of internal revenue to have this act, and the acts to which published in cerit is amendatory, published in at least one German newspaper in each newspapers.

of the States of the Union where such paper may be published.

APPROVED, July 13, 1866.

C. — An Act to continue in force and to amend "An Act to establish a Bureau July 16, 1866. for the Relief of Freedmen and Refugees," and for other Purposes.

July 16, 1866.

Be it enacted by the Senate and House of Representatives of the United Vol. xiii. p. 507. States of America in Congress assembled, That the act to establish a bureau for the relief of freedmen and refugees, approved March third, eigh- ing bureau for teen hundred and sixty-five, shall continue in force for the term of two relief of freedyears from and after the passage of this act.

docket of su-

Certain duties

1865, ch. 90.

men, &c. con-tiqued inforce for two years.

Supervision rean to extend to

SEC. 2. And be it further enacted, That the supervision and care of and care of bu- said bureau shall extend to all loyal refugees and freedmen, so far as the all loyal refugees same shall be necessary to enable them as speedily as practicable to become self-supporting citizens of the United States, and to aid them in making the freedom conferred by proclamation of the commander-inchief, by emancipation under the laws of States, and by constitutional amendment, available to them and beneficial to the republic.

Two assistant commissioners to be appointed.

Ronds and salaries. Duties.

and assistants. Military officers and men for service.

may be detailed from army, but without increase of pay, &c. Salaries of

agents and

Soldiers to be appointed when it can be done,

All persons appointed under this act to be under military jurisdiction.

Officers of veteran reserve corps now in bureau may be retained.

Medical stores, supplies, and nid.

Who not to be deemed "desti-tute," "suffer-ing," or "denendent," &c.

SEC. 3. And be it further enacted, That the President shall, by and with the advice and consent of the Senate, appoint two assistant commissioners, in addition to those authorized by the act to which this is an amendment, who shall give like bonds and receive the same annual salaries provided in said act, and each of the assistant commissioners of the bureau shall have charge of one district containing such refugees or freedmen, to be assigned him by the commissioner with the approval of the President. And the commissioner shall, under the direction of the President, and so far as the same shall be, in his judgment, necessary for the Agents, clerks, efficient and economical administration of the affairs of the bureau, appoint such agents, clerks, and assistants as may be required for the proper conduct of the bureau. Military officers or enlisted men may be detailed for may be detailed service and assigned to duty under this act; and the President may, if in Allofficers and his judgment safe and judicious so to do, detail from the army all the offiagents of bureau cers and agents of this bureau; but no officer so assigned shall have increase of pay or allowances. Each agent or clerk, not heretofore authorized by law, not being a military officer, shall have an annual salary of not less than five hundred dollars, nor more than twelve hundred dollars, according to the service required of him. And it shall be the duty of the commissioner, when it can be done consistently with public interest, to appoint, as assistant commissioners, agents, and clerks, such men as have proved their loyalty by faithful service in the armies of the Union during the rebellion. And all persons appointed to service under this act and the act to which this is an amendment, shall be so far deemed in the military service of the United States as to be under the military jurisdiction, and entitled to the military protection of the government while

> SEC. 4. And be it further enacted, That officers of the veteran reserve corps or of the volunteer service, now on duty in the Freedmen's Bureau as assistant commissioners, agents, medical officers, or in other capacities, whose regiments or corps have been or may hereafter be mustered out of service, may be retained upon such duty as officers of said bureau, with the same compensation as is now provided by law for their respective grades; and the Sccretary of War shall have power to fill vacancies until other officers can be detailed in their places without detriment to the public ser-

in discharge of the duties of their office.

SEC. 5. And be it further enacted, That the second section of the act to which this is an amendment shall be deemed to authorize the Secretary of War to issue such medical stores or other supplies and transportation, and afford such medical or other aid as here may be needful for the purposes named in said section: Provided, That no person shall be deemed "destitute," "suffering," or "dependent upon the government for support," within the meaning of this act, who is able to find employment, and could, by proper industry or exertion, avoid such destitution, suffering, or dependence.

SEC. 6. Whereas, by the provisions of an act approved February sixth, eighteen hundred and sixty-three, entitled " An act to amend an act Sales made to entitled 'An act for the collection of direct taxes in insurrectionary dis-"heads of fami- tricts within the United States, and for other purposes,' approved June lies of the Afri- seventh, eighteen hundred and sixty-two," certain lands in the parishes of St. Helena and Saint Luke, South Carolina, were bid in by the United sioners for South States at public tax sales, and by the limitation of said act the time of

