

names, residences, and descriptions of trade-marks, and furnish to the Secretary fac-similes of such trade-marks; and it shall be the duty of the Secretary to transmit one or more copies of the same to each collector or other proper officer of the customs of the United States, to be used by such officers in the execution of the first section of this act.

Copies of trade-marks to be sent to collectors.

APPROVED, March 3, 1871.

CHAP. CXXVI. — *An Act amendatory of an Act entitled "An Act to further provide for giving Effect to the various Grants of public Lands to the State of Nevada," approved June eighth, eighteen hundred and sixty-eight.*

March 3, 1871.
1868, ch. 55, § 4.
Vol. xv. p. 68.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section four of an act entitled "An act to further provide for giving effect to the various grants of public lands to the State of Nevada," be, and the same is hereby, amended so as to read as follows: And it is further enacted that the lands granted to the State of California for the establishment of an agricultural college by the act of July second, eighteen hundred and sixty-two, and acts amendatory thereto, may be selected by said State from any lands within said State, subject to pre-emption, settlement, entry, sale, or location, under any laws of the United States. Such selection may be made in any legal subdivisions, adjoining by sides, so as to constitute bodies of not less than one hundred and sixty acres; or they may be made in separate subdivisions of forty, eighty, or one hundred and twenty acres, respectively: *Provided,* That this privilege shall not extend to lands upon which there may be rightful claims under the pre-emption and homestead laws, nor to mineral lands: *And provided further,* That if lands be selected as aforesaid, the minimum price of which is two dollars and fifty cents per acre, they shall be taken acre for acre in part satisfaction of the grant, and the State of California shall pay to the United States the sum of one dollar and twenty-five cents per acre for each acre so selected, when the same shall be patented to the State by the United States: *Provided fu[r]ther,* That where lands, sought to be selected for the agricultural college, are unsurveyed, the proper authorities of the State shall file a statement to that effect with the register of the United States land office, describing the land by township and range, and shall make application to the United States surveyor-general for a survey of the same, the expenses of the survey for field-work to be paid by the State, provided there be no appropriation by Congress for that purpose. The United States surveyor-general, as soon as practicable, shall have the said lands surveyed and the township plats returned to the United States land office, and lands so surveyed and returned shall, for thirty days after the filing of the plats in the United States land office, be held exclusively for location for the agricultural college, and within said thirty days the proper authorities of the State shall make application to the United States land office for the lands sought to be located by sections and parts of sections: *Provided,* That any rights, under the pre-emption or homestead laws, acquired prior to the filing of the required statement with the United States register, shall not be impaired or affected by this act: *And provided further,* That such selections shall be made in every other respect subject to the conditions, restrictions, and limitations contained in the acts hereby modified.

Selection of agricultural college lands by California.

1862, ch. 130.
Vol. xii. p. 503.
1866, ch. 209.
Vol. xiv. p. 208.

Limitation to privilege of selection.

If certain lands are selected, they are to be taken, &c. and California shall pay, &c.

Where lands sought to be selected are unsurveyed.

Survey.

Location.

Pre-emption and homestead rights not affected.

Selections, how to be made.

APPROVED, March 3, 1871.

CHAP. CXXVII. — *An Act to amend an Act entitled "An Act to reduce the Expenses of the Survey and Sale of the public Lands in the United States," approved May thirty, eighteen hundred and sixty-two.*

March 3, 1871.
1862, ch. 86.
Vol. xii. p. 409.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act

Section added to former act. to reduce the expenses of the survey and sale of the public lands in the United States," approved May thirty, eighteen hundred and sixty-two, be, and the same is hereby, amended by adding thereto the following additional section, to be numbered as section eleven, viz? :—

Deposits made by settlers for public surveys to go for part payment of lands.

"SEC. 11. *And be it further enacted*, That in all cases where settlers shall make deposits in accordance with this act, to the credit of the United States, for public surveys, such amounts so deposited shall go in part payment for their lands situated in the townships, the surveying of which is paid for out of said deposits; and effect shall be given to this act by regulations to be prescribed by the commissioner of the general land office.

APPROVED, March 3, 1871.

March 3, 1871. CHAP. CXXVIII. — *An Act to extend the Time for the Reversion to the United States of the Lands granted by Congress to the State of Michigan to aid in the Construction of a Railroad from Pere Marquette to Flint, in said State, 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 time specified in the fourth section of the act of Congress, approved June third, eighteen hundred and fifty-six, entitled "An act making a grant of alternate sections of the public lands to the State of Michigan to aid in the construction of certain railroads in said State, and for other purposes," for the reversion to the United States of the lands granted by said act to aid in the construction of a railroad from Pere Marquette to Flint, and for the completion of said road, be, and the same is hereby, further extended for the period of five years from and after the passage of this act.

Time for reversion of lands granted to Michigan for railroad from Pere Marquette to Flint extended five years.
1856, ch. 44, § 4.
Vol. xi. p. 22.

SEC. 2. That the State of Michigan may authorize the sale of sixty sections of the land granted to aid the construction of said railroad from Pere Marquette to Flint, whenever and as often as the governor of said State shall certify that ten additional miles of said railroad is completed and in running order as a first-class railroad: *Provided*, That said lands authorized to be sold as aforesaid shall include only lands situated opposite to and coterminous with the completed sections: *And provided*, That in case said railroad shall not be fully completed from Flint to Lake Michigan within the time as extended by this act, all the lands included in said grant to which the right to sell shall not then have attached shall revert to the United States.

APPROVED, March 3, 1871.

March 3, 1871.

CHAP. CXXIX. — *An Act confirming the Title to certain Lands.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title to the land certified to the State of Iowa by the commissioner of the general land office of the United States, under an act of Congress entitled "An act confirming a land claim in the State of Iowa, and for other purposes," approved July twelve, eighteen hundred and sixty-two, in accordance with the adjustment made by the authorized agent of the State of Iowa and the commissioner of the general land office, on the twenty-first day of May, anno Domini eighteen hundred and sixty-six, and approved by the Secretary of the Interior on the twenty-second day of May, anno Domini eighteen hundred and sixty-six, and which adjustment was ratified and confirmed by act of the general assembly of the State of Iowa, approved March thirty-one, eighteen hundred and sixty-eight, be, and the same is hereby, ratified and confirmed to the State of Iowa and its grantees in accordance with said adjustment and said act of the general assembly of the State of Iowa: *Provided*, That nothing in this act shall be so construed as to affect adversely any existing legal rights or the rights of

Existing legal rights, &c. not affected.