be selected by an agent or agents to be appointed by the Governor of said Siate, subject to the approval of the Secretary of the Treasury of the United States; reserving to the United States each alternate section, (or other proper subdivision of said land,) from one end of said canal to the other; and before the selection, to be made as aforesaid by such agerit or agents, shall be deerred to have been made and perfected, a chart or charts, showing the courses and distances and points of termination of said canal, shall be reported, or caused to be reported by the Governor of Indiana, or by some person or persons by him appointed to the Commissioner of the General Land Office.
Sce. 2. And be it further enacted, That, for the purpose hereinbefore mentioned, there be, and hereby is, granted to the said State, in addition to the grant hereinbefore provided for, one moiety of all the other lands in the Vincennes land district in said State, and which remain, as aforesaid, unsold, and not otherwise disposed of, encumbered or appropriated, to be selected under the authority and by the direction of the Governor of said State: Provided, That, in the selection of the lands by this section provided for, no lands shall be comprehended which, in and by the first section of this act, are (in alternate sections or other proper subdivisions) directed to be reserved as aforesaid; and the lands so selected shall be reported, or caused to be reported, by the Governor of said State, to the register of the land office at Vincennes, before such selection shall be deemed to be made and completed.
Sec. 3. And be it further enucted, That all the lands, by the first and second sections of this act granted as aforesaid, shall, after the selections thereof shall have been made and completed as aforesaid, be subject to be disposed of by the General Assembly of said State, for the parpose aforesaid, and no other ; and the President shall direct the further sales of the public lands, in the Vincennes land district aforesaid, to be suspended until the Governor of said State shall have caused the selections aforesaid to be made and perfected as aforesaid, and shall have notified the Secretary of the Treasury thereof: Provided, That such suspension shall not continue longer than twelve months from and after the passing of this act.

Sec. 4. And be it furfher enacted, That the said canal when completed, shall be and forever remain a public highway for the use of the Government of the United States, free from any toll or other charge whatever, for any property of the United States, or persons in their service, passiag through or along the same; and shall be completed within fifteen years from and after the passing of this act, or the State shall be holden to pay to the United States the amonnt of the price or prices for which any and all of said land which may have been disposed of by said State may have sold; and such of said lands as may not have been thus disposed of shall, from and after said fifteen years, if said canal should not then have been completed, revert to and again become the property of the United States: Provided always, That it shall not be competent for the said General Assembly to dispose of said lands, or any of them, at a price lower than, for the time being, shall be the minimum price of other public lands.

Appnoved, March 3, 1845.

## Statyte II.

March 3, 1845.
age, during the recens of Congress, anything to the contrary in this act trotwithatunding; and the samo frunking priviloge which is grunted hy thia not to tha menbere of the two LIouacs of Congrens, is heroby extended to the Vice I'resident of the United States; und in liau of the rater of puatage now established by law, there ehall be charged the fishlowing zates, viz: For every simgle letter, in manuseript, of papar of any kind by or upon which fuformation shall the aded for or comumanje cated in writhag or by marke and signs, conveyed in the mail, far any dibtance undor three hundred milles, five cants; anid for auy diatunce over thices huindred miles, ten eente: tand for a doubla letter there shall be chatged double tisese ratas; nad for a tretbla letter, treblo these rates; and for a quadraple letter, quadruple these rates; and every letter or parcel not excteding jualf an uunce in woight shall te deemed a single letter, and avery addlitional woiglit of half un ounce, or additional weight or less than half an ounce, sliall ba elarged with an additional simgle postage. And all clrop letters, or letters placed in any post office, not for transmisslon by mail, but for delivery only, alall be charged with postage at the rate of two cents each. And all letters which shall hereafter be udvertised as remaining over in any post office shall, when delivered out, be charged with the cobte of advertising the same in addition to the regular postage, both to be accounted for as other postages now are.

Sha. 2. And be it flurther enacted, That all nowspapers of no greater size or superficios than ninctgen husdred squaro inches may be transmitted through the ranil by the editors or publisiners thereof, to all aubscribert or other persons within thirty miles of the city, town, or other place in which the paper is or may be printed, free of any charge for postage whatever ; and all nowspapers of und under the size aforesaid, which shall be conveyed in the matl any distance beyond thirty miles from the place at which the same may be printed, sliall be subject to the rates of postage chargeable upon the same under the thirtieth section of the act of Congress approved the third of March, onn thousand eight hundred and twenty-five, entitled "An act to reduce into one the several acts for establishing apel regulating the Post Office Depurtment;" and upon all newspapers of greater size or superficial exteat than nimeteen hundrad square inches, there shall be charged and collected the same rates of postage as are prescribed by this act to be charged on magazines and pamphlats.

