

THE WEEKLY ARIZONAN.

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No. 22

THE WEEKLY ARIZONAN
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Interests of Arizona Territory.

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M. B. PLATT, J. E. McCAFFREY
PLATT & McCAFFREY.
ATTORNEYS AND COUNSELORS AT LAW
TUCSON, A. T.
January 2d 1869-tf

CHAR. H. LORD, W. W. WILLIAMS
LORD & WILLIAMS.
HAVING just brought on from New York
fresh and
CHOICE STOCK OF MERCHANDISE,
are offering the same very cheap for cash.
Look at our goods and prices.
Jan. 1, '69.

G. H. OURY,
Attorney and Counselor at Law
Office in Court-house Building
TUCSON, A. T.
aug4:67 tf

WHEAT'S SALOON.
The undersigned having leased the above Sa-
loons, is prepared to furnish his friends and
the public with a general assortment of Wines,
Liquors and Cigars.
AUGUSTUS BRICHTA.
Jan. 20, 1869.

PIONEER BUTCHER SHOP.
GEORGE F. FOSTER.
at the OLD STAND on Main Street,
TUCSON, A. T.
IS ready to supply all customers in
his line with as good beef and at as
low rates as can be done elsewhere
Jan. 1st 1869.

PIONEER BREWERY.
TUCSON, A. T.
LAGER BEER, ALE and PORTER
Constantly on hand.
A. LEVIN & J. GOLDTREE.
March 14, 1869—11-tf.

CAMP GRANT STORE!
THE undersigned would respectfully announce
that they have just opened a new stock of goods
consisting of
DRY GOODS, GROCERIES, HARDWARE, &c.
and are prepared to sell on the "live and let live"
principle.
Would also announce to those persons desirous
to settle upon the Lower San Pedro, that they are
proprietors of a large Asequie and will allow water
to be taken from it by actual settlers free of charge
ISRAEL & COX.
Camp Grant, A. T., Oct. 2d 1868. tf

**BLACKSMITH
AND
WAGON SHOP,**
PEARL ST. TUCSON, A. T.
Wagons are made and repaired at this establish-
ment and everything in the Blacksmith line done
with promptness and dispatch.
SWEENEY & ETCHEL Proprietors.
Jan. 1st, '69

F. M. HODGES,
MAIN STREET
TUCSON, A. T.
KEEPS constantly on hand a large supply of
the best brand of Liquors and Cigars.
Jan. 1st, '69

NOTICE!

Notice is hereby given that from
and after the FIRST DAY of MAY, 1869, I
have ceased to be a member of the Firm of
HINTON HOOPER & Co.
F. HINTON.
Arizona City, A. T., May 1, 1869. 3m;fm15

NOTICE!

M^r. FRANCIS HINTON having retired from
the Firm of HINTON, HOOPER & Co., the
business will be continued by the undersigned
under the firm name of HOOPER WHITING & Co.
All outstanding accounts and all claims against
the old firm will be settled by the undersigned.
W. B. HOOPER
A. H. WHITING
Arizona City A. T., }
May 1, 1869. } JAS. M. BARNEY
3m;fm15 } Jno. S. CARR

OFFICIAL. LAWS OF THE UNITED STATES PASSED AT THE FIRST SESSION OF THE FORTY-FIRST CONGRESS.

AN ACT to amend "An act regulating the tenure
of certain civil offices."

Be it enacted by the Senate and House of
Representatives of the United States of America
in Congress assembled, That the first and
second sections of an act entitled "An act regu-
lating the tenure of certain civil offices,"
passed March two, eighteen hundred and sixty-
seven, be, and the same are hereby, repealed;
and in lieu of said repealed sections the fol-
lowing are hereby enacted:

That every person holding any civil office to
which he has been or hereafter may be ap-
pointed, shall, before he enters into the office,
take and subscribe an oath and consent of the
Senate, and who shall have become duly
qualified to act therein, shall be entitled to hold
such office during the term for which he shall
have been appointed, unless sooner removed
by and with the advice and consent of the
Senate, or by the appointment, with the like ad-
vice and consent, of a successor in his place,
except as herein otherwise provided.

