CHAP. XLVIII. - An Act concerning the Fire Department of Washington City.

Feb. 18, 1867.

Be it enacted by the Senate and House of Representatives of the United See Post, p. 544. States of America in Congress assembled, That the right to have, use, and States of America in Congress assemblea, that the right to have, use, and the entry of occupy all the several buildings, with their appurtenances, known as the Washington may use certain Union, Franklin, Columbia, and Anacostia Engine-houses, be, and is here-buildings and by, granted to the city of Washington, in the District of Columbia, said engine-houses possession and occupation to continue so long as used for the purposes of the fire department and the pleasure of the Congress of the United partment during States: Provided, That said use and occupancy of the Columbia Engine-the pleasure of Congress.

Proviso. by the Columbia Fire Company of the rooms now used as library rooms in said building.

The city of

APPROVED, February 18, 1867.

CHAP. LVI. — An Act to regulate the Duties of the Clerk of the House of Representatives Feb. 21, 1867. in preparing for the Organization of the House, and for other Purposes.

Sec. 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That before the first meeting of the next Congress, and of every subsequent Congress, the gress meets, the clerk of the next preceding House of Representatives shall make a roll next preceding of the representatives elect, and place thereon the names of all persons House of Repreclaiming seats as representatives elect from States which were represented in the next preceding Congress, and of such persons only, and whose Names of what credentials show that they were regularly elected in accordance with the members to be laws of their States respectively, or the laws of the United States.

Before Conplaced on the

Sec. 2. And be it further enacted, That in case of a vacancy in the In case of the office of clerk of the House of Representatives, or of absence or inability of the clerk, the serity of said clerk to discharge the duties imposed on him by law or custom geant-at-arms to relative to the preparation of the roll of representatives or the organiza-do the same tion of the House, the said duties shall devolve on the sergeant-at-arms of the next preceding House of Representatives; and in case of vacan- If the clerk cies in both of the before-mentioned offices, or of the absence or inabilarms are unable ity of both the clerk and sergeant-at-arms to act, then the said duties door-keeper to shall be performed by the door-keeper of the next preceding House of do this duty. Representatives.

SCHUYLER COLFAX,

Speaker of the House of Representatives. LA FAÝETTE S. FOSTER,

President of the Senate pro tempore.

Endorsed by the President: "Received 9th of February, 1867."

[Note by the Department of State. - The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the House of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. LVII. - An Act to declare the Sense of an Act entitled "An Act to restrict the Jurisdiction of the Court of Claims, and to provide for the Payment of certain Demands for Quartermasters' Stores and Subsistence Supplies furnished to the Army of the United Vol. xiii. p. 381.

Feb. 21, 1867.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of chapter two hundred and forty of the acts of the Thirty-eighth Congress, first supplies, &c. tasession, approved July fourth, eighteen hundred and sixty-four, shall not the Union troops, be construed to authorize the settlement of any claim for supplies or or for injuries stores taken or furnished for the use of, or used by, the armies of the caused by them in a State, &c. United States, nor for the occupation of, or injury to, real estate, nor for declared in in-the consumption, appropriation, or destruction of, or damage to, personal surrection, or

Claims for