Conditions.

Interior proper and satisfactory proofs of its incorporation. And such patent to be conditioned that the said lots and buildings thereon shall be held and maintained solely for historical purposes, with a reservation that the Secretary of the Interior shall be empowered to declare a forfeiture to the United States whenever he shall find the same has been converted to other purposes.

Approved, April 19, 1904.

CHAP. 1398.—An Act To authorize the Commissioner of the General Land Office to transmit original papers to be used as evidence.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the register of any United States land office shall be served with a subpoena duces tecum or other valid legal process requiring him to produce, in any United States court or in any court of record of any State, the original application for entry of public lands or the final proof of residence and cultivation or any other original papers on file in the General Land Office of the United States on which a patent to land has been issued or which furnish the basis for such patent, it shall be the duty of such register to at once notify the Commissioner of the General Land Office of the service of such process, specifying the particular papers he is required to produce, and upon receipt of such notice from any register of a United States land office the Commissioner of the General Land Office shall at once transmit to such register the original papers specified in such notice, and which such register is required to produce, and to attach to such papers a certificate, under seal of his office, properly authenticating them as the original papers upon which patent was issued; and such papers so authenticated shall be received in evidence in all courts of the United States and in the several State courts of the States of the Union: Provided, That the Secretary of the Interior shall make rules and regulations to secure the return of such documents to the General Land Office, after use in evidence, without cost to the United States.

Approved, April 19, 1904.

CHAP. 1399.—An Act Transferring the custody of certain obsolete ordnance to the city of Boston.

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 to deliver, if the same can be done without detriment to the Government, to the city of Boston, in the State of Massachusetts, through its park commissioners, four fifteen-inch Rodman guns, cast iron; thirteen ten-inch Rodman guns, cast iron; one ten-inch mortar, seacoast, cast iron; four barbette carriages, wrought iron, for fifteen-inch Rodman gun; thirteen barbette carriages, wrought iron, for ten-inch Rodman gun; one carriage, iron, for ten-inch seacoast mortar; said guns and carriages now forming a part of the armament of Fort Independence, on Castle Island, Boston Harbor, to be retained in said fort for use in the improvement and beautification of Castle Island, belonging to the United States, permission to do which in connection with a public park was granted to the city of Boston by joint resolution approved May first, eighteen hundred and ninety (volume twenty-six, Statutes at Large, page sixty and seventy-one). And should at any time the said guns and carriages be not