CHAP. XXII. — An Act to enforce the Provisions of the Fourteenth Amendment to the April 20, 1871.

Constitution of the United States, and for other Purposes.

Any person

Constitution of the United States, and for other Purposes.

Any person under color of Be it enacted by the Senate and House of Representatives of the United any law, &c. of States of America in Congress assembled, That any person who, under any State, decolor of any law, statute, ordinance, regulation, custom, or usage of any priving another State, shall subject, or cause to be subjected, any person within the secured by the jurisdiction of the United States to the deprivation of any rights, privi- Constitution of leges, or immunities secured by the Constitution of the United States, States, made shall, any such law, statute, ordinance, regulation, custom, or usage of liable to the parthe State to the contrary notwithstanding, be liable to the party injured ty injured. Proceedings to in any action at law, suit in equity, or other proper proceeding for be in the courts redress; such proceeding to be prosecuted in the several district or cir- of the United cuit courts of the United States, with and subject to the same rights of 1866, ch. 81. appeal, review upon error, and other remedies provided in like cases in Vol. xiv. p. 27.

Penalty for Penalty for such courts, under the provisions of the act of the ninth of April, eigh-conspiring by teen hundred and sixty-six, entitled "An act to protect all persons in the force to put United States in their civil rights, and to furnish the means of their vin-down the govern-dication"; and the other remedial laws of the United States which are United States, in their nature applicable in such cases.

their nature applicable in such cases.

SEC. 2. That if two or more persons within any State or Territory of the execution of the execution of the United States shall conspire together to overthrow, or fo put down, any law of the or to destroy by force the government of the United States, or to levy United States, or to levy United States war against the United States, or to oppose by force the authority of the property of the government of the United States, or by force, intimidation, or threat to United States; prevent, hinder, or delay the execution of any law of the United States, or to prevent or by force to seize, take, or possess any property of the United States holding office, contrary to the authority thereof, or by force, intimidation, or threat to &c. under the prevent any person from accepting or holding any office or trust or place United States; or to induce of confidence under the United States, or from discharging the duties any office to thereof, or by force, intimidation, or threat to induce any officer of the leave the State, United States to leave any State, district, or place where his duties as or to injure such officer might lawfully be performed, or to injure him in his person him in person or or property on account of his lawful discharge of the duties of his office, property while or to injure his person while engaged in the lawful discharge of the duties vent his doing, of his office, or to injure his property so as to molest, interrupt, hinder, his duty; or impede him in the discharge of his official duty, or by force, intimida- any party or tion, or threat to deter any party or witness in any court of the United witness from at-States from attending such court, or from testifying in any matter pend-tending court or testifying thereing in such court fully, freely, and truthfully, or to injure any such party in; or witness in his person or property on account of his having so attended or to injure or testified, or by force, intimidation, or threat to influence the verdict, num for so atpresentment, or indictment, of any juror or grand juror in any court of fying; the United States, or to injure such juror in his person or property on or to influence account of any verdict, presentment, or indictment leavingly accounted to account of any verdict, presentment, or indictment lawfully assented to any juror; by him, or on account of his being or having been such juror, or shall or to injure conspire together, or go in disguise upon the public highway or upon the count of his acts, premises of another for the purpose, either directly or indirectly, of de- &c. priving any person or any class of persons of the equal protection of the laws, or of equal privileges or immunities under the laws, or for the purpose of preventing or hindering the constituted authorities of any State upon the public from giving or securing to all persons within such State the equal protection of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the laws, or shall conspire together for the purpose of in any son or class of the constitution of the laws, or shall conspire together for the purpose of in any son or class of the constitution of the laws, or shall conspire together for the purpose of in any son or class of the constitution of the laws, or shall conspire together for the purpose of in any son or class of the constitution of the laws, or shall conspire together for the purpose of in any son or class of the constitution of the laws, or shall conspire together for the purpose of the constitution of the manner impeding, hindering, obstructing, or defeating the due course of equal rights, &c. justice in any State or Territory, with intent to deny to any citizen of the under the laws; United States the due and equal protection of the laws, or to injure any the States uperson in his person or his property for lawfully enforcing the right of thorities from any person or class of persons to the equal protection of the laws, or by their equal force, intimidation, or threat to prevent any citizen of the United States rights.

Penalty for lawfully entitled to vote from giving his support or advocacy in a lawful conspiring to obforce, intimidation, or threat to prevent any citizen of the United States rights.

or to seize any

struct, &c. the

due course of justice, &c. in any State with intent to deny to any citizen his equal rights under the law:

or, by force, &c. to prevent any citizen en-titled to vote in a lawful mannor the election of any person,

as, &c. Panishment. Any conspirator doing, &c. therance of the object of the another, to be

age: therefor. be in courts of the United States.

1866, ch. 81. Vol. ziv. p. 27.

What to be deemed a denial by any State to any class of its people of their equal protection under the laws.

execution of the laws, &c. is obstructed by violence, &c the President shall d) what he may deem necessarv to suppress such violence. &c.

Persons arrested to be delivered to the m arahal.

