Drtwbuck on malted finh, atc. ropealce, End
monirn arising tlierefromt appropriated to fiay allownanee grinted by thie act.

1789, ch. 2.

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1700, ch. 35. bec. 66.

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1800, ch. 22.

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Feb. 20. 1702.
[Obrolote.]
Fintablimhment pral round afler fint June next.

1794, ch. 23.
pursuing such process; or if either party shall refuse, then the justice firat nppointed shall name his associate, with condition to answer and poy whatever sum shall be recovered by him or them on much procest, there shall be an itnmediate discharge of atoh vessel: Provided, That nothing herein contnincd shall prevent any fisherman from having his action at common law, for this share or shares of fish, or the proceedn lisereof as aforesaid.

Sec. 6. And be if further enacted, That the drawback heretofore nllowed on the exportation of foreign dried and pickled fish, and other foreign salted provisions, be and the same is hereby repealed.

Sve. 7. And be it further cnacted, That the monies which shall remain in consequence of the abolition of the allowance on the exportation of the dried fish of the United States, and of the drawback on foreign dried and pickled fish, and other foreign salted provisions, be, and the same are hereby appropriated to the payment of the allownnces granted by this act $t_{f}$ and in case the monics so appropriated shall be inadequate, the deficiency ahall be supplied out of any monies which from time to time shatl be in the treasury of the United States, and not otherwise approprinted.

Sec. 8. And be if further enacted, That any person who shall declare falsely in any oath or affirmation required by this act, being duly convicted thercof in any court of the United States, having jurisdiction of such offence, shall suffier the same penalties as are provided for false swearing, or affirming, by the act befors mentioned, and to be in like manner sued for, recovered and appropriated.

Sec. 9. And be it further enaited, That this act shall continue and be in force for the term of seven years, and from thence to the end of the next session of Congress, and no longer.

Approved, February 16, 1792.

Cuar. VII_-afin set to establish the Poul-Office and Pout Roade wilhin the United States.