Stec. 3. Aral be it futtiter enacted, That all printed or lithographed circularg and handbills or advertiscments, printed or lithographed on guarto post or single cap paper, or paper not latger than uinglo cap, folded, dreicted, and unsenled, shall be oharged with postage at the rnte of two cents for ench sheet, und uo more, whatever be the distanco the sano may bo sont; and adl panphlats, magozines, periodicals, und overy othor kind and deseripeton of printed or other minter, (except newepapers,) which ahall bo unconnected with any manuscript communleation whatever, ond which jt isormay he luwhl to transmit by the mail of the United Etates, slinll be clarged with postage at tho rate of two and a half conte for eugh oopy sont, of 110 grenter veight than ono eunco, and one cont additional shall bo oharged for ouch additional ounce of the woight of overy suoh pomphlet, magasino, mntter, or thing, wheh may be irafismitted through die ritall, whataver be the diatnice, the same may be transported fand any frtetloned excess of not lass thtin onomalf of an ounca, in the weight of athy buth mattar or thing, above one or more outices, slall bo oharged for as if anid oxcess mmounted to a full aunce.

Bec. A. And ba th further enacted, 'I'liat the Postmaster Goneral Do and he le hereby, nuthorized, upon all mail routes over or upon whtch the amount of mittor uaunlly transported, or which may be offered or

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## Pontage on- <br> Letlorn.

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Aat of March 3, 1825, ch. 64.

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27th sec. of atet of 8 d March 18:as, cit. 64. nepealed.

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## Amatatant Past.

 mestera Gentaral zo have pastage on busincesy letcetw remitted, tec.[^0]deposited in the post office or post oflices for transprortation, is or may become so groat as to threaten materially to retard the progress or ondatiger the security of tho letter muil, or to cuuse any considerable augmentation of the cost of transporting the whole mail at the present y ie of speed, to provide for the separate and more seeure convoyance of the letter mall, at a speed at least equal to that at which the inail is now transported over sach routoptaking care to allow in no case of any greater delay, in the transportation of the other mattors and thinge to be eramgported in the mail on my such rotute, than may appear to be absolutely necossury, regard being had to tho cost of expediting its transportation, and the means at his disposal or utnder his control for effecting the same.

Sec. B. And be it further enacted, That the twenty-seventh section of the act of Congress entitled "An act to reduce into one the aeveral ncts for establishing and regulating the Post Office Department," approved and sigued the third day of March, in the year one thousand eight hundred and twenty-five, and all other acts, and parts of acts granting and conferring upon may person whatsoever the right or privilege to receive and transmit through the mail, free of postage, letters, packets, newspapers, periodicals, or other matters, be, and the same are hereby, utterly abrogated, and repealed.

