as have not been heretofore sold or disposed of by said State, and which
act of said State is in words as follows, to wit:

"An act accepting from the United States a grant of two millions or
more acres of land in lieu of the sixteenth and thirty-sixth sections, and
relinquishing to the United States all such sixteenth and thirty-sixth
sections as have not been sold or disposed of by the State.

"The people of the State of Nevada represented in Senate and assembly
do enact as follows:

SECTION 1. The State of Nevada hereby accepts from the United
States not less than two millions of acres of land in the State of Nevada
in lieu of the sixteenth and thirty-sixth sections heretofore granted to
the State of Nevada by the United States: Provided, That the title of
the State and its grantees to such sixteenth and thirty-sixth sections as
may have been sold or disposed of by the State prior to the enactment
of any such law of Congress granting such two millions or more acres of
land to the State shall not be changed or vitiating in consequence of or
by virtue of such act of Congress granting such two millions or more
acres of land, or in consequence of or by virtue of this act surrendering
and relinquishing to the United States the sixteenth and thirty-sixth
sections unsold or undisposed of at the time such grant is made by the
United States.

"SEC. 2. The State of Nevada, in consideration of such grant of two
millions or more acres of land by the United States, hereby relinquishes
and surrenders to the United States all its claim and title to such six-
teenth and thirty-sixth sections in the State of Nevada heretofore
granted by the United States as shall not have been sold or disposed of
subsequent to the passage of any act of Congress that may hereafter be
made granting such two millions or more acres of land to the State of
Nevada: Provided, That the State of Nevada shall have the right to
select the two millions or more acres of land mentioned in the act ":

Therefore,

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there be, and are hereby,
granted to the State of Nevada two million acres of land in said State
in lieu of the sixteenth and thirty-sixth sections of land heretofore
granted to the State of Nevada by the United States: Provided, That the title of
the State and its grantees to such sixteenth and thirty-sixth sections as
may have been sold or disposed of by said State prior to the passage
of this act shall not be changed or vitiating in consequence of or by virtue
of this act.

SEC. 2. The lands herein granted shall be selected by the State author-
tities of said State from any unappropriated, non-mineral, public land
in said State, in quantities not less than the smallest legal subdivision;
and when selected in conformity with the terms of this act the same
shall be duly certified to said State by the Commissioner of the General
Land Office and approved by the Secretary of the Interior.

SEC. 3. The lands herein granted shall be disposed of under such laws,
rules, and regulations as may be prescribed by the legislature of the State
of Nevada: Provided, That the proceeds of the sale thereof shall
be dedicated to the same purposes as heretofore provided in the grant
of the sixteenth and thirty-sixth sections made to said State.

SEC. 4. This act shall take effect from and after its passage.
Approved, June 16, 1880.

CHAP. 246.—An act for the establishment of titles in Hot Springs, 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, his heirs or
legal representatives, in whose favor the commissioners appointed under
the acts of Congress of eighteen hundred and seventy-seven and eight-
een hundred and seventy-eight, relative to the Hot Springs of Arkansas, have adjudicated, shall have the sole right to enter and pay for the amount of land the commissioners may have adjudged him entitled to purchase, within eighteen months next after the expiration of the notice required by the tenth section of the act of Congress of March third eighteen hundred and seventy-seven, to be given by paying to the receiver of public moneys at the land-office in Little Rock, Arkansas, forty per centum of the assessed value of said land as placed thereon by said commissioners; and that such assessments be reduced to that extent: and that in any cases where any church or church association has been adjudged entitled to purchase land it may do so by paying five dollars per lot.

SEC. 2. That the certificates (except certificate Number one hundred and sixty-two, issued to Samuel H. Stitt, DeWitt C. Rugg, and Samuel W. Fordyce for twenty-two thousand dollars, which exceptions shall not prejudice the rights of the United States or the holders of said certificate.) issued for condemned buildings by said commissioners be made receivable for the amounts named therein as so many dollars lawful money of the United States in the entry and purchase of the lands that may be sold in the Hot Springs Reservation; and that such certificates be assignable, and when assigned in the presence of two subscribing witnesses or the execution of the assignment thereof shall have been acknowledged before a court of record or clerk thereof, the land officers in like manner shall receive them from the assignee in payment of lands purchased by himself or others; and in case the amount of the certificate presented and received at such land-office shall exceed that necessary to make the purchase and entry desired, there shall be executed by the register and receiver, and delivered to the person from whom the same is received, a certificate giving the number of the original, the date and amount thereof, the balance due such person thereon, and the certificate thus issued shall be assignable and receivable in like manner as the original, and in all cases where such certificates are issued the register of the land office shall certify on the original certificate the number of the lots purchased therewith, and the price thereof.

