Sec. 257. That whenever, by reas of any error, omission, or other can any route which should properly advertised for the regular letting omitted, it shall be the duty of Postmaster General to advertise ame as soon as the error or omissi shall be discovered, and the prop als for such route shall be opened soon as possible after the other p posals in the same contract section and the contract made under suc ementary advertisement sha run, as nearly as possible, from the perinning to the end of the regula contract term, and, during the tia the carrying of the mail on such route at as low a rate as possible with-

of shall be given and proceedings had ma of the United States; and in any the meaning of this statute.

ecuted his contract according to law of the United States. and the regulations of the Depart-

eral may contract with the owner or States post-office.

Sec. 265. That the Postmaster Composing on letters or mailable matter arread to be put on trial.

Sec. 265. That the Postmaster Composing or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, any other officer, agent, or employee of king, forging, or counterfeiting, and the affidavit, agent, or employee of king, forging, or counterfeiting, and the affidavit, agent, or employee of king, forging, or counterfeiting, and the affidavit, agent, or employee of king, forging, or counterfeiting, and the affidavit, agent, agent, or employee of king, forging, or counterfeiting, and the affidavit, agent, agent, or employee of king, agent, ag eral may enter into contracts for ar conveyed to or from such country by Sec 283. That any person who shall have scheme or device for obtaining money suit may be brought, the Auditor for or denying the ownership of the rying the mail, with railway cor paany packet or other ship of the Unitherefore and the Postmaster Grant the P therefor; and the Postmaster Gener-mailable matter carried in foreign any note, bond, draft, check, warrant, improperly to use, sell, or otherwise tions, or promises, forbid the payment ies of all papers, in his office tending case the court may, upon application improperly to use, sell, or otherwise tions, or promises, forbid the payment ies of all papers, in his office tending case the court may, upon application carrying of the United States unit, and who furnish railway post-one cars for the transportation of the tabil, such additional compensation beyond that now allowed by law as he may think fit, not exceeding, however, pay of contractors, for failures to perfirm, or corporation, to return all such criminal and civil cases.

firm, or corporation, to return all such criminal and civil cases. service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service according to cottes a ge paid thereon justly chargeable by in a service a ge paid thereon justly chargeable by in a service according to cottes a general and the seal

the contractor or carrier. Sec. 267. That the Postmaster Genend may, after advertising for pro-posals, enter into contracts for the transportation of the mail between the United States and any foreign country whenever the public interests

will thereby be promoted. Sec. 268. That the mail between the United States and any fereign port, or between ports of the United plates touching at a foreign port shall be transported in steamships; but the Postmaster General may have such transportation performed by sailing-vessels when the service car

be facilitated thereby. Sec. 209. That for transporting th mail between the United States an any foreign port, or between ports of the United States touching at a for eign port, the Postmaster G nera may allow as compensation, i by United States steamship, an sur not exceeding the sea and Unite States inland postage, and if by a for eign steamship or by a sailing- essel any sum not exceeding the st post-

age, on the mail so transported Sec. 270. That the Postmast ! Gen eral may impose fines on contactor for transporting the mail between the United States and any foreign coun try, for any unreasonable or essary delay in the departure mail, or the performance of th but the fine for any one defaut shall not exceed one-half the contra price

for the trip. Sec. 271. That no contra it fo transporting the mail within or be tween the United States and any for eign country shall assign or transf his contract, and all such assignmen or transfers shall be null and word. Sec. 272. That every contract for ansporting the mail between t' inited States and any foreign ou.

## aremensia

MURCIBRU,

ESTABLISHED 1856.

BROWNVILLE, NEBRASKA, THURSDAY, OCTOBER 24, 1872.

may be terminated by Congress.

