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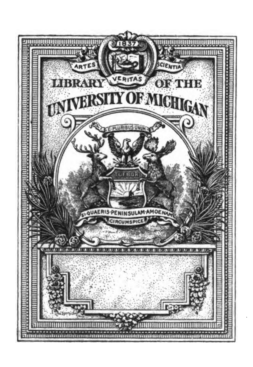
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# ANNUAL REPORT

OF THE

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# COMMISSIONER

OF THE

# GENERAL LAND OFFICE

FOR THE

FISCAL YEAR ENDED JUNE 30, 1890,

DATED

**SEPTEMBER 19, 1890.** 

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1890.

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# REPORT

OF THE

# COMMISSIONER OF THE GENERAL LAND OFFICE.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., September 13, 1890.

SIR: In transmitting the Annual Report of the General Land Office for the fiscal year ending June 30, 1890, submitted herewith, I deem it proper to call attention to the increasing magnitude and importance of this office, and the great mass of laborious and intricate work annually performed by its officials. From comparatively a small beginning at its original organization by act of Congress of April 25, 1812, under the Treasury Department, it has grown with respect to the quantity, character, and multiplicity of the affairs committed to its charge, until its present force of officials, clerks, and other employés, many of whom are required to have legal or more than ordinary clerical ability, is unable to dispose of the vast accumulation of business with satisfactory expedition, and the necessity of its increase and additional office room is becoming yearly more apparent.

The result, however, of its administration during the fiscal year, as indicated in the accompanying report, is regarded as most gratifying under all the circumstances.

The great object of the Government is to dispose of the public lands to actual settlers only—to bona fide tillers of the soil—although liberal grants have been made by Congress to States and corporations for works of recognized public utility. To give effect to all the various statutes on the subject is the duty devolving on this office. Accordingly, an agricultural domain of nearly 19,000,000 acres—a domain almost equal to the aggregate area of the States of New Hampshire, Massachusetts, Rhode Island, Connecticut, and New Jersey—has, during the year been transferred to enterprising and industrious settlers, by patents issued to them for the above area, while the areas patented to the States, under the swamp grant, and to corporations, under special grants, have been great, although somewhat reduced, as compared with previous years. At the same time, the area of coal and mineral lands

patented has been greatly increased over that of the fiscal year ending June 30, 1889, thus tending to the development of our immense deposits of coal and metals of every grade. The area patented to the States, under the grants for educational and internal improvement purposes, has increased 300 per cent.

This completed work, as shown by the following figures and facts, indicating increased population, increased coal and mineral development, and increased educational development and resources, is adverted to as a suggestive element in the national progress.

# TRANSACTIONS OF THE OFFICE DURING THE YEAR END-ING JUNE 30, 1890.

# AGRICULTURAL PATENTS ISSUED.

The class of patents embraced under this head includes all patents issued on final and commuted homestead entries, on pre-emption, timber culture, desert, private cash, town-site and other entries embracing land of an agricultural non-mineral character.

The number of such agricultural patents issued during the fiscal year ending June 30, 1890, was 117,247, embracing 18,759,520 acres. The number issued during the fiscal year ending June 30, 1889, was 70,141, including an area of 11,222,560 acres, showing an increase during the fiscal year ending June 30, 1890, of 47,106 patents, and of 7,536,960 acres of land.

# MINERAL PATENTS.

Of mineral and millsite patents, 1,407 were issued, as against 913 during the previous fiscal year, an increase of 494 patents. Of coal patents, 224 were issued, as against 155 patents during the previous year, an increase of 69, and including an area of 33,473.72 acres, as against an area during the previous year of 17,096.80 acres, or an increase in area of 15,376.92 acres.

In the following exhibit are shown the States and Territories in which mineral patents were issued:

Coal land and mineral and millsite patents.

States and Territories.	Coal lands.	Acres.	Mineral and mill- site.
Alaska			
Arizona			2
California	.] 5	880.00	11
Colorado	. 127	19,004.96	59
Dakota			4
daho			4
Montana	.  9	1, 040. 00	38
Yovada			. 2
New Mexico	. 2	160.00	2
)regon			1
<u> </u>	. 19	2, 890, 84	11
Washington	. 37	5, 654. 34	_
Wyoming	. 25	3, 843. 58	2
Total.	. 224	33, 473. 72	1,40

## STATE SELECTIONS APPROVED.

The approvals during the year, under the different grants to the several states for educational and internal improvement purposes, and for public buildings, embraced an area of 539,779.84 acres.

The following exhibit gives the details by States:

State.	Grant.	Quantity granted.		Approved during fis- cal year ending July 1, 1890.	Total approved.	Remainder.
Alabama Arizona California Do Do Do Do Colorado Louisiana Minesota Miasouri Nevada Washington Wyoming Total	Seminary Agricultural College Public building Agricultural College Internal improvement School indemnity (d) do (d) Agricultural College School indemnity	Acres. 46, 080 46, 080 500, 000 46, 080 150, 000 6, 400 90, 000 500, 000 830, 000 72,000,000 46, 080	A cres. 44, 297. 53 492, 652. 87 44, 822. 16 148, 499. 65 4, 778. 30 69, 555. 75 6497, 761. 09 324, 623. 65 9368, 872. 20 23, 942. 02	A cres. 1, 650, 98 36, 890, 14 8, 891, 12 1, 154, 07 1, 220, 82 320, 78 18, 391, 51 77, 85 63, 621, 49 1, 015, 95 5, 344, 86 349, 42 25 80, 00 46, 091, 34	Acres. 45, 948, 46 36, 890, 14 498, 265, 60 45, 976, 23 149, 719, 82 5, 099, 08 87, 947, 28 497, 838, 94 329, 972, 51 718, 294, 45 24, 022, 02 446, 091, 34	Acres. 131. 54 9, 189. 86 1, 734, 40 103. 77 280. 18 1, 300. 92 2, 052. 74 2, 161. 06 627. 49 1, 281, 705. 55 A22, 057 98

- s This is a second grant to Alabama of the same quantity for university purposes, the first grant having been previously adjusted.
- b This is a grant of the sixteenth and thirty-sixth sections with indemnity following the grant. The exact quantity granted and indemnity due have not been ascertained.
- of This total represents the quantity embraced in approvals that have been allowed to stand upon agreed adjustment.
- d This is a grant of sections numbered 16 with indemnity following the grant. The exact quantity granted and the indemnity due have not been ascertained.
  - e Grant practically closed.
- f This is a grant of quantity in lieu of the sixteenth and thirty-sixth sections restored to the public domain under act of June 16, 1880.
- g This aggregate includes 9,228.36 acres indemnity selected under the original grant, and not under the grant of 2,000,000 acres made by the act of June 16, 1880.
  - A By approvals on July 2 of this year the remainder has been reduced to 1,238.79 acres.
- 4 The grant is of 72 entire sections (46,080 acres if the sections contain exactly 640 acres each) but the 72 sections selected aggregated a few acres more than 46,080 acres.

The above stated acreage of 539,779.84 acres, as against an area during the previous fiscal year of only 132,350.61 shows an increase of 407,429.23 acres or over 300 per cent.

In Appendix K is a further detailed statement of adjustments of grants, with references to important decisions and rulings relative thereto.

# SWAMP-LAND PATENTS.

In the following statement is shown by States the acreage of swamp lands patented during the year, as also the acreage selected by the states and approved by this office, and the aggregate acreage of such lands patented to the States, since the date of the swamp grant:

# Total during year of swamp lands.

States.	Relected.	Approved.	Patented.	Total pat- ented since date of grant
Alabama	Acres.	Acres.	Acres. 969, 42	Acres. 411, 189, 20
Arkansas Jalifornis Floridis Illinois	970. 51	160.00 8,073.02 59,099.56 40.00	8, 483. 02 4, 062. 90 58, 595. 76 40. 00	7, 647, 709. 8 1, 469, 460. 2 16, 114, 725. 7 1, 455, 641. 4
indiana. 	182. 28		665. 13 2. 948. 17	1, 257, 868. 0 1, 183, 920. 8 8, 708, 588. 5 228, 120. 4
Kichigan Kinnesota Kiasissippi Kissouri	15, 253, 58	406, 54	85, 56 406, 54 8, 982, 28	5, 667, 804. 6 2, 890, 592. 8 8, 259, 158. 2 3, 415, 531. 2
Dhio Dregon Wisoonsin	2, 810. 21		86, 085. 22 2, 977. 87	25, 640. 7 140, 982. 8 8, 882, 900. 5
Total	19, 216. 58	126, 990. 49	109, 351, 89	57, 209, 324. 4

During the previous fiscal year ending on June 30, 1889, an area of 259,721.45 acres was patented to the several States under the swamp grants, but during the present fiscal year, as shown in above table, an area of only 109,351.89 acres was patented to the States, a decrease of 150,369.56 acres.

#### RAILROAD LANDS PATENTED.

There were patented or certified, under the law, for the benefit of railroad companies, during the year, 363,862.15 acres, as shown in the following table:

	Acres.
Iowa	80.00
Louisiana	77, 213. 27
Minnesota	261, 773.01
Wisconsin	24, 795, 87
•	

as against an area patented to railroads during the previous fiscal year of 425,046.02 acres, or a decrease of 61,183.87 acres.

## INDIAN AND MISCELLANEOUS PATENTS.

The exhibit following shows the area patented to the States, during the year, on private land claims, donations, Indian claims in severalty, and scrip locations:

# Indian and miscellaneous patents issued year ending June 30, 1890.

	Acres.		Acres.
Indian Territory	43, 444. 12	Colorado	640.00
California	17, 760, 00	Arkansas	640. <b>00</b>
Florida	17, 723. 57	Washington	<b>6</b> 33, <b>00</b>
Louisiana	8, 190. 64	Mississippi	160.00
Wisconsin	7, 231, 70	Missouri	160, 00
Oregon	4, 871, 53	Minnesota	153. <b>QQ</b>
Dakota	2, 661, 73	Indiana	50.00
Kansas	2, 426, 73	-	·
Michigan		Total 1	09, 056. 02

or a decrease in area, as compared with the previous fiscal year, of 50,334.19 acres.

Recapitulation of patents issued,

Patents.	1889.	1890.	Increase.	Decrease.	Total net increase.
Agricultural	Acres. 11, 222, 560. 00	Aores. 18, 759, 520. 00	Aores. 7, 586, 960. 00		Acres.
Mineral State selections Swamp lands Railroad lands	17, 096, 80 192, 350, 61 259, 721, 45	88, 478, 72 539, 779, 84 109, 351, 89	16, 876. 92 407, 429. 28	150, 869. 56	
Indian lands	425, 046. 02 159, 390. 21	363, 862, 15 109, 056, 02		50, 884. 19	
Total	12, 216, 165. 09	19, 915, 043. 62	7, 960, 766. 15	261, 887. 62	7, 698, 878. 58

The following is a statement of the acreage of public lands disposed of during the fiscal year ending June 30, 1890:

CASH	SALES.
------	--------

CASH SALES.	
	Acres.
Private entries	38, 617. <b>79</b>
Public sales	28 <b>. 66</b>
Pre-emption entries	2, 204, 905, 07
Timber and stone land entries	509, 896. 61
Mineral land entries	35, 396. 81
Desert land entries	<b>47</b> 8, 8 <b>4</b> 9. <b>56</b>
Coal land entries	16, 198. 34
Town-site entries	1,745.57
Lassen County desert land entries	400, 00
Excesses on homestead and other entries	15, 194, 80
Abandoned military reservations	1,613.54
	3, 302, 846. 75
miscellaneous.	
Homstead entries (original)	
Timber-culture entries (original)	1,787,403.14
Entries with military bounty land warrants	19, 034. 32
Entries with private land scrip	10, 439. 52
State selections, school and swamp	258, 141. 33
Raiiroad selections	1, 752, 758.86
Indian allotments	2, 167. 86
Entries with Valentine scrip	119.60
Entries with Sioux half-breed scrip	150, <b>99</b>
Entries with Porterfield scrip	
Donation entries	785. 81
Total	9, 362, 685. 24
Total area of public land entries and selections	12, 665, 531. 99

INDIAN LANDS.	
	Acres.
Cherokee school lands	•
Ute lands	
Sioux lands	
Osage trust and diminished reserve	
Osage ceded	
Kansas trust and diminished reserve	
Winnebago lands	
Uintah lands	. • 163, 45
Total	. 133, 305. 42
Making a grand total of	12 798, 837. 41
RECAPITULATION.	
Area sold for cash	3 300 846 75
Miscellaneous entries	
Indian lands	
Total	12, 798, 837. 41
The foregoing does not include the following entries,	the areas of
which have been previously reported in the "original entr	
	nos or the
respective classes:	A
Commuted homestead (section 2301, R. S.)	Acres. . 905, 536, 41
Commuted homestead act, June 15, 1880	
Final desert land entries	
Final homestead entries	
Final timber-culture entries.	
Total areas previously reported	5, 638, 061. 20
CASH RECEIPTS.	
The following is a statement of the cash receipts of the	office from
various sources during the fiscal year ending June 30, 1890	
•	
From cash sales	<b>\$</b> 6, 349, 17 <b>4.</b> 24
Homestead fees and commissions	697, 623. 07
Timber-culture fees and commissions	173, 145. 00
Fees on locations of military bounty land warrants	<b>599. 00</b>
Fees on scrip locations	17.00
Fees on donation claims	25.00
Fees on State selections	3, 019. <b>77</b>
Fees on railroad selections	21, 913. 19
Fees on pre-emption and other filings	123, 750. 00
Fees for reducing testimony to writing, etc	101, 604. 04
Total receipts from public lands	7, 470, 870, 31
Receipts from disposal of Indian lands	293, 062, 30
Timber depredations	16, 585. 00
•	
Total	7,780,517. <b>6</b> 1

The filings made and the fees therefrom are stated in the annexed table.