Sec. 6. And be it further enacted, That from and after the passage of this act, all officers of the Government of the United States, heretofare having the franking privilege, shall be authorized and required to keep an account of all postage charged to and payable by thern, respectively, upon letters, packages, or other matters recejved through the mail, touching the duties or business of their respective offices; and said accounts for postuge, upon being duly verified by said officers, respectively, shall be allowed and paid quarter yearly, out of the contingent fund of the bureau or department to which the officers aforesaid may respectively belong or be attached. And the three Assistant Postmasters Generni shall be entitled to hnve remitted by the postmaster in Washington all postage charged upon letters, packages, or other matter, received by them, respectively, through the mail, touching the business of the Post Office Department, or the particular branch of that business committed to them, respectively; and ench of the anid Assistant Postmasters General shall be, and hereby is, authorized to transmit through the mail, free of postage, any letters, packtages, or other matters relating exclusively to his oflicial duties, or to the business of the Post Oflice Department; but he shiall, in every such case, endorse on the back of the letter or package so to be sent free of postage, over his own signtare, the words "officinl busistess." And for any such endorsement fingely made, the person so offending shall forfoit and pay three hundred doliars. And the several deputy postrussters throughout the United States shall be nuthorized to charge, and have allowed to them in the setulement of their necounts with the Post Office Department nll pastage which they may have paid or had charged to them, respectively, for letters, packages, an other matters, received by them on the business of their respective offices or of the Post Oflice Depurtment, upon a verifioution on oath of their accounts for the satra, and the tratsimiseion of the charsed letters as vouchers; thd the said several deputy postmosters slall be, atad hereby are, nuthorized to dend through the mail, free of postage, all letters, and packages, which it may be their duty, or they may have occasion, to transmit to any person or place, nad which shall relate exclusively to the business of their respective offices, or to the business of the Post Office Depurtment; but in every such case, the deputy postinaster sending nuy such letter or package shall endorse thereon, over his own siguature, the worde "Post Office business." And for any and every manh endorsetgent falsely made, the person making
the same aliall forfoit and pay three hundred dollars. And when the commisaions of uny postmaster anount to less than twenty-five dollars per annum, it shall be lawtial for the Postmaster General to increase the rate of his commissions, provided that they do mot exceed fifty per cent. on letter postage accruing at such office, and the Postmister (ifeneral is hereby required to cause nccounts to be kept of the postage that would be chargeable nt the rates prescribed in this act upon all matter passing free through the muil according to the provisions of this act; and the sums thus chargeable shall be puid to the Post Office Department from the contingent funds of the two Houses of Congress and of the other Departments of the Government for which such mail service may have been performed, and where there is no such fund, that they be paid out of the Treasury of the United States.

Sec. 7. And be it further enacted, That the act of Congress entitled "An act authorizing the Guvernors of the several States to transmit by mail certain books and documents," approved June the thirticth, one thousand eight hundred and thirty-four, shall remain nad continue in full force, uny thing hercinhefore to the contrary notwithstanding; and the Meminers of Congress, the Deiegates from Territories, the Secretary of the Senate, and the Clerk of the House of Representatives, shall be, and they are hereby, authorized to transmit, free of postage, io any post office withir: the United States, or the Territories thereof, any documents which have been or may be printed by order of either House of Congress, any thing in this lnw to the contrary notwithstanding.

Sec. 8. And be it further enacted, 'That each member of the Sennte, ench member of the House of Representatives, and each Delegate from a Territory of the United States, the Secretary of the Senate, and the Clerk of the House of Renresentatives, may, during each session of Congress, and for a period of thirty days before the commencement and thirty days after the end of ench and every session of Congress, and and receive through the mail, free of postage, any letter, newspnper, or packet, not excceding two ounces in weight; and all postage charged upon any letters, packages, petitions, memorials, or other matters or things, received during any aession of Congreas, by any Senator, Mernber or Detegate of the House of Representatives, touching his official or legislative duties, by reason of nny excess of weight, above two ounces, of the matter or thing so received, shall be paid out of the contingent fund of the House of which the person receiving the same may be a nember. And they af all have the right to frank written leters from themselves during the whole year, as now authorized by law.

Stec. 9. And bo it further enacted, That it shall not be lavfinl tor any person or persons to establish any private expreas or exprosers fir the conveyunce, nor in any manner to catise to be conveyed, or provide for the conveynace or transportation by regular trips, or at atated periods or intervals, from one city, town, or other place, to any other city, town, or place in tho United States, between and from and to which citiev, towns, or other places the United States minil is regularly transported, under the nuthority of the Post Offee Dopartment, of any letters, packets, or packages of latters, or other matter properly transmittable in the Únited States mail, except newspapers, panphilets, magazines and periodionls; and each nad every person offenting ngninst this provision, or aiding and assisting therein, or acting ns such private express, shall, for ench time any letter or letters, packet or packnges, or other matter properly transmitiable by mail, except newspapers, pamphlets, magnainer, periodicals, shall or may be, by him, her, or them, or through fis, her, or their means or instrumentality, in whole or in part, conveyed or transported, contrary to the true intent, spirit, and meaning of this section, forfeit and pay the sum of one hundred and fifty dollars.

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Act of Juno 30, 1834, ch. 168, continued in force.