redemption of said lands has expired; and whereas, in accordance with Carolina coninstructions issued by President Lincoln on the sixteenth day of Septem-firmed. ber, eighteen hundred and sixty-three, to the United States direct tax vol. xii. p. 640. commissioners for South Carolina, certain lands bid in by the United States in the parish of Saint Helena, in said State, were in part sold by the said tax commissioners to "heads of families of the African race," in parcels of not more than twenty acres to each purchaser; and whereas, under said instructions, the said tax commissioners did also set apart as "school farms" certain parcels of land in said parish, numbered on their plats from one to thirty-three, inclusive, making an aggregate of six thousand acres, more or less: Therefore, be it further enacted, That the sales made to "heads of families of the African race," under the instructions of President Lincoln to the United States direct tax commissioners for South Carolina, of date of September sixteenth, eighteen hundred and sixty-three, are hereby confirmed and established; and all leases which may be changed have been made to such "heads of families," by said direct tax commis- into certificates sioners, shall be changed into certificates of sale in all cases wherein the of sale. lease provides for such substitution; and all the lands now remaining un-sold, which come within the same designation, being eight thousand agrees sold, which come within the same designation, being eight thousand acres, disposed of. more or less, shall be disposed of according to said instructions.

SEC. 7. And be it further enacted, That all other lands bid in by the United States at tax sales, being thirty-eight thousand acres more or less, and now parishes of Saint Helenaand Saint in the hands of the said tax commissioners as the property of the United Luke bid in at In the hands of the said tax commissioners as the property of the fax sales, except States, in the parishes of Saint Helena and Saint Luke, excepting the fax sales, except "school farms," "school farms," as specified in the preceding section, and so much as may &c. to be disbe necessary for military and naval purposes at Hilton Head, Bay Point, posed of in parand Land's End, and excepting also the city of Port Royal, on Saint cels; Helena Island, and the town of Beaufort, shall be disposed of in parcels to of twenty acres, at one dollar and fifty cents per acre, to such per ons and what quantity, and for what to such only as have acquired and are now occupying lands under and price may be agreeably to the provisions of General Sherman's special field order, sold. dated at Savannah, Georgia, January sixteenth, eighteen hundred and sixty-five; and the remaining lands, if any, shall be disposed of in like manner to such persons as had acquired lands agreeably to the said order of General Sherman, but who have been dispossessed by the restoration of the same to former owners: Provided, That the lands sold in Lands so sold compliance with the provisions of this and the preceding section shall not to be aliennot be alienated by their purchasers within six years from and after the years. passage of this act.

SEC. 8. And be it further enacted, That the "school farms" in the "School parish of Saint Helena, South Carolina, shall be sold, subject to any farms" in the leases of the same, by the said tax commissioners, at public auction, on or Helenatobesold; before the first day of January, eighteen hundred and sixty-seven, at not how, when an less than ten dollars per acre; and the lots in the city of Port Royal, as for what price.

Lots in Port laid down by the said tax commissioners, and the lots and houses in the Royal and lots town of Beaufort, which are still held in like manner, shall be sold at and house in public auction; and the proceeds of said sales, after paying expenses of Beaufort.

Proceeds of the surveys and sales, shall be invested in United States bonds, the in-sales how interest of which shall be appropriated, under the direction of the commis-vested and appiner, to the support of schools, without distinction of color or race, on the islands in the parishes of Saint Helena and Saint Luke.

SEC. 9. And be it further enacted, That the assistant commissioners for Assistant com-South Carolina and Georgia are hereby authorized to examine all claims missioners to to lands in their respective States which are claimed under the provisions under General of General Sherman's special field order, and to give each person having Sherman's spea valid claim a warrant upon the direct tax commissioners for South cial field order. Carolina for twenty acres of land; and the said direct tax commissioners to have warrants shall issue to every person, or to his or her heirs, but in no case to any for twenty acres. assigns, presenting such warrant, a lease of twenty acres of land, as pro- Lease.

parish of Saint

certificate of

two years.

nated in section veyed into lots of twenty acres each, &c.

Restoration of lands occupied by freedmen under General Sherman's field order not to be made until, &c.

Commissioner may hold and buildings held by the so-called confederate states and not disposed of, &c.

Proceeds how applied. When bureau ceases to exist, unexpended sums to go where.

with private betions in aid of to provide

and protection.

Immunities and rights of all citizens declared and districts.

Persons holding vided for in section seven, for the term of six years; but at any time thereafter, upon the payment of a sum not exceeding one dollar and fifty cents per acre, the person holding such lease shall be entitled to a certificate of sale of said tract of twenty acres from the direct tax commis-No warrant to sioner or such officer as may be authorized to issue the same; but no be valid for over warrant shall be held valid longer than two years after the issue of the

> SEC. 10. And be it further enacted, That the direct tax commissioners for South Carolina are hereby authorized and required at the earliest day practicable to survey the lands designated in section seven into lots of twenty acres each, with proper metes and bounds distinctly marked, so that the several tracts shall be convenient in form, and as near as practicable have an average of fertility and woodland; and the expense of such surveys shall be paid from the proceeds of sales of said lands, or, if sooner required, out of any moneys received for other lands on these islands, sold by the United States for taxes, and now in the hands of the direct tax commissioners.