Saction 1. Be it enacted by the Senate and House of Reprenentalives of the Unieed States of America, in Congress assembled, That from and after the first day of June next, the following roads be catablished as post roads, namely: From Wisscassett in the district of Maine, to Savannah in Georgia, by the following route, to wit: Portand, Portomouth, Newharyport, Ipswich, Salem, Boston, Worcester, Springfield, Hartford, Middletown, New Haven, Siratford, Fairfield, Norwalk, Stainford, New York, Newark, Elizabethtown, Woodbridge, Brinswick, Princeton, Trenton, Bristol, Philadelphia, Chester, Wilmington, Elkton, Charlestown, IInvre de Grace, IIartford, Baltimore, Bladensburg, Georgetown, Alexantria, Colchester, Dumfrics, Fredericksburg, Bowling Green, Hanover Court House, Richmond, Petersburg, Halifix, Tarborough, Smithficld, Fnyetteville, Newbridge over Drowning creek, Cheraw Court House, Camden, Statesburg, Columbia, Cambridge and Augusta; and From thence to Savannah, and from Augusta by Washington in Wilkes county to Greenborough, nid from thence by the great fills of Ogechee and Ceorgetown, to $\Lambda$ uggusta, and from Stateshurg to Charleston, and from Charleston to Georgetown, from Charleston to Savannah, and from Savannah, by Newport bridge to Sunbury; and also from Portemouth by Exeter and Concord, to Hanover in New Hampshire; and from Salem to Marblehead, and from Salem to Gloucester ; and from Boston, by Providence, Newport, and New London, to New Haven, and from Boston, through Taunton, to New Bedford; and from Taunton, through Warren and Bristol, to Newport, and from Boston, by Plymouth, to Barnstable; and from Springfield in the state of Massachusetts, to Kinderhook in the
atate of New York, and from Springfield, by Northampton, Brattleborough, and Charlestown, by Winderr in Vermont, to Honover, and from Hariford, by Middletown, to New London; alao from Hattord to Normich, and Providence; and from I'rovidence to Worcester, and from Phitadelphin, by Lancaster, Yorktown, Carlisle, Shippensburg, Chambersburg, Bedford, and Greenaburg, to Pittoburg; and from Philadelphia to Bethehem; from Betblehem, by Reading and Harrisburg, to Carliale, and from Eethlehem, by Easton, Eussex Court House, Goshen, Ward's Bridge, and Kiragion, to Rhinebeck; from Philadelphia, by Galem, to Bridge-
 Cheatertown, Chester [visils, and Easton, io Viemna; and from Vienna, by Salisbury, to Snow Hill; also from Wilmington, by Newcastle, Cantwell's Bridge and Duck Creek, to Dover; and from thence by Milford, Dagsboraugh, Snow Hill, and Northampton Court House, to Norfolk in Virginia; and from Baltimore to Annapolis, Upper Marlborough, Piscatava, Port Tabacco, Allen's Fresh, Newport, and Chaptico, to Leonardtown; and from Richmond, by Williamsburg, Yorktown and Hampton, to Norfolk; and from Fredericksburg, by Port Royal and 'Tappahanock, to Urbanna; and from thence, crossing Rappahanock, and proceeding by Northumberland Court House, to Kingale on the river Yeacomico, thence by Westmorcland Court House, through Leedstown, to Fredericksburg; and from Petersburg, by Cabin Point, Smithfield, and Suffo'k, to Portsmouth, and from Suffolk, to Edenton, and by Plymouth to Washington; and from Washington to Newbern, and thence to Wilmington; and from Fayetteville, by Elizabethtown, to Wilmington; and from Halifax, by Warrington, Gillsborough, Salem, to Salisbury; from Halifax, by Bluntsville, Williamston, Daileys to Plymouth; and from Edenton, by Rertford, Nizonton, Sawyer's Ferry, in Camden county, to Indiantown, in Currituck county; and from New York, by Albany, Bennington, Manchester and RuLland, to Burlington, on Lake Champlain; and from Albany, by Schenectady, to Connajorharrie; from New York to Hartford, through Whiteplaing, North Caste, Salem, Poundridge, Ridgefield, Danbury, Newtown, New Milford, Litchfield, Harrington and Farmington; From Newark or Elizabethtown, by Morristown, to Sussex Court House; from Woodbridge to Amboy; from Alexandria, by Salisbury, Leesburg, Shepherdatown, Martinsburg. Winchester, Stevensburg, Strasburg, Woodstock, and Rockingham Court House, to Staunton; and from Richmend, by Columbia, Charlottesville, Staunton, Lexington, Fincestle, Montgomery Court House, Wythe Court House, Abingdon, and Hawkins Court House, in the tarritory South of the river Ohio, to Danville in Kentucky; and from Baltimore, by Fredericktown ind Sharpsburg, to Hagarotown; and from thence to Chambersburg : Propided, That the route, by which the mails are at present conveyed, shall in no cnse be altered, without the consent of the contractors, till the contracts made by the Postmaster General shall be determined.

Sco. 2. And be it further enacted, That it shall and may be lawful for the Portmaster General to enter into contracts, for a term not exceeding eight years, for extending the line of poats, and to authorize the person or persona, so contracting, to receive, during the continunnce of auch contract, according to the rates by this act eatablished, all the postage which shall arise on letters, newspapers and packets, conveged by any such post; and the roads, therein designated, shall, during the continuance of such coniract, be deemed and considered as post roads, within the terms and provisions of this act: Provided, That no such contract shall be made, to the diminution of the revenue of the general post-office, and that a duplicate of every such contract, under hand and seal, shall, within sixty days after the execution thereof, be lodged in the office of the comptroller of the treasury of the United States.