Kind of filings.		Fees.
Pre-emption. Homestead Coal Leasen County desert Town lot Town-site Valentine sorip	712 1,645 174 2	\$65, 164. 1, 571. 4, 927. 522. 6. 5. 45.
Girard scrip Mineral applications L'imber and stone applications	1, 293	12, 930. 86, 170.
Total  Add to this mineral adverse claims	82, 820 241	121, 340. 2, 410.
	33, 061	123, 750.

The number and kinds of every character of entries made during the year, together with the cash receipts for the same, compared with the previous fiscal year, are shown in the following exhibit:

# Number and class of final and original entries and selections made during the year ending pared with year end

	272		Cash receipts.	
Class of entry.	Number of entries.	Number of acres.	Sales.	Fees and com- missions.
FINAL ENTRIES.				
Public sales	.7	28.66	\$299.12	! 
Private entry	242	38, 617. 79	49, 418. 22	·····
Pre-emption	15, 248 8, 454	2, 204, 905, 07 509, 896, 61	2, 967, 444, 15 1, 272, 186, 66	
In ber and stone	118	16, 198, 34	282, 264, 70	
Mineral	1, 314	35, 396, 81	135, 825. 16	
Town sites	1,017	1, 745. 57	2, 781. 96	
Town lots	5	2, 120.01	238.00	
A bandoned military reservations	28	1, 613, 54	2, 339, 98	
Indian lands	1,004	133, 305, 42	293, 062. 30	
Desert lands	868	244, 534. 94	246, 039. 76	
Desert lands, Lassen County	3	400.00	500.00	
Commuted homesteads	6, 065	905, 536. 41	1, 227, 965. 77	
Commuted homesteads, act June 15, 1880 Military bounty land-warrants	176	4, 348. 38 19, 034. 32	5, 900. 18	599.0
Private land sorip	91	10, 439, 52		13.0
Valentine scrip	3	119.60		3.0
Sioux half-breed scrip	l ĭ	150.99		
Porterfield scrip	l ī	5. 22		1.0
Donation claims	4	785. 81		25.0
Indian allotments		2, 167. 85		
Homesteads (final)		4, 060, 592. 77		142, 907. 1
limber-culture (final)	2,846	423, 048. 70		11, 584. 00
	59, 670	8, 612, 872, 32	6, 486, 210. 91	155, 132. 1
ORIGINAL ENTRIES.				
Desert-land	1, 594	478, 849. 56	181, 253. 94	ŀ
l'imber-culture	11, 935	1, 787, 403, 14	101, 200.02	161, 561.0
Homesteads	40, 244	5, 531, 678, 60		554, 715. 8
	53, 778	7, 797, 931. 30	131, 253, 94	716, 276. 8
BAILBOAD AND OTHER SELECTIONS.				
BAILBOAD AND OTHER BELECTIONS.				
Railroad	l	1, 752, 758, 86		21, 913. 1
Swanin	l	19, 216, 53		
Swamp indemnity		3, 863. 32		49.0
Educational, etc		235, 061. 48		2, 970. 7
		2, 010, 900. 19		24, 932. 9
RECAPITULATION BY TOTALS.				
Final entries	59, 670	8, 612, 872. 32 7, 797, 931. 30	6, 486, 210. 91	155, 132. 1
Original entries	53, 773	9 016 000 10	131, 253. 94	716, 276. 8 24, 932. 9
Redived and other selections		2, 010, 900. 19		24, 832. 8
Total	118, 443	18, 421, 703, 81	6, 617, 464, 85	896, 342, 0
Deduct tetal of increase	120, 220	20, 202, 700.01	0, 021, 202.00	350, 512. 00
	1	1	1	1

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# REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

June 30, 1890; also amount of each receipts for same, and increase or decrease as coming June 30, 1889.

Increase as compared with 1889.			389. Decrease as compared with 1889.				
Num- ber of entries.	Number of acres.	Cash salos.	Fees and commissions.	Number of entries.	Number of acres.	Cash sales.	Fees and commissions.
				1 1, 478 4, 843	174. 94 117, 655. 06 697, 128. 08	\$158. 29 188, 689. 62 988, 149. 60	
1, 098 10	175, 376. 78 408. 23	435, 830, 56 5, 839, 46		68	12+629, 89	218, 675, 50	
19	335, 65 1, 235, 80	710. 48		1 61	•••••	1, 286. 70 395. 02	
98 224	15, 968. 12 57, 475, 16	56, 188. 71				96, 462. 42	
 	400.00	500.00		8, 965 22	616, 000. 69 2, 811. 41	826, 820. 59 2, 811. 18	
12			29.00	62 4	448. 88 6, 402. 82 193. 70		<b>\$92.</b> 00
1	5. 22			3	66. 81 1, 272. 24		40.00
2, 531 2, 380	378, 883, 97 356, 888, 77		13, 610. 95 9, 520. 00	88	8, 412. 96		
6, 871	986, 972. 65	499, 069. 21	23, 160. 95	10, 094	1, 462, 692. 48	2 267, 843. 92	189.00
253	70, 039. 60	6, 829. 16					
,				5, 010 1, 939	768, 666, 08 497, 551, 66		69, 117. 00 49, 960. 66
253	70, 039. 60	6, 829. 16		6, 949	1, 261, 217. 74		119, 077. 69
					459, 090, 13 1, 990, 855, 53 3, 175, 92 50, 548, 36		5, 350. 76 42. 00 766, 38
					2, 503, 669. 94		6, 159. 14
6, 371 258	986, 972. 65 70, 039. 60	499, 069, 21 3, 829, 16	23, 160. 95	*10, 094 6, 949	1, 462, 692, 48 1, 261, 217, 74 2, 503, 669, 94	2, 267, 843. 92	139. 00 119, 077. 60 6, 159. 14
6, 624	1,057,012,25	505, 898. 87	23, 160. 95	17, 048 6, 624	5, 227, 580. 16 1, 067, 012. 25	2, 267, 843. 92 505, 898. 37	125, 375. 83 23, 160. 96
	<u> </u>			10, 419	4, 170, 567. 91	1, 761, 945. 55	102, 214, 8

<sup>\*</sup> Net decrease in final entries, 8,723; in acres, 475,719.83.

# ENTRIES PENDING.

It is shown by the official records that on June 30, 1889, there were 276,751 final entries of all kinds pending, and that at the close of the fiscal year ending June 30, 1890, there were 208,064 of such entries pending, a decrease as compared with the previous year of 68,687 entries.

# MISCELLANEOUS SELECTIONS AND CLAIMS PENDING.

#### RAILROADS.

Railroad selections amounting to 29,776,955.76 acres were pending at the close of the year, an increase over the amount pending at the beginning of the year of 332,704.12 acres. There were also Oregon wagon-road selections pending to the amount of 304,926.67 acres. In Appendix F will be found a detailed statement of these selections and the companies for whose benefit they are made.

# EXECUTION AND DELIVERY OF PATENTS.

Patents are executed in the name of the party making an entry or location, except in cases where the statute expressly recognizes the right of an assignee to take patent in his own name. (See departmental decision of July 27, 1880, in case of Whittaker v. Sou. Pac. R. R., 7 Copp, 85.)

The recitals and description of land in patents in all cases follow the register's certificate of entry or location, as prescribed by law.

When patents are ready for delivery they are, in all cases, transmitted to the local office at which the location or entry was made, where they can be obtained by the party entitled thereto, upon surrender of the duplicate receipt, or certificate, as the case may be, unless the duplicate shall have been previously filed in this office with a request that the patent be delivered as requested by the person sending the same; and in no case is the patent delivered, either from this or the local office, except upon receipt of such duplicate, or, in case of its loss from any cause, upon the filing in lieu thereof of an affidavit made by the present bona fide owner of the land, accounting for the loss of the duplicate, and also showing ownership of the tracts or a portion thereof embraced in the patent.

Patents are delivered free of charge.

# BOUNTY LAND BUSINESS.

Of revolutionary bounty land serip, authorized by the acts of August 3, 1852, and June 22, 1860, and founded on Virginia military land-warrants granted for services in the war of the Bevolution, four claims, including 1,488 $\frac{1}{2}$  acres, were satisfied during the year by the issue of scrip. The number of such claims pending is 313, embracing an aggregate area of  $102,404\frac{1}{18}$  acres. The latter include only such as await the removal by claimants of minor defects to perfect their claims.

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In commuting these Virginia military land-warrants into scrip a difficulty occurs of no small magnitude, rendering the progress of the work necessarily slow. Such land-warrants were issued mainly to citizens of Virginia and other Southern States. One of the results of the late war of the rebellion was that many of these claimants either lost their lives or were dispersed over the States. This, with other facts, renders it difficult for claimants to establish "present proprietorship."

From the commencement of operations under the several acts up to June 30, 1890:

	ACTOS.
Under act of 1847, 88,263 patents were issued, including an area of	13, 212, 120
Under act of 1850, 189,133 patents were issued, including an area of	13, 167, 040
Under act of 1852, 11,991 patents were issued, including an area of	694, 240
Under the act of 1855, 262,597 patents were issued, including an area of	34, 075, 310
Total	68, 148, 710

There were located in the several land States and Territories during the fiscal year ending June 30, 1890 (or, if before, not heretofore reported), under the several acts of 1847, 1850, 1852, and 1855, before mentioned, warrants covering 24,040 acres.

#### ACCOUNTS.

Mistaken methods and practices which had grown up in the accounts division of this office, has caused a great accumulation of official business in arrears at the opening of the fiscal year which obstructed the operations of the division, and unnecessarily consumed much valuable time in work of no practical consequence. These methods and practices during the year were abolished. The clerical force was rearranged and in effect its value increased by the transfer of clerk's from unimportant or unnecessary to valuable work. The pressing business of the division has thus been expedited, and greater efficiency effected.

The duties of the division, under section 456, Revised Statutes, in auditing "all public accounts relative to public lands," are elaborate and responsible, and involve an amount of labor not easily estimated.

The aggregate of accounts adjusted amounts to \$10,200,339, and the disbursements to \$6,887,295.12, or an excess of receipts over disbursements of \$3,313,033.88.

The multifarious work of this division is up to date, with the exception of the accounts of deputy surveyors.

# SPECIAL DEPOSITS.

During the year the deposits by individuals to defray the expense of office work in connection with the survey of mineral lands in certain public land districts, are reported as amounting to \$69,264.25, and deposits by railroads for field and office work in California, Louisiana, Minnesota, and Utah as amounting to \$24,779.24, or a total by individuals and railroads of \$94,043.49.

## MINERAL LANDS.

One thousand three hundred and fourteen mineral entries, embracing 35,326.81 acres, were made.

One hundred and eighteen coal entries were made, embracing 16,198.34 acres.

One thousand four hundred and seven mineral patents and two hundred and twenty-four coal patents were issued, the coal patents embracing an area of 33,773.72 acres. This is an increase of over 50 per cent. of mineral and coal patents issued, as compared with last year.

One thousand six hundred and forty-eight current mineral and coal entries were examined, an increase over last year of about 60 per cent., and 1,958 suspended mineral and coal entries were re-examined, as against 1,544 for previous year.