Sec. 2. And be it further enacted, That
during any recess of the Senate the President
is hereby empowered, in his discretion, to sus-
pend any civil officer appointed by and with the
advice and consent of the Senate, except judges
of the United States courts, until the end of the
next session of the Senate, and to designate
some suitable person, subject to be removed in
his discretion by the designation of another, to
perform the duties of such suspended officer in
the mean time; and such person so designated
shall take the oaths and give the bonds re-
quired by law to be taken and given by the sus-
pended officer, and shall, during the time he
performs his duties, be entitled to the salary
and emoluments of such office, no part of which
shall belong to the officer suspended; and it
shall be the duty of the President within thirty
days after the commencement of each session
of the Senate, except for any office which in his
opinion ought not to be filled, to nominate per-
sons to fill all vacancies in office which existed
at the meeting of the Senate, whether tempo-
rarily filled or not, and also in the place of all
officers suspended; and if the Senate during
such session shall refuse to advise and consent
to an appointment in the place of any sus-
pended officer, then, and not otherwise, the
President shall nominate another person as
soon as practicable to said session of the Senate
for said office.

Sec. 3. And be it further enacted, That section
three of the act to which this is an amend-
ment be amended by inserting after the word "resig-
nation," in line three of said section, the fol-
lowing: "or expiration of term of office."
Approved, April 3, 1869.

AN ACT to abolish the office of chief of staff to
the General of the Army.

Be it enacted by the Senate and House of

Representatives of the United States of Amer-
ica in Congress assembled, That the office of
chief of staff with the rank of brigadier general
to the General commanding the army be, and
the same is hereby, abolished.

Sec. 2. And be it further enacted, That all
laws and parts of laws inconsistent with the
provisions of this act be, and the same are
hereby, repealed.
Approved, April 3, 1869

AN ACT to amend an act entitled "an act to
provide a national currency secured by a pledge of
United States bonds, and to provide for the cir-
culation and redemption thereof," approved June
third, eighteen hundred and sixty-four, by extend-
ing certain penalties to accessories.

Be it enacted by the Senate and House of
Representatives of the United States of Amer-
ica in Congress assembled, That every person
who shall aid or abet any officer or agent of any
association in doing any of the acts enumerated
in section fifty-five of an act entitled "An act
to provide a national currency secured by a
pledge of United States bonds, and to provide
for the circulation and redemption thereof,"
approved June third, eighteen hundred and
sixty-four, with intent to defraud or deceive,
shall be liable to the same punishment therein
provided for the principal.
Approved, April 6, 1869.

JOINT RESOLUTION to supply omissions in the
enrolment of certain appropriation acts approved
March third, eighteen hundred and sixty-nine.

Be it Resolved by the Senate and House of
Representatives of the United States of Amer-
ica in Congress assembled, That the following
items, omitted in the enrolment of appropriation
acts approved March third, eighteen hundred
and sixty-nine, be, and the same are hereby,
as amended, made valid portions of the acts
from which they were omitted, viz:

In the "act making appropriations for the
legislative, executive, and judicial expenses of
the government for the year ending the thirtieth
of September, one thousand eight hundred and
sixty-nine," insert:
"For salaries and expenses of collectors, assessors,
assistant assessors revenue agents' &c., insert:
"Provided further, That after the passage of
this act the proprietors of all internal revenue
bonded warehouses shall reimburse to the
United States the expenses and salary of all
storekeepers or other officers in charge of such
warehouses, and the same shall be paid into the
treasury and accounted for like other public
moneys."

In the "act making appropriations for sundry
civil expenses of the government for the year
ending June thirtieth, eighteen hundred and
seventy, and for other purposes," under the
heading "Public Building and Grounds," before
the item "For pay of lamp-lighters, gas-fitting,"
&c., insert "For lighting the Capitol and Presi-
dent's house and public grounds around them
and around the executive offices, thirty thou-
sand dollars."
Approved, March 29, 1869.

JOINT RESOLUTION to facilitate the construc-
tion of the custom house at Bangor, Maine.

Be it resolved by the Senate and House of
Representatives of the United States of Amer-
ica in Congress assembled, that the Secretary
of the Treasury be authorized to make a present
application of the twenty-five thousand dollars
appropriated at the last session of the fortieth
Congress for the Bangor custom-house and
public buildings, the same to be applied to the
use provided in said appropriation, not hereby
increasing the said appropriation as heretofore
made.