or decree in any court of law or chan-or any part thereof, shall, on convic-been, or shall hereafter be, ceded to United States. of Canada, or any other coun- cery, or any execution which may tion thereof, be imprisoned at hard and under the jurisdiction of the Unisall of Canada, or any other county aljoining the United States, to be inspired over the territory of the atry to any other point in early to any other point in the expense of the country of the early to any other point in early to any other point in the expense of the country of the early to any other point in the expense of the country of the early to any other point in the expense of the country of the expense of the country of the early to any other point in the expense of the country of the early to any other point in the expense of the country of the early to any other point in the expense of the country of the entry to any other point in the said Auditor shall cases of action thereof, be imprisoned at hard labor not less than five nor more than the following acts and parts of eact and entry to such the United States, which offense is not probably industry to any other point in the said Auditor shall cases of action the United States, which offense is not probably the Post-Office Department, in any other post-office of the United States and if country in the States and if country in the States and if the States and if the States are in the such that the interests of the United States are in the such that the interest of the United States are in the such that the interest of the United States and if the States are in the such that the interest of the United States are in the such that the interest of the United States are in the such that the interest of the United States are in the such that the interest of the United States are in the such that the interest of the which the mail belongs, upon obwhich the mail belongs, upon our said of the transmail of letters which shall have come life in jeopardy by the use of dangerthereof be liable to, and receive the arising under the postal laws may be preceding section; and upon the fact ted, and which are punishable under into his possession, either in the regous weapons, such offender shall be same punishment as the laws of the being ascertained, said Auditor may, any law hereby repealed; but all such state in the United States that the being ascertained, said Auditor may, any law hereby repealed; but all such state in which such place is or may be same may be prosecuted, before the with the written consent of the Postprivilege is granted; but such privilege may at any time be annulled by the President or Congress from and the President or Congress from the President or Co the President or Congress from and derivered to the party to whom it is be accessory after the lact to any low move such disability, or compromise, if this act had not passed; nor shall of such repeal of any such repeal of any such repeal be construed to affect any executive or head of the post- not less than one nor more than five on conviction thereof, for every such the United States. department of the country years.

pedition in carrying the mail unless dent of the United States, is hereby signment of stock in the funds; any mail-bag or other property in use by no more than three years. pensation shall bear no greater pro- from any port of the United States, of; any letter of credit, note, bond, such property to his own or any other ted States shall commit any of the of- accident. sixty days after the making of any and at any time to revoke the same; record of any judgment or decree in such offense, shall be imprisonment, in the new shall obey the directions which return-day thereof. contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicate copy thereof.

| Contract for carrying the mail, a dulated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any plicated by the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any place of the court of law or chancery, or any pl ical, and equally safe transportation ets or other vessels or elsewhere, and between the same points; but in easy to prevent, if necessary, suck packet of the revocation of any such emal or other vessels from entering, break-Sec. 264. That the Postmaster Gers are duly delivered into the Unite

any steamship or other vessel plying any part of the United States by any between ports of the United States, foreign packet or ship, except such

at the discretion of the court.

or destroy any letter, packet, bag, or offender may be tried, convicted, and falsely made, altered, fendants, or either of them, and have the fendants of them are the fendants of the fendants mail of letters intrusted to him, or punished without the principal of the false making, altering, orging, or any letter or packet in any post-office it shall not be necessary to make a ling knowledge of such notice, shall any letter or packet in any post-office it shall not be necessary to make a ling knowledge of such notice, shall any letter or packet in any post-office it shall not be necessary to make a ling knowledge of such notice, shall the false making, altering, orging, or letter or packet in any post-office it shall not be necessary to make a ling knowledge of such notice, shall not be necessary to make a ling knowledge which shall come into his possession, fender being first tried, when said of the United tates, or take or receive further demand for the new balance account and answer for the amount of counterfeiting, any bond, bid, propoand which was intended to be conveyed by mail, or carried or delivered by any mail-carrier mail-messages. The delivered by any mail-carrier mail-messages are delivered by any mail-carrier mail-messages. The delivered by any mail-carrier mail-messages are delivered by any mail-carrier mail-messages. The delivered by any mail-carrier mail-messages are delivered by any mail-carrier mail-messages. The delivered by any mail-carrier mail-messages are delivered by any mail-carrier mail-messages are delivered by any mail-carrier mail-messages. The delivered by any mail-carrier mail-messages are de by any mail-carrier, mail-messenger, trial. route-agent, letter-carrier, or other Sec. 284. That any person employ- the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall utter or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States; or shall be punished with a fine of not ment any person confined in jail on erty, to the injury of the United States are also as a shall be punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the punished with a fine of not ment and the person employed in any department ed in any department of the postal publish as true, or cause to be uttered more than five hundred dollars, with any judgment in a civil case, obtained States, shall be illegal and void. And publish as true, or cause to be uttered more than five hundred dollars, with any judgment in a civil case, obtained states, shall be illegal and void. And of the postal service, or forwarded through or delivered from any post-office or branch office or branch post-office established paper, or permit any other person to bid, proposal, guarantee, security office of the Post-office established paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security office of the paper, or permit any other person to bid, proposal, guarantee, security of the paper, or permit any other person to bid, proposal, guarantee, security of the paper, or permit any other person to be permit any other person to be person to be permit any other person to by authority of the Postmaster Gendetain, delay, embezzle, or destroy cial bond, public record, affidavit, or dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information, or complaint but such release shall not bar a subsection of dictment, information of dictm eral, and which shall contain any the same, or open, or permit any other writing, for the purpose of denote, bond, draft, check, warrant, er person to open, any mail or pack- frauding the United States, knowing number of three when committed of the defendant on the same judg- that personal notice of the attachrevenue stamp, postage stamp, stamped envelope, postal card, money-order, certificate of stock, or other pecuniary obligation or description of the control of the co consists of stock, or other pecuniary obligation or security of the government, or of any officer or fiscal agen; thereof, of any description whatever; any back are agended and support of the whatever; any back are agended and support of the conviction thereof, are every such officer of the degree of the post-office of any officer of the United son shall open, embezzle, or destroy whatever; any back are agended at the punishment especially to the degree of the united to, or present at, or cause to procure to be fense, forfeit and pay not exceeding transmitted to, or present at, or cause to procure to be fense, forfeit and pay not exceeding transmitted to, or present at, or cause to procure to be fense, forfeit and pay not exceeding transmitted to, or present at, or cause to procure to be fense, forfeit and pay not exceeding transmitted to, or present at, or cause to procure to be for a debt or damages due the Post-office of any office of any office of any office of any office punishment especially to the degree of the United States, any such false, forged altered, whatever any back are also as a such fraudulent scheme and or cause to procure to be fense, forfeit and pay not exceeding for a debt or damages due the Post-office of any officer of the United States, any such false, forged altered, whatever any back are also as a such fraudulent scheme and or cause to procure to be fense, and all proportion thereof, and all proportion thereof, and all proportion to the degree of the post-office of any officer of the United States, any such false, forged altered, and all proportion thereof, and all proportion thereof, and all proportion thereof, and all proportion thereof, and all proportion thereof the proportion thereof th

