

Pending entries to have preference, etc.
 Speedy determination.
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 Conveyance of title.
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 Compensation.
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 Restriction.
 Refund of disbursements.

SEC. 6. That all entries of town-sites now pending on application hereafter made under this act, shall have preference at the local land office of the ordinary business of the office and shall be determined as speedily as possible, and if an appeal shall be taken from the decision of the local office in any such case to the Commissioner of the General Land Office, the same shall be made special, and disposed of by him as expeditiously as the duties of his office will permit, and so if an appeal should be taken to the Secretary of the Interior. And all applications heretofore filed in the proper land office shall have the same force and effect as if made under the provisions of this act, and upon the application of the trustees herein provided for, such entries shall be prosecuted to final issue in the names of such trustees, without other formality and when final entry is made the title of the United States to the land covered by such entry shall be conveyed to said trustees for the uses and purposes herein provided.

SEC. 7. That the trustees appointed under this act shall have the power to administer oaths, to hear and determine all controversies arising in the execution of this act shall keep a record of their proceedings, which shall, with all papers filed with them and all evidence of their official acts, except conveyances, be filed in the General Land Office and become part of the records of the same, and all conveyances executed by them shall be acknowledged before an officer duly authorized for that purpose. They shall be allowed such compensation as the Secretary of the Interior may prescribe, not exceeding ten dollars per day while actually employed; and such traveling and other necessary expenses as the Secretary may authorize and the Secretary of the Interior shall also provide them with necessary clerical force by detail or otherwise.

SEC. 8. That the sum of ten thousand dollars or so much thereof as may be necessary is hereby appropriated to carry into effect the provisions of this act, except that no portion of said sum shall be used in making payment for land entered hereunder, and the disbursements therefrom shall be refunded to the Treasury from the sums which may be realized from the assessments made to defray the expense of carrying out the provisions of this act.

Approved, May 14, 1890.

May 14, 1890.

CHAP. 208.—An act to authorize the Secretary of War to deliver to the State of Colorado the flags carried by Colorado regiments.

Colorado regimental flags carried in war of the rebellion.
 Secretary of War to deliver to Colorado.

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, and is hereby, authorized and directed to turn over and deliver to the State of Colorado the flags now in his custody that were carried by the regiments and other military organizations raised and enlisted into the United States service from the then Territory of Colorado during the war of the rebellion.

Approved, May 14, 1890.

May 14, 1890.

CHAP. 209.—An act for the issue of ordnance stores and supplies to the State of Maine to replace similar stores destroyed by fire.

Maine.
 Issue of ordnance stores, etc., to, in lieu of others destroyed.

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, and he is hereby, authorized and directed to issue to the State of Maine the following ordnance and ordnance stores and clothing, and camp and garrison equipage, to replace like stores issued to said State under the law for arming and equipping the militia; said

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stores having been destroyed by fire on the seventh day of January, anno Domini eighteen hundred and ninety, namely :

Clothing, camp and garrison equipage: Fifty woolen blankets, forty-eight blouses, forty-five forage caps, forty-one uniform dress coats, fifty-seven cork helmets, twenty-nine overcoats, forty-one trousers, two tenor drums, two pairs tenor drumsticks, five Upton's Tactics, revised.

Clothing, camp and garrison equipage.

Ordnance and ordnance stores: Three arm chests; one thousand ball cartridges, caliber forty-five; sixty-one bayonets for Springfield breech-loading rifles, caliber forty-five; fifty-two bayonets for Springfield cadet rifle; one hundred and nine steel bayonet scabbards; one hundred and eight McKeever cartridge boxes; fifty-six gun slings; ninety-four knapsacks; five artillery sabers; six artillery saber belts and plates; fifty-six Springfield breech-loading rifles, caliber forty-five; forty-nine Springfield breech-loading cadet rifles, caliber forty-five; one hundred and thirty waist belts; one hundred and thirty-two waist-belt plates; one six-pounder brass cannon; one carriage for six-pounder brass cannon; one limber for six-pounder brass cannon; two rammers and swabs for six-pounder brass cannon; one trail handspike for six-pounder brass cannon; two iron tar-buckets, four sets wheel harnesses, four sets lead harnesses, five riding saddles, three leg guards, twenty saddle blankets, four bridles, five whips, three gunners haversacks, three worms and staves, one primer pouch, one lanyard, one Gatling gun (five barrels), one carriage for Gatling gun, one thumb stall, one priming wire pouch, one pole strap, two tow hooks.

Ordnance and ordnance stores.

Approved, May 14, 1890.

CHAP. 211.—An act to submit the location of the county seat of Shoshone County, Idaho Territory, to a vote of the people of said county.

May 15, 1890.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the location of the county seat of Shoshone County, Idaho Territory, be submitted to a vote of the legal voters of said county at the next general election which shall be held in said county.

County seat of Shoshone County, Idaho. Location of, submitted to vote of people.

SEC. 2. That such town as receives a majority of all the votes cast at said election, for the location of the county seat, shall be the county seat of said county until otherwise changed by law.

Determination of election.

SEC. 3. That said election for the location of the county seat shall be governed in all respects the same as all other general elections in Idaho, are governed

Governance of election.

Approved, May 15, 1890.

CHAP. 213.—An act to provide for the purchase of a site and the erection of a public building thereon, at La Fayette, in the State of Indiana.

May 16, 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 acquire, by purchase, condemnation, or otherwise, a site, and cause to be erected thereon a suitable building, including fire-proof vaults, heating and ventilating apparatus, elevators, and approaches, for the use and accommodation of the United States post-office and other Government offices in the city of La Fayette and State of Indiana, the cost of said site and building, including said vaults, heating and ventilating apparatus, elevators, and approaches, complete, not to exceed the sum of eighty thousand dollars.

La Fayette, Ind. Public building, etc.

Site.

Building.

Cost.

Proposals for the sale of land suitable for said site shall be invited by public advertisement in one or more of the newspapers of said

Proposals to be advertised for.