under such conditions and reservations as in the opinion of the Secretary of War the public interest present or prospective may require.

APPROVED, June 22, 1860.

June 22, 1860.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior, in executing the provisions of the act passed August thirty-one, eighteen hundred and fifty-two, entitled "An act making further provision for the satisfaction of Virginia land warrants," be required so to construe the same as to authorize the satisfaction in scrip of all warrants or parts of warrants issued on allowances made by the executive of Virginia prior to the first day of March, eighteen hundred and fifty-two, coming within the principles already recognized by the Department of the Interior in the execution of the provisions of the said act, and whether issued before or since the first day of March, eighteen hundred and fifty-two: Provided, however, That no warrant or part of a warrant shall be satisfied in scrip, founded or issued on any allowance made by the executive of Virginia since the first day of March, eighteen hundred and fifty-two.

APPROVED, June 22, 1860.

June 22, 1860.

CHAP. CLXXXIV.—An Act to amend an Act entitled "An Act for giving Effect to certain Treaty Stipulations between this and Foreign Governments for the Apprehension and Delivery up of certain Offenders."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where any depositions, warrants, or other papers, or copies thereof, shall be offered in evidence upon the hearing of an extradition case under the second section of the act entitled "An act for giving effect to certain treaty stipulations between this and foreign governments for the apprehension and delivery up of certain offenders," approved August twelfth, eighteen hundred and forty-eight, such depositions, warrants, and other papers, or copies thereof, shall be admitted and received for the purposes mentioned in the said section, if they shall be properly and legally authenticated, so as to entitle them to be received for similar purposes by the tribunals of the foreign country from which the accused party shall have escaped, and the certificate of the principal diplomatic or consular officer of the United States resident in such foreign country shall be proof that any paper or other document so offered is authenticated in the manner required by this act.

APPROVED, June 22, 1860.

June 22, 1860.

CHAP. CLXXXV.—An Act for the Relief of Congressional Township Number Six south, of Range Number Eight west, in Randolph County, State of Illinois.

Whereas section number sixteen, in township number six south, of range number eight west, in Randolph county, Illinois, is covered by a private claim number two thousand and fifty, by reason whereof the said section has been lost to the said congressional township for school purposes: Therefore—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the school trustees for the said township be, and they are hereby, authorized to select three quarter sections of land in equal subdivisions, of any of the public lands of the United States subject to entry or sale at the minimum price of one dollar and twenty-five cents per acre.
SEC. 2. And be it further enacted, That when the same shall have been selected by the trustees aforesaid, and a description thereof returned to and approved by the Commissioner of the General Land Office, a patent or patents shall issue thereof to the inhabitants of the said congressional township, and shall be held and disposed of by them for the use of schools within the said congressional township in the same manner as other school lands are held and disposed of.

APPROVED, June 22, 1860.

CHAP. CLXXXVI.—An Act to amend “An Act [to provide] for extending the Laws and Judicial System of the United States to the State of Oregon, 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 two regular terms of the district court of the United States for the district of Oregon shall hereafter be held at Portland, in said district, commencing on the second Monday in May and September in each year, and no process issued, or proceeding pending in said court, shall be avoided or impaired by this change of the time and place of holding the same, but all process, bail bonds, or recognizances, returnable to the next term of said court, shall be returnable and returned to the term of said court next held according to this act, in the same manner as if so made returnable on the face thereof, and shall have full effect accordingly.

SEC. 2. And be it further enacted, That the salary of the district judge of the United States for said district shall be three thousand dollars.

APPROVED, June 22, 1860.

CHAP. CLXXXVII.—An Act to change the Time for holding the Courts in the Northern District of Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the regular terms of the district court of the United States for the northern district of Florida, shall hereafter be held at Appalachicola on the first Monday in March; at Tallahassee on the first Monday in May; at St. Augustine, on the first Monday in June; and at Pensacola on the first Monday in July, of each year; but nothing herein shall be construed to prevent the judge of the said court from holding additional terms at any of the places aforesaid, whenever, in his opinion, the public interest may so require.

APPROVED, June 22, 1860.

CHAP. CLXXXVIII.—An Act for the final Adjustment of Private Land Claims in the States of Florida, Louisiana, and Missouri, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person or persons, and the legal representatives of any person or persons, who claim any lands lying within the States of Florida, Louisiana, or Missouri, by virtue of grant, concession, order of survey, permission to settle, or other written evidence of title, emanating from any foreign government, bearing date prior to the cession to the United States of the territory out of which said States were formed, or during the period when any such government claimed sovereignty or had the actual possession of the district or territory in which the lands so claimed are situated, shall be, and they are hereby, authorized to make application for the confirmation of their title to the lands so claimed, in the manner following, to wit: they shall file notices in writing, together with the evidence in support of their claims, before the commissioners hereinafter designated, within whose district the lands claimed may be situated, together with a brief abstract of the title of the claimant, and copies of the plats of survey thereof, whenever such surveys have been made and are within the possession of the claimant.