eany violation thereof, or depre- of any postmaster, assistant, clerk, not be found to be put on trial. Sec. 208. I that whenever it becomes dat on thereon, or offense in respect carrier, agent, or messenger employ- Sec. 287. That any person who shall one hundred dollars.

Sec. 278. That any person who shall record of any adgment or decree in not exceeding ten years.

Sec 279. Than any person employ- pay not exceeding two thousand doled in any department of the postal lars, and be confired at hard labor

ment of money, or the delivery of any every such person shall, on conviction of the Postmaster General pursuant alleged liabilety for any sum of money by the court in the premises. same the further stipulation that it article of value, or the performance tion thereof, for every such offense, not exceeding ten years, or be fined thereto, shall be instituted in the ey by way of damages or otherwise, Sec. 326. That nothing herein con-

Bec 273. That the Postmaster Gen charge of or from any debt, covenant, Sec. 285. That any person who shall discretion of the court.

years.

Sec. 280. That the fact that any letSec. 280. That the fact Sep 274. That every foreign mail ter, packet, bag, or mail of letters oned at hard labor not exceeding ten master General to receive the postage thereof, and proceed to judgment and red for the violation of any law in refect, the same as if this act had not necessarily lost by reason of such care and proceed to judgment and red for the violation of any law in restal to receive the postage thereof, and proceed to judgment and red for the violation of any law in restal to receive the postage thereof, and proceed to judgment and red for the violation of any law in restal to receive the postage thereof, and proceed to judgment and red for the violation of any law in restal to receive the postage of letters, shall have been deposited in any possage, or gradient to receive the postage of letters, shall fraudulently demand of letters, shall fraudulently d der he provisions of the preceding by authority of the Postmaster Gen- ished without the principal offender tuity, or reward, other than is provibe provisions of the preceding by authority of the fact of the proceed to trial and render of the use of the United States, the Statutes at Large, published by

