To the town of Manitou, State of Colorado, two bronze or brass cannon, with a suitable outfit of cannon balls for display in a public park or square in said city;

For Saint Louis, Missouri, two condemned bronze or brass cannon or fieldpieces and shell and mountings for the Army and Navy Club at Saint Louis, Missouri;

To the town of Rugby, North Dakota, to be placed in the county courthouse grounds, two condemned bronze or brass cannon or fieldpieces and a suitable outfit of cannon balls;

To the city of Durango, Colorado, two condemned bronze or brass cannon or fieldpieces and a suitable outfit of cannon balls.

Provided, That no expense shall be incurred by the United States through the delivery of any of the foregoing condemned military equipment: And provided further, That each and every article of condemned military equipment covered by this Act shall be subject at all times to the order of the Secretary of War.

Approved, March 4, 1915.

March 4, 1915.
[Public, No. 328.]

CHAP. 179.—An Act To increase the limit of cost of the United States post-office building at Garden City, Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the limit of cost of the United States post-office building at Garden City, Kansas, be, and the same is hereby, increased $6,050, or so much thereof as may be necessary to meet the additional cost of construction of said building in order to make the building more substantial and fireproof, as estimated by the contractor for additional fireproof construction and other betterments.

Approved, March 4, 1915.

March 4, 1915.
[Public, No. 329.]

CHAP. 180.—An Act Authorizing and directing the Secretary of the Interior to patent certain lands to the State of Utah and to accept relinquishment from the State of Utah of certain other lands in lieu thereof.

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 be, and he is hereby, authorized and directed to patent to the State of Utah the following described lands situated in the State of Utah, to wit:

The northeast quarter of the northeast quarter, the southwest quarter of the northeast quarter, the east half of the northwest quarter, the east half of the southwest quarter, the southwest quarter of the southwest quarter, being lot four, the west half of the southeast quarter of section fifteen; the northwest quarter of the northwest quarter, being lot one, and the southwest quarter of the northwest quarter, being lot two, of section twenty-two; the west half of the southeast quarter, the west half of the west half, the northwest quarter of the northwest quarter, being lot one, the southwest quarter of the northwest quarter, being lot two, the northwest quarter of the southwest quarter, being lot three, and the southwest quarter of the southeast quarter, being lot four, of section twenty-seven; the east half of the northwest quarter, the northwest quarter of the northwest quarter, being lot one, the southwest quarter of the northwest quarter, being lot two, the northwest quarter of the southwest quarter, being lot three, and the southwest quarter of the southwest quarter, being lot four, of section thirty-four, all in township twenty-eight south, range ten west, Salt Lake meridian. The northeast quarter of the northwest quarter, being lot three, and the northwest