Approved, April 3, 1869.

A RESOLUTION for the relief of settlers upon
the absentee Shawnee lands in Kansas.

Whereas a large tract of lands set apart by
a treaty with the Shawnee tribe of Indians,
dated May tenth, anno Domini eighteen hun-
dred and fifty-four, and proclaimed November
second, anno Domini eighteen hundred and
fifty-four, for the benefit of certain absentees of
the said Shawnee tribe, is now, and for many
years past has been, occupied by a large num-
ber of white settlers and citizens of the State
of Kansas; and whereas the beneficial interest

of the said absentee Shawnees in said lands was
and is absolutely forfeited by reason of their
continued absence and non-affiliation with the
said Shawnee tribe; and whereas the said lands
were ordered to be publicly sold at the United
States land office at Topeka, August third,
eighteen hundred and sixty-three, by Abraham
Lincoln, President, by his proclamation dated
March twentieth, anno Domini eighteen hun-
dred and sixty three, and by reason of the ab-
sence of large numbers of said settlers from
their homes in the federal armies the sale was
indefinitely postponed: Therefore,

Resolved by the Senate and House of Repre-
sentatives of the United States of America
in Congress assembled, That each bona fide
settler now occupying said lands and having
made improvements thereon, or the heirs at
law of such, who is a citizen of the United
States, or who has declared his intention to
become such, shall be entitled to purchase the
land so occupied and improved by him, not to
exceed one hundred and sixty acres in each
case, at the price of two dollars and fifty cents
per acre, under such rules and regulations as
the Secretary of the Interior shall prescribe:
Provided, however, That the proceeds of said
sales shall be applied in accordance with the
provisions [of the treaty] between the United
States and the said Shawnee Indians, pro-
claimed November second, anno Domini eight-
teen hundred and fifty-four.
Approved, April 7, 1869.

A RESOLUTION relating to government build-
ings at Fort Totten, Dakota Territory.

Resolved by the Senate and House of Repre-
sentatives of the United States of America in
Congress assembled, That the Secretary of War
be, and he hereby is, authorized and empowered
to direct the necessary buildings at Fort Totten,
Dakota Territory, to be constructed of brick, and
to accept those at said fort already constructed
buildings of that material will not be more ex-
pensive than buildings of wood: AND PROVIDED
FURTHER, That no appropriation will be neces-
sary therefor.
Approved, April 6, 1869.

A RESOLUTION respecting the pay and allow-
ances of enlisted men of the army

Resolved by the Senate and House of repre-
sentatives of the United States of America in
Congress assembled, That the pay and allow-
ance of the enlisted men of the army shall re-
main as now fixed by law until the thirtieth of
June, eighteen hundred and seventy.
Approved, April 6, 1869.

JOINT RESOLUTION authorizing the building
of a railroad bridge over the Ohio river at Pa-
ducah, Kentucky.

Be it Resolved by the Senate and House of
Representatives of the United States of America
in Congress assembled, That the consent of
Congress be, and the same is hereby, given to
the erection of a railroad bridge over the Ohio
river from the city of Paducah, Kentucky, to
the State of Illinois, by the Paducah and Gulf
Railroad Company and such others as may as-
sociate with them for that purpose under the
laws of the States of Kentucky and Illinois:
Provided, that said bridge is built with an un-
broken or continuous span of not less than four
hundred feet in the clear, from pier to pier,
over the main channel of the river, and is built
in all other respects in accordance with the
conditions and limitations of an act entitled
"An act to establish certain post roads," ap-
proved July fourteenth, eighteen hundred and
sixty-two; that said bridge, when completed in
the manner specified in this resolution, shall be
deemed and taken to be a legal structure, and
shall be a post road for the transmission of the
mails of the United States; but Congress
reserves the right to withdraw the assent hereby
given in case the free navigation of said river
shall at any time be substantially and materi-
ally obstructed by any bridge to be erected
under the authority of this resolution, or to
direct the necessary modifications and altera-
tions of said bridge.

Approved, April 7, 1869.