infectious or contagious diseases, he may, by proclamation, suspend the importation of all or any class of animals for a limited time, and may change, modify, revoke, or renew such proclamation, as the public good may require; and during the time of such suspension the

importation of any such animals shall be unlawful.

SEC. 10. That the Secretary of Agriculture shall cause careful inspection to be made by a suitable officer of all imported animals to be made. described in this act, to ascertain whether such animals are infected with contagious diseases or have been exposed to infection so as to be dangerous to other animals, which shall then either be placed in Disposal of animals, quarantine or dealt with according to the regulations of the Secretary of Agritary of Agriculture; and all food, litter, manure, clothing, utensils, culture. and other appliances that have been so related to such animals on board ship as to be judged liable to convey infection shall be dealt with according to the regulations of the Secretary of Agriculture; and the Secretary of Agriculture may cause inspection to be made of all animals described in this act intended for exportation, and mals intended for extion thereof, and of all barges or other vessels used in the conveysels etc.

Disinfection of vesance of such animals intended for expect to the ance of such animals intended for export to the ocean steamer or other vessels, and of all attendants and their clothing, and of all head-ropes and other appliances used in such exportation, by such orders and regulations as he may prescribe; and if, upon such inspection, any such animals shall be adjudged, under the regulations of the Secretary of Agriculture, to be infected or to have been exposed to infection so as to be dangerous to other animals, they shall infected or exposed animals not allowed to not be allowed to be placed upon any vessel for exportation; the embark. expense of all the inspection and disinfection provided for in this cost of inspection section to be borne by the owners of the vessels on which such animals are exported.

Approved, August 30, 1890

Modifications, etc. Importation, etc., unlawful.

Inspection of ani-

CHAP. 840.—An act to establish a fog-signal at or near the Cuckolds Island, at the entrance to Boothbay Harbor, otherwise known as Townsend Harbor, Maine.

August 30, 1890.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to Harbor Me.

State of America in Congress assembled, That the Secretary Boothbay (Townsend) Harbor Me.

State of America in Congress assembled, That the Secretary Boothbay (Townsend) Harbor Me.

State of America in Congress assembled, That the Secretary Boothbay (Townsend) Harbor Me.

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State of America in Congress assembled, That the Secretary Boothbay (Townsend) Harbor Me.

State of America in Congress assembled, That the Secretary Boothbay (Townsend) Harbor Me.

State of America in Congress assembled, That the Secretary Boothbay (Townsend) Har establish a fog-signal at or near Cuckolds Island, at the entrance of Boothbay Harbor, otherwise known as Townsend Harbor, Maine, at a cost not exceeding twenty-five thousand dollars, including the cost of the site.

signal at.

Approved, August 30, 1890.

CHAP. 841.—An act to apply a portion of the proceeds of the public lands to the more complete endowment and support of the colleges for the benefit of agriculture and the mechanic arts established under the provisions of an act of Congress approved July second, eighteen hundred and sixty-two.

August 30, 1890.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, ury not otherwise appropriated, arising from the sales of public lands, Increased annual appropriated as hereinafter provided, to each State and Territory for the more complete endowment and maintenance of colleges for the benefit of agriculture and the mechanic arts now established, or ment, etc., of which may be hereafter established in accordance with a secondary with a seco which may be hereafter established, in accordance with an act of Congress approved July second, eighteen hundred and sixty-two, vol.12 pp. 503-505.

Public lands pro-

STAT L-VOL XXVI-27

year 1890.

appropriation for ten

Provisos.

race, etc., in any one college.

white and colored stu-dents.

certain cases. Vol. 12, pp. 503-505.

Legislative proposi-tion and report of equitable, etc., divis-ion.

la.w

Time, manner, etc., of annual payments to State or Territorial treasurer, etc.

Payments to treas-urers of colleges or other institutions. Annual financial re-Interior.

Money-grants subject to legislative as-

Proviso.

Diminution of fund to be made up by State, etc.

Appropriation for the sum of fifteen thousand dollars for the year ending June thir-Increasing annual amount of such appropriation thereafter for ten years by an additional sum of one thousand dollars over the preceding year, and the Annual appropria annual amount to be paid thereafter to each State and Territory shall too thereafter. ion thereafter. Expenditure limited. be twenty-five thousand dollars to be applied only to instruction in agriculture, the mechanic arts, the English language and the various branches of mathematical physical, natural and economic science, with special reference to their applications in the industries of life, and to the facilities for such instruction: Provided, That no money shall be paid out under this act to any State or Territory for the No distinction of support and maintenance of a college where a distinction of race or color is made in the admission of students, but the establishment Separate colleges for and maintenance of such colleges separately for white and colored students shall be held to be a compliance with the provisions of this act if the funds received in such State or Territory be equitably Division of funds in divided as hereinafter set forth: Provided. That in any State in which there has been one college established in pursuance of the act of July second, eighteen hundred and sixty-two, and also in which an educational institution of like character has been established, or may be hereafter established, and is now aided by such State from its own revenue, for the education of colored students in agriculture and the mechanic arts, however named or styled, or whether or not it has received money heretofore under the act to which this act is an amendment, the legislature of such State may propose and report to the Secretary of the Interior a just and equitable division of the fund to be received under this act between one college for white students and one institution for colored students established as aforesaid, which shall be divided into two parts and paid accordingly, and thereupon such institution for colored students shall be entitled to the benefits of this act and subject to its provisions, as much as it would have been if it had been included under the act of eighteen hundred and sixty-two, and the fulfillment of the foregoing provis-Compliance with ions shall be taken as a compliance with the provision in reference to separate colleges for white and colored students.