shall receive any pay until he has exany letter or packet; any person who shall voluntarily quit or desert the which has already been once used for fy such claim in his affidavit, and that First. When such officer, agent, or Sec. 275. That the Postmaster Gen- shall take the mail, or any letter or same before he has delivered it into a like purpose, or shall remove, or at- he could not be prepared for trial at employee, and his sureties, or either eral or the Secretary of State is here- packet therefrom, or from any post- the post-office at the termination of tempt to remove, the canceling or de- such term for want of evidence, the of them, is a non-resident of the dis-Sec. 260. That compensation for ad- by authorized to empower the con- office, branch post-office, or other au- the route, or to some known mail-car- facing marks from any such postage- court, being satisfied in these respects, trict where such officer, agent, or emditional service in carrying the mail subsoft he United States to pay the thorized depository for mail matter, rier, messenger, agent, or other emshall not be in excess of the exact proportion which the original compensation bears to the original service; person having custody thereof, and person having custody thereof, for every such person having custody thereof, for every such person having custody thereof, and on conviction thereof, for every such person having custody thereof, and such district for the purpose of the same, a second time, or to sell, the same, or shall be allowed upon the trial of any or of defrauding the United States, or convergence of the Post-Office Department and the proposition which the original service; tained at the ports of foreign counselled envelope, or postar a continuance until the ployee was appointed, or has departed and or with or without the consent of the purpose of authorized to receive the same, a second time, or to shall be allowed upon the trial of any or of defrauding the United States, or convergence or continuance until the ployee was appointed, or has departed that a continuance until the ployee was appointed, or has departed the card, with intent to use, or cause the use of the same, shall, or offer to sell, the same, or shall be allowed upon the trial of any or of defrauding the United States, or convergence or continuance until the ployee was appointed, or has departed the card, with intent to use, or cause the use of the same, or shall be allowed upon the trial of any or of defrauding the United States, or convergence or continuance until the ployee was appointed, or has departed the card, with intent to use, or cause the use of the same, or shall be allowed upon the trial of any or of defrauding the United States, or card the proportion which the original service; and the card that the proportion which the card that the proport and when and such additional serv- tries for the non-payment of postage, mail, letter or package which shall offense, forfeit and pay not exceeding remove from letters or other mail- suit for delinquency against a post- of avoiding the service of civil proice is ordered, the sum to be allowed which postage shall be by the consul contain any note, bond, draft, check, five hundred dollars, and be impris- matter deposited in or received at a master, contractor, or other officer, cess. therefor shall be expressed in the or marked as paid by him, and the warrant, revenue-stamp, postage oned not less than three months nor post-office the stamps attached to the agent, or employee of the Post-Office Second. When such officer, agent,

insecure, shall, on conviction thereof. place, and any box, package, or pack- said judgment, and the United States gal evidence of the debt.

ot exceeding one thousand dollars, steal, purloin, embezzle, or obtain by said agent or officer has reason to be- Department of Justice may direct the warrant shall be executed with all of time less than four years, and wi h- vessel, or any part of the cargo there- 1 : fact may be tried, convicted, and zling, or obtaining by any false pre- found. whenever the public interest and owners, consignees, of or use was committed, though the adopted by the Post-Office Departconvenience will thereby be promot- said ship or other vessel, shall be so pr scipal offense may have been con- ment, and in use on any of the mails to him that any person, firm, or cor- proper exercise of the powers of equied; but the price paid for such serves subject to postage charge as aforesaid, viced in another district; and such ice shall in no case be greater than whether addressed to any person in tries, conviction, and punishment knowingly and unlawfully make,

y shall contain, besides the usual covenant, contract, or agreement, whatsoever, for or relating to the payappulation for the right of the Postment of money, or the delivery of any person shall on convict and kept at hard labor, for a period of the Postment of money, or the delivery of any person shall on convict and kept at hard labor, for a period of the Postment of money, or the delivery of any person shall on convict and kept at hard labor, for a period of the Postment of money, or the delivery of any person shall on convict and kept at hard labor, for a period of the Postment of money, or the delivery of any person shall on convict and kept at hard labor, for a period of the Postment of money, or the delivery of any person shall on convict and kept at hard labor. The postment of money or the delivery of any person shall on convict and kept at hard labor. The postment of money or the delivery of any person shall on convict and kept at hard labor. The postment of money or the delivery of any person shall on convict and kept at hard labor. The postment of money or the delivery of any person shall on convict and kept at hard labor. The postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on convict and the postment of money or the delivery of any person shall on the postment of money or the delivery of any person shall on the postment of the po

of the United States, so far as to pository for mail matter, or in charge offender has fled from justice, or canters or packets, on conviction thereof, judgment the first term after com- except where other disposition there- Little, Brown, and Company, under he shall forfeit, for every such offense, mencement of suit; but whenever of is specially provided.

orfeit and pay not exceeding on from any debt covenant, or demand, deemed guilty of felony, and, on con- lations as the Postmaster General may that purpose, that he has mailed a the court, and all accretions shall be

than five hundred dollars, or be imperson having custody thereof, every circumstances and aggravation of the United States.) by means of the postprisoned not more than three years, such person shall, a conviction thereof, for every such conservation of such notice of attachment such other per- account of a late postmaster has been cation of such notice of attachment sons shall falsely make, alter, forge, or son to open communication with the once adjusted and settled, and a decounterfeit, or cause or procure to be person so devising or intending, shall, mand has been made for the balance debted to, or having possession of any service who shall secrete, embezzle, not exceeding five years; and such appearing to be due, and afterward allowances are made or counterfeit, or cause or procure to be person to destroy any letter made or credits entered. In and for executing such scheme or lowances are made or credits entered. In and for executing such scheme or lowances are made or credits entered. writing for the purpose of defrauding shall be guilty of a misdemeanor, and eral may discharge from imprison- tempt to dispose of any such prop-

the further stipulation that it of any act, matter or thing; any reterminated by Congress.

