it shall be made safe and secure for the pleasure, comfort, and edification of the patrons of the same, and used for the conveyance of passengers only.

SEC. 4. That nothing in this act shall be so construed as to abridge the right of the city government of Hot Springs to control and regulate the privileges of the Mountain View Railway where the same may cross Central avenue in said city.

SEC. 5. That the Mountain View Railway Company shall have the right to construct observatories at different eligible locations in the vicinity of the right of way hereby granted, at such points as the Secretary of the Interior may approve.

SEC. 6. That said observatories shall not exceed thirty feet square at foundation, and to be built in good and safe manner, and that no timber shall be cut upon the mountain, or earth or rock blasted or removed, or the surface of the ground in any way defaced, except upon the actual roadbed of the said way, and no blasting shall be done on Hot Springs Mountain except as authorized by the Secretary of the Interior; and that the right of way hereby granted shall be used for the purposes herein mentioned and none other: Provided, That this grant shall not be construed to abridge the authority of the Secretary of the Interior over the portion of the reservation included in the right of way.

SEC. 7. That said company shall cause a map showing the proposed route of its line through the reservation to be filed in the office of the Secretary of the Interior, and said location shall be approved by the Secretary of the Interior before any grading or construction on any part of the line shall be begun, and the right of way shall be lost and forfeited unless the road is completed and in running order within three years after the passage of this act: Provided, That this condition as to construction within three years shall be construed as a condition precedent to the grant herein made and in case of failure to so complete said road as provided, such failure shall, of itself work a forfeiture of all rights hereunder.

SEC. 8. That the company or its assignees to whom this right of way is granted, shall annually pay to the Government of the United States for the improvement of the permanent reservation at Hot Springs, Arkansas, three per centum of its gross earnings. And Congress hereby reserves the right to at any time amend, add to, alter, or repeal this act.

Approved, October 19, 1888.

CHA 1213.—An act to fix the number of unbound and bound Journals of the Senate and House of Representatives, and to provide for their distribution.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be printed of the Journals of the Senate, one thousand and fifty-five copies, and of the Journals of the House of Representatives, one thousand one hundred and seventy-four copies.

Of the Senate Journals there shall be bound one thousand and twenty-five copies, which shall be distributed as follows: To the office of the Secretary of the Senate, seventy-eight copies; to the Senate library, thirty-six copies; to the Senate document-room, four hundred and thirty-five copies; to the Senate folding-room, forty-three copies; to the Senate Journal, one thousand two hundred and thirty-seven copies; to the Department of State, ten copies; to the Department of the Interior, four hundred and thirty-five copies; to the Library of Congress, fifty-two copies; to the Court of Claims, two copies, and to the library of the House of Representatives, seven copies. Of the Journals of the
House of Representatives there shall be bound eleven hundred and twenty-four copies, which shall be distributed as follows: To the office of the Secretary of the Senate, seventy-eight copies; to the Senate library, thirty-six copies; to the Senate document-room, twenty-five copies; to the Department of State, ten copies; to the Department of the Interior, four hundred and thirty-five copies; to the Clerk of the House of Representatives (for governors of States), one hundred and twenty-three copies; to the Library of Congress, fifty-two copies; and to the library of the House of Representatives, fifteen copies. Of the unbound Journals of the Senate there shall be printed thirty copies, which shall be distributed as follows: To the Secretary of the Senate, six copies; to the office of the Clerk of the House of Representatives, five copies; to the document-room of the House of Representatives, five copies; to the Public Printer, four copies; to the library of the House of Representatives (for file copies), five copies; and to the library of the Senate, five copies. Of the unbound Journals of the House of Representatives there shall be printed fifty copies, which shall be distributed as follows: To the Secretary of the Senate, six copies; to the office of the Clerk of the House of Representatives, twenty-five copies; to the document-room of the House of Representatives, five copies; to the Public Printer, four copies; to the library of the House of Representatives (for file copies), five copies, and to the library of the Senate (for file copies), five copies.

SEC. 2. That all laws in conflict with this bill are hereby repealed.

Approved, October 19, 1888.

CHAP. 1214.—An act authorizing the Secretary of the Interior to accept the surrender of and cancel land patents to Indians in certain cases.

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 to accept the surrender of and to cancel patents conveying the land therein described and issued to the following-named members of the Sisseton and Wahpeton bands of Dakota or Sioux Indians, under the treaty of February nineteenth, eighteen hundred and sixty-seven, namely:

To Susan F. Brown, dated May twenty-fifth, eighteen hundred and eighty-five, and described as follows, namely: Lots numbered one and two of section three, in township one hundred and twenty-four north, of range fifty-one west; and the east half of the northwest quarter of section twenty-seven; in township one hundred and twenty-five north, of range fifty west of the fifth principal meridian in Dakota Territory, containing one hundred and fifty-seven acres.

To Han-ke-du-ta, dated June fourth, eighteen hundred and eighty-five, and described as follows, namely: The north half of the southeast quarter of section ten, in township one hundred and twenty-seven north, of range fifty-three west of the fifth principal meridian in Dakota Territory, containing one hundred and sixty acres.

To Wa-ce-hin-gi, dated February twenty-eighth, eighteen hundred and eighty-three, and described as follows, namely: The southwest quarter of the northeast quarter of section seventeen, the southwest quarter of the southwest quarter of section twenty, and the north half of the northeast quarter of section ten, in township one hundred and twenty-seven north, of range fifty-three west of the fifth principal meridian in Dakota Territory, containing one hundred and sixty acres.