northwest quarter; south half of northeast quarter; northeast quarter of northeast quarter, section eight, township fifty-one north, range one hundred and three west; northwest quarter of southwest quarter; southeast quarter of southwest quarter; south half of northwest quarter; lot three of section two, township fifty-one north, range one hundred and three west; north half of section twelve, township fifty-one north, range one hundred and three west; south half of southeast quarter of section twenty-five, township fifty-two north, range one hundred and three west; southwest quarter of southeast quarter, township fifty-one north, range one hundred and three west; north half of section twenty-four, township fifty-one north, range one hundred and four west; east half of section twenty-eight, township fifty-one north, range one hundred and four west; southeast quarter of section twenty-four, township fifty-one north, range one hundred and four west; north half of northeast quarter, township fifty-two north, range one hundred and three west; southeast quarter of section twenty-four, township fifty-one north, range one hundred and four west; south half of southeast quarter of section twenty-four, township fifty-one north, range one hundred and four west; east half of section twenty-eight, township fifty-one north, range one hundred and four west; west half of northeast quarter, township fifty-one north, range one hundred and four west; south half of section thirty-five, township fifty-two north, range one hundred and two west; east half of section thirty-five, township fifty-two north, range one hundred and two west; miscellaneous State library lands, approved list numbered fourteen, June third, eighteen hundred and ninety-eight, Lander district.

The said State shall be authorized and permitted to select an equal number of acres from the unappropriated public lands of the United States in said State in the same manner, for the same purposes, and subject to the same conditions and limitations under which the lands so reconveyed were selected and held.

Sec. 2. That the lands so reconveyed shall be restored to and become a part of the public domain and be subject to disposal by the Government in the same manner in which other public lands of a like character are disposed of.

Approved, March 1, 1907.

CHAP. 2292.—An Act Providing for the granting and patenting to the State of Colorado, desert lands formerly in the Southern Ute Indian Reservation in Colorado.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of section four of "An Act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-five, and for other purposes," approved August
eighteenth, eighteen hundred and ninety-four, and the Acts amendatory thereof, approved June eleventh, eighteen hundred and ninety-six, and March third, nineteen hundred and one, respectively, be, and are hereby, extended over and shall apply to the desert lands included within the limits of the former Southern Ute Indian Reservation in Colorado not included in any forest reservation: Provided, That before a patent shall issue for any of the lands aforesaid under the terms of the said Act approved August eighteenth, eighteen hundred and ninety-four, and amendments thereto, the State of Colorado shall pay into the Treasury of the United States the sum of one dollar and twenty-five cents per acre for the lands so patented, and the money so paid shall be subject to the provisions of section three of the Act of June fifteenth, eighteen hundred and eighty, entitled "An Act to accept and ratify the agreements submitted by the confederated bands of Ute Indians in Colorado for the sale of their reservation in said State, and for other purposes, and to make the necessary appropriation for carrying out same."

SEC. 2. That no lands shall be included in any tract to be segregated under the provisions of this Act on which the United States Government has valuable improvements or which have been reserved for Indian schools or farm purposes.

Approved, March 1, 1907.

CHAP. 2293.—An Act Extending the time for making final proof in certain desert-land entries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all desert-land entrymen, under the Benton Water Company's canal, in Benton County, State of Washington, who would be required under existing law to make final proof during the year nineteen hundred and seven, are hereby given an additional year in which to make such final proof: Provided, That each entryman claiming the benefits of this Act shall, within ninety days after its passage and approval, file in the local land office of the district in which the lands embraced in his entry are located, an affidavit describing his lands and stating that he expects to irrigate the same with water from the canal of said company.

Approved, March 1, 1907.

CHAP. 2504.—An Act Authorizing the President to appoint James Carroll a surgeon, with the rank of major, in the United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to nominate and, by and with the advice and consent of the Senate, appoint James Carroll, lieutenant-surgeon, United States Army, and curator of the Army and Navy Museum, a surgeon, with the rank of major, in the Medical Corps of the Army, and that the number of officers in the Medical Corps be increased by one, with the rank of major, for this purpose.

Approved, March 2, 1907.