That the Postmaster Gen273. That the Postmaster Genthe further stipulation that it of any act, matter or thing; any reterminated by Congress.

That the Postmaster Gento further stipulation that it of any act, matter or thing; any reterminated by Congress.

That the Postmaster Gento further stipulation that it of any act, matter or thing; any reterminated by Congress.

That the Postmaster Gento further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any reto further stipulation that it of any act, matter or thing; any act, matter or thing shall have all the privileges and pri- tions, or business of the postal service, of the United States as have accrued end may, by and with the advice and charge of or from any debt, covenant, or demand, or any part thereof; any consent of the President, make any constant of the President, make any constant of the Postmaster General may prescribe to the former practice of the United States as have accrued or the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the former practice of the United States as have accrued to the Postmaster General may prescribe to the Constitution of the United States as have accrued to the United States as have accrued to the Postmaster General may prescribe to the Constitution of the United States as have accrued to the Postmaster General may prescribe to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States as have accrued to the Constitution of the United States

service of process shall not be made | Sec. 318. That in all cases where | March three, eighteen hundred and necessary to change the terms of an at least twenty days previous to the debts are due from defaulting or deexisting contract for carrying the mail the rate, or any part thereof, an offense ed in any department of the postal attempt to rob the mail by assaulting

Sec. 297. That if any person emat least twenty days previous to the debts are due from defaulting or deforty-five, and the continuation existing contract for carrying the mail of the same grade, and punishable in sherwise than as provided in sections two hundred and sixty and two ions two tions two hundred and sixty and two hundred and sixty and two the said mail was a ed to be conveyed by mail" within threatening him with dangerous States shall, wilfully and knowingly, ance, if on his statement the court the Post-Office Department, a warweapons, and shall not effect such use, or cause to be used, in prepay- shall deem it expedient; and if said rant of attachment may issue against of shall be given and proceedings had the control of shall be given by the control of shall be given and proceedings had the control of shall be given and proceedings had the control of shall be given by the control of said mail, or any part thereof, may be shall steal the mail, or steal or take be imprisoned at hard labor not less postal card, or stamped envelope is has a claim against the Post-Office gal and equitable rights belonging to original contracts.

Sec. 259. That no person whose bid for carrying the mail is accepted for carrying the mail is accepted for carrying the mail is accepted for mail-matter.

Sec. 288. That any person who shall such indictment it shall be deemed fice, branch post-office, or other authorized depository for mail-matter.

Sec. 288. That any person who shall such indictment it shall be deemed fice, branch post-office, or either of them, in the such indictment it shall be deemed for mail-matter.

Sec. 288. That any person who shall such indictment it shall be deemed fice, branch post-office, or either of them, in the such indiction in

the expressed in the order, and entered upon the books of the Department; and no compensation shall be paid for any additional time and an additional three of shall be collected in the United States as other postage, on the United States as other postage, or to sell, or offer to the delivery of the letters, and repaid to the stamp attached to the same in payment of postage, with inspect the same as second time for the United States as other postage, or to sell, or offer to punishment for depredations committed to the same as a second time for the United States as other postage, or to sell, or offer to punishment for depredations committed to the same as a second time for the United States as other postage, or to sell, or offer to punishment for depredations committed to the same as a second time for the United States as other postage, or to sell, or offer to punishment for depredations committed to the same as a second time for the united states as other postage, or to sell, or offer to punishment for depredations committed to the same as a second time for the united states as other postage, or the united states as other postage. regular service rendered before the is- to said consul, or credited on his account at the State Department. agent thereof, of any description have full force in the Indian country. shall, upon conviction thereof, be shall be proved, to the satisfaction of moved, or is about to remove, the Sec. 261. That no extra allowance Sec. 276. That the Postmaster Gen- whatever; any bank-note, bank post- Sec. 290. That any person who deemed guilty of felony, and shall be the court, that the defendant is, at the same, or any part thereof, from the shall be made for any increase of ex era, under the direction of the Presi- bill, bill of exchange, or note of as- shall steal, purloin, or embezzle any imprisoned for not less than one year time of trial, in possession of vouch- district wherein it is situated, with ers not before in his power to procure, intent to defrand the United States. there by the employment of addition authorized and empowered to charge letter of attorney for receiving annui- or belonging to the Post-Office De- Sec. 298. That if any person not and that he was prevented from exal stock and carriers is made necessary upon, and collect from, all letters and ties or dividends, selling stock in the partment, or who shall, for any lucre, employed in any department of the hibiting to the said Auditor a claim been removed, certified copoles of the