Vol. 1.- $\mathbf{3 0}$

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Sec. 3. And be it furthor enacted, That there shall be established, at the seat of the government of the United States, a general past-office. And there shall be one Postmaster General, who shall have authority to appoint an asaistant, and deputy postnasters, at all places where such shall be found necessary. Aid he shall provide for carrying the mail of the United States, by atage carriages or horses, as ho may judge most expedient; and as often as he, having regard to the productivencse thereof, as well as other circumetances, shall thiak proper, and defray the expense thercof, with all other expenses arising on the collection and management of the revenue of the post-office. He shall also have power to preacribe such regulations to the deputy postmasters, and others employed under him, as may be found necessary, and to superintend the business of the department, in all the duties that are, or may be assigned to it, and also to direct the route or road, where there are more than one, between the places above eatablighed, which route or rond shall be considered as the post road.

Sec. 4. And be it further enacted,' 'I hat the Postmaster General shall, once in three months, obtain from his deputies, the accounts and voucliers of their receipts and expenditures, and the balances due thereon, and render to the secretary of the reasury, a quarterly account of all the receipts and expendituzes in the said department, to be adjusted and aettled as other public accounts, and shall pay, quarterly, into the treasury of the United States, the balance in bis hunds. And the Postmnster General, and his assistant, the deputy postmasters, and such as they may employ in their offices, shath, respectively, before they enter upon the duties, or be entitled to receive the emoluments of their offices, and the contractors for carrying the mail, and their agents or servants, to whom the mail shall be entrusted, before they commence the execution of said trust, shall, respectively, take and subscribe before some justice of the peace, the following vath or affirmation, and cause a certificate thereof to be filed in the office of the Postmaster General; "I do swear (or affirm as the case may be) that I will faithfully perform all the dutics required of me, and abstain from every thing forbidden by the law in relation to the establishment of post-offices and post-ronds within the United States."

Sec. 6. And be it further enacted, That if any person shall obstruct or retard the passage of the mail, or of any horse or carriage carrying the same, he shall, upon conviction for every such offence, pay and fine not exceeding one hundred dollars. And if any ferryman shall, by wilful negligence, or refusal to transport the mail acrosa any ferry, delay the same, he shall forfeit, and pay, for each half hour that the same shall be so delayed, a sum not exceeding ten dollars.

Sec. 0. And be it further enacted, That it shall be the duty of the Postmaster General, to give public notice in one or more of the newspapers published at the eest of government of the United States, and in one or more of the newspapers published in the state or states where the contract is to be performed, for at least six weeks before the entering into any contract for the conveyance of the mail that such contract is intended to be made, and the day on which it shall be concluded; describing the places, from and to which such mail is to be conveyed; the time at which it is to be made up; the day and hour, at which it is to be delivered; and the penalty or penalties for non-performance of the stipulations. He shall, moreover, within thirty days after the making of any contract, lodge the same, together with the proposals which he shall have received respecting the same, in the office of the comptroller of the treasury of the United States.

Sec. 7. And be it further ennctod, That every deputy postmaster shall keep an office in which one or more persons shall attend at such hours as the Postmaster General sliall direct, for the purpose of performing the
duties ther-of. And all lettern brought to any post-ofince, half an hour before the tume of maling up the mail at euch office, thall be forwarded therein.

Sec 8 . And be it further cnacted, That from and after the pasaing of this act, the Postmaster General shall be allowed, for his services, at the rate of two thousand dollars per annum, his assistant, at the rate of ore thousand dollars per annum, to be paid, quarterly, out of the revertues of the post-ofice: and no feets or porquisites shall be received by either of them, on account of the duties to be performed in virtue of their appointments

Sec. 9. And be it further enacted, That from and after the first day of Iune next, the depury postmaster and persons authorized by the Postmaster General, shall demand and receive, for the postage and conveyance of letters and packets, except such as are herein after excepted, according to the several rates and sums following: For the postage of every single letter, to or from any place by land not exceeding thirty milea, alx cents; over thirty milea, and not exceeding sixty, eight centa; over sixty miles, and not exceeding one hundred, ten cente; over one hundred milea, and not exceeding one hundred and fify, twelve cents and a half; over one hundred and finy miles, and not exceeding two hundred, fifteen cents; over two hundred miles, and not exceeding two hundred and fifty, seventeen cents; over two hundred and fifty miles, and not exceeding three hundred and fifty, twenty cents; over three hundred and fifty miles, and not exceeding four hundred and fifty, twenty-two cents; and to or from any place by land, more than four hundred and fify miles, twenty-five cents; and every double letter shall pay double the said rates; every triple letter, triple; every packet weighing one ounce avoirdupois, to pay, at the rate of four single letters for each ounce, and in that proportion, for any preater weight.