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Sac. 10. And be it fierther enacted, That it shall not be lawful for any stage-coach, railroad car, steamboat, packet boat, or other vehicle or vessel, nor any of the owuers, managers, servants, or crews of either, which regularly performs trips at atated periods on a post route, or botween two or more cities, towns, or other places, from one to the other of which the United Atates mnil is regularly convayed undor the authority of the Post Office Department, to transport of eonvey, otherwiso than in tho mail, any letter or letiers, puchet or paokngos of letters, or othor mailable matter whatsoaver, except such as may have relation to sones part of the cargo of such titeamboat, patekot boat, or other vessel, or to some article at the same time comveyed by the satme stuge-conch, rallyoud car, or othor vehicle, and excepting tilso, newspupers, paimphlets, magazincs, and periodicals; tud for every anch offence, the owner or owners of the atage-conch, railroad car, steaniboat, packet bout, or other vehicle or vessel, shatl forfeit and pay the sum of one hundred dollare; and the driver, captain, condttctor, or person havithg charge of any such stage-conch, tailroad car, stenmbuat, packet boat, or other vehide or vessel, st the time of the commission of any such offence, and who shall mot at that time be the owner thereof, in whole nor in part, shall, in like manner, forfeit and pay, in overy such onse of offence, the sum of fifty dollars.

Sec. 11. And ba it further enacted, That the owner or owners of every stage-conch, railroad car, steamboat, or other vehicle or vessel, which shall, with the knowledge of any owner or owners, in whole or in part, or suith the knowledge or connivance of the driver, conductor, captain, or other person having charge of any such stage-coach, railroad car, steamboat, of other vessef or vehicle, convey or transport nny person or persons asting or employed as a private express for the conveyance of letters, packets, or packnges of letters, or other mailable matter, and actually in possession of such mailable matter, for the purpose of transportation, contrary to the spirit, true intent, and meaning of the preceding sections of this law, slinll be subject to the like fine and penalties as are hereinbefore provided nnd directed in the case of persons acting as such private expresses, and of persons employing the sano; bat nothing in this net contained shall be construed to pronibit the conveyance or ifansinission of letters, pnckets, or packages, or other matter, to any part of the United States, by private hands, no compensation being tendered or received therefor in any way, or by a special messenger employed only for the silugle particular occasion.

Sece. 12. And be it further enacted, That all persons whatsoever who shall, after the passige of this act, transmit by any private express, or other means by this act declared to be unlawful, may letter or letters, package or packages, or other matilable matter, excepting newspapers, pamphitets, magazimes, and periodicala, or who shall place or cause to be deposited at any appointed place, for the purpose of being transported by such anlawfal menns, any inncter or thing properly transmittable, by mail, excepting nowspupers, pumphlets, magnaites and periodicals, or who shall deliver any such mattor, axcepting newspapers, pamphlets, magnzines and periodicals for tranamission to any ngent or agente of such ublavfili expressas, shall, for ench and overy offence, forfeit and pay the sum of fifty dollinrs.

SEs. 13. And be it further enacted, That nothing in this act contain. ed shall have the affed, or be construed to prohibit the convoyance or transportatisu of letters by steambonts, tat athorized by the sixth section of the act entitled "An act to reduce into one the several acts for establishing and regulating the Post Office Deptrtinent, approved the thitd of Murch, one thousand eight linalred and twenty-five:" Protitled, That the requirements of said sixth section of suid act be strictly complied with, by the delivery, whithin the time specified by eaid uct, of all
letters so conveyed, not relating to the cargo, or some part thereof, to the postmaster or other authorized agent of the Post Office Department at the port or place to which anid letters may be directed, or intended to be dalivered over from anid boat; and the postmaster or other agent of the Post Office Department shall charge and collect upon all letters or other mailable matter, so delivered to him, except nowspapers, pamphlets, magazines, and periodicals, the sume rates of postage as would have been charged upon said letters had they been transmitted by mail from the port or place at which they were placed on board the steambont from which they were received; but it is hereby expressly provided, that all the puins and penalties provided by this act, for any viofation of the provisions of the eleventh section of this act, shall attach in every case to any steamboat, or to the owners and persons having charge thereof, the captain or other persen having chaige of which shali not, as aforesaid, comply with the raquirements of the sixth section of the said law of one thousand eight huadred and twenty-five. And no postmaster shall receive, to be convoyed by the mail, any packet which shall weigh more than three pounds.

