and in the name of, the District of Columbia: Provided, however, That the provisions of this act shall not apply to dealers in second-hand books, or to the business of dealing in second-hand books.

Approved, March 3, 1891.

CHAP. 532.—An act authorizing sale of title of United States in lot three, in square south of square nine hundred and ninety.

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 required to grant and convey unto Henry M. Baker and John Jay Sanborn, of the city of Washington, and their heirs and assigns, as tenants in common, all the right, title, and interest of the United States in and to a certain lot of land in the city of Washington, in the District of Columbia, known upon the plat or plan of said city as lot numbered three, in square south of square numbered nine hundred and ninety, upon the payment by the said Baker and Sanborn into the Treasury of the United States of such sum of money as the said Secretary of the Interior, upon consideration of all the circumstances, shall determine proper to be paid by the said Henry M. Baker and John Jay Sanborn for the said lot.

Approved, March 3, 1891.

CHAP. 533.—An act to regulate the granting of leases at Hot Springs, Arkansas, 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 Secretary of the Interior is hereby authorized and empowered to execute leases to the bath-houses and bath house sites on the permanent reservation at Hot Springs, Arkansas, for periods not exceeding twenty years, and at an annual rental of not less than thirty dollars per tub for each tub used in any bath-house. Said annual rental shall be payable quarterly in advance, at the office of the Government Superintendent of said property, in Hot Springs, Arkansas: Provided, That the same rate for water rent shall be charged for the water to all parties receiving the same, whether on or off the permanent reservation: Provided, That after the Army and Navy hospital bath-house, the public bath-house, the bath-houses which are now or may hereafter be authorized on the permanent reservation, the Arlington Hotel, and the bath-houses off the permanent reservation now authorized to be supplied with hot water, in the order herein named, if there shall still be a surplus of hot water the Secretary of the Interior may, in his discretion and under such regulations as he may prescribe, cause hot water to be furnished to bath-houses, hotels, and families off the permanent reservation: Provided, That such bath-houses, hotels, and families shall cause all connections for obtaining such hot water to be made at their own expense: Provided, That all water furnished to any hotel or family for other use than bathing shall be paid for at such reasonable price, as shall be fixed by the Secretary of the Interior: Provided further, That the Secretary of the Interior shall at the expiration of each period of five years during the continuance of each lease made hereunder readjust the terms and amounts of payment provided for therein as may be just, but not less than the minimum herein provided.

SEC. 2. That the Secretary of the Interior is hereby authorized to execute a lease of the Arlington Hotel site at Hot Springs, Arkansas, to the present lessees for a period of twenty years, and at an annual
ground rent of two thousand five hundred dollars, for the first five
years thereof, and at the end of said period of five years, and of each
period of five years thereafter, he shall readjust and fix the compen-
sation to be paid during the ensuing five years, but not less than that
hereinbefore provided for.

Sec. 3. That all power now possessed by the Secretary of the In-
terior for the regulating of leases of bath-houses, bath-house privi-
egles, or hotel rights on the reservation, or as to supplying hot water
to places off the reservation, is hereby retained and continued in him;
and full power is vested in the Secretary of the Interior to provide,
in all leases to be executed against any combination among lessees or
their assigns, as to ownership, prices, or accommodations at any
bath-house; full power is also vested in him to make all needful rules
and regulations as to the use of the hot water, and to prevent its
waste, including full power to authorize the superintendent of the
reservation to make examination and inspection at any time of the
manner of using the hot water at any bath-tub, that it may be used
in proper quantity only, and to prevent its waste; and also full power
to provide and fix reasonable maximum charges for all baths, or
bathing privileges, or services of any person connected with any
bath-house furnished to bathers; and for reasonable maximum
charges to guests at the Arlington Hotel; and also, generally, the
Secretary of the Interior may make all necessary rules and regula-
tions as to said bath-houses and the service therein as shall be deemed
best for the public interest, and to provide penalties for the violation
of any regulation which may be enforced as though provided by act
of Congress. All leases and grants of hot-water privileges shall be
held to be subject to all regulations now in force or which may be
hereafter adopted by the Secretary of the Interior, and for any viola-
tion of any regulation, known to the proprietor at the time of the
offense, the lease or grant may be canceled by the Secretary of the
Interior. It shall be expressly provided in all leases and grants of
privilege for hot water that the bath-house for which provision is
made shall not be owned or controlled by any person, company, or
corporation which may be the owner of or interested (as stockholder
or otherwise) in any other bath-house on or near the Hot Springs
Reservation; that neither the hot-water privilege granted nor any
interest therein, nor the right to operate or control said bath-house,
shall be assigned or transferred by the party of the second part with-
out the approval of the Secretary of the Interior first obtained, in
writing; and if the ownership or control of said bath-house be trans-
ferred to any person, company, or corporation owning or interested
in any other bath-house on or near said reservation, the Secretary of
the Interior may, for that cause, deprive the bath-house provided for
of the hot water and cancel the lease or agreement. All buildings to
be erected on the reservation shall be on plans first approved by the
Secretary of the Interior, and shall be required to be fire proof, as
nearly as practicable.