Sec. 10. And be it further enacted, That all letters and packetr, passing by sea to and from thi United States, or from one port to another therein, in packet boats or vessels, the property of, or provided by the United States, shall be rated and charged, as follows: For every singlo letter, eight cents; for every douitje letter, sixteen cente; for every triple Ietter or packet, twenty-four eents; for every letter or packet brought into the United States, or carried from one port therein to another by sen, in nny private ship or vesse!, four conts, if delivered at the place where the same shall arrive; and if directed to be delivered at any other place, with the addition of the like postage, as other letters are made subject to the payment of by this act.

Sec. 11. And be it further enacted, That if any deputy postmaster, or other person authorized by the Postmaster Gencral, to receive the postages of letters, shall fraudulently demand or receive any rate of postage, or any gratuity or reward, other than is provided by this act for the postage of letters or packets on convictian: thereof, he shall forfeit for every such offence, one hundred dollars, ant shall be rendered incapable of holding any office under the United States.

Sec. 19. And be it further enacted, That no ship or vessel, arriving at any port within the United States, where a post-office is eatablished, shall be permitted to report, make entry or break bulk, till the master or commander shall have delivered to the postmaster, all letters directed to any percon or persons within the United States, which, under his care or within his power, shall be brought in such ship or vessel, other than such as are directed to the owner or consignee: but when a vessel shall be bound to another port, than that, at which she may enter, the letters belonging to, or to be delivered at the said port of delivery, shall not be delivered to the postmaster at the port of entry. And it shall be the duty of the collector or other officer of the port, empowered to receive entries of ships or vessels, to require from every master or commander

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of such ship or vessel, an outh or affirmation, purporting that he has delivered all such letters, except as aforesaid.

Sac. 13. And be it fier ther enaeted, That the postmasters to whom such letters may be delivered, shall pay to tho master, commander, or other person delivering the same, except the commanders of foreign packets, two cents ior every such letter or packet; and shall oltain from the person deliveriag the same, a certificate specifying the number of letiese and packets, with the name of the ship or vessel, and the place from whence she last sailed; which certificate, together with a receipt for the money, shall be with his balf-yearly accounte, transmitted to the Postmaster General, who shall credit the amounc thereof to the postmaster forwarding the same.

Sec. 14. And be it further enacted, That if any person, other than the Postmaster General, or his deputies, or persons by them employed, chall take up, receive, order, dispatch, convey, carry or deliver any letter or letters, packet or packets, other than newspapers, for hire or reward, or shall be concerned in setting up any fool or horse post, wagon or other carriage, by or in which any letter or pasiket ahall be carried for hire, on any established post-road, or any packet, or other vessel or boat, or any conveyance whatever, whereby the revenue of the general post-office may be injured, every person, so offending, shall forfeit, for every such offence, the sum of two hundred dollars. Provided, That it shall and may be lawful for every person to send letters or packets by special messenger.

Sec. 15. And be it further enacted, That the deputy postmasters or agents of the Poatmaster General, shall duly account and answer to him, for all bye or wayletters, and shall specify the number and rates in the post bill. And if any deputy postmaster or agent shall neglect so to account, he or they so offending, shall, on conviction thereof, forfeit, for every such offence, a aum not exceeding ono hundred dollare.