What unlawto be deemed a rebellion against the government of the United States.

manner towards or in favor of the election of any lawfully qualified person as an elector of President or Vice-President of the United States. or as a member of the Congress of the United States, or to injure any such citizen in his person or property on account of such support or advocacy, each and every person so offending shall be deemed guilty of a high crime, and, upon conviction thereof in any district or circuit court of the United States or district or supreme court of any Territory of the United States having jurisdiction of similar offences, shall be punished by from sdvocating a fine not less than five hundred nor more than five thousand dollars, or by imprisonment, with or without hard labor, as the court may determine, for a period of not less than six months nor more than six years, as the court may determine, or by both such fine and imprisonment as the court shall determine. And if any one or more persons engaged in any such conspiracy shall do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby any person shall be injured in his person or property, or deprived of having and exercising any right or conspiracy, and deprived of such rights and privileges may have and maintain an action privilege of a citizen of the United States, the person so injured or for the recovery of damages occasioned by such injury or deprivation of rights and privileges against any one or more of the persons engaged in Proceedings to such conspiracy, such action to be prosecuted in the proper district or circuit court of the United States, with and subject to the same rights of appeal, review upon error, and other remedies provided in like cases in such courts under the provisions of the act of April ninth, eighteen hundred and sixty-six, entitled "An act to protect all persons in the United States in their civil rights, and to furnish the means of their vindication."

SEC. 3. That in all cases where insurrection, domestic violence, unlawful combinations, or conspiracies in any State shall so obstruct or hinder the execution of the laws thereof, and of the United States, as to deprive any portion or class of the people of such State of any of the rights, privileges, or immunities, or protection, named in the Constitution and secured by this act, and the constituted authorities of such State shall either be unable to protect, or shall, from any cause, fail in or refuse protection of the people in such rights, such facts shall be deemed a denial by such State of the equal protection of the laws to which they are When the due entitled under the Constitution of the United States; and in all such cases, or whenever any such insurrection, violence, unlawful combination, or conspiracy shall oppose or obstruct the laws of the United States or the due execution thereof, or impede or obstruct the due course of justice under the same, it shall be lawful for the President, and it shall be his duty to take such measures, by the employment of the militia or the land and naval forces of the United States, or of either, or by other means, as he may deem necessary for the suppression of such insurrection, domestic violence, or combinations; and any person who shall be arrested under the provisions of this and the preceding section shall be delivered to the marshal of the proper district, to be dealt with according to law.

SEC. 4. That whenever in any State or part of a State the unlawful ful combinations combinations named in the preceding section of this act shall be organized and armed, and so numerous and powerful as to be able, by violence, to either overthrow or set at defiance the constituted authorities of such State, and of the United States within such State, or when the constituted authorities are in complicity with, or shall connive at the unlawful purposes of, such powerful and armed combinations; and whenever, by reason of either or all of the causes aforesaid, the conviction of such offenders and the preservation of the public safety shall become in such district impracticable, in every such case such combinations shall be deemed a rebellion against the government of the United States, and during the continuance of such rebellion, and within the During such limits of the district which shall be so under the sway thereof, such limits within certain within certain to be prescribed by proclamation, it shall be lawful for the President of limits, the Presithe United States, when in his judgment the public safety shall require dent may susit, to suspend the privileges of the writ of habeas corpus, to the end that habeas corpus. such rebellion may be overthrown: Provided, That all the provisions of Provisions of the second section of an act entitled "An act relating to habeas corpus, act 1868, ch. 81, § 2, and regulating judicial proceedings in certain cases," approved March Vol. xii. p. 755, third, eighteen hundred and sixty-three, which relate to the discharge of made applicable prisoners other than prisoners of war, and to the penalty for refusing to Proclamation obey the order of the court, shall be in full force so far as the same are to be first made, applicable to the provisions of this section: Provided further, That the &c. Vol. i. p. 424. President shall first have made proclamation, as now provided by law, vol. zii. p. 282. commanding such insurgents to disperse: And provided also, That the See pp 949-954.

Provisions of this section shall not be in force after the and of the next. This section provisions of this section shall not be in force after the end of the next not to be in force regular session of Congress.

SEC. 5. That no person shall be a grand or petit juror in any court of the United States upon any inquiry, hearing, or trial of any suit, proceeding, or prosecution based upon or arising under the provisions of jurors in certain this act who shall, in the judgment of the court, be in complicity with cases. any such combination or conspiracy; and every such juror shall, before entering upon any such inquiry, hearing, or trial, take and subscribe an oath. oath in open court that he has never, directly or indirectly, counselled, advised, or voluntarily aided any such combination or conspiracy; and False swear-each and every person who shall take this oath, and shall therein swear this oath to be falsely, shall be guilty of perjury, and shall be subject to the pains and perjury. penalties declared against that crime, and the first section of the act entitled "An act defining additional causes of challenge and prescribing section of act an additional oath for grand and petit jurors in the United States courts," Vol. xii. p. 480. approved June seventeenth, eighteen hundred and sixty-two, be, and the the same is hereby, repealed.