SEC. 2. That the sums hereby appropriated to the States and Territories for the further endowment and support of colleges shall be annually paid on or before the thirty-first day of July of each year, by the Secretary of the Treasury, upon the warrant of the Secretary of the Interior, out of the Treasury of the United States, to the State or Territorial treasurer, or to such officer as shall be designated by the laws of such State or Territory to receive the same, who shall, upon the order of the trustees of the college, or the institution for colored students, immediately pay over said sums to the treasurers of the respective colleges or other institutions entitled Annual financial reports to secretaries of the same, and such treasurers shall be required to report Agriculture and the to the Secretary of Agriculture and to the Secretary of the Interior, Interior, on or before the first day of September of each year, a detailed statement of the amount so received and of its disbursement. The grants of moneys authorized by this act are made subject to the legislative assent of the several States and Territories to the purpose of said grants: Provided, That payments of such installments of the appro-Certain installments tion herein made as shall become due to any State before the adjourndue, to be paid on as tion herein made as snam become due to any beat states the sent of Governor, etc. ment of the regular session of legislature meeting next after the passage of this act shall be made upon the assent of the governor thereof, duly certified to the Secretary of the Treasury.

SEC. 3. That if any portion of the moneys received by the designated officer of the State or Territory for the further and more complete endowment, support, and maintenance of colleges, or of institutions for colored students, as provided in this act, shall, by any action or contingency, be diminished or lost, or be misapplied,

it shall be replaced by the State or Territory to which it belongs. and until so replaced no subsequent appropriation shall be apportioned or paid to such State or Territory; and no portion of said moneys sequent payments. shall be applied, directly or indirectly, under any pretense whatever, No portion to be apto the purchase, erection, preservation, or repair of any building or plied to buildings. buildings. An annual report by the president of each of said col-Annual report of leges shall be made to the Secretary of Agriculture, as well as to the of Agriculture and the Secretary of the Interior, regarding the condition and progress of Interior. each college, including statistical information in relation to its receipts and expenditures, its library, the number of its students and professors, and also as to any improvements and experiments made under the direction of any experiment stations attached to said colleges, with their cost and results, and such other industrial and economical statistics as may be regarded as useful, one copy of which Exchanges of college shall be transmitted by mail free to all other colleges further en-reports, mail free. dowed under this act.

the passage of this act, the Secretary of the Interior shall ascertain ent and certification of amounts, etc., due and certify to the Secretary of the Treasury as to each State and to States, etc.

Territory whether it is entitled to receive its shall ascertain of amounts, etc., due appropriation for colleges, or of institutions for colored students, under this act, and the amount which thereupon each is entitled, respectively, to receive. If the Secretary of the Interior shall withhold a certificate from any State or Territory of its appropriation the facts and reasons therefor shall be reported to the President, secretary of and the amount involved shall be kept separate in the Treasury un
treadent, etc. til the close of the next Congress, in order that the State or Territory may, if it should so desire, appeal to Congress from the determination of the Secretary of the Interior. If the next Congress camount to be paid it shall be covered into the interior. If the next Congress failing, amount to be covered into the interior of the Interior is hereby charged. til the close of the next Congress, in order that the State or Terriwith the proper administration of this law.

SEC. 5. That the Secretary of the Interior shall annually report to Congress to discourse the disbursements which have been made in all the States Congress as to discourse the disbursement, withholdand Territories, and also whether the appropriation of any State or ing, etc.

Territory has been withheld, and if so, the reasons therefor.

SEC. 6. Congress may at any time amend, suspend, or repeal any

or all of the provisions of this act.

Approved, August 30, 1890.

Limitation upon sub-

Withheld certifi-

Secretary of Interior o report facts to

Amendment, etc.

CHAP. 854.—An act granting the use of certain lands to the town of New Ha- September 1, 1890. ven, Connecticut, for a public park.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby granted to the town of New Haven, in the State of Connecticut, the right to occupy, improve, and control, for the purposes of a public tract, for public park, park, for the use and benefit of citizens of the United States and for no other purposes whatever, the tract of land owned by the United States which is situated on the east shore of New Haven Harbor, containing thirty acres, more or less, known as the Fort Hale tract, and partly occupied by an abandoned earth-work of that name, said tract being bounded northerly by the north side of the roadway leading to said tract, easterly by lands owned by various private parties, and southerly and westerly by New Haven Harbor, upon the

following conditions and provisions:

First. That before beginning any use or improvement of said land the said town shall present to the Secretary of War detailed plans of such improvement and shall have received his approval thereof.

New Haven, Conn. Grant of Fort Hale

Limitation of use.

Description of tract.

Boundaries.

Conditions of grant. Secretary of War to approve plans.