Seo. 16. And be it further enacted, That if any person, employed in any of the departments of the general post-ofice, shall unlawfully detain, delay, or open, any letter, packet, bag or mail of letters, with which he shall be entrusted, or which shall have come to his poseession, and which ars intended to be conveyed ly post: Or if any such person shall secrete, embezzle or destroy any letter or packet, entrusted to him, as nforesaid, and which shall not contain any security for, or assurance relating to money, as herein after deseribed, every such offender, being thercof duly convicted, shall, for every such offence, be fined not exceeding three hundred dollars, or imprisoned not excceding six months, or both, according to the circumstancos and aggravations of the offence. And if any person employed as uforesnid, finall secrete, embezzle or destroy, any letter, packet, bag, or mnil of letters, with which he shall be entrusted, or which shall have come to his possession, and are intended to be conveyed by post, containing any bank note, or bank post bill, bill of exchange, warrant of the trensury of the United States, note of agsignment of stock in the funds, letters of attorney for receiving annuities or dividends, or for selling stock in the funds, or for receiving the interest thereof, or any letter of credit, or note for, or relating to the payment of money, or other bond or warrant, draft, bill, or promissory note whatsoever, for the payment of money; or if any such person, employed as aforesaid, shall steal or take any of the same out of any letter, packet, bag or mail of letters, that shall come to his possesmion, he shall, on conviction for ang such offence, suffer death. And if any person, who shall have taken charge of the mail of the United States, shall quit or desert the same, before his arrival at the next post-office, every such person, so offending, shall forfeit and pay a sum, not exceeding five handred dollars, for every such offence. And if any person, concerned in carrying the mail of the United Suates, shall collect,
receive or carry any letter or packet, or shall cause or procure the eame to be done, contrary to this act, every ouch offender ehnd forfeit and pay, for every such offence, a aum not erceeding fifty dollars.

Sisc. 17. Anal lie ie further enacifa, That if any pereon or personb shall rob any carrier of the mail of the United States, of such mail, or if any person shall rob the mail, in which letters are sent to be conveyed by post, of any letter or packet, or shall steal such mail, or shall steal and take from or out of the earne, or from or out of any postoffice, any le ter or packet, such offender or offenders shall on conviction thereof, suffer death. (a)

Sec. 18. And be it further enacted, That the deputy postmasters shall, respectively, publish at the expiration of every three months, in one of the newspapers published at, or nearest the place of his residence, for three successive weeks, a list of all the le ters then remaining in their respective offices; and at the expiration of the next three months, shall send such of the said letters as then remain on hand, as dead letters, to the general post-office, where the same shal! be opened and inspected; ond if any valuable papers or matter of consequence, shall be found therein, it shall be the duty of the Pustmaster General, to cause a descriptive list thereof to be inserted in one of the newspapers, published at the place most convenient to where the owner may be supposed to reside, if within the United States, and sach letter and the contents shall be preserved, to be delivered to the person, to whom the same shall be addressed, upon payment of the postage, and the expense of publication.

Sec. 19. And be it further enacted, That the following letters and packets, and no other, shall be received and conveged by post, free of postage, under such restrictions, as are hereinafter provided; that is to say: All letters and packets to or from the President or Vice President of the United Slates, and all lettors and packets, not excecding two ounces in weigla, to or from any member of the Senate or House of Representativeb, the Secretary of the Benato or Clerk of the House of Representatives, during their actual attendance in any session of Congress, and twenty days a her auch session. All letters to and from the Secretary of the Treasury, and his assistani, Comptroller, Register, and Auditor of the Treasury, the Treasurer, the Secretary of State, the Secrotary at War, the Cammissioners for settling the accounta between the United States and individual states, the Pontmaster General and his

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assistant: Provided, That no person shall frank or enclose any letter or pecket, other than his own; but any public letter or packet from the department of the Treasury may be franked by the Secretary of the Treasury, or the assistant Eecretary, or by the Comptroller, Kegister, Auditor or Treamurer; and that each person before named ahall deliver to the post-office every letter or packet encloned to him, which may be directed to any other person, noting the plece, from whence it came by post, and the usual pontage shall be charged thereon.

Sizc. 20. And be it fiurther exacted, That if any person thall counterfeit the hand-writing of any other person, in order to erade the payment of pontage; such permon or pernonis, woflending, and being thereor duly convicted, whall forfeit and pay, for every such offence, the sum of one hundred dollma.

Exc. 21. Aad be it ficether enacted, That every printer of newspapers may send one paper to each and every other printer of newtepapera within the United States, free of postage, under such regulations, as the Postmaster General shall provide.