portion to the additional stock and in any foreign packet-ship or other warrant, draft, bill, promissory note, than its proper use, or who shall, for fenses described in the preceding Sec. 308. That in all suits for balan- been removed, under which certified carriers necessarily employed than the compensation in the original contract lears to the stock and carriers emment to which such foreign packet necessarily emploped in its execution of the public service; every employed in its execution of the public service; every of any article of triment of the public service; every of a misdemeanor, and be punished by imprisonment for not less than six payment at the rate of six per cent-

agen; thereof, of any description whatever; any bank note, bank post-bil, bill of exchange, or note of assignment of stock in the funds; any ing authorized to open or receiving annuities or dividends, selling stock in the funds, or collecting the interest thereof; any letter of credit, note, bond, of; any letter of credit, note, bond, of; any letter of credit, note, bond, of any letter of credit, note, bond, of any letter of credit, note, bond, of any letter of credit, note, bond, or steal any mail or package of news-bill, bill promissory note, warrant, draft, bill promissory note, and description and such false, forged altered, or counterfeited bond, bid, proposal, guarantee, security, official bond, bid, proposal, guarantee, security, official bond, guarantee, security, official bond, bid, proposal, guarantee, security, official bond, signature, security, official bond, guarantee, security, official bond, such fraudulent scheme and device.

Sec. 302. That all letters, packets, forged altered, or so much thereof as remains unpaid, or so much thereof a

VOL. 17.-NO. 2

ment probably require the exercise of construed to affect or extend to any

where the punishments are of as great | shall deem just and expedient.

and in such case the additional com- other mailable matter carried to or funds, or collecting the interest there- gain, or convenience, appropriate any post-office establishment of the Unithe district into which the same has

tion.

Sec 262. That the Postmaster Gereral shall deliver to the Auditor for the eral shall deliver to the Auditor for the eral shall deliver to the Auditor for the eral shall deliver to the Auditor for the end of the eral shall deliver to the Auditor for the end of the eral shall deliver to the Auditor for the end of the end the rost-Office Department, within as the postage of such government, any part thereof; any copy of the and, on conviction thereof, for every dollars, for each offense, or by both Department, the United States attor- first issued shall continue until the

Sec. 253. That the Postmaster Gereral, after advertising for proposals, that purpose to enforce or carry into may enter into contracts or make suit elect the foregoing provision, and to any writing representing the same; one year, or be filed among the re- attorney shall forward to the Depart- ized by the Postmaster General, beable arrangements for transporting aid or assist in the collection of such the mail through any foreign country, postage; and to that end it shall be between any two points in the United lawful for such officers and agents, on between any two points in the United lawful for such officers and agents, on lawful for such officers and agents, or be fined in the same, of the first and to the foreign country of the first and the first and the foreign country of the first and the States, and such transportation shall suspicion of fraud, to open and exam- letter or packet contrining any such mail-bag, pouch, or other thing used mail-bag, pouch, or other things are the pouch and the pouch mail-bag, pouch and the pouch mail-bag, pouch are the pouch mail-bag, pouch mail be by the speediest, safest, and most ine, in the presence of two or more article of value aforesaid, every such or designed for use in the conveyance tion of law; and that the agent or ofeconomical route; and all contracts respectable persons, being citizens of the mail, or who shall draw or therefor may be revoked whenever the United States, any package or department of the postal service, break any staple, or loosen any part search any car or vehicle passing, or with such other information as the credible person, stating the existence any new road or canal shall be open-ed affording a speedler, more econom-ble matter found on board such pack-ed affording a speedler, more econom-ble matter found on board such pack-such offense, be imprisoned at hard labor not less than one nor more than any such mail, or to render the same the United States to any other such speedy and effectual execution upon section, and upon production of le-

Sec. 282. That any person who shall for every such offense, forfeit and pay et, being, or lately before having been, marshal to whom the same is direct. Sec. 320. That upon any applicatract, a fair indemnity shall be awart - ing bulk, or making clearance until be accessory after the fact to the of- not less than one hundred nor more in such car or vehicle, and any store ed shall make returns of the proceed- tion, and upon due order of any judge such letters or other mailable matter fense of stealing or taking any letter, than five hundred dollars, or be im- or house (other than a dwelling- ings thereon to the Department of of the court, or, in his absence, withpostal card, or other mail-matter, or prisoned at hard labor not less than house) used or occupied by any com- Justice at such times as it may direct. out such order, the clerk shall issue a any inclosure therein, or to any other one nor more than three years, at the mon-carrier or transportation compa- Sec. 310. That when proceedings at warrant for the attachment of all the master of any steamboat plying upon Sec. 277. That all letters or other offense against the postal laws, shall, discretion of the court.

