THIRTY-NINTH CONGRESS. SESS. II. Сн. 153, 154. 1867.

> IN SENATE OF THE UNITED STATES,) March 2, 1867.

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An act to provide for the more efficient government of the rebel States," 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.

March 2, 1867.

CHAP. CLIV. - An Act regulating the Tenure of certain Civil Offices.

Persons holding or appointed to any civil office, to hold the same until, &c.

The Secretaries of the several departments to hold office for. &c. Subject to removal.

When civil officers, except, &c. shall become disqualified, &c. the President may suspend them and appoint persons temporarily to such offices.

and give the bonds.

curs, the President may remove the officer and appoint successor.

not concur, the suspended officer resumes his office.

Provision as to salary, &c. during the suspension. Proviso.

Suspension and officer reinstated, if, &c.

Vacancies happening dur-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every person holding any civil office to which he has been appointed by and with the advice and consent of the Senate, and every person who shall hereafter be appointed to any such office, and shall become duly qualified to act therein, is, and shall be entitled to hold such office until a successor shall have been in like manner appointed and duly qualified, except as herein otherwise provided: Provided, That the Secretaries of State, of the Treasury, of War, of the Navy, and of the Interior, the Postmaster-General, and the Attorney-General, shall hold their offices respectively for and during the term of the President by whom they may have been appointed and for one month thereafter, subject to removal by and with the advice and consent of the Senate.

SEC. 2. And be it further enacted, That when any officer appointed as aforesaid, excepting judges of the United States courts, shall, during a recess of the Senate, be shown, by evidence satisfactory to the President, to be guilty of misconduct in office, or crime, or for any reason shall become incapable or legally disqualified to perform its duties, in such case, and in no other, the President may suspend such officer and designate some suitable person to perform temporarily the duties of such office until the next meeting of the Senate, and until the case shall be acted upon by the Senate, and such person so designated shall take the oaths and give Such persons the Senate, and such person so designated share the outro duly ap-to take the oaths the bonds required by law to be taken and given by the person duly appointed to fill such office; and in such case it shall be the duty of the The President President, within twenty days after the first day of such next meeting of suspensions and appointments to reasons for his action in the case, and the name of the person so desig-the Senate. nated to perform the duties of such office. And if the Senate shall concur If Senate con- in such superscript of the senate shall concur the Senate, to report to the Senate such suspension, with the evidence and in such suspension and advise and consent to the removal of such officer, they shall so certify to the President, who may thereupon remove such officer, and, by and with the advice and consent of the Senate, appoint another person to such office. But if the Senate shall refuse to concur in If Senate does such suspension, such officer so suspended shall forthwith resume the functions of his office, and the powers of the person so performing its duties in his stead shall cease, and the official salary and emoluments of such officer shall, during such suspension, belong to the person so performing the duties thereof, and not to the officer so suspended: Provided, however, That the President, in case he shall become satisfied that such suspension was made on insufficient grounds, shall be authorized, at any time before reporting such suspension to the Senate as above provided, to remay be revoked voke such suspension and reinstate such officer in the performance of the duties of his office.

> SEC. 3. And be it further enacted, That the President shall have power to fill all vacancies which may happen during the recess of the Senate, by

reason of death or resignation, by granting commissions which shall expire ing the recess of at the end of their next session thereafter. And if no appointment, by the Senate, how and with the advice and consent of the Senate, shall be made to such When office to the senate of the Senate o office so vacant or temporarily filled as aforesaid during such next session remain in abeyof the Senate, such office shall remain in abeyance, without any salary, ance. fees, or emoluments attached thereto, until the same shall be filled by appointment thereto, by and with the advice and consent of the Senate; and

during such time all the powers and duties belonging to such office shall fice during such during such time all the powers and duties belonging to such once shall period, to be ex-be exercised by such other officer as may by law exercise such powers and ercised by duties in case of a vacancy in such office.

SEC. 4. And be it further enacted, That nothing in this act contained shall be construed to extend the term of any office the duration of which fice extended by is limited by law.

SEC. 5. And be it further enacted, That if any person shall, contrary to the provisions of this act, accept any appointment to or employment in cepting or exerany office, or shall hold or exercise or attempt to hold or exercise, any trary to this act, such office or employment, he shall be deemed, and is hereby declared to be, guilty of a high misdemeanor, and, upon trial and conviction thereof, he shall be punished therefor by a fine not exceeding ten thousand dollars, or by imprisonment not exceeding five years, or both said punishments, in the discretion of the court.