Contests received were 75, an increase of 16 over last year, and 127 quasi-contests were received.

Of contest cases 265 were considered, as against 231 for the previous year, an increase of 34 cases. Of agricultural and quasi-contest cases, involving mineral questions, 526 were examined.

Ex parte mineral entries are in arrears about two and one-half years. Contest cases, quasi-contests, and ex parte coal entries are up to date.

The chief of the division submits the following draft of a bill for the relief of persons who have or who may hereafter make entries under the pre-emption or homestead laws:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person who has made or who may hereafter make an entry, at any district land office, under the homestead or pre-emption laws, of any lands of the United States not known at the time to contain valuable deposits of mineral, shall have the right upon compliance with the requirements of the law under which the claim is initiated, to a patent for the land so entered, notwithstanding any discovery of mineral deposits upon or under the surface of any of said lands after the date of such entry: Provided, that this act shall not affect the status of any entry heretofore canceled.

Such proposed legislation, he believes, would be proper and just in view of the present law as interpreted by departmental decisions, which is, that this office will upon proper protest made that lands entered under the agricultural laws, but not patented, have since entry been discovered to be mineral in character, investigate the matter and cancel the entry if the facts charged in the protest are found to be true. He refers to the recent discoveries of phosphates in Florida as a demonstration of the hardship of the present law.

In addition to the great volume of work shown by the above statements, a vast amount of book keeping, examining, copying, executive, and miscellaneous work was done, much of which can not be classified under any general head, including 107,649 official letters and decisions, covering 50,507 pages of letter record.

# GREAT SIOUX INDIAN RESERVATION.

By the act of March 2, 1889, providing for a division of the great reservation of the Sioux Nation of Indians in Dakota, into separate or smaller reservations, and the relinquishment to the United States of the Indian title to the remaining lands, it is provided that on proof of the proper relinquishment of those lands by the different bands of the Sioux Nation, under the forms or terms prescribed in article 12 of the treaty of April 29, 1868, between the United States and the Sioux Nation, the cession shall be made known by proclamation by the President of the United States.

Consequently, the President, acting on proper proofs of the cession, on February 10, 1890, made known and proclaimed that the Sioux Nation had lawfully ceded to the United States the lands outside of the separate reservations, and declared the act of March 2, 1889, "to be in full force and effect, subject to all the provisions, conditions, limitations, and restrictions therein contained." Circulars dated, respectively, March 3 and March 25, 1890, were addressed to registers and receivers, explaining and enforcing the provisions of the act.

The proclamation and circulars in plain language declare that the domain of the separate Indian reservation and the rights of the Indians must be inviolable, and that all the provisions of the act must be rigidly observed. Equitable instructions, under the law, have been issued to the proper officers for the protection of the Indians as fully as possible from wrong or impositions from whatever cause, and in their rights on the reserved lands, and on the lands on which they now reside; also for the protection of the lawful homestead and pre-emption settlers; for the determination of all contests between Indians and citizens, as to disputed claims to lands; for the allotment of lands in severalty to Indians on the reservation; for the definition of boundaries; the disposition of school sections 16 and 36; the survey of the lands, and generally for the protection of the Indians in all their rights under the law and the treaty of cession. No purchase by citizens of the settlement or improvements of the Indians will be recognized as having any validity, and all filings and entries will be treated as subject to the Indians' right to take allotments. (See Appendix C.)

By this acquisition, while certain tracts of land estimated as containing 12,681,911 acres are reserved for the occupation of the Indians, the public domain receives an addition of about 9,053,935 acres, which will secure valuable homesteads to a large number of families, after deducting the grant of the sixteenth and thirty-sixth sections for school purposes, and satisfying all claims for Indian allotments in the ceded country.

# OKLAHOMA.

By the act of March 2, 1889, and the President's proclamation of March 23, 1889, certain lands in the Indian Territory, known as Oklahoma, were opened to settlement under the homestead laws, and land offices established at Kingfisher and Guthrie. By the act of May 2, 1890, the tract of land known as the Public Land Strip, or "No Man's Land," with certain other lands, was added thereto, and these several tracts of land were created into a Territory to be known as Oklahoma, with a suitable government.

Naturally, under the conditions or circumstances attending the opening of Oklahoma to settlement, unusually heavy labor and much difficulty has been caused this office in the consideration and determination of settlers' claims under the agricultural laws, as also by the special town-site act of May 14, 1890, in determining their proper construction and in the preparation of instructions to local land officers for their government under them. In the circulars of the Secretary of the Interior, dated respectively June 18, 1890, and July 10, 1890, and in my circular of July 18, 1890 (see Appendix G) is contained the latest information respecting land matters in Oklahoma.

# ABANDONED MILITARY RESERVATIONS.

The appropriation of \$20,000 for the survey, appraisal, and sale of abandoned military reservations by the act of March 3, 1885, was exhausted in the execution of the surveys under the instructions of departmental letter of January 20, 1887.

No further instructions authorizing surveys of these reservations have been received since that date. Lack of funds has prevented a further compliance with the provisions of the act of July 5, 1884, authorizing the survey, appraisal, and sale of these reservations, and it is urged that an appropriation of \$20,000 will be necessary to complete their survey.

An official list of these reservations, seventy-five in number, and their acreage and present condition, will be found in Appendix C.

# MAP OF THE UNITED STATES.

The draughting division was active in its labors during the year, and executed some important and most useful work. The map of the United States was revised and corrected from official surveys. Maps were compiled and tracings for maps made of a number of the States and Territories, and others are in rapid course of compilation. An edition of 14,000 copies of the map of the United States is now in press, and maps of States are in the publishers' hands.

A large number of railroad maps were examined and reported upon, and a larger number prepared with land-office designations. Much photo-lithographing work was performed under its direction, with much other and useful labor, a description of which, in detail, will be found in Appendix L.

# CONTESTS.

The volume of contests under the different acts relating to the public lands decreased somewhat during the year. During the previous fiscal year the number of contest cases received was 8,179; those received during this year numbered 7,631 (a decrease of 548), while a larger number of cases during the year was finally disposed of, and a lesser number at the close of the year remained pending. The annexed statement embraces the principal transactions of the contest division during the year:

Contests on hand July 1, 1889	. 8, 185
Received during the year	
•	
Total	15,816
Cases finally disposed of	. 8, 470
Leaving pending July 1, 1890	7, 346

Involved in these pending 7,346 cases is embraced an acreage of 1,175,360 acres. Other important work performed by the contest division will be found in detail in Appendix H.

Particular attention is called by the chief of this division to that class of contest cases in which no appeal is taken from the decision of the local land officers. On hand on July 1, 1889, and received during the fiscal year, were a total of 11,560 such cases, of which 7,374 were closed or disposed of during the year, leaving on hand 4,186 cases. Every effort was made to expedite the closing up of this class of cases, but it was found impracticable to accomplish more with the clerical force available for such work. It is believed, however, that a practicable remedy will be found through a proposed modification or amendment of the rules of practice.

# PRE-EMPTION.

Owing to the vast accumulation of entries not reached for action, and the many thousand cases which were suspended under the merely technical rules of the late "Board of Review," the correspondence of the preemption division for the past year has been very heavy. Work was especially directed to relieve the over-burdened suspended files, and to reduce the surplus of accumulated cases. Great progress has been made. But the efficiency of the pre-emption service was "seriously crippled" by a reduction of its force by transfer to other divisions of some of its

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experienced employés, while their places were unavoidably left unfilled or only partially filled by inexperienced clerks.

## Entries.

	Suspended.	Not examined
Osage entries all in Kansas	139 2, 593	14, 22 47, 04
Total	2, 732	61, 27
In Kansas the Ocare entries, on which full payments were made, not examine Osage entries on which partial payments were made, not examined	d	7, 95 6, 27
		14, 22
Cases ponding June 30, 1899 Cases received during the year		88, 75 24, 00
Disposed of during the year: Approved for patent Canceled or referred to other divisions	48	112, 76 , 526 270 — 48, 79
Pending July 1, 1890		
Examined and suspended	•••••••	2, 69 61, 27
		63, 96
Entries subjected to preliminary examination and suspension during the fisca	l year	7, 11

# VACANT OR UNSETTLED PUBLIC LANDS.

Every effort in my power has been made to obtain at least approximate areas and their location in the several land States and Territories of vacant or unsettled public lands. The local land officers, in their respective districts, have labored faithfully to furnish this information. But with all their assiduity I have been unable to obtain completed returns from all the States for my report proper. But a complete statement will doubtless be included in appendix C of this report. To illustrate the value of this information, I will mention with reference to the Southern States, as to which many inquiries have been received in regard to particular localities, that 685,900 acres of vacant and surveyed land in the Montgomery district, Alabama, have been reported; in Louisiana, in the New Orleans district, an approximate of 825,669 acres; in Arkansas (entire), 4,902,329 acres; in Mississippi (entire), 1,407,480 acres; in Florida (entire), 2,283,626 acres surveyed and over 3,000,000 acres of unsurveyed lands. It is probable, however, that the larger part of the unsurveyed Florida lands have passed to the State under the swamp grants, or is swamp in character.

This information is regarded as important to the emigrant or citizen looking to a proper location on our public lands, and a statement, comprehending all the facts attainable will be pushed to an early completion.

## RAILROADS.

The work of the railroad division, which consists chiefly in the determination of controversies affecting land grants made by Congress to aid in the construction of railroads, wagon-roads, and canals, and the examination of articles of incorporation and maps of location filed by railroad companies seeking to acquire the right of way over the public lands has continued to increase. This fact is due, in a measure, to the act of March 3, 1887 (24 Stat., 556,), providing for the adjustment of the grants made by Congress to aid in the construction of railroads; and the questions arising are in many cases, by reason of conflicting interests, very complicated, and the amounts involved often very large.

The said act provides for an immediate adjustment, where it appears that lands have been erroneously certified or patented on account of railroad grants, and that demand be made of the company receiving such lands for re-conveyance to the United States; and directs, in the event of failure to make such conveyance, that suit be instituted by the Attorney General to re-invest the United States with title.

The said act also makes provision for the re-instatement of entries erroneously canceled on account of railroad withdrawals, and, upon certain conditions, for the confirmation of titles derived by purchase of the companies of lands shown to be excepted from the grants.

The demands made under this act have been numerous, and in some cases have resulted in the re-investment of title to the land in the United States; but in most cases the demand has been refused, or no response made thereto, and suits will be necessary.

The work of adjustment contemplates a disposition of every tract, prescribed by the granting act, situated within the primary or granted limits; an inspection of each tract certified or patented to the company within such limit, to determine whether such certification or patenting was proper; the listing of those tracts shown to be erroneously certified; and the determination for what tracts lost to the grant indemnity is allowable.

It is necessary, in making such an adjustment, that all questions of conflicting claims, either between settlers and the road, or between two roads, the grants for which conflict or overlap, be finally disposed of, so that a proper disposition of the land can be shown in the adjustment.

The question of railroad land-grant forfeiture for breach of conditions has been before Congress for a number of years without resulting in the passage of a general act of forfeiture, and this office, in order to avoid complicating the matter, has suspended action upon cases involving rights within the limits of such grants and opposite the portion of the roads constructed out of time, awaiting the action of Congress.

Selections by the companies opposite such portions have, with few exceptions, also been suspended, and certification or patenting withheld.

In some of the grants, notably the corporation grants, the lack of

surveys renders an immediate adjustment impossible, but recommendation, accompanied by estimates, has been made that a sum sufficient to complete the surveys be appropriated by Congress.

The adjustments of the grants for the following companies have been submitted to the Secretary of the Interior for his approval, viz:

Name of railroad.	When submitted.	Name of railroad.	When sub- mitted.
St. Louis, Irom Mountain and Southern (Arkansas) Cedar Rapids and Missouri River. Dubuque and Pacific. Chicago, St. Paul, Minneapolis and Omaha. Little Rock and Fort Smith Missouri, Kansas and Texas Atchinson, Topeka and Santa F6. St. Paul, Minneapolis and Manitoba, and St. Paul and Northern Pacific.	Aug. 18, 1888 Nov. 17, 1888 Sept. 23, 1889 Oct. 30, 1889 Nov. 12, 1889 Nov. 18, 1889 Dec. 20, 1889	Vickaburg, Shreveport and Pa- cific. St. Paul and Duluth. Southern Minnesota Extension Chicago and Northwestern (Wis- consin)	Peb. 26, 1890 Do. Do. Do. Do. Do. Feb. 27, 1890 May 19, 1890

An adjustment of the grant for the Coos Bay military wagon-road was submitted January 13, 1888.

