of the United States and for making settlement and final proof under
the homestead laws of the United States, in township thirteen south,
ranges twelve and thirteen east; sections six, seven, seventeen, eight-
een, nineteen, twenty, twenty-nine, thirty, and thirty-one, township
thirteen south, range fourteen east; township fourteen south, ranges
twelve and thirteen east; township fifteen south, range twelve east;
sections five, six, and seven, township fifteen south, range thirteen
east; township sixteen south, range twelve east; township seventeen
south, ranges twelve and thirteen east; sections five, six, seven, eight,
nine, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty,
and twenty-one, township seventeen south, range fourteen east, San
Bernardino base and meridian, in the county of San Diego, California,
settlement, proof, and payment of which has not been made, be, and
the same is hereby, extended for the period of two years from the
time settlement, proof, and payment would be required and become
due under existing laws.

Approved, March 1, 1907.

CHAP. 2288.—An Act Granting to the city of Durango, in the State of Colorado,
certain lands therein described for water reservoirs.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the following-described
tract of land situate in suspended townships thirty-eight north, range
six west, and thirty-eight north, range seven west, New Mexico prin-
cipal meridian, in La Plata County, Colorado, within the San Juan Forest
Reserve, to wit: Beginning at corner numbered one, at the junction of
Missouri Gulch with the Florida River, running thence north twenty
degrees and seven minutes east four thousand nine hundred feet to
station numbered two; thence north seventy-seven degrees and two
minutes east one thousand and sixty feet to station numbered three;
thence north eight degrees and twenty-four minutes east two thou-
sand four hundred feet to station numbered four; thence north
seven degrees and twenty-eight minutes west four thousand six hun-
dred feet to station numbered five; thence north ten degrees and
twenty-three minutes east five thousand four hundred feet to station
numbered six; whence corner numbered one, reservoir numbered
three, or Lake Lily, bears south fifty degrees and seven minutes east
one thousand two hundred feet; front said corner numbered one, Lake
Lily, the monument on Mount Valois bears south twenty-three degrees
and ten minutes east four thousand seven hundred and ninety-two and
six-tenths feet; United States location monument Tempest bears south
thirty-one minutes east two thousand eight hundred and ninety-six
feet; thence from station numbered six, aforesaid, north eighty-seven
degrees and thirty-one minutes east one thousand five hundred and
fifty feet to station numbered seven; thence south thirty-eight degrees
and thirty-seven minutes east three thousand three hundred feet to
station numbered eight; thence south eighty-four degrees and thirty
minutes east two thousand seven hundred feet to station numbered
nine; thence south thirty-three minutes east four thousand feet to sta-
tion numbered ten; thence south thirty degrees and twenty-four min-
utes east two thousand five hundred feet to station numbered
eleven; thence south seventy-seven degrees and twenty-six minutes east three
thousand two hundred feet to station numbered twelve; thence south
forty-three degrees and fifty-one minutes east one thousand seven hun-
dred and fifty feet to station numbered thirteen; thence south five
degrees and fifty-eight minutes west two thousand two hundred and fifty
feet to station numbered fourteen; thence south forty-four degrees and seventeen minutes west two thousand feet to station numbered fifteen; thence south seventy-seven degrees and thirty-one minutes west four thousand eight hundred feet to station numbered sixteen; thence south fifty-four degrees and forty-five minutes west three thousand three hundred feet to station numbered seventeen; thence north eighty-seven degrees and twenty-seven minutes west six thousand four hundred feet, more or less, to station numbered one, the place of beginning; including those four certain reservoirs claimed or occupied by said city of Durango, known as reservoir numbered one or upper park reservoir; reservoir numbered two or Santa Maria Lake; reservoir numbered three of Lake Lily, and reservoir numbered four or Lakeside Lake, subject to any former grant or conveyance affecting said lands, be, and the same are hereby, granted and conveyed to the city of Durango, county of La Plata and State of Colorado, to have and to hold said lands to its use and behoof forever for the purposes of water storage and supply of its waterworks and the protection of its water supply, and for such purposes said city shall forever have the right in its discretion to control and use any and all parts of the said premises herein granted and conveyed in the construction of reservoirs, conduits, and flumes, and in the laying of pipes and mains and in making such improvements as may be necessary to store, utilize, protect from pollution, and enjoy the waters contained in any natural or constructed reservoir, basins, or waterways upon said premises: Provided, That the city of Durango shall pay for said land the sum of one dollar and twenty-five cents per acre: Provided further, That the Forest Service of the United States Department of Agriculture shall have full power to patrol the said lands and to protect them from fire and trespass: Provided further, That the Forest Service may dispose of the timber upon the said lands, except so much thereof as may be growing within one hundred feet from the margin of any natural or constructed reservoir or of the main creeks within the said boundary flowing into such reservoirs under such additional rules for lumbering, to protect said waters from pollution, as shall be prescribed by the Forester and approved by the mayor of the city of Durango: And provided further, That if said city shall fence all or any part of said lands it shall provide practicable gates in such fence at points to be designated by the supervisor of the San Juan Forest Reserve.

SEC. 2. That if the said city of Durango shall, at any time hereafter, abandon the lands above described and cease to use the same for said purposes said above-described lands shall revert to the Government of the United States.

Approved, March 1, 1907.

CHAP. 2289.—An Act Ratifying and confirming chapter fifty-eight of the twenty-third legislative assembly of the Territory of Arizona, providing for repair of the Territorial bridge at Florence, Pinal County, Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter fifty-eight of session laws of the twenty-third legislative assembly of the Territory of Arizona, “providing for the repair of the Territorial bridge at Florence, Arizona,” approved March sixteenth, nineteen hundred and five, be, and the same is hereby, ratified and approved.

Approved, March 1, 1907.