CHAP. 141.—An act supplementary to the acts in relation to immigration.

March 3, 1875.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in determining whether the immigration of any subject of China, Japan, or any Oriental country, to the United States, is free and voluntary, as provided by section two thousand one hundred and sixty-two of the Revised Code, title "Immi- or Japan for service gration," it shall be the duty of the consul-general or consul of the for immoral pur-United States residing at the port from which it is proposed to con. poses. vey such subjects, in any vessels enrolled or licensed in the United States, or any port within the same, before delivering to the masters of any such vessels the permit or certificate provided for in such section, to ascertain whether such immigrant has entered into a contract or certificate. agreement for a term of service within the United States, for lewd and immoral purposes; and if there be such contract or agreement, the said consul-general or consul shall not deliver the required permit or certificate.

SEC. 2. That it any citizen of the United States, or other person amenable to the laws of the United States, shall take, or cause to be taken or transported, to or from the United States any subject of China, Japan without free Japan, or any Oriental country, without their free and voluntary consent, for the purpose of holding them to a term of service, such citizen or other person shall be liable to be indicted therefor, and, on conviction of such offense, shall be punished by a fine not exceeding two thousand dollars and be imprisoned not exceeding one year; and all contracts and agreements for a term of service of such persons in the United ice void. States, whether made in advance or in pursuance of such illegal importation, and whether such importation shall have been in American or other vessels, are hereby declared void.

SEC. 3. That the importation into the United States of women for the purposes of prostitution is hereby forbidden; and all contracts and agreements in relation thereto, made in advance or in pursuance of tion. such illegal importation and purposes, are hereby declared void; and whoever shall knowingly and willfully import, or cause any importation of, women into the United States for the purposes of prostitution, or shall knowingly or willfully hold, or attempt to hold, any woman to such purposes, in pursuance of such illegal importation and contract or agreement, shall be deemed guilty of a felony, and, on conviction thereof, shall be imprisoned not exceeding five years and pay a fine not exceeding five thousand dollars.

SEC. 4. That if any person shall knowingly and willfully contract, or attempt to contract, in advance or in pursuance of such illegal importation, to supply to another the labor of any cooly or other person brought into the United States in violation of section two thousand one hundred vised Statutes. and fifty-eight of the Revised Statutes, or of any other section of the laws prohibiting the cooly-trade or of this act, such person shall be deemed guilty of a felony, and, upon conviction thereof, in any United States court, shall be fined in a sum not exceeding five hundred dollars

and imprisoned for a term not exceeding one year.

SEC. 5. That it shall be unlawful for aliens of the following classes to immigrate into the United States, namely, persons who are undersoing a sentence for conviction in their own country of felonious crimes other than political or growing out of or the result of such political offenses, tion, forbidden. or whose sentence has been remitted on condition of their emigration, and women "imported for the purposes of prostitution." Every vessel arriving in the United States may be inspected under the direction of the collector of the port at which it arrives, if he shall have reason to sels. believe that any such obnoxious persons are on board; and the officer making such inspection shall certify the result thereof to the master or other person in charge of such vessel, designating in such certificate the person or persons, if any there be, ascertained by him to be of either specter. of the classes whose importation is hereby forbidden. When such inspection is required by the collector as aforesaid, it shall be unlawful,

Inquiry by consular officer as to contract of immigrant from China

Conditions of

R. S., 2162, p. 378

Citizen of United States transporting consent.

Peralty.

Contract for serv-

Importation of women for purposes of prostitu-

Contract void.

Penalty.

Contracting to supply labor of cooly in violation of section 2158 Re-

Penalty.

Immigration of alien convicts, and of women for purposes of prostitu-

Inspection of ves-

Certificate of in-

When inspection required, alien not to land until, &c.

without his permission, for any alien to leave any such vessel arriving in the United States from a foreign country until the inspection shall have been had and the result certified as berein provided; and at no

time thereafter shall any alien certified to by the inspecting officer as

being of either of the classes whose immigration is forbidden by this

section, be allowed to land in the United States, except in obedience to a judicial process issued pursuant to law. If any person shall feel

aggrieved by the certificate of such inspecting officer stating him or her

to be within either of the classes whose immigration is forbidden by this section, and shall apply for release or other remedy to any proper court or judge, then it shall be the duty of the collector at said port of entry to detain said vessel until a hearing and determination of the matter are had, to the end that if the said inspector shall be found to be in accordance with this section and sustained, the obnoxious person or persons shall be returned on board of said vessel, and shall not thereafter be permitted to land, unless the master, owner, or consignee of the vessel shall give bond and security, to be approved by the court

or judge hearing the cause, in the sum of five hundred dollars for each

within six months from the date thereof, to the country whence his or

her emigration shall have taken place, or unless the vessel bringing such obnoxious person or persons shall be forfeited, in which event the proceeds of such forfeiture shall be paid over to the collector of the

port of arrival, and applied by him, as far as necessary, to the return

of such person or persons to his or her own country within the said

period of six months. And for all violations of this act, the vessel, by

the acts, omissions, or condivance of the owners, master, or other custodian, or the consignees of which the same are committed, shall be

against the revenue laws, for which forfeiture is prescribed by existing

Alien of forbidden classes not to land, except, &c.

Hearing of inspector's charge.

Bond of master or owner, &c., of vessels, for return of forbidden immi- such person permitted to land, conditioned for the return of such person. grants.

Return of forbidden immigrant by collector in certain cases.

Forfeiture of ves- liable to forfeiture, and may be proceeded against as in cases of frauds sel for violations of this act.

law.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 142.—An act to reduce and fix the Adjutant General's Department of the Army.

how constituted.

Adjutant-General's Department, States of America in Congress assembled, That the Adjutant General's how constituted Department of the Army shall hereafter consist of one Adjutant General, with the rank, pay, and e noluments of a brigadier general; two assistant adjutanta general, with the rank, pay, and emoluments of colonels; four assistant adjutants general, with the rank, pay, and emoluments of lieutenant colonels; and ten assistant adjutants general, with the rank, pay, and emoluments of majors.

Repeal of part of 1869, c. 124, s. 6, v. 15, p. 318.

SEC. 2. That so much of section six of the act entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy, and for other purposes, R.S., 1194, p. 212. approved March third, eighteen hundred and sixty-nine, as applies to the Adjutant General's Department, be, and the same is hereby, repealed.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 143.—An act authorizing the coinage of a twenty cent piece of silver at the mints of the United States.

Twenty-cent silver coin.

p. 424. R.S., Title xxxvii, p. 697.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, from time to time, coined at the mints of the United States, conformably in all 1873, c. 131, v. 17, respects to the coinage act of eighteen hundred and seventy-three a coin of silver of the denomination of twenty-cents and of the weight of five grams.