The letters submitting the adjustments will be found following the tables in appendix F.

The adjustments of the grants for the following railroads have been approved, viz:

Name of railroad.	When approved.
Sloux City and St. Paul Hamibal and St. Joseph Grand Rapids and Indiana	July 22, 1887 May 29, 1890 June 20, 1890

The adjustments of the grants for the Hastings and Dakota Railway Company and the Florida and Peninsula Railroad Company are in course of preparation. Both of these roads have been entirely constructed, but a large portion of each was built out of time.

During the last year reports have been made, through the Secretary of the Interior, upon a number of bills referred by the several committees of Congress for expression of opinion.

The records and files of the railroad division are distinct from those of other divisions, and while record is made upon the tract books of selections made by the companies, and the approval or rejection of the same, yet those interested, after making an examination of the tract books, invariably resort to that division for confirmation of the record as shown in the public lands division.

The vital question presented in most of the controversies over which the railroad division has jurisdiction is, was the tract excepted from the operation of the grant? Which involves the further question, What claims serve to except land from the grant?

In the early administration of these grants the construction was generally in favor of the grantee, and the record of a claim was not deemed sufficient to defeat the grant, but its validity must be established.

A claim based upon settlement and residence, without an entry, was, therefore, not recognized; neither was a pre-emption filing upon which proof had not been made, or, in other words, that had not ripened into an entry.

In the case of Northern Pacific Railroad Company v. Anrys (8 L. D., 362), it is held that "a claim resting on settlement, residence, and improvement, and existing at the date when the grant becomes effective, is a claim contemplated by Congress in the exempting phrase, 'occupied by homestead settlers,'" and a review of this principle was refused March 4, 1890 (10 L. D., 258).

In the case of Malone v. Union Pacific Railway Company (7 L. D., 100), it was held that "the existence of a prima facie valid pre-emption filing, at the date when the right of the road attached, excepts the land covered thereby from the operation of the grant," and in the case of the Northern Pacific Railroad Company v. Stovenour (10 L. D., 645) this principle was re-affirmed.

The change in the rulings made in these cases affects large bodies of land and disturbs adjudications heretofore made, as, under the act of March 3, 1887, it is mandatory upon the Secretary of the Interior to demand a reconveyance of title, if the grant is unadjusted and the lands have been erroneously certified or patented to or for the benefit of railroads. (Winona and St. Peter Railroad Company, 9 L. D., 649; Prindeville and Dubuque and Pacific Railroad Company, 10 L. D., 575.)

The act of June 22, 1874, makes provision for the relinquishment of lands by railroad companies in favor of parties who have been erroneously permitted to make entry thereof, and the selection of other lands within the limits of the grant in lieu thereof.

Heretofore, in accepting such relinquishments and permitting selections in lieu thereof, no distinction was made between lands within the granted limits and those within the indemnity limits; but, under date of January 23, 1890, it was held that "lands within the indemnity limits of a grant do not afford a basis for relinquishment and selection under the act of June 22, 1874" that a certification on such a basis is erroneous, and proceedings for the recovery of title under the act of March 3, 1887, were directed. (St. Paul and Sioux City Railroad Company 10 L. D., 50.)

Of the certifications heretofore made under this act a large proportion is based upon the relinquishment of indemnity lands.

During the fiscal year ending June 30, 1890, 363,862.15 acres of the public lands were certified or patented to States and corporations for railroad purposes; a decrease as compared with the previous year of 61,183.87 acres. The number of railroad patents issued was eighteen. For wagon-roads or canals, no certificates or patents were issued.

The mileage of land-grant railroads actually constructed up to the close of the last fiscal year was 18,070.71 miles, of which 40 miles were constructed during the year,

The lists of railroad selections at the close of the last fiscal year awaiting examination or action covered 29,471,709.09 acres; the selections for wagon roads in Oregon covered 305,246.67 acres; making an acreage of 29,776,955.76 acres embraced in pending lists of selections for railroad and wagon-road construction.

Public lands certified or patented to States and corporations up to 1890.

	Acres.
For railroad purposes (1850 to 1890)	51, 379, 346. 21
For wagon-road purposes (1824 to 1890)	1,732,730.83
For canal purposes (1828 to 1890)	4, 424, 073. 06
For river improvements (1828 to 1890)	1, 406, 210. 80

58, 992, 360. 90

A statement of the annual report for June 30, 1888, (p. 232-241) shows the dates of filing of maps of location by land-grant railroad companies and the dates of withdrawal of lands made thereon. But one such map has since been filed (main line of the Southern Pacific Railroad about 20 miles westward from Huron in California), withdrawals on which were ordered April 15, 1890.

Articles of incorporation filed by thirty-six railroad companies for right of way through the public lands were approved during the year. The whole number of railroad companies claiming such right of way on July 1, 1890, under the general right of way act of March 3, 1875, was 360. A large number of maps of location, filed by these companies during the year, were returned, as failing to strictly comply with the prescribed forms of certificate and affidavit required to be attached to such maps.

A logging company managed to secure approvals of articles of incorporation and maps of location for a railroad. In its construction public timber was used. But it was subsequently learned that the road was not intended as a common carrier, as required by the act of March 3, 1875, under which the right of way was claimed, but merely as a private vehicle to facilitate or aid the company in its logging business, and consequently proper measures were promptly taken to procure a revocation of the grant of right of way.

# SWAMP LANDS.

In the adjustment of claims for swamp lands and swamp-land indemnity, six special agents were employed during the year in making personal examinations in the field of lands claimed under the swamp grant, and were present on behalf of the Government at the taking of the testimony presented by the respective States relative to the character of

the land, in accordance with the rules and regulations of the Department, dated August 12, 1878.

During the past fiscal year, 19,216.53 acres were claimed and reported to this office under the acts of Congress, approved September 28, 1850, and March 12, 1860, granting swamp and overflowed lands to the several States, making the total area claimed and reported under said acts 80,218,419.21 acres.

Lists embracing 126,990.49 acres have been formally approved to the several States during the past year, increasing the total amount thus approved to 59,100,462.67 acres, including 8,708,588.48 acres approved to the State of Louisiana, pursuant to the provisions of the act of March 2, 1849, under which act the approval has the force and effect of a patent.

Patents have been issued during the last fiscal year under the acts of September 28, 1850, and March 12, 1860 (Secs. 2479, 2480, 2481, and 2490, Rev. Stat.) for 109,351.89 acres, or a decrease as compared with the previous year of 150,369.56 acres, making the total patented under said acts and approved under the act of March 2, 1849, 57,209,324.43 acres.

No land was disposed of during the last fiscal year under the provisions of the swamp land grant of March 2, 1849. This grant applies only to the State of Louisiana.

Under the indemnity acts of March 2, 1855, and March 3, 1857, during the past year, cash indemnity accounts amounting to \$32,472.83 were examined and allowed, and the tracts patented to the several States as indemnity amounted to 7,906.63 acres.

The total amount of swamp-land indemnity adjusted and allowed since the passage of the indemnity act is 1,566,011.41 acres for eash entries of swamp land, and 588,126.23 acres patented in lieu of swamp lands located with military bounty land warrants and scrip.

The correspondence and general work relating to swamp lands have been kept up as far as possible, and a larger number of old cases has been finally disposed of this year than in the preceding one.

New selections are being made and reported constantly, and considerable progress has been made in the adjustment of such claims.

# PRIVATE LAND CLAIMS.

During the year the following work was performed by the private land claims division.

Indian patents	354
Oregon and Washington donation patents	
Claims in California patented	
Claims in Indiana, Louisiana, Florida, and Arkansas patented	
Claim in New Mexico, reported to Congress	
Claims in Louisiana (act of June 2, 1858) satisfied with scrip amounting to	
16,272.87 acres	29
Entries with certificates of location finally approved	147

The following is a statement of the condition of the work in that division on July 1, 1890:

California cases tocketed and not finally adjudicated	14
Cases confirmed in New Mexico and Arizona and not finally adjudicated	27
Imperfect claims reported under acts of June 22, 1860, etc., to be reported to	
Congress by this office	2
Florida, Louisiana, Michigan, Illinois, etc., cases awaiting action	2,935
Claims within the limits of Las Animas grant in Colorado in which awards were made by the register and receiver at Pueblo under act of February 25,	
1869, not adjudicated	3
Claims within Las Animas grant in Colorado, act of February 25, 1869, on file,	
exclusive of one disposed of in 1874, and one withdrawn	24
Scrip locations pending	854
Scrip cases, act of June 2, 1858, reported and awaiting action	59
Oregon, Washington, New Mexico, and Arizona, donation cases reported and	
not finally adjudicated	117
Indian allotments not patented	109

# ARIZONA.

The surveyor-general reports that the work in his office relating to private land claims has received much of his attention during the last fiscal year. He states that:

In October I reported the Peralta claim for almost 5,000,000 acres of land as a for gery and fraud through and through, and recommended the prosecution of the fabricators of the fraud. The Commissioner ordered the claim stricken from the docket, which order was complied with. There are several private land-grant claims in this office and undisposed of, and some before the honorable Secretary of the Interior on appeal on questions preliminary to final investigation and report.

# THE ALLEGED GRANT TO DON MIGUEL DE PERALTA.

In the case alluded to above by the surveyor-general I rendered a decision on February 20, 1890, holding that the essential foundation of a recognizable claim under the laws of Spain and Mexico do not appear, etc., and ordering the case stricken from the docket. The letter containing said decision is given in the appendix, marked D.

An appeal from the decision was taken, and is now pending before the Department.

# NEW MEXICO.

No progress has been made during the past year in the final adjustment of private land claims in New Mexico. The subject is one of vital importance to the people of that Territory, and many measures have been introduced in Congress, from time to time, looking to the speedy and just settlement of these rights of property asserted under treaty stipulations, but they have failed to become laws. I quote from the last annual report of the bureau upon the subject of said claims as follows:

This bureau annually, for many years, has called special attention to the unsettled condition of private land claims in New Mexico (and also in Arizona and Colorado), asserted under the treaty of Guadalupe Hidalgo and Gadsden purchase.

More than a third of a century has elapsed since Congress, by the act approved July 22, 1854 (10 Stat., 308), provided the first machinery for the definite adjustment of these claims to portions of ceded or purchased territory, assuming that the valid claims were subject to recognition and protection by the United States, under treaty stipulations, terms of purchase, the laws, usages, and customs of the countries having the granting authority, etc. But few laws have been enacted touching said claims. The act of 1854 was supplemented by the act of February 28, 1861 (12 Stat., 172), the seventeenth section of which provides that the duties, powers, responsibilities, etc., of the surveyor-general of Colorado shall be the same as those of the surveyor-general of New Mexico, under the direction of the Secretary of the Interior, and such instructions as he may from time to time deem it advisable to give him.

In the sundry civil appropriation act approved July 15, 1870 (16 Stat., 291), the surveyor-general for Arizona is clothed with power to examine claims of this character in his jurisdiction and report upon the same, which reports "shall be laid before Congress for such action thereon as shall be deemed just and proper."

Under the provisions of law referred to, supplemented by departmental instructions based thereon, the proper officers have investigated and reported upon numerous claims, embracing millions of acres, and those reports, with transcripts of the records on which they purport to be founded, have been duly laid before the legislative branch of the Government, which alone, under existing statutes, can finally confirm or reject them. The titles to some have been determined to be valid; they have been located and surveyed in place and carried into patent; but many are still pending before Congress (as per exhibits published in former reports), which tribunal has so far neglected to deal with them individually:

In the mean time it is evident that the claimants are to a greater or lesser extent enjoying the usufruct of the land, especially where preliminary surveys have operated in conjunction with official constructions of law to reserve the tracts claimed from entry and improvement by actual settlers under the public-land system, this without reference to the standing of the claims, prima facie, as set forth in whatever official reports have been made in the premises.

No claim has been directly rejected by action of Congress thereon to my knowledge; and in this connection attention is called to the "Rancho el paso de las Algodones," in Arizona, in which case special action by Congress has heretofore been recommended. There is a pressing necessity for further legislation looking to the final and speedy settlement of these demands upon the soil, to the end that the public domain may be separated from, and its surveys fixed and closed upon, the legitimate boundaries of private property.

Particular attention is invited to that portion of the surveyor general's report (which will be found printed in full in the appendix) relative to the small holdings by the large number of people in New Mexico who became citizens of this Republic as a result of war and annexation. Under a perfected colonization system of the former Government, and the equitable laws of the Latin races in matters pertaining to the soil, these small farmers were secure in their rights; and, although menaced by hostile savages, they clung to the same small parcels of irrigable land, subsisting and multiplying thereon, from generation to generation.