Sec. 14. Ard be it further enacted, That the Postmaster General shall have power, and he is hereby authorized, to contract with the owners or commanders of any steamboat plying upon the Western or other waters of the United States, for the transportation of the mail for any length of time or number of tripa, less than the time for which contracts for transporting the mail of the United States are now usually made under existing laws, and without the previous advertisemente now required before entering into such contracts, whenever in his opinion the public interest and convenience will be promated thercby: Protided, "That the price to he pnid for such service shall in no case be greater than the average rate paid for such service under the last preceding or then existing regular contract for transporting the mail upon the route he may so for a less time contract for the tramportation of the mail upon.

Sec. 15. And be it firther enacted, That " mailable matter," and " matter properly transmittable by mail," shall be deemed and naken to mean, all letters and newspapers, and all magnzines and pamphets periodically publighed, or which may be published in regular series or in successive numbers, under the same title, though at irregular intervals, and all other written or printed matter whereof each copy or number shall not exceed eight ounces in weight, except bank notes, sent in packnges or lumdles, without written letters accompanying them; but bound books, of any size, shall not be held to be included within the meaning of these terme. And any packet or packets, of whatever bize or weight, being made up of any such mailable matter, shall subject all persons concerned in transporting the same to all the penalties of this law, equally as if it or thoy were not so made up into a packet or packages. But nothing in this net contained shal be so construed as to prohibit any person whatever from transporting, or causing to be transported, over any muil route, or any road or way parallel thoreto, any books, inagazines, or pamplifete, or newspapers, not inarked, directed, or intended for inmadiate distribution to subseribers or others, but intended for sule as merchandise, and traneported in the usual mode of transporting merchandiso over the particular route used, and sent or consigned to some bonn flde dealer or agent for the sale thereof; nor shall biny thing herein be construed to interfiso with the right of any traveller to have and take with him or her, for his or her own use, any book, pamplilet, magazine or newspaper.

Sed. 10. Ant to it firther enacted, That the term "newbpaper," hareinbefore used, shall be, and the same is hereby defined to be, any printed publication, issued in numbers, congisting of not more than two

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Penalijes provided by thls act, 20 whom to autuch.

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P. M. General authorized to contract with owners of gtenmboats for convoyits tho mail, williout previous advertisement.

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sheets, and published at short stated intervals of not more than one month, conveying intelligence of pasoing events, and bont fide extras and supplements of any such publication. And nothing herein contained ahall be so construed as to prevent the free exchange of nowspapers ive tween the publishers thereof, as provided for under the twenty-ainth aection of the act entitled "An net to reduce into one the soveral acts for establishing and regulating the Poat Office Department, approved the third day of March, one thoutand Gight hundred and twenty-five."

SE0. 17. And be it furthep entated, 'That all pecuniary penaltien and forfeiturem, incurred under this act, thall be one half for the use of the pereon or permons informing and prosecuting for the anme, and the other half to the use of the United staites, and sfinll be paid over to the Postmaster Gemeral, and accounted for by hitn as other moneys of the department; and all catusess of action arising under this act, may be stud, and all offenders against this net may be prosecuted, before the justices of the peace, magistrates, or other juidicial courts of the several States and of the several Tertitories of the United States, they having competent jurisdiction, by the laws of such States or Ternitories, to the trital of claims and demanda of tis great value, and of the prosecutions, where the punishments are of as great extent; and such justices, magistrakes, or judiciary, shail take cognizance thereof, and procoed to judgment and execution, as in other caases.

Erc. 18. And be it further enacted, That it shall be the duty of the Pustmaster General in all fiuture lettings of contracts for the transportation of the mail, to let the same, in every case, to the lowest bidder, tendering sufficient garamtees for faithful performance, without other reference to the mode of such transportation than may be necessary to provide for the due celerity, certainty, and security of such transportation; nor shall any new contractor hereafter be required to purchase out, or take at a valuation, the stock or vehicles of any previous contractor for the same route. And all advertisements made under the orders of the Postmaster General, in a newspaper or newspapers, of letters uncalled for in any post office, shall be inscrted in the paper or papers, of the town or place where the office advertising may be situated, having the largest circulation, provided the editor or editors of such paper or papers shall agree to insert the stame for a price not greater than that fow fixed by law ; and in case of question of dispute as to the amount of the circulation of any papers, the editors of which may desire this advertising, it shall be the duty of the postmaster to receive evidence and decide upon the fact.

