CHAP. 708.—An act directing the purchase of silver bullion and the issue of July 14, 1890. Treasury notes thereon, and for other purposes.

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 is hereby directed to purchase, from time to time, purchased silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each month, at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five hundredths grains of pure silver, and to issue in payment for such purchases of silver bullion Treasury notes of the United States to be prepared by the Secretary of the Treasury, in such form and of such denominations, of notes. not less than one dollar nor more than one thousand dollars, as he may prescribe, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury

Silver bullion to be Monthly aggregate.

Limit of price, etc.

Treasury notes to sue in payment of Denominations, etc.,

Appropriation.

provisions of this act shall be redeemable on demand, in coin, at the Treasury of the United States, or at the office of any assistant treasurer of the United States, and when so redeemed may be reissued; but no greater or less amount of such notes shall be outstanding at any demption.

The but no greater or less amount of such notes shall be outstanding at any demption.

Volume of outstanding notes, limited. lars coined therefrom, then held in the Treasury purchased by such notes; and such Treasury notes shall be a legal tender in payment etc.

Reissue after re-

Receivable for cus-

Part of national bank

Ascertainment of

not otherwise appropriated.

SEC. 2. That the Treasury notes issued in accordance with the Redemption of notes, in coin. of all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, to taxes, and all public dues, and when so received may be reissued; Reissue after receipt. and such notes, when held by any national banking association. Part of may be counted as a part of its lawful reserve. That upon demand reserve Secretary of the Treasury shall, under such regulations as he may cretion of Secretary of the Treasury shall, under such regulations as he may cretion of Secretary of the established policy of the United States to maintain the two metals on a parity with each other upon the present local. two metals on a parity with each other upon the present legal ratio, Parity and ratio of gold and silver. or such ratio as may be provided by law.

SEC. 3. That the Secretary of the Treasury shall each month coin two million ounces of the silver bullion purchased under the provisions of this act into standard silver dollars until the first day of July 1,1891.

July eighteen hundred and ninety-one, and after that time he shall coin of the silver bullion purchased under the provisions of this act as much as may be necessary to provide for the redemption of the Treasury notes herein provided for, and any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury.

SEC. 4. That the silver bullion purchased under the provisions of to existing law, etc. is act shall be subject to the requirements of existing law and the vol. 20, p. 25. this act shall be subject to the requirements of existing law and the regulations of the mint service governing the methods of determining the amount of pure silver contained, and the amount of charges value. or deductions, if any, to be made.

SEC. 5. That so much of the act of February twenty-eighth, eight- wolfied, sec. 1, p. 25, een hundred and seventy-eight, entitled "An act to authorize the coinage of the standard silver dollar and to re tore its legal-tender character," as requires the monthly purchase and coinage of the and coinage clause same into silver dollars of not less than two million dollars, nor repealed. more than four million dollars' worth of silver bullion, is hereby

SEC. 6. That upon the passage of this act the balances standing bank deposits for the with the Treasurer of the United States to the respective credits of redemption of circulation to be covered national banks for deposits made to redeem the circulating notes into Treasury. of such banks, and all deposits thereafter received for like purpose, shall be covered into the Treasury as a miscellaneous receipt, and the

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Reimbursement

lation. Vol. 18, p. 123.

deposits.

Operation.

Treasurer to redeem Treasury of the United States shall redeem from the general cash general cash.

Treasury to redeem Treasury of the United States shall redeem from the general cash in the Treasury the circulating notes of said banks which may come into his possession subject to redemption; and upon the certificate of the Comptroller of the Currency that such notes have been received by him and that they have been destroyed and that no new to notes will be issued in their place, reimbursement of their amount the Treasurer from shall be made to the Treasurer, under such regulations as the Sec-"National bank notes: Redemption account." retary of the Treasury may prescribe, from an appropriation hereby, retary of the Treasury may prescribe, from an appropriation hereby, created, to be known as 'National bank notes: Redemption account, Not to apply to five per cent. deposit for redemption of circu under section three of the act of June twentieth, eighteen hundred and seventy-four, requiring every National bank to keep in lawful money with the Treasurer of the United States a sum equal to five percentum of its circulation, to be held and used for the redemption of its circulating notes; and the balance remaining of the deposits Monthly report of so covered shall, at the close of each month, be reported on the monthly public debt statement as debt of the United States bearing no interest.

"Sec. 7. That this act shall take effect thirty days from and after its passage."

Approved, July 14, 1890.

Width.

Stations, etc. \*

shore lands

Location.

Payment for use, and damages, to indi-vidual Indians.

Proviso.

Use of lands limited certain railroad purposes.

Little Falls, Mille Lacs Indian Reservation.

Be it enacted by the Senate and House of Representatives of the Lacs, and Lake Superior Railway Company granted right of way through Mille Lacs Indian Reservation, Minn. Location.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereful through Mille Lacs Indian Reservation, Minn. Location. said State. Such right of way shall be seventy-five feet in width on each side of the central line of said railroad, and said company shall also have the right to take from the lands adjacent to the line of said Construction Mate road, material, stones, and earth necessary for the construction of said railroad; also grounds adjacent to such right of way for station buildings, depots, machine shops, side-tracks, turnouts, and water-stations, not to exceed in amount three hundred feet in width and three thousand feet in length for each station to the extent of two stations within the limits of said reservation.

And for the purpose of aiding the said company to construct a railroad to the navigable waters of Mille Lacs Lake, or navigable Grant of use of Lake waters connected therewith, there is hereby granted to the said Little Falls, Mille Lacs, and Lake Superior Railroad the right to take and use three hundred and twenty acres of the lands in said reservation, to be by said Company selected at some place or point on the shore of Mille Lacs Lake, on the line of said railroad in said State, upon paying to the United States for the use of said Indians such sum as the Secretary of the Interior may direct, not less than one dollar and twenty-five cents for each and every acre thereof, and also whatever amount may be fixed by the Secretary of the Interior for such right and for the damages arising to any individual Indian for actual improvements which he or they may have thereon: *Provided*, That no part of said lands shall be used, directly or indirectly, for town-site purposes, it being the intention hereof that said land shall be held for general railroad purposes only, including stock-yards, warehouses, elevators, docks, and terminal and other facili-ties of and for said railroad, but nothing herein contained shall be construed to prevent any such railroad company from building upon such lands houses for the accommodation of their employees.