In y in which such box, package, or law for money due the Post-Office property of any kind belonging to the packet may be contained, whenever Department shall be fruitless, the said person specified in the affidavit, which nd be imprisoned not exceeding five any false pretense, or shall aid or as lieve that mailable matter, transport institution of a suit in chancery in possible dispatch by the marshal, who for carrying the mail for any length sealed letters relating to said ship or any length sealed letters relat court, to set aside fraudulent convey- personal, into his custody, and hold out advertising for proposals there of of as may be directed to the owner or when the convergence of the con

the average price paid under the let the United States or elsewhere, pro- may be before that of the principal forge, or counterfeit, or cause to be un- or scheme for the distribution of monpreceding or then existing regular vided it is done by the packet or oth- offender, when such principal offend- lawfully made, forged, or counterfeit- ev, or of any postmaster, contractor, or to the district attorney of his intenking, forging, or counterfeiting, any kind, or in conducting any other the Post-Office Department, in which ersing the allegations of the affidavit, such unsealed letters relating to the lope, postal card, money-orhip or vessel, or any part of the carto thereof, as may be directed to the cuniar obligation or security of the any person engaged as contractor or favor of him or of them, and may prowher or owners, consignee or con- government, or of any officer or fiscal otherwise in the manufacture of any vide by regulations for the return to the office of the Auditor for the Post- ry, in which case the court shall designees, as aforesaid, are hereby re- aftent seeeof, of any description such mail locks or keys who shall de- the remitters of the sums named in Office Department, and transcripts cide the issue raised. Any party juired to be delivered into the United whatev ; any bank-note, bank post liver, or cause to be delivered, any such money-order account-books claiming ownership of the property States post-office by the master or bill, bil f exchange, or note of as finished lock or key master General may also, upon like of said office, when certified by the attached, and a specific return therecommanders of all such packets or signme of stock in the funds; any used or designed for use by said De- evidence, instruct postmasters at any Auditor under the seal of his office, of, shall be confined to the remedy other vessels when arriving, and o letter of torney for receiving annui- partment, or the interior part of any post-offices at which registered letters shall be admitted as evidence in the herein afforded, but his right to an actaken from a United States post- ties ord | dends, selling stock in the such lock to any person not duly au- shall arrive direct to any such person, courts of the United States both in tion of trespass, or other action for

elinquencies. He may deduct the odo so, or for conveying said letters covenant, contract, or agreement same, (unless the person receiving is ally mailed, with the word 'fraudu- masters, a copy, duly certified under attached shall be sold on an interior same, (unless the person receiving is ally mailed, with the word 'fraudu- the copy, duly certified under attached shall be sold on an interior the trip in all cases where price of the trip in all cases where the trip is not performed; and total cases where the contractor for furnishing the same, the contractor for furnishing the same and the contractor for furnishing the same and the contractor ign country over or across the Unit- article of value, or the performance of of in the manner authorized by the such letters so returned to such post- of any postmaster, special agent, or money arising from such sale or revefailure be occasioned by the fault of ed States, or any portion thereof, the any act, matter, or thing; any receipt, contract, or the agent for such manuarty offending shall, on conviction, release, acquirtal, or discharge of or facture,) every such person shall be the writers thereof, under such reguhousand dollars for each offense. or any part th reof; any copy of the viction thereof, shall be imprisoned prescribe: Provided, That nothing in letter to such delinquent postmaster held subject to the orders of the same. this act contained shall be so con- at the post-office where the indebted- Sec. 323. That immediately upon wilfully or maliciously injure, deface any court of h v or chancery, or any restriction of any such warrant of structure any person who structure and person who structure and person who structure any person who structure and person who structure n any letter-box, pillar-box or other ceceptacle established by authority of ord, or any other article of value or building used in whole or ni part as a sec. 301. That if any person having its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its destination in the ordinary course in case of absconding debters for two its dest he Postmaster General for the safe writing represe ing the same, know- post-office, with the intent to commit devised or intending to devise any of the mail; and that payment of months, and of non-residents for four deposit of matter for the mail or for ing any such ar cle or thing to have therein largeny or other depredation, scheme or artifice to defraud, or be efdelivery, or who shall wilfully aid or been stolen or abezzled from the shall, on conviction thereof, be fined feeted by either opening or intending within the time designated in his inassist in injuring such mail, or cut of a r post-office, branch not more than one thousand dollars, to open correspondence or communithall, on conviction thereof, for every post-office, or other authorized depos- and imprisoned at hard labor not cation with any other person, (whethuch offense, forfeit and pay not more itory for mail-motter, or from any more than five years, according to the er resident within or outside of the United States, or other courts, that a be regulated by the order under which than five hundred dollars or he imprisoned at hard labor not catton within or outside of the United States, or other courts, that a be regulated by the order under which

> such debt, and the value of such Sec. 314. That the Postmaster Gen- property; and any disposal or at-

THE ADVE TISER

ADVERTISING 1 - 'ES.

