FORTY-EIGHTH CONGRESS. SESS. II. CH. 125, 126, 137. 1885.

CHAP. 125.—An act correcting the military record of Wickliffe Cooper, deceased, February 17, 1885. late major Seventh Cavalry, brevet colonel United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, Maj. Wickliff and is hereby, authorized and directed to correct so much of the rec- Cooper, deceased. ord of the War Department as states that the late Major Wickliffe Secretary of War authorized to cor-Cooper, Seventh Cavalry, committed suicide on the eighth of June, rect record of War eighteen hundred and sixty-seven, and to substitute therefor the fol- Department relatlowing words: "Died by hand of person or persons unknown, while in ing to. the line of his duty as an officer of the Army".

Received by the President, February 5th, 1885.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 126.—An act to authorize suits for damages where death results from the February 17, 1885. wrongful act or neglect of any person or corporation in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever, by an injury done or happening within the limits of the District of Columbia, the lumbia. death of a person shall be caused by the wrongful act, neglect, or default of any person or corporation, and the act, neglect, or default is such as would, if death had not ensued, have entitled the party in-poration jured, or, if the person injured be a married woman, have entitled her death by wrongful act, neglect, or de-husband, either separately or by joining with the wife, to maintain an fault, to be liable action and recover damages, the person who or corporation which would for damages, nothave been liable if death had not ensued shall be liable to an action with standing for damages for such death, notwithstanding the death of the person injured. injured, even though the death shall have been caused under circumstances which constitute a felony: and such damages shall be assessed with reference to the injury resulting from such act, neglect, or default causing such death, to the widow and next of kin of such deceased person. Provided, That in no case shall the recovery under this act exceed case the sum of ten thousand dollars. And provided further, That no action \$10,000. shall be maintained under this act, in any case when the party injured Proviso. by such wrongful act, neglect, or default, has recovered damages therefor during the life of such party.

SEC. 2. That every such action shall be brought by and in the name of the personal representative of such deceased person, and within one year after the death of the party injured.

propriated to the payment of the debts or liabilities of such deceased ered to be for bene-person, but shall inure to the benefit of his or hor formily and the debts of the formily benefit of the second s tributed according to the provisions of the statute of distributions in force in the said District of Columbia.

Approved, February 17th, 1885.

District of Co-

Person or corcausing death of the person

Proviso.

Damages in no to exceed

during life.

CHAP. 137.—An act to authorize the purchase of a wharf for the use of the Gov-ernment in Wilmington, North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Wilmington, N. United States Treasury be, and he is hereby, authorized to cause an C.

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Wickliffe