These people have no paper titles, and are almost totally ignorant of the land system of this Government.

This matter has been fully explained to Congressional committees in times past, and remedial legislation is much needed to protect the interests of such native-born New Mexican farmers. Their "preference rights" to tracts so inhabited and cultivated should certainly be recognized, and made as clear by law as are similar rights of native or naturalized citizens under existing public-land laws.

I quote from the surveyor-general's report as follows:

#### GRANTS.

During the year the boundaries of the grant known as La Salina, which said grant was confirmed to the heirs of Henry Volcker (25 U. S. Stat., 1194), have been established. Prior to the survey an investigation was made for the purpose of furnishing information upon which to base special instructions.

Only one petition has been filed under section 8 of the act of June 22, 1854.

The claim above referred to is filed by the Indians of Isleta, who claim certain lands outside of the boundaries of the grant confirmed to them, and which is alleged to have been purchased by them in 1750. They claim to have been in actual possession of the land ever since the date of sale to the Pueblo. \* \* \*

The failure of claimants to present their claims may be easily accounted for. It is a matter of some expense to present a claim before this office. Witnesses must be brought here and an attorney must be employed.

Even should the surveyor-general return a favorable report to Congress, the return for all this trouble and expense would be very small. Past experience shows that the report would probably not be acted on by Congress, without which action the opinion of the surveyor-general would amount to nothing, in view of the decision of the Supreme Court of the United States, that the favorable opinion of the surveyor-general is no evidence of title.

There is no subject that more justly demands the immediate attention of the Government of the United States than this matter of unsettled land claims. The number and character of unsettled claims so far as they have been filed in this office is given in the annexed statement marked Exhibit C, but there is also a very great number of just claims that have never been filed.

New Mexico was first taken possession of by Spain through an expedition commanded by Coronado, just 350 years ago, before De Soto had reached the Mississippi. It was permanently settled before 1600. From that time until 1821 title to land within its borders was gradually passing from the Government of Spain to private parties. In a similar manner the Republic of Mexico, by wise colonization laws, endeavored to promote the settlement and private ownership of lands, while the Governors acting under her authority often gave away land with what seems to us reckless prodigality.

When New Mexico became a part of the United States, it contained a population of  $80_1000$ . Some of these were wealthy and held great tracts of land, often given them as a reward for military services.

Although smaller holdings of land are more consonant with our ideas of what is best for a free community, still it must not be forgotten that the Government of the United States agreed to protect these persons in the enjoyment of their property, whether they resided here and became citizens of the United States or removed southward and remained citizens of Mexico.

A large number of these claims have been adjusted under the provisions of the law of 1854, establishing the office of surveyor-general, and the remainder would soon be disposed of if Congress would act upon the reports of the surveyor-general. A careful re-examination and re-survey would, however, in many cases be desirable by reason of the conflicting reports of previous surveyors-general and in order that all the facts obtainable bearing on each case might be laid before Congress.

If, however, Congress should be unwilling to take the responsibility of deciding these cases, it should empower some tribunal to proceed to decide them.

#### SMALL HOLDINGS.

By far the larger part, however, of the 80,000 people who became citizens of the United States by the annexation of New Mexico were poor. They and their ancestors had been located where they were by the colonization plan pursued by Spain and Mexico.

About the time of the discovery of New Mexico Emperor Charles V of Spain decreed as follows:

"If in that which is already discovered in the Indias there should be any places and districts so good that it may be proper to found settlements, and any person should make application to settle and reside in them, in order that with a greater will and profit they may do so, the viceroys and residents may give them in our name lands, house-lots, and waters, in conformity with the disposition of the land."

This plan was pursued until the annexation of the territory by the United States. Under the Republic of Mexico the colonization laws and regulations became a very complete system, admirably adapted to the character of the people they were designed to benefit and to the character of the country to be occupied. The governing ideas always were that to any one without land land should be given as long as the Government had unoccupied land, and that it was better for the nation that the country should be settled and the land reduced to private ownership.

Generally the lands and waters were assigned to each person "in conformity with the disposition of the land" by an inferior officer (Alcalde) sent with them for the purpose. The result would be a placita with its outlying lands, something like the following: \*

The Arabic figures indicate the house lot on which the man lives with his family, and the Roman numerals his farm lot, on which he raises the little crop of wheat and vegetables by which they subsist.

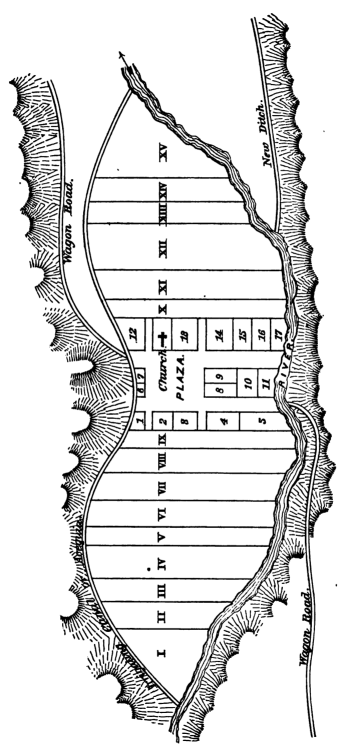
The moisture which causes his crop to grow comes not from the blue sky over his head, but from the accquia at the rear; and when his turn comes to use it he cuts its bank with his hoe, and the life-giving water quickly fills his first square of earth to the depth of a few inches, then, as the ground all slopes gently down toward the river, the water moves quietly on from cross-ridge to cross-ridge, leaving the square behind it so thoroughly soaked that under the warm san of New Mexico they will produce luxuriantly of whatever may be required of them. From the nature of his cultivation his land must extend from the acequia downward as the land slopes; and so farms that look all out of shape to the Eastern man are the almost universal custom here, and they are more apt to grow narrower rather than wider, for if a man who owns a strip 200 yards wide and one-fourth of a mile long dies leaving four children, then each of them, without a will or deed, but simply because every one so understands it, becomes the owner of one-fourth of it, that is, of a strip of the full length and 50 yards in width. Again, the owner of lot 3 may, on marriage, acquire with his wife lot 14. Then he goes on cultivating the two without seeming to try to get his holdings consolidated.

Of course, the owners can not make entries under the land laws for land in such shapes. Their not living on the lands would also prevent entry.

The owners of all the farm lots up and down the river live together about the plaza, in which they can quickly rally in case of an Indian attack, the regulations requiring every man to be supplied with arms and horses for the common defense. Unitedly they dig the acequia and do other work for the common good; unitedly they rear the village church and maintain its worship. Sometimes the settlement was established by a formal grant, which gave to it also the land for ten or twenty miles on either side of it. In such cases it is specified that this is for the common benefit of the settlers, by furnishing them pasture land and wood land, and for those who should afterward join themselves to the new settlement.

The idea of the Mexican people always was that the large tract gave the settlement room to grow, and that any new comer or boy becoming of age who wanted a





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piece of land out of the common stock to cultivate could have it, and could go on to improve it by taking out a new ditch or otherwise.

In view of these facts I think that everyone living in this community at the time that it was transferred to the United States had a certain interest in the outlying lands, and that they did not belong exclusively to the heirs or assigns of the one or more settlers mentioned in the original papers. I also think that every member of such a community, no matter how poor he may be, was included in the provisions of the treaty of Guadalupe Hidalgo, that Mexicans electing to becomes citizens of the United States "shall be protected in the free enjoyment of their liberty and property." In order to protect them in their property in land, and to avoid taking it away from them and throwing it into the mass of its own property, the public domain, it was necessary for the United States to determine what the property of each one was. This should have been done at once. As it was not done, and matters were allowed to drift along in the old way, I consider that the Mexican custom as to the rights of new comers who joined themselves to a community, continued to run, and that every person now holding land on a grant made under the colonization laws has an interest in the outlying lands of the grant.

The question as to what each man owns should be settled at once. The whole prosperity of New Mexico depends upon it. The gravest evils have already resulted. Supposed interests in community grants have been brought up, and under them large tracts have been fenced and poor men have found themselves substantially shut up to their farm lots and thereby reduced to the greatest distress. While they could get a living from the farm lot combined with the herd of goats and sheep living on the common pasture, and with the privilege of the common timber lands, they can not get it from the farm lots alone. The result is widespread suffering, restlessness and trouble, which threatened the peace of the community.

I think the remedy for this is surveys, combined with authority given the land offices to issue patents to each man for what belongs to him. The deputy surveyor's going to such a community and telling the people that he has come to assist them in getting title to their homes, would be rendered every assistance. Let every farm lot of long occupancy be surveyed and shown on the township plat as belonging to its owner. Then if it be an unconfirmed community grant with outlying lands, assign to each one a wood lot, say of the same size as his farm lot, in payment for his inchoate right in these outlying lands. Lands that could be made very valuable can not be left as unfenced commons for the benefit of a few goats and cattle.

The system that was adapted to the old time and the needs of a sparsely settled community must now pass away and be replaced by the American plan of individual ownership and inclosed lots, and the sooner the Government makes the inevitable change, the better it will be for all concerned.

After the plat goes to the register, the indications of ownership thereon should be subject to contest by anyone claiming the same land, in the manner that entries are now.

But there would be but few contests. The ownership of lots in this country is well known, and universally acquiesced in, with rare exceptiors. Long continued occupation, with the consent of the Government and all parties interested, constitutes as just a claim as property is held by anywhere. A settlement of these matters in accordance with justice will be a permanent settlement and will be the best for the Government, and best for all interests in New Mexico.

Certain title to the land is the foundation to all values. Enterprise in this Territory is greatly retarded because that foundation is so often found lacking.

## COLORADO.

Nothing of importance is contained in the annual report of the surveyor-general regarding the few private claims in his district. From a special communication from him (to enable this office to reply, in part,

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to inquiries by the United States Senate, resolution of June 20, 1890), the following extracts are furnished:

Of the Vigil and St. Vrain graut only one derivative claim, No. 2, awarded to Norton W. Welton, amounting to 760 acres, is pending before this office. (See letter of July 2, 1890.)

Of only two unconfirmed grants papers are on file in this office, namely: The Conejos grant and the Mendano and Zapato grant.

I can not find in the office any record of a decision taken in regard to these grants, but I presume that in the time of Surveyor-General Pelham, then surveyor-general, for New Mexico and Colorado, these grants were declared invalid.

I can not find in the records any papers, petitions, or names of counsel or attorneys, who have prosecuted said claims since the time of Surveyor-General Pelham.

Below follows a synopsis of the papers on file in regard to the said Conejos and Mendano and Zapato grauts, giving boundaries as claimed, names of claimants, etc.

## CONEJOS GRANT NO. 80.

Petition to Hon. William Pelham, surveyor-general of New Mexico; José Maria Martinez, Antonio Martinez, Julian Gallajos, and Celedonio Valdez, in their behalf and of others, represent to be claimants and owners of a tract situated on the Rio de los Conejos, on the north bounded by the hill of the Garita; on the south by the mountain of San Antonio; on the east by El Rio del Norta, and on the west by La Sierra Moutoza, each of the claimants having 200 varas in width, fronting on the river.

The original grant made by the Mexican Government being lost, they ask to make oral proof. They can not set forth the quantity of land included in the grant, no survey having been made. They do not state how many claimants, but ask confirmation by their attorney, J. Houghton, not dated.

Carlos Beaubien makes a statement under date of August 4, 1355, that in the year 1832 or 1833, he was with an alcalde, deceased, ordered to lay out the tract of Los Conejos and distribute the tract to the persons who asked the donation.

Thirty-six persons claim right to land, and petition Hon. Juan Andres Archuleta, prefect of the first district, also without date.

# MENDANO AND ZAPATO GRANT.

Antonio Mattias Gomez and José Luis Baca de Sondaya, appear before the Governor, Facunda Melgares, by petition dated January 19, 1820, asking to forward an application to Mexico in order that they may be placed in possession of a tract, known to be public land, and as a grant commonly called the Springs of the Mendano and the Zapato and the Rito, which leads near the outlet of the Pedrogosa mountain, and which joins the Grand Lake.

The governor by date of March 14, 1820, states in his petition that this grant appears to him to be just, and approved the possession of the above-named petitioners.