> SEC. 11. And be it further enacted, That restoration of lands occupied by freedmen under General Sherman's field order dated at Savannah, Georgia, January sixteenth, eighteen hundred and sixty-five, shall not be made until after the crops of the present year shall have been gathered by the occupants of said lands, nor until a fair compensation shall have been made to them by the former owners of such lands, or their legal representatives, for all improvements or betterments erected or constructed thereon, and after due notice of the same being done shall have been given by the assistant commissioner.

SEC. 12. And be it further enacted, That the commissioner shall have may now and self all lands and power to seize, hold, use, lease, or self all buildings and tenements, and any lands appertaining to the same, or otherwise, formerly held under color of title by the late so-called confederate states, and not heretofore disposed of by the United States, and any buildings or lands held in trust for the same by any person or persons, and to use the same or appropriate the proceeds derived therefrom to the education of the freed people; and whenever the bureau shall cease to exist, such of said so-called confederate states as shall have made provision for the education of their citizens without distinction of color shall receive the sum remaining unexpended of such sales or rentals, which shall be distributed among said states for educational purposes in proportion to their population.

SEC. 13. And be it further enacted, That the commissioner of this bureau shall at all times co-operate with private benevolent associations of citizens in aid of freedmen, and with agents and teachers, duly accredited and appointed by them, and shall hire or provide by lease buildings for purposes of education whenever such associations shall, without cost to the government, provide suitable teachers and means of instruction; and buildings and the government, provide suitable teachers and means or instruction; and furnish teachers he shall furnish such protection as may be required for the safe conduct of such schools.

SEC. 14. And be it further enacted, That in every State or district where the ordinary course of judicial proceedings has been interrupted in certain States by the rebellion, and until the same shall be fully restored, and in every State or district whose constitutional relations to the government have been practically discontinued by the rebellion, and until such State shall have been restored in such relations, and shall be duly represented in the Congress of the United States, the right to make and enforce contracts, to sue, be parties, and give evidence, to inherit, purchase, lease, sell, hold, and convey real and personal property, and to have full and equal benefit of all laws and proceedings concerning personal liberty, personal security, and the acquisition, enjoyment, and disposition of estate, real and personal, including the constitutional right to bear arms, shall be secured to and enjoyed by all the citizens of such State or district without respect to race

or color, or previous condition of slavery. And whenever in either of said States or districts the ordinary course of judicial proceedings has been interrupted by the rebellion, and until the same shall be fully re- or districts to be stored, and until such State shall have been restored in its constitutional protection and relations to the government, and shall be duly represented in the Congress jurisdiction. of the United States, the President shall, through the commissioner and the officers of the bureau, and under such rules and regulations as the President, through the Secretary of War, shall prescribe, extend military protection and have military jurisdiction over all cases and questions con-cerning the free enjoyment of such immunities and rights, and no penalty or punishment for any violation of law shall be imposed or permitted because of race or color, or previous condition of slavery, other or greater or color or than the penalty or punishment to which white persons may be liable by previous condi-law for the like offence. But the jurisdiction conferred by this section Jurisdiction of upon the officers of the bureau shall not exist in any State where the bureau not to exordinary course of judicial proceedings has not been interrupted by the ist in certain rebellion, and shall cease in every State when the courts of the State and to cease in the United States are not disturbed in the peaceable course of justice, and every State after such State shall be fully restored in its constitutional relations to the when, &c. government, and shall be duly represented in the Congress of the United

Certain states

count of race Jurisdiction of

SEC. 15. And be it further enacted, That all officers, agents, and Allofficers, &c. employes of this bureau, before entering upon the duties of their office of bureau to take shall take the oath prescribed in the first section of the act to which this Repealing is an amendment; and all acts or parts of acts inconsistent with the pro- clause. visions of this act are hereby repealed.

SCHUYLER COLFAX, Speaker of the House of Representatives.

LA FAYETTE S. FOSTER, President of the Senate pro tempore.

IN THE HOUSE OF REPRESENTATIVES, U. S., July 16, 1866.

The President of the United States having returned to the House of Representatives, in which it originated, the bill entitled "An act to continue in force and to amend 'An act to establish a bureau for the relief of freedmen and refugees,' and for other purposes," with his objections thereto, the House of Representatives proceeded, in pursuance of the Constitution, to reconsider the same; and

Resolved. That the said bill pass, two thirds of the House of Repre-

sentatives agreeing to pass the same.

Attest:

EWD. McPHERSON, Clerk H. Reps, U. S.

IN THE SENATE OF THE UNITED STATES, July 16, 1866.

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An act to continue in force and to amend 'An act to establish a bureau for the relief of freedmen and refugees,' and for other purposes," returned to the House of Representatives by the President of the United States, with his objections, and sent by the House of Representatives to the Senate with the message of the President returning the bill;

Resolved, That the bill do pass, two thirds of the Senate agreeing to pass the same.

Attest:

J. W. FORNEY, Secretary of the Senate, U. S.

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