SEC. 6. And be it further enacted, That every removal, appointment, or employment, made, had, or exercised, contrary to the provisions of this or employment, or appointment, act, and the making, signing, sealing, countersigning, or issuing of any or issuing, &c. commission or letter of authority for or in respect to any such appoint- of a commission, ment or employment, shall be deemed, and are hereby declared to be, high son contrary to misdemeanors, and, upon trial and conviction thereof, every person guilty this act, made a thereof shall be punished by a fine not exceeding ten thousand dollars, or high misdemean-by imprisonment not exceeding five years, or both said punishments, in the therefor. discretion of the court: Provided, That the President shall have power to make out and deliver, after the adjournment of the Senate, commissions for all officers whose appointment shall have been advised and consented to by the Senate.

SEC. 7. And be it further enacted, That it shall be the duty of the Secretary of the Senate, at the close of each session thereof, to deliver to the Senate at the Secretary of the Treasury, and to each of his assistants, and to each of end of each sesthe auditors, and to each of the comptrollers in the treasury, and to the lists of nominatreasurer, and to the register of the treasury, a full and complete list, tions and rejec-duly certified, of all the persons who shall have been nominated to and tions, &c. rejected by the Senate during such session, and a like list of all the offices to which nominations shall have been made and not confirmed and filled at such session.

SEC. 8. And be it further enacted, That whenever the President shall, without the advice and consent of the Senate, designate, authorize, or tonotify the Secemploy any person to perform the duties of any office, he shall forthwith Treasury when notify the Secretary of the Treasury thereof; and it shall be the duty of he has made an the Secretary of the Treasury thereupon to communicate such notice to office without all the proper accounting and disbursing officers of his department.

SEC. 9. And be it further enacted, That no money shall be paid or re- the Senate. ceived from the treasury, or paid or received from or retained out of any secretary in public moneys or funds of the United States, whether in the treasury or such case. not, to or by or for the benefit of any person appointed to or authorized Money not to be paid to, or reto act in or holding or exercising the duties or functions of any office con- ceived by, any trary to the provisions of this act; nor shall any claim, account, voucher, person contrary order, certificate, warrant, or other instrument providing for or relating to this act. No claim, acsuch payment, receipt, or retention, be presented, passed, allowed, ap- count, &c for such payment, receipt, or retention, be presented, passed, anonou, ap such payment, proved, certified, or paid by any officer of the United States, or by any such payment, to be approved, person exercising the functions or performing the duties of any office or &c. place of trust under the United States, for or in respect to such office, or

Powers of ofwhom.

No term of ofthis act.

Penalty for ac-

The removal,

Proviso.

Secretary of

The President the consent of

Duty of the

Violations of demeanors, and

the exercising or performing the functions or duties thereof; and every this section de-clared high mis- person who shall violate any of the provisions of this section shall be deemed guilty of a high misdemeanor, and, upon trial and conviction penalty therefor. thereof, shall be punished therefor by a fine not exceeding ten thousand dollars, or by imprisonment not exceeding ten years, or both said punish-

ments, in the discretion of the court.

SCHUYLER COLFAX, Speaker of the House of Representatives. LA FAYETTE S. FOSTER, President of the Senate, pro tempore.

IN THE SENATE OF THE UNITED STATES,) March 2, 1867.

The President of the United States having returned to the Senate, in which it originated, the bill entitled "An act regulating the tenure of certain civil offices," with his objections thereto, the Senate proceeded, in pursuance of the Constitution, to reconsider the same; and

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

Attest:

J. W. FORNEY,

Secretary of the Senate.

IN THE HOUSE OF REPRESENTATIVES U.S.) March 2, 1867.

The House of Representatives having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An act regulating the tenure of certain civil offices," returned to the Senate by the President of the United States, with his objections, and sent by the Senate to the House of Representatives, with the message of the President returning the bill:

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

Attest:

EDWD. McPHERSON,

Clerk.

March 2, 1867. CHAP. CLV. - An Act to declare valid and conclusive certain Proclamations of the President, and Acts done in Pursuance thereof, or of his Orders, in the Suppression of the late Rebellion against the United States.

Certain acts. proclamations, and orders of the President of the authority and approval, legalized and made valid, as if, &c.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all acts, proclamations, and orders of the President of the United States, or acts done by his authority or approval after the fourth of March, anno Domini eighteen hundred United States, or and sixty-one, and before the first day of July, anno Domini eighteen hun-acts done by his dred and sixty-six respecting martial law willie dred and sixty-six, respecting martial law, military trials by courts-martial or military commissions, or the arrest, imprisonment and trial of persons charged with participation in the late rebellion against the United States, or as aiders or abettors thereof, or as guilty of any disloyal practice in aid thereof, or of any violation of the laws or usages of war, or of affording aid and comfort to rebels against the authority of the United States, and all proceedings and acts done or had by courts-martial or military commissions, or arrests and imprisonments made in the premises by any person by the authority of the orders or proclamations of the President, made as aforesaid, or in aid thereof, are hereby approved in all respects, legalized and made valid, to the same extent and with the same effect as if said orders and proclamations had been issued and made, and said arrests, imprisonments, proceedings, and acts had been done under the previous express authority and direction of the Congress of the United States, and in