Thence follows a decree dated Mexico, April 1, 1820, issued by the President ad interim of the Republic of Mexico, stating that the petition of Antonio Mattias Gomez and José Luis Baca de Sondaya, addressed to the Senate, is granted, and the Governor is ordered in company with his alcaldes to designate the boundaries of the grant and give title papers.

The signature of the governor, Facunda Melgares, is different from his signature on papers of other confirmed grants on file in this office.

The governor also makes (order) that this grant shall be in force on common paper, there being none with stamps in this kingdom or in this jurisdiction under his charge.

A petition going at the present time from Santa Fé to Mexico to the Senate, to the President, and back to the petitioners in fourteen days, would be considered quick traveling and a speedy action taken. In the year 1820, it was utterly impossible.

#### LOUISIANA.

Very few confirmed private land claims in Louisiana have been carried into patent during the fiscal year.

Upon this subject, I quote from the surveyor-general's report as follows:

It is certainly remarkable that years should be allowed to roll on, decade after decade, leaving the citizens totally unable to obtain patents on at least 5,900 private claims solely because the office possesses no "clerks" to prepare plats of survey. Time only adds embarrassments to this matter, and unless it is soon attended to, the embarrassments will certainly increase. But since my predecessors have urged the same matter for years past, I am satisfied that the Department is fully cognizant of all the facts in the premises.

# SURVEYOR GENERAL'S SCRIP.

Of the pending claims to this class of indemnity, under the provisions of section 3, of the act approved June 2, 1858 (11 Stat., 294), twenty-nine have been adjusted during the year, and the scrip, or "certificate of location," authenticated and delivered to the legal representatives of the deceased confirmees. The amount of land involved is 16,272.87 acres.

It is deemed proper to again call attention to the recommendations in this matter contained in the annual report of this office for the year 1888 (pp. 35, 36, 37, and 448).

## FLORIDA.

There are a large number of confirmed and surveyed but unpatented private land claims in Florida. Conflicting surveys exist, which have not been adjusted as contemplated by the eleventh section of the act approved February 8, 1827 (4 Stat., 204). In relation to the original papers upon which these claims were based, the surveyor-general reports as follows:

### THE SPANISH ARCHIVES.

Since 1849 this office has been the depository of that large mass of ancient documents of the Spanish provincial government, left at St. Augustine when the United States acquired title to Florida. These records contain the basis of titles to lands to an extensive amount, and probably contain, also, historical matter of much value.

In my opinion they are worthy of better care than they have heretofore received. It is believed that the Spanish land titles derived from them and preserved in other records, written and printed, are but a portion of the important matter still locked up in these archives, which contain the probate records, the original wills, the dockets of civil and criminal courts, and voluminous records of naval and military history.

These records are unique, and in case of loss can not be duplicated or restored. They are not wholly safe from fire. They have long been subject to the destructive attacks of insects which perforated some of the volumes and bundles to an alarming extent, so that I have used means for destroying the moths. These original manuscripts are of much the same character and importance as those of some of the Pacific districts, where they have been honored with a special officer as keeper of Spanish archives.

I would respectfully recommend that provision be made for a competent clerk and translator, who shall index, translate, and preserve the valuable portions, and make their contents accessible to investigation, before the fading of ink and ravages of insects shall render them useless, or fire shall entirely destroy them.

A similar collection of Spanish archives of the province of West Florida was kept at Pensacola in care of an officer called "keeper of Spanish archives."

When that office was discontinued in 1849, the papers in his charge were retained at Pensacola. At the suggestion of your office I have made investigation, and find that only a small portion of these archives are extant, the remainder having been destroyed by fire.

#### CALIFORNIA.

One private land claim patent in this State was issued during the fiscal year; the "Rancho Cañada de los Baqueros;" area 17,760 acres.

#### UNDELIVERED PATENTS.

There yet remained in the office of the surveyor-general eleven undelivered patents for private land claims, upon which fees amounting to \$2,262.33 are due. A list of the same with their respective areas, and names of the patentees will be found in the last annual report of this office on page 21.

#### SPANISH ARCHIVE DEPARTMENT.

Relative to this branch of the surveyor-general's office, I quote the following from his report:

In reference to this department, which is a very important one in connection with this office, I would state that upon the records therein rests the title to a large portion of the lands in the State, as well as containing in itself a full account of the early settlement of the State and all matters of public interest from which a complete history could be compiled. It appears to be in a satisfactory condition. Reference to former reports show that the Department must be fully advised of the past work performed and of the work outlined for the future, and for that reason I will condense the somewhat lengthy report made to me by the officer in charge.

The work has been great and laborious translating and indexing 959 expedientes, or records of proceedings, with all the title papers filed in the 813 cases presented for confirmation, and including as well copies and translations of the books of register of titles Nos. 1, 2, 3, and 4; books of records of possession Nos. 5, 6, and 7 have been completed and the originals carefully preserved. The volume entitled Miscellaneous Documents and Transfers, that shows the chain of title from the original grantees to the parties who presented any individual claim to the Board of Land Commissioners for confirmation, is now complete.

All original title papers and all other documents that in any way relate to the tracts of land referred to in the petition of the applicant, have been segregated so that wheever examines the transcripts will find the proceedings that were had upon the petition of any individual for a specified tract of land up to the date of the presentation of the claim to the land commissioners.

The completed work contains 18,200 pages of writing, in twenty-six large volumes, each indexed and two volumes containing 623 tracings of original maps or diseños. The work of compilation of the 302 volumes of Spanish archives has likewise been completed during the past fiscal year, and the work now being performed is that of classifying and assorting the innumerable subjects, after recording and indexing in chronological and proper order. The abstracts and translations of which the index

will be composed have been made by careful study from 280,639 pages of Spanish manuscript contained in these ancient archives, and it is expected that during the next three or four years the Government will have in its archives the most complete, descriptive, and interesting index of public records that has ever been made of Spanish archives.

The index will be arranged alphabetically and chronologically with proper side references, in such a way that any one desiring to know a certain fact contained in the volume will at once find what he wants in English, often reading in the index itself the exact words that were used by the writer of the document one hundred years ago.

The volumes, embracing a great variety of subjects, have been arranged differently, to facilitate reference, and are numbered from 1 to 302, the former way of indexing being absolutely unintelligible.

## SURVEYS OF PUBLIC LANDS.

During the fiscal year ending June 30, 1890, surveys have been accepted, after an examination in the field and careful comparison with the examiner's reports and inspection of the plats and field notes in this office, as follows:

States and Territories.	Acres.	States and Territories.	Acres.
Arizona California Colorado Dakota Florida Idaho Minnesota Montana	162, 031, 41 473, 457, 72 929, 992, 35 2, 519, 33 22, 148, 58 144, 855, 29	Nebraska. Nevada New Mexico Oregon Utah Washington Total	408, 857. 287, 181, 84, 100. 576, 525. 180, 122.

The appropriation (approved March 2, 1889) for the survey and resurvey of the public lands for the fiscal year ending June 30, 1890, was \$200,000, of which sum \$20,000 was authorized by the act to be applied to the examination of surveys, etc.

Said act specifically provided as follows, viz:

That in expending this appropriation preference shall be given in favor of surveying townships occupied in whole or in part by actual settlers; and the surveys shall be confined to lands adapted to agriculture and lines of reservations.

With reference to rates of mileage the act further provides as follows, viz:

That the Commissioner of the General Land Office may allow for the survey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding \$13 per linear mile for standard and meander lines, \$11 for township, and \$7 for section lines; or if, in cases of exceptional difficulties in the surveys, the work can not be contracted for at these rates, compensation for surveys and resurveys may be made by the said Commissioner, with the approval of the Secretary of the Interior, at rates not exceeding \$18 per linear mile for standard and meander lines, \$15 for township, and \$12 for section lines.

The terms of the appropriation act specially allotted the sum of \$10,000 for the surveys of lands opened to settlement in the Territory of Montana under the act approved May 1, 1888; also allotted the sum

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of \$5,000 for the survey of the west boundary line of the White Mountains or San Carlos Indian Reservation, in the Territory of Arizona.

Deducting the specific allotments made by the act for surveys in Montana and Arizona and examination of surveys in the field (aggregating \$35,000), the amount of the appropriation actually available for public surveys and re-surveys and applicable to all surveying districts was \$165,000, which was apportioned to twelve districts, as provided in the following table:

Districts.	Amount.	Districts.	Amount.
Arizona. California Colorado. Dakota Idaho. Minnesota Montana.	10, 000 15, 000 25, 000 10, 000 5, 000	New Mexico Oregon Utah Washington Wyoming	10,000 5,000 20.000 10,000

The sum of \$25,000 was reserved for any contingencies that might arise in any of the several surveying districts, including Florida, Louisiana, and Nevada, to which no formal apportionments were originally made, although stated amounts for special surveys were subsequently apportioned to Louisiana and Nevada.

During the fiscal years, 1885–'86, 1886-'87, and 1887-'88, under official instructions, expenditures of the appropriation were confined to districts where existing settlements on the lands presented special claims for recognition. Said regulations were in effect first incorporated by Congress in the appropriation act approved October 2, 1888, and were embodied in the act approved March 2, 1889.

The annual surveying instructions for the several fiscal years as stated, which defined the class and character of the lands to be surveyed (except as to timber lands and other modifications), were continued in force, and additional surveying instructions for the fiscal year 1889–90 were issued to all surveyors general, and were transmitted July 26, August 16, 20, and 22, 1889.

The annual surveying instructions for the fiscal year ending June 30, 1890, read as follows:

DEFARTMENT OF THE INTERIOR, GENERAL LAND OFFICE,
Washington, D. C., August 16, 1889.

The U. S. SURVEYOR-GENERAL,

SIR: By the act of Congress approved March 2, 1889, making appropriations for sundry civil expenses of the Government for the fiscal year ending June 30, 1890, and for other purposes, there was appropriated:

"For surveys and resurveys of public lands, including ten thousand dollars for surveys of lands opened to settlement in the Territory of Montana under the act approved May first, eighteen hundred and eighty-eight, and including five thousand dollars, or so much thereof as may be necessary, for the survey of the west boundary line of the White Mountains or Sun Carlos Indian Reservation in the Territory of Arizona, two hundred thousand dollars, at rates not exceeding nine dollars per linear

mile for standard and meander lines, seven dollars for township, and five dollars for section lines: Provided, That in expending this appropriation preference shall be given in favor of surveying townships occupied, in whole or in part, by actual settlers; and the surveys shall be confined to lands adapted to agriculture and lines of reservations: Provided further, That the Commissioner of the General Land Office may allow, for the survey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding thirteen dollars per linear mile for standard and meander lines, eleven dollars for township, and seven dollars for section lines, or if, in case of exceptional difficulties in the surveys, work can not be contracted for at these rates, compensation for surveys and resurveys may be made by the said Commissioner, with the approval of the Secretary of the Interior, at rates not exceeding eighteen dollars per linear mile for standard and meander lines, fifteen dollars for township, and twelve dollars for section lines."

The said act also provides that an amount not exceeding \$20,000 (out of the \$200,000 appropriated for surveys) may be expended for examination of surveys in the field to test the accuracy of the work, and to prevent payment for fraudulent and imperfect surveys returned by deputy surveyors, etc.

The fund provided for examinations will be retained under the direct control of this office, and expended in the main for the maintenance of a corps of competent examiners, who will be detailed according to the exigencies of the service in the several surveying districts. A few cases may arise when it will be found more convenient and less expensive to have examinations made under the immediate supervision of the surveyor-general, and in such cases the question of the assignment of sums sufficient to enable the surveyor-general to have the examination made will be considered.

The law requires that in expending this appropriation preference shall be given in favor of surveying townships occupied in whole or in part by actual settlers; hence, in taking measures for the letting of contracts, it will be your first duty to ascertain the localities in which there are bona fide settlers, and the funds should be so applied as to benefit the greatest possible number of settlers.

For several years past it has been the policy of this office to prohibit the survey of forests or heavily-timbered lands (see annual instructions dated September 15, 1885), but it is necessary, under the requirements of this appropriation act, to make some modification of this restriction. There are in some localities fine agricultural lands, which, although heavily timbered, are occupied in part by bona fide settlers, who at great labor and expense have improved the lands and made for themselves permanent homes to which they desire to obtain title. Whenever such cases arise, all the facts as to the character of the lands, the kinds and qualities of the timber, the number of settlers, and the character and approximate value of their improvements should be presented for the consideration of this office before contracting for the survey. Contracts will be allowed for the survey of timber lands only when their value for agricultural purposes is well established, and satisfactory proof given of their occupation by bona fide settlers who have made permanent improvements.