Sex. 19. And be it furtier entected, That to insure, ns far as may be practicable, an equal and just rate of compensation, according to the service porformed, among the soveral ratiroad companies in the United States, for the transportation of the mail, it shali be the duty of the Postmaster General to arrange and divide the railroal routes, inoluding those in which the service is partly by railrond and partly by steambonts, finto three classes necording to the size of the mails, the speed with whioh they are conveyed, and tho importance of the dervise; and it shall bo lawhal for him to contract for conveying the mail with any such ruilrond compnay, either with or withotit ndvertising for stich contrast: Provided, That, for the conveyance of the mail on any railrand of the first class, he shall not pay thigher rate of eompensation than la now allowed by law; nor for carrying the mail on any railroad of the second class, a greater compensation that one hundred dollats per milo per annum; nor for earrying the mail on any railroad of the thind class, a greater compensation than fity dollars per mile per unnum. And in case the Postinaster General shall not be able to conclude a contract for eatrying the mail on any of such railroad routes, at a compensation not exceeding the aforesmid maximum rates, or for what he may deem a
retsonable and fair compensation for the service to be performed, it shall be lawful for him to separate the letter mail from the residue of the mail, and to contract, either with or without advertising, for conveying the letter mail over such route, by horse express or otherwise, at the greatest speed that can reasonably be obtained; and also to contract for carrying over auch route the residue of the mail, in wagony or otherwise, at a slawer rate of epeed : Provided, That if one-half of the service, on any railroad, is required to be performed in the night senson, it thall be lawfal for the Pustmaster General to pay twonty-five per cent. in addition to the aforesaid maximum rates of allowance: And provided further, That if it shall be found necessary to convoy over any railroad route more than two mails daily, it shall be lawful for the Postmnster General to pay such additional compensation as he may think just and reamonable, hiaving reference to the service performed and the maximum rate of allowance established by this act.

Sec. 20. And be ie further enucted, That all couses of action arising under this act may be sued, and all offenders against this act may be prosecuted, before any circuit or district court of the United States, or the District of Columbia, or of the Territories of the United States.

Sec. 21. And be it further enacted, 'That for the purpose of guarding against the possibility of any embarrassment in the operations of the Post Office Department consequent upon any deficiency of the revenues of said department which may be occasioned by the reduction of the rates of postage by this act made, there be, and hereby is, appropriated the sum of geven handred and fifty thousnad dollars, to be paid out of any money in the Treasury not otherwise appropriated, and to be placed to the credit of the Post Office Department in the Treasury of the United States, to be applied, under the direction of the Postmaster Genern, to supply any deficiency in the regular revenues from poatnge, in the same manner as the revenues of said department are now by law applied.

See. 22. And be it further enacted, 'That in case the amount of postages collected from the rates of postago prescribed by this act, with the annual appropriation from the treasury of seven hundred and fifty thousand doliars herein granted, shall prove insufficient to defray the expense of the mail service throughout the United States to on extent equal to what is now enjoyed by the public, and also the expense of extending and enlarging the same in duc proportion with the increase und expension of the population, particularly in the new States and Territorice, the deficiency that may so arise shall be paid ont of any moneys in the Treasury not otherwise appropriated: Provided, That the amount of expenditure for the Pant Office Department shall not in the entire aggregate, exolusive of salaries of officers, clerks, and messengers, of tho General Post Office, and the contingent fund of tho same, exceed the annual amount of four million five hundred thousand dollars.

Sec. 23. And be it fiurther enarofed, That nothing in this act contained shall he construed to repeal the laws heretofore enacted, granting the franking privilege to the President of the United States when in oflice, and to all ex-Presidents, and to the widows of the fornter Presidents Madison and Harrison.

Approven, March 3, 1845.

Cept. XLIV. - An Aet making aypropriations for the service of the Poat Office Department, for the year ending thirtieth Jusp, eighteen hutidred and forlyuix.
Be it enacted by the Semate and House of Representatives of the United States of America in Congress assembled, That the following sums of money be, and the same are hereby appropriated, for the service

Proviso.

Courta for trial of of fenders agninst this act.

Appropriation to guard ngainst a deficiency in the revenues of the pont-office departinctit.

Additional nppropriation for deficiencios in revenues of tho ppst offico.

Proviso.

Franking privilego contin. ued to Presidont und othere.

## statute il.

March 3, 1845.

Appropriations fromi roventes al' Pout Office Department.


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