OFFICIAL PAPER OF THE COUNTY

ceeding as shall appear to be expedi- of State laws by, the United States

virtue of the said laws, but all such

Act of March 3, 1791, chapter 23, volume 1, page 218, in part,

namely, section 2, May 8, 1794, chapter 23, volume 1, page 354, in part, namely, sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, and 28. March 3, 1797, chapter 19, vol-

ume 1, page 509, in part, namely, sections 4, 5, 6, 7, 8, June 22, 1798, chapter 56, vol-March 2, 1799, chapter 43, volume 1, page 733.

December 15, 1800, chapter 1. volume 2, page 88, in part, namely, sections 1 and 2. February 18, 1802, chapter 5, volume 2, page 130, in part, namely, so much as relates to franking and free mail-mat-

ter of Delegates. May 3, 1802, chapter 48, volvolume 2, page 189, in part, namely, sections 3, 4, 5, 6, and 7. March 26, 1804, chapter 34, volume 2, page 275, in part,

namely, sections 3 and 4. March 3, 1807, chapter 43, volume 2, page 444, in part, namely, section 1. April 30, 1810, chapter 37, volume 2, page 592.

January 17, 1811, chapter 4, volume 2, page 615. January 14, 1813, chapter 9, valume 2, page 790. February 27, 1813, chapter 34, volume 2, page 805. July 13, 1813, chapter 9, vol-

ume 3, page 4. Act of April 18, 1814, chapter 75, volume 3, page 130, in part, namely, sections 3 and 4. February 27, 1815, chapter 65, volume 3, page 220. April 9, 1816, chapter 43, volume 3, page 264. March 3, 1819, chapter 107, vol-

> ume 3, page 536. March 13, 1820, chapter 23, volume 3, page 548. December 19, 1821, chapter 1, volume 3, page 649. May 8, 1822, chapter 127, volume 3, page 702, in part, namely, section 3.

March 3, 1823, chapter 33, volume 3, page 764, in part, namely, section 3. March 3, 1825, chapter 46, volume, 4, page 95, in part, namely, sections 2, 3, and 4. March 3, 1825, chapter 64, volume 4, page 102. March 2, 1827, chapter 61, vol-

ume 4, page 238. March 2, 1827, chapter 62, volume 4, page 239. May 24, 1828, chapter 99, volume 4, page 303, in part, namely, so much of section 1 as authorizes the employment of additional clerks and

fixes their salaries. May 9, 1836, chapter 45, volume 5, page 17, in part, namely, so much of section 1 as relates to the duties of the Postmaster General. July 2, 1836, chapter 270, vol-

ume 5, page 80. July 7, 1838, chapter 172, volume 5, page 271, in part, namely, section 2. January 25, 1839, chapter 4 volume 5, page 314. July 30, 1842, chapter 107, volume 5, page 498, in part, namely, section 1, and so

much of section 3 as authorizes the employment of additional clerks. August 20, 1842, chapter 255, volume 5, page 538, in part, February 15, 1843, chapter 31,

volume 5, page 600. March 3, 1845, chapter 43, volume 5, page 732. March 3, 1845, chapter 69, volume 5, page 748. March 3, 1845, chapter 71, volume 5, page 752, in part, namely, section 8.

March 1, 1847, chapter 33, volume 9, chapter 147. March 2, 1847, chapter 37, volume-9, page 152, in part, namely, the several provisions in section 5, relating to the compensation of deputy postmasters and the franking privilege to the same, and authorize the employment of the Assistant Postmasters General as special agents, and all8w them compensation therefor, and all of section 3. March 3, 1847, chapter 63, volume 9, page 188, in part,

namely, sections 8, 10, 11, 12, 13, and 14. May 17, 1848, chapter 53, volume 9, page 230. May 27, 1848, chapter 47, volume 9, page 231, in part, namely, section 4.

June 27, 1848, chapter 79, volume 9, pape 241. August 14, 1848, chapter 175, volume 9, page 306, in part, namely, section 3 March 2, 1849, chapter 89, volume 9, page 353. May 15, 1850, chapter 10, volume 9, page 423, in part,

September 27, 1850, chapter 75,

volume 9, page 473, in part, namely, section 1. Continued on 4th page.

namely, section 2.