Sec. 4. That the Secretary of the Interior, before executing any
lease to bath-houses or bath-house sites on the permanent reservation
or contracts for the use of hot water for bath-houses off the perma-
nent reservation, may make due investigation to ascertain whether
the person, persons, or corporation applying for such lease or con-
tract are not, directly or indirectly, interested in any manner what-
ever in any other bath-house lease, interest, or privilege at or near
Hot Springs, Arkansas, or whether he or they belong to any pool,
combination, or association so interested, or whether he or they are
members or stockholders in any corporation so interested, or, if a cor-
poration, whether its members or any of them are members or stock-
holders of any other corporation or association interested in any
other bath-house, lease, interest, or privilege as aforesaid, and in
order to arrive at the facts in any such case he is authorized to send

Rent.

Secretary of the In-
terior to make all reg-
ulations, etc.

Use of water.

Charges.

Leases subject to
regulations.

Provisions in leases.

Buildings subject to
approval.

Investigation to de-
termine if persons are
interested in more
than one bath-house.
for persons and papers, administer oaths to witnesses, and require affidavits from applicants; and any such person making a false oath or affidavit in the premises shall be deemed guilty of perjury, and, upon conviction, subject to all the pains and penalties of perjury under the statutes of the United States; and whenever, either at the time of leasing or other time it appears to the satisfaction of the said Secretary that such interest in other bath-house, lease, interest, or privilege exists, or at any time any pool or combination exists between any two or more bath-houses or he deems it for the best interests of the management of the Hot Springs Reservation and waters, or for the public interest he may refuse such lease, license, permit or other privilege, or forfeit any lease or privilege wherein the parties interested have become otherwise interested aforesaid.

SEC. 5. That the consent of the United States is hereby given for the taxation, under the authority of the laws of the State of Arkansas applicable to the equal taxation of personal property in that State, as personal property of all structures and other property in private ownership on the Hot Springs Reservation.

SEC. 6. That the authority heretofore conferred upon the Secretary of the Interior to collect the hot water upon said reservation shall be so construed as to require water to be collected only where, such collection is necessary for its proper distribution, and not where by gravity the same can be properly utilized.

SEC. 7. That the Secretary of the Interior may direct the public sale of all unsold Government lots on the Hot Springs Reservation, and not now permanently reserved at the city of Hot Springs, after having had the same reappraised, and also advertised as now required by law, and no lot shall be sold at less than the appraised price.

SEC. 8. Nothing in this act shall be so construed as to prevent the stockholders of any Hotel from operating a bath-house in connection with such Hotel as a part thereof.

Approved, March 3, 1891.

March 3, 1891.

CHAP. 534.—An act relating to the treaty of reciprocity with the Hawaiian Islands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing in the act approved October first, eighteen hundred and ninety, entitled “An act to reduce the revenue and equalize duties on imports, and for other purposes,” shall be held to repeal or impair the provisions of the convention respecting commercial reciprocity concluded January thirtieth, eighteen hundred and seventy-five, with the King of the Hawaiian Islands, and extended by the convention proclaimed November ninth, eighteen hundred and eighty-seven; and the provisions of said convention shall be in full force and effect as if said act had not passed.

Approved, March 3, 1891.

March 3, 1891.

CHAP. 535.—An act to authorize the Fort Gibson, Tahlequah and Great Northeastern Railway Company to construct and operate a railway through the Indian Territory, 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 Fort Gibson, Tahlequah and Great Northeastern Railway Company, a corporation created under and by virtue of the laws of the State of Arkansas, be, and the same is hereby, invested and empowered with the right of locating, constructing, equipping, operating, using, and