SEC. 3. That those divisions of the Hot Springs Reservation, known as the mountainous districts, not divided by streets on the maps made by the commissioners, but known and defined on the map and in the report of the commissioners as North Mountain, West Mountain, and Sugar Loaf Mountain, be, and the same are hereby forever reserved from sale, and dedicated to public use, as parks, to be known, with Hot Springs Mountain, as the permanent reservation.

SEC. 4. That whenever the town of Hot Springs shall procure elsewhere a suitable burying-ground and shall cause the bodies now buried in the cemetery lot, within the limits of said town, to be decently removed and reinterred, the title to said cemetery lot shall vest in the corporation of said town, to be held and used forever as a town or city park, and not otherwise.

SEC. 5. That the Secretary of the Interior is hereby authorized to designate six lots from the unawarded grounds on the Hot Springs Reservation for the use of the common schools of the corporation of the town of Hot Springs, as sites for school houses, and the lots when so designated are hereby dedicated to the use of common schools, and shall be used, controlled, and managed by the common school officials of the district in which they may be located for such purposes only. The Secretary of the Interior is also authorized to convey to the Baptist Church of Hot Springs, whose church edifice was destroyed by fire, a suitable lot of ground not exceeding one-eighth of an acre from that portion of the Hot Springs Reservation laid off into lots and blocks, and forming part of the town site but not awarded to any claimants and not otherwise disposed of by this act said conveyance to be on consideration of the payment of a sum equal to ten dollars per acre for said lot.
That the streets, courts, and alleys and other thoroughfares of the town of Hot Springs, as surveyed, opened, or established by the commissioners and represented on the map of said town, and not included in the permanent reservation, be, and the same are hereby, ceded to the corporation of the town of Hot Springs for public use:

Provided however that nothing in this act shall be so construed as to impair the rights or equities conferred upon claimants to said land by an act of Congress approved March third, eighteen hundred and seventy-seven, and an act approved December sixteenth eighteen hundred and seventy-eight, in relation to the Hot Springs reservation in the State of Arkansas.

SEC. 7. That that portion of the Hot Springs Reservation laid off into lots and blocks and forming part of the town site, but not awarded to any claimants, and not otherwise disposed of or reserved by this act, shall be sold at public auction to the highest bidder, at not less than its appraised value, to be made from time to time, at the discretion and under the direction of the Secretary of the Interior, and after public notice in the usual way in the sale of public lands; and the money arising from said sales, as well as any money paid in under section one of this act, shall be held as a special fund for the improvement and care of the permanent reservation at Hot Springs and of the Hot Springs Creek adjacent to and between the permanent reservations, and for the maintenance of free baths for the invalid poor of the United States, as provided by acts of Congress.

Approved, June 16, 1880.

CHAP. 248.—An act granting to the Territory of Dakota section thirty-six, in township number fifty-six north, of range number ninety-four west, in the county of Yankton, in said Territory, for the purposes of an asylum for the insane, and granting to said Territory one section of land, in lieu of said thirty-sixth section, for school purposes.

That section thirty-six, in township number fifty-six north of range number ninety-four west, in the county of Yankton, Territory of Dakota, be, and the same is hereby, granted to said Territory for the purposes of an asylum for the insane; and that there be, and is hereby, granted to said Territory one section of land, in lieu of said thirty-sixth section, for school purposes; said section to be selected by the governor of said Territory from any of the public lands subject to private sale or entry. Such selection, when so made, shall be certified by the said governor to the surveyor-general of said Territory and to the officers of the local land-office of the district in which such land may be situated; and from the filing of such certificate said land shall be withdrawn from private sale or entry, and shall be held as a portion of the lands granted to said Territory for school purposes.

Approved, June 16, 1880.

CHAP. 249.—An act relating to machinists in the Navy.

That all men now serving in