Sec. 22. And be it further enacted, That nll newspapers, conveyed in the mail, shall be under a cover open at one end, carried in separate bags from the letcers, and charged with the payment of one cent, for any distance not more than one hundred miles, nnd one cent and a helf for any greater distance: And it shall be the duty of the Pomtmaster General and his deputy, to keep a meparate account for the mewspapers, and the deputy poatmaters shall receive fify per cent. on the pootage of all newrpapers: And if any other matter or thing be enclosed in such papera, the whole packet thall bo charged, agreeably to the rates eatablished by this mot, for letters or packets. And if any of the persons employed in any department of the post-office, ahall uniawfolly detain, delny, embezzle or deatroy any newapaper, with which he shall be entrusted, wuch offendert, for every such offence, thall forfoit a sum, not oxceeding fifty dollan: Prowided, That the Postmaster General, in any contract, he may enter into, for the conveyance of the mail, may authorize the perton, with whom such contract is made, to carry newspapers, other than thoee conveyed in the mail.

Siec. 23. And be it further enacted, That the Postmaster General be, and he in hereby authorized to allow to thedeputy postmaters respectively. such commission on the monies arising from the portege of tetters and packete, we thall think adequate to their respective servicem: Provided, That the aid commision shall not exceed forty per cent. to any deprity, whose compensation thereby shall not exceed fifty drallars, wor thirty per cent to any depaty, whose compensation thereby shall nol exceed one hundred dollars, nor twenty per cent. to any other depaty, except the poommanter at the port, where the European packets do; or thall uteadily arrive: to whom snch farther allowance, in addition to tive emoluments of bis office, shall be made, the the Postmaster General shall deem - reasonable compensation for his extra services in the receipt and dispatch of lettere, originally received into his office, from on board tuch packets, and by him forwarded to other offices: And provided alro, That the compensations foresaid shall not exceed eighteen hundred dollars per annum to any one potmetter for all services by him rendered.

Sxc. 24. And be if fierther enacted, That if. any depnty postmaster or other person, authorized to receive the poetage of letters and packets, whall neglect or refuse to render his accounts, and pay orer to the Post master General, the balance by him due, th the end of erery three moniths, it shall be the duty of the Postmater General, to cruse auit to be commenced against the person or persons so negleching or refusing: And if the Postmaster General shan not cause such suit to be comrmenced within three monthe, from the end of every such three months,
the balanoes due from every such delinquent shall be charged to, and recoverable from the Poelmaster General.

Sco. 25. Asd be it further enacted, That all peconiary penahies and forfeitures, incurred under this act, shall be, one half for the use of the perton or persons informing and prosocuting for the same, the other half to the ure of the United Skates.

Srec. 26. And be it further enacted, That it shall be lawful for the Postmaster General, to make provision, where it may be necessary, for the receipt of all letters and packeta intended to be conveyed by any ship or vessel, beyond sea, or from any port of the United States to another port therein; and the letters so received shall be formed into a mail, sealed up, and directed to the portmater of the port to which such ship or ressel ahall be bound. And for every letter or packet so received, there oball be paid, at the time of its reception, a postage of one cent. And the Postmater General may malce arrangements with the postmasters in any foreign country for the reciprocal receipt and delivery of lettere and packets, through the poot-offices.

Seo. 27. And be it firether enacted, That the deputy poatmasters, and the persons employed in the transportation of the mail, shall be exempt from militim duties, or any fine or penalty for neglect thereof.

Seo. 28. And be it further enacted, That all the surplus revenue of the general post-office, which shall have accrued, previous to the first day of June next, not heretofore appropriated, be and the same is hereby appropriated towards defraying any deficiency which may arise in the revenue of the anid department for the year next ensuing-

Seo 29. And be it further enacted, That the act passed the last sesaion of Congress, intituled "An act to continue in force, for a limited time, an ect, intituled An act for the temporary estmblishment of the postroffice," " be, and the same is hereby continued in fill force, until the firat day of June next, and no longer.