By the terms of the appropriation act the surveys must be confined to lands adapted to agriculture and lines of reservations. With regard to the survey of public lands this restriction is construed as pertaining to subdivisional surveys, and it will be necessary in some instances to extend standard and township lines over inarable lands in order to reach lands which are adapted to agriculture and occupied by actual settlers. In order, however, that the greatest possible benefit may be derived from the appropriation for surveys, the apportionment for your district should be applied as far as practicable to the survey of such townships containing arable lands and embracing settlements as are contiguous to existing lines, thus avoiding the expenditure of an undue portion of the available funds for the survey of standard lines.

Instructions heretofore issued require that where a contract embraces the subdivision of a township, the survey of such township must be completed in its entirety, unless natural obstacles render such completion absolutely impossible. The object of this requirement (embraced in the annual instructions of September 15, 1885) was to prevent the practice of surveying the easier portions of a township and omitting the more difficult portions.

The carrying out of this requirement might in many cases necessitate the survey of portions of townships unfit for agricultural purposes, and such lands are not surveyable under the appropriation for the current fiscal year. Cases may arise, especially in monntainous regions, where a considerable portion of the lands are not adapted to agricultural purposes, while the arable portion is occupied by actual settlers, and as preference is to be given under the law to occupied land, the regulations are so far modified as to permit the survey of the cultivable portions of townships in which settlements have been made, leaving the uncultivable portions unsurveyed. In contracting for surveys in mountainous regions or in a tract of country where you know or have reason to believe that a portion of the lands are unfit for agricultural purposes, you will specially instruct your deputies as to the legal requirement to confine the surveys to lands adapted to agriculture, and direct them in surveying townships containing both classes of land to extend the subdivisional lines over all the lands in the township that can be properly classed as agricultural.

Contracts must state specific rates. Whenever practicable, contracts will be let, under existing regulations, at not exceeding the minimum rates (\$9, \$7, and \$5), but you may, when necessary, allow a compensation not exceeding the intermediate rates (\$13, \$11, and \$7), named in the appropriation act for the survey of the class of lands for which said rates are provided, and in letters transmitting contracts you will state fully, for the information of this office, your reasons for allowing such rates.

In case of a demand for surveys for which, owing to exceptional difficulties to be encountered by the surveyor, a compensation exceeding the intermediate rates must be paid, you will, before taking any steps toward letting a contract, forward a statement showing the reason why the survey is required, and specifically why augmented rates should be allowed, setting forth the lowest rates at which you can obtain the services of a competent surveyor, character of the land, and all particulars necessary to the formation of a judgment by the Department upon the question of authorizing such a contract.

You may proceed with the letting of contracts without the formality of advertising for proposals, but will use your best endeavors to secure the services of competent and reliable surveyors at as much less than the rates allowed by law as possible. Select as your deputies, as far as practicable, men of known skill and integrity, and when not heretofore known to the United States surveying service, you will require satisfactory evidence of their competency, honesty, and ability to carry their contracts to completion. In letters transmitting contracts with persons not heretofore employed, you will present a statement of the evidence of qualification furnished by them.

The act of Congress approved March 2, 1889, entitled, "An act to divide a portion of the reservation of the Sioux nations of Indians in Dakota into separate reservations, and to secure the relinquishment of the Indian title to the remainder," appropriates the sum of \$100,000 for the survey of the lands opened to settlement under said act. This appropriation will not, however, become available until the acceptance and consent of the Indians to the provisions of the act shall have been obtained. In the event of acceptance and consent by the Indians, you will be duly instructed in the matter of the survey of the relinquished lands.

No contracts for resurveys will be entered into until express authority therefor shall have been granted by this office.

The regulations and requirements of the annual instructions bearing date September 15, 1885, so far as the same are not in conflict with the foregoing, are hereby con-

tinued in force, and you will be governed accordingly in the matter of surveying contracts and instructions to deputy surveyors.

In forwarding surveying contracts for the approval of this office, the letters of transmittal should contain in full the reasons which induced you to select for survey the region covered by the contract. All contracts for subdivisional surveys must be accompanied by evidences of settlement, in the shape of applications for the survey of the lands from bona fide settlers thereon, who will also be required to submit individual affidavits (so far as practicable) as to the nature, extent, and value of their improvements on the lands; also satisfactory proof that the lands are adapted to agriculture.

Very respectfully,

W. M. STONE,
Acting Commissioner.

#### ARIZONA.

Out of the apportionment of \$5,000 made to this district for the fiscal year two contracts were awarded, the total liabilities of which aggregated \$1,100.

As explanatory of the limited amount of surveying contracted for during the fiscal year, the United States surveyor-general, in his annual report, states as follows, viz:

This limited amount of surveying arose from the restrictions in the matter of surveys. The Land Office instructions of July 26, 1889, advised me that "By the terms of the appropriation act the surveys must be confined to lands adapted to agriculture and lines of reservations."

This clause, as applied to this arid belt, as I understand it, practically limits surveys to lands that can be artificially irrigated, or grows some agricultural produce without irrigation; and lands here are not usually adapted to agriculture, except where so situated as to be artificially irrigated. The great bulk of the land locations, however, are located where the possibility of irrigation is exceedingly remote, and in many cases only exists in the possibility of artesian water. Still this land serves the purposes of homes, and wherever located ought to entitle the settlers to the same privileges of surveys as is accorded those who have been more fortunate in their secetions.

It is a very common thing for homes to be established in Arizona on the plateaus adjacent to mountain ranges, where a spring of water can be obtained for household and other domestic purposes, which location may be convenient to some business in which the occupant is actively employed, such as mining, etc.

These locations make very suitable and convenient homes, though the soil can not be termed as agricultural, inasmuch as in many instances it is not even valuable for grass; still that it is desirable as a home, on account of some property interests of value in its neighborhood which settles it up, ought to entitle occupants of such lands to the benefit of surveys.

The instructions as applied to Arizona ought to be very liberal, and left largely to the discretion of the surveyor-general, whose knowledge of the peculiar characteristics of the country will enable him to place the surveys where the largest number of persons will be benefited. The public interests are not subserved by depriving the surveyor-general of discretion in the placing of these surveys, as of necessity a surveyor-general must be acquainted with the wants of the people.

In addition to the contracts for public-land surveys a contract for the survey of the western boundary of the White Mountain or San Carlos Indian Reservation was awarded May 16, 1890, to John C. Smith, United

States deputy surveyor; liability \$3,000, payable from the annual appropriation for the fiscal year. Referring to said contract, the United States surveyor-general in his annual report states as follows:

The survey of the above line is of vast importance, inasmuch as it will determine the locus of very valuable mines, passing as it does through one of the richest mineral belts in the country. A direct north and south line would make a more desirable boundary than the present line, and could cut off valuable mines without doing the slightest injury to the Indians.

In connection with this, I desire to most earnestly renew my recommendation that a straight east and west line be established for the south boundary, by Executive order, so run as to cut off the coal-fields, which are reported to be from 2 to 6 miles on the reservation.

If upon development these fields were found to be extensive and the coal of good quality, it would be the incentive for developing the resources of this Territory more than anything that could be done. Cheap fuel is what is particularly needed in a mining country, and Colorado owes much of its prosperity to this fact. A straight east and west line, well defined, with stone monuments, would be a more comprehensive boundary for the Indians, and the land cut off is valueless to them, except for the collection of mescal, from which they make liquor.

#### CALIFORNIA.

The surveyor-general reports that under the apportionment of \$10,000 for public-land surveys made to this district for the fiscal year he has let seven contracts, aggregating \$2,367, and has issued special instructions for surveys in seven cases, the aggregate estimated liability of which is \$896.45. There were also seven contracts let and one set of special instructions for surveys under the deposit system, aggregating \$3,555.

The surveyor-general states that-

Much trouble regarding the completion of the surveys of the public lands in this State arises from the fact of very large fraudulent surveys in former years, which has caused the suspension of large tracts of Government lands embraced within 163 different townships, and the great number of settlers located thereon anxious to perfect title to their homes are thereby prevented from so doing. Under the present instructions from the honorable Commissioner, no surveys can be made of lands adjoining the suspended townships, and settlers upon those townships are thus placed in the same dilemma as those within the suspended townships. I can but call the attention of the Department and the honorable Commissioner to this condition of things, and to urgently recommend that the suits now pending against the parties making the alleged fraudulent surveys be vigorously pressed or otherwise disposed of, in order that the townships suspended may, by resurveys, be restored to the action of the laws governing the disposal of public lands.

Referring to the office work performed during the past year, the surveyor-general remarks that—

The force now employed is none too great for the transaction of the volume of business passing through the office, and is very satisfactory as regards those performing the work. It is hoped that it will not be necessary to decrease the number of persons now employed, and that some way may be found by which it can be maintained, notwithstanding the fact that the appropriation is much smaller than was recommended by this office.

The estimate submitted by the General Land Office for clerk hire in the office of surveyor-general of California during the fiscal year ending June 30, 1891, was \$20,000, but the amount appropriated by Congress was only \$10,000, and the office has been mainly dependent upon the special-deposit fund for the maintenance of a requisite clerical force; but this fund will be entirely exhausted before the commencement of the fiscal year ending June 30, 1892, hence it is especially necessary that the full amount estimated by this office for clerk hire in California during the next fiscal year be appropriated.

Regarding swamp and overflowed lands, the surveyor-general states that—

There remain forty cases of land claimed by the State of California under the swamp-land grant of September 28, 1850, which are pending investigation by this office as to the character of the land. There is also a large amount of land held suspended from entry, owing to the fact that the State is not required to give the names of the parties who have filed upon it for the purpose of obtaining it through the State. The State is not careful enough in the designation of its representative, and this office in consequence finds it difficult to reach such representative.

A law might be enacted, or circular instructions issued by the Department, that would enable the more expeditious disposition of these claims, if so framed as to require exact information as to the claimants under the State, and fixing a time within which the investigation should be commenced, and requiring a deposit sufficient to cover the expenses of the same at the time of the application for suspension, to be estimated by the surveyor-general.

There is evidently much land held suspended under the present practice, which is detrimental to the interests of the United States.

## COLORADO.

The original apportionment of the annual appropriation for the survey of the public lands for the fiscal year ending June 30, 1890, was \$15,000, to which was subsequently added as additional apportionments the sum of \$2,190; making a total of \$17,190. Under the several apportionments eleven contracts and four sets of special instructions for public surveys were awarded.

## DAKOTA.

Of the annual appropriation for the survey of the public lands for the fiscal year the sum of \$20,000 was apportioned to this district. Eleven contracts for public-land surveys were awarded, the aggregate liabilities of which amounted to \$19,815.

## CEDED SIOUX LANDS.

Section 25 of "An act to divide a portion of the reservation of the Sioux Reservation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for other purposes" (approved March 2, 1889), appropriated the sum of \$100,000, to be applied and used toward surveying the lands opened to settlement.



The President, in pursuance of section 28 of said act, having in February last issued his proclamation ratifying the action of the Commission and the Indians with reference to the ceded lands, the survey thereof was authorized, and the United States surveyor-general notified in March last that \$93,000 of the stated appropriation was available for the purpose. Under said authority twenty contracts for the survey of said lands were awarded, involving liabilities to the amount of \$92,750; which surveys are now being prosecuted in the field.

Two contracts (liabilities \$6,500) for the survey of the ceded lands situate in the State of Nebraska, payable from the stated apprepriation, were also awarded by this office.

## FLORIDA.

No apportionment of the annual appropriation for public-land surveys was made to this district. Two sets of special instructions (in lieu of contracts) for the survey of two islands were issued and approved, liabilities of which, \$40 and \$30 respectively, were charged to the reserve fund of said appropriation.

Referring to the recent discoveries of valuable and extensive deposits of mineral known as "phosphate rock," and applications for the appointment of United States deputy surveyors of mineral lands, the United States surveyor general in his annual report states as follows:

No surveys have been made by direction of this office under the laws relating to mining claims. I have received several applications for the appointment of United States deputy surveyors of mineral lands; but as I have received no authority to make such appointments, and no instructions whatever from your Department relating to these mineral lands, I have simply filed the applications for future action.

Great activity has prevailed for several months past in various counties in Florida in prospecting and staking valuable and extensive deposits of the mineral known as phosphate rock, and at certain places the work of mining and shipping the substance is being conducted on a large scale. It can hardly be doubted that the discovery of these deposits in Florida, exceeding in extent and thickness all such beds previously known in the world, is an event destined to produce great increase of value not only in the mineral lands of the State, but the agricultural also. In the general effort to find and secure phosphate lands many have decided to proceed in accordance with the law of United States mineral lands, and are awaiting action by your Department in the premises.