SEC. 6. That any person or persons, having knowledge that any of Any person the wrongs conspired to be done and mentioned in the second section of knowledge that any person the wrongs conspired to be done and mentioned in the second section of knowledge. this act are about to be committed, and having power to prevent or aid are about to be in preventing the same, shall neglect or refuse so to do, and such wrong-done, and having ful act shall be committed, such person or persons shall be liable to the vent, &n., negperson injured, or his legal representatives, for all damages caused by lects so to do, any such wrongful act which such first-named person or persons by and any such wrong is done, reasonable diligence could have prevented; and such damages may be is made liable for recovered in an action on the case in the proper circuit court of the all damages.

United States, and any number of persons guilty of such wrongful suits therefor neglect or refusal may be joined as defendants in such act n: Provided, in courts of the That s ch action shall be commenced within one year after such cause Un'ad States.

Who may be of action shall have accrued; and if the death of any person shall be joined as defendcaused by any such wrongful act and neglect, the legal representatives auts. of such deceased person shall have such action therefor, and may recover not exceeding five thousand dollars damages therein, for the caused by such benefit of the widow of such decessed person, if any there be, or if there wrongful act, the legal repre-be no widow, for the benefit of the next of kin of such deceased person. Sentarives of de-

SEC. 7. That nothing herein contained shall be construed to supersede ceased may or repeal any forrser act or law except so far as the same may be repug- action ant thereto; and any offences heretofore committed against the tenor whose benefit. of any former act shall be prosecuted, and any proceeding already comkc. not repealed,
menced for the prosecution thereof shall be continued and completed, the
kc. same as if this act had not been passed, except so far as the provisions Former offenof this act may go to sustain and validate such proceedings.

APPROVED, April 20, 1871.

During such

Certain per-

Jurors to take

False swear-

ces to be prosecuted.

April 20, 1871. CHAP. XXIII. — An Act for convening the next legislative Assembly of the Territory of New Mexico, and for other Purposes.

Mexico may convene on, &c. Election authorized.

Be it enacted by the Senate and House of Representatives of the United Legislature of States of America in Congress assembled, That the legislature of the Ter-Territory of New ritory of New Mexico be, and it is hereby, authorized to convene on the first Monday of December, A. D. eighteen hundred and seventy-one; and that an election for the members of both branches of said legislature be authorized to be held on the day of the next general election, under the existing laws of said Territory.

Approved, April 20, 1871.

April 20, 1871. CHAP. XXIV. - An Act concerning the Compensation of the Collector of Customs for the District of Willamette, in the State of Oregon.

Pay of collector of customs in Willamette collection district,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section one of the act approved June fourteenth, eighteen hundred and seventy, entitled "An act to establish the collection district of Willamette, in the State of Ore-Oregon. 1870, ch. 127, 61. gon," shall be, and is hereby, amended as follows: Strike out all of said Vol. xvi. p. 160. section after the words " to reside at Portland," and insert in lieu thereof, "and said collector shall be allowed a salary at the rate of one thousand dollars per annum, with the fees allowed by law, and a commission on all customs money collected and accounted for by him, such salary, fees, and commissions not to exceed at the rate of three thousand dollars per annum."

APPROVED, April 20, 1871.

CHAP, XXV. - An Act amending an Act to reduce internal Taxes, and for other April 20, 1871. Purposes, approved July fourteenth, eighteen hundred and seventy.

- Bonded merchandise transported by carriers by rail, may be transferred from car to car under, &c. 1870,ch.255, § 82. Vol. xvi. p. 271.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the thirty-second section of said act is hereby amended by adding to the last clause thereof as follows: Provided, That in case of difference in width of gauges of connecting railroads, the goods may be immediately transferred from one car to when the gauges another under the personal supervision of an inspector, and such rules of connecting railroads differ, and regulations as the Secretary of the Treasury may prescribe.

Approved, April 20, 1871.

1862, ch. 102, § 1. Vol. xii. p. 428.

April 20, 1871. CHAP. XXVI. — An Act to amend the Act approved June sixteenth, eighteen hundred and sixty-two, entitled "An Act providing for the [S]election of Jurors to serve in the several Courts of the District of Columbia.

Preamble.

WHEREAS, by the first section of said act, the list of jurors to serve in said courts is to be made by the register of Washington city, and the clerks of the city of Georgetown, and levy court of Washington county, and said officers are abolished by the act approved February twenty-first, eighteen hundred and seventy-one, entitled "An act to provide a government for the District of Columbia": Therefore,

1871, ch. 62. Vol. xvi. p. 419.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, until the legislative assembly shall otherwise provide, the supreme court of the District of Columbia may, by orders in general term from time to time, designate necessary officers or persons to make the lists of jurors for service in said court, instead of said abolished officers.

Supreme court of the District of Columbia to designate persons to make lists of jurors.

SEC. 2. That the justice holding the special term usually called the circuit court, may order talesmen to be summoned by the marshal whenever the panel drawn for service in said court, for any reason, becomes defective.

Justice of circuit court may order talesmen to be summoned.

APPROVED, April 20, 1871.