Bro. 30. And be it further enacted, That this act shall be in Eorce for the term of two jears, from the atid first day of June mext, and no longer.

Aprnoted, February 20, 1792.
Crap. VIII - Indet relative to the Election of a President and Fice Pravident of the United slaten, and dectaring the Offter who shall act as Pretident in eace if Pacancies in the njicea hoth of Pretident and Fice Prerident.
Secrion 1. Be it enacten by the Senate and House of Representatives of the United Etates of America in Conpress assembled, That except in case of an olection of a President and Vice President of the United States, prior to the ordinary period as herein after specified, electors shall be appointed in each state for the election of a President and Vice President of the United Statea, within thirty-four daya preceding the first Wednesday in December, one thougand aeven hundred and ninety-two, and within thirty-four daya preceding the first Wednesday in Deoember in every fourth year succeeding the last election, which electors shall bo equal to the number of Senators and Representatives, to which the several states may by law be entitled at the time, when the President and Vioe President, thus to be chosen, should come into office: Protided alwoays, That where no apportionment of Representatives shall have been made miter any enumeration, at the time of choosing eleotors, then the number of electors shall be according to the existing apportionment of Seantors and Representatives.

Ssc. 2. And be it firriker enacted, That the electora aball meet and give their votes on the said firot Wedneadiay in December, at such place in nach atate an ahall be direoted, by the legialature thereof; and the electors in each otate ahall make and aign ibree certificates of all the

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[^0]:    Allawance Lo P. F. G. and escintent.

[^1]:    Duty of mantern of versels previous to making report. 8c.

[^2]:    (a) Robbing tho mail of the United Stetos. The defendent was indictod on the 94th section of the act of Congreas, of Marah 3, 1825, ontitlod 4 An mot to reduce Into one the en thral eqth tection of the act rogulating tho Post-ofice dopartmont, for adrising, procuring, and maisting ono Joneph J. Glpaughen, a mail carrior, to rob the mail of the Unitod Btntes, and was fotind guilty. Upon this finding the fudpos of the Circuit Court of Eouth Caroting were dividod in opinion upon tho queation, whether an indictmant founded on the etatuto for adviging, dacop mail carrier to rob the mail, ought to pet forth end aver that the enid carrier did commit tho offonce of robbing the rail. By the Supreme Court : the anstuct eo thit ne mabstract proponition, must be in the ufirmative, but if the quention intendad to be put, is, Whathor there munt be a distinct arbstanizemvermont of the fact, it is not neceasary. Unitod Ginten r. Mfilla, 7 Petern, 13B.

    Upan an indictmont for robbing the meil, and putting the person in custody of it in jeopandy, under the 19th eaction of the tet of April 30, 1810, $e$ aword, fec., in tho hand of the robher, by terror of which the robbery if offectod, is dengeroun weapon within the nct, putting the life in jeopardy, thongh it be mot drean, or pointed at the carrier. Ao pistol in his hands, by meano of which the robbery is effected, tis a dingerous veapon: and it is not necessary to prove that it wan charged it it pregumed tu ber so until the contrary is proved. United Btater $v$. Wood, 3 Wash. C. C. R. 440 .

    It if not necespary to a conviction undar the ghd aection, that the carrier of the mail shonld hinve takpn the onth prascribed by the 2d eection of the met of 1825 , or that the whole mail betriken. The United States 0. Wilson 1 Buldwin'm C. C. R. 102.

    The word "rob," in the ect of Congrese of 2825, eection g2, is used in the common law eense. Thd.
    "Loppandy," an used in the mection, meant woll grounded apprehenmion of danger to life, in case of refusal to yield to threate, or reaistance. Ibrif.

    A muil csurior if within the 18th wection of the act regulating the pont-ofice cetablishmont, ts eubiect. Ing to a penalty in certain cates, peraone employed in any of the departmonto of the general post-office. ${ }^{\text {I }}$ United sitates v. Belew, 2 Brockenb. C. C. R. 280 .

[^3]:    Former mets contimued thl 1et Jans. 1791, ch. 29.