This remarkable discovery of unsuspected wealth within a few feet of the surface in scores of townships has caused large numbers of men to explore the country geologically with spades and boring apparatus. By such means other useful substances are said to have been found, such as marl, kaolin, fossil guano, slate rock, mica-schist, mica, zinc ore, and sulphur, and specimens thereof have been submitted to the tests of the State chemist; showing that Florida ought long ago to have received the benefit of a thorough geological survey.

In his annual report for the fiscal year the United States surveyorgeneral, referring to "swamp lands reclaimable for sugar farming," states that the unsurveyed portions of the State of Florida are said to consist of large areas of lands of said character. The following extracts from his report relating to said subject are herein embodied, to wit:

#### SWAMP LANDS RECLAIMABLE FOR SUGAR FARMING.

A very recent important agricultural development in this State is the establishment of sugar farms upon lands reclaimed by drainage. These sugar lands previously were vast watery areas of saw-grass growing upon deposits of pure muck of unknown depth. Of the quality of this material an eminent official chemist wrote of a sample that "it seems to equal the best potting mold, and partakes more of the character of a manure than of a soil." When drained and cultivated it produces from 30 to 40 tons of cane-stalks per acre of a quality equal to the best raised in Cuba.

There are many places in this State where extensive sugar mills like the successful works at St. Cloud may be operated upon reclaimed similar lands. The saw-grass marshes of South Florida are reported susceptible of drainage and reclamation. As soon as this is well done, they are likely to command a large price per acre, judging by past experience in Polk County.

The unsurveyed portions of this State are said to include large areas of such land; and as its prospective value, which in past years was considered nothing, is now shown to be considerable, it is respectfully suggested that this office be authorized to take advantage of any season of unusual dryness to extend the lines of survey in that region. Capitalists interested in cane culture are favorably impressed by the success achieved in Florida, and are said to be considering plans for draining and reclaiming tracts of saw-grass marsh, where canals of no great depth or extent, with ample difference of altitude, may be relied on to carry off the water to the Atlantic or the Gulf.

I would respectfully recommend that a portion of the general appropriation for surveys be set apart for this purpose, to be used under direction of the General Land Office in case the recent low stage of water in the regions referred to should again occur.

#### IDAHO.

The sum of \$10,000 out of the appropriation for the survey of the public lands for the fiscal year was apportioned to this district. Three contracts, the liabilities of which aggregated the apportionment, were awarded by the United States surveyor-general.

In addition to the public-land surveys several sets of special instructions were issued to Edson R. Briggs, United States deputy-surveyor, for surveys for allotments within the Nez Percé Indian Reservation, which were executed under the immediate supervision of the special Indian agent, and paid from the Indian appropriations.

With reference to the great and increasing demand for public surveys in Idaho, the United States surveyor-general, in his annual report, states as follows:

A great and increasing demand for public surveys exists.

Judging from the petitions and affidavits of residents on the lands this demand usually comes from bona fide settlers who have actual improvements, many of whom have been on their claims for a number of years and desire to acquire title to their homes. In some instances the survey of heavily timbered lands is sought. As a rule this office can not determine as to the advisability of surveys until the standard and township lines are run. Such exteriors should be surveyed over all portions of the State where practicable, in order primarily that the Surveyor-General may form an

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intelligent opinion as to what townships should be subdivided, and secondarily in order to complete the public land system of surveys, as nearly as possible, over this entire surveying district. This would also enable settlers on unsurveyed land to denote, in their petitions for surveys, the township and range in which their claims are situated, an impracticable matter now over a large portion of Idaho, which has not been penetrated by public surveys.

I especially recommend an early extension of surveys in northern Idaho where a large number of people have settled within the last few years, and where many others desire to make their homes when surveys are assured.

The usual apportionment of the appropriation for such work each fiscal year is totally inadequate to meet the demands, and I suggest that at least the amount of my estimate, per letter of June 25 last, be apportioned to this surveying district from the appropriation for the coming fiscal year.

#### IRRIGATION AND RECLAMATION OF ARID LANDS IN IDAHO.

In his annual report for the fiscal year the United States surveyorgeneral for Idaho refers at some length to the proposed irrigation and reclamation of the arid lands by the Government. In view of the general interest manifested as to this matter not only in Congress, but in the several States and Territories, within which are situate the arid lands, the following extracts are deemed of interest as contributing to the present desire for further information regarding these lands:

Referring to my annual report of last year to your office, I desire to repeat a recommendation therein made: That either the irrigation and reclamation of the arid lands of the West be undertaken by the Government, or the lands be granted to the respective States and Territories upon such terms and conditions as will assure the construction of necessary canals and reservoirs for reclaiming all of the lands possible.

When thus reclaimed these lands in Idaho will support a dense population, afford homes for thousands of settlers, and be a source of wealth to their possessors and of revenue to the Government, both State and national.

The immediate enhancement in the value of lands now a desert waste would be so great as to far more than refund the cost of irrigation, and the work is of such character as should be undertaken either by the Federal Government or by the Territory or State, in order that the greatest good may result to the greatest number.

The matter of irrigation is of vital importance to Idaho, and is attracting widespread attention to this State. The calls upon me are so numerous for information in the premises, and the subject is one of such importance to your office in relation to our irrigable arid public lands, that I have deemed it advisable to incorporate as a part of this report the following from that originally submitted by me to Hon. George L. Shoup, governor of Idaho, as hereinbefore stated:

Irrigation in this State, to the extent of the normal flow of streams, has reached its limit in several counties, while in some it has been overdone notwithstanding the fact that we have 8,791,350 acres of good agricultural land capable of reclamation by water, of which only 740,350 acres are now reclaimed and in process of reclamation, being only 8 per cent. of what might be accomplished. This estimate does not include the large areas of agricultural land in Idaho, Kootenai, Latah, Nez Percé, and Shoshone counties, which are not arid and do not require artificial irrigation, except to a limited extent; nor does it include a considerable area in other portions of the State where the elevation is such as to insure a rain-fall sufficient for the growing of crops.

Thus it appears that about 8,051,000 acres of irrigable land—now arid—belong to the Government, and ever will belong as a heritage for sage-brush and jack rabbits until storage reservoirs and main canals are constructed.

It therefore remains for Congress to devise the plan and formulate the proceedings by which this water, which is in excessive abundance, shall be brought to these lands and maintained and controlled for the greatest good to the greatest number.

Hundreds of millions of pounds sterling have gone and are still going from England to India, where every available site for a canal is being occupied by an English joint stock company. They realize from 8 to 25 per cent. yearly on their stock, and each one improves annually as an investment.

The fever caused by this success in India has extended to the United States, but the methods of joint stock companies do not harmonize with our republican ideas. Local control in the hands of the land owners concerned might be arranged, it would seem, to suit every irrigation basin, leaving nothing more to be desired.

The plan I have adopted for presenting this subject by counties, rather than irrigation districts or water-sheds, will present to all inquirers a full conception of the immense possibilities in store for each one of our counties and for Idaho as a whole.

The annual report in extenso will be found in its appropriate place.

#### LOUISIANA.

No formal apportionment of the annual appropriation was made to this district for public surveys, although one contract (liability \$7,500) was under departmental directions awarded and charged to the reserved fund, for the survey of several full and fractional townships within the limits of the Houma grant and the location of the claims of John McDonogh, jr., and Henry Fontenot in the southeast district, east of the Mississippi River, as required by the decisions of the Secretary of the Interior, dated January 6, 1888, and January 25, 1889.

In his annual report the United States Surveyor-General refers to said contract and surveys as follows:

The contract for surveys and resurveys of all the remaining townships in the "Houma grant," stated in Exhibit D, was the result of the decisive legislation on the subject of this celebrated grant, contained in the act of Congress approved March 2, 1889, commonly known as the "Gay bill." These surveys, when completed, as they will be in the coming fall or winter, will be of great importance to the large number of settlers on the lands who are auxiously awaiting their approval in order that they may place their claims of record in the manner pointed out by law. In this connection there is an important subject which I think should in advance receive the consideration of the Department, and be the basis of instructions to this office at an early date. I refer to my duty in the matter of compiling and transmitting, with the returns of surveys, lists of selection of swamp lands, under the act of Congress granting such lands to the State of Louisiana, which may by the field-notes of survey be found within any of the townships returned and to be returned within the old lines of the claim. As I understand the decision of the Department of April 11, 1888 (15 Copp's L. O., 32), overruling the former decision of May 3, 1881 (8 Copp's L. O., 21), the position it now assumes is that no lands were granted to the State under either of the swamp-land grants within any one of the three subdivisions of the "grant," either that of Donaldson and Scott, or of Daniel Clark, or of William Conway.

The "Gay bill" seems to proceed upon this construction, and as I interpret it, consecrates the entire grant to homestead settlements under the laws of the United States reserving to the State any rights she may have to the "surplus" after all actual settlers shall have been satisfied. The question, therefore, of the State's right to such lands as may be returned as swamp under the surveys now under contract not depending upon their physical characteristics as swamp and overflowed lands, but

rather upon the status of the construction to be placed upon the lands referred to, I submit that this construction should at this time be settled by the Department, or at least so far settled as may be necessary to the issue to me of the necessary instructions in the premises.

BEDS OF SHALLOW LAKES, PONDS, FORMER STREAMS, ETC.

The Surveyor-General refers to the subject of the survey and disposal by the Government of the beds of shallow lakes, ponds, former streams, etc., in the following manner, viz:

The subject of the survey and the disposition by the United States of the beds of shallow lakes, ponds, former streams, etc., in this State is one of increasing interest. Every year of increased and better drainage and levee construction increased the number of acres of these valuable lands, while the removal of obstruction rafts in the navigable streams, and where total overflow is not prevented thereby, serves to diminish the period of overflow, thus increasing the time within which crops may be raised on such lands. As they are of immense fertility and often bear cities and towns and railroads, which give them additional value, they attract the attention of cultivators and capitalists, who are constantly seeking means through this office of acquiring title to them. But practically the subject is environed with so many legal difficulties that after learning them many applicants, in despair, give up their efforts. I find that in 1877 the Bureau, after a full review of the embarrassments surrounding the subject, resolved to refer the whole matter to Congress, and I understand that such determination has been considered a bar to any proceeding under then existing circulars and decisions. I refer to pages 11 and 12 of the Land Office Report for 1877.

As Congress has not taken action, and some thirteen years have elapsed since the matter was so referred to that body, my recommendation is that the Land Department should go on and perform its duty under existing laws, and that for this purpose the circular of July 13, 1874 (1 Copp's L. O., 69) should be extended to districts for which there are Surveyors-General, or at least to the district of Louisiana, and that a sufficient sum be annually set apart from the general appropriation for the survey of the public lands to pay for such surveys as may be made under such circular. It is rather an anomalous condition of affairs and one not very creditable to our land system which practically denies many legal steps by which every class of our citizens, settlers, or capitalists seek to honestly acquire title to these lands.

If they apply to the United States Land Office for the proper district, they are there told that the township plats and tract books do not represent the desired tracts as surveyed lands, but as lakes, streams, ponds, etc., whose areas are unknown, and that until they are surveyed and the survey returned to the proper land office they are without authority to take any action at all looking to the acquisition of title. In brief, they are referred to the Surveyor-General in order to have the necessary survey made. When they come here, they are told, first, that under the existing instructions and decisions the whole matter is in suspense, that it was referred to Congress in 1877, and that as that body has taken no action, the surveying department will take none; moreover, they are further told that if this office could lawfully survey these lands, no funds are allotted to pay for such matter, and if they reply that they are willing under the "deposit system" to pay for it themselves, they are then told that under the construction placed on the laws founding that system it does not apply to lands of that status. They then go to the State land office, hoping to find in the State legislation some law or system arising under the supposed grant of such lands to the State under the Federal swamp-land grant, but are there met with the information that in the absence of Federal survey and selections and approval of these lands as inuring to the State under these laws, its officers are powerless to allow sales or any other kind of disposition known to the land laws of the State applicable to other Thus, practically every avenue of acquisition is found closed or so surrounded with expense and difficulty that the attempt is abandoned. And thus the richest lands in the State, probably amounting to half a million acres and of untold fertility, are placed beyond the reach of the citizens, and must remain the breeding places of the alligators and snakes, infecting the surrounding air in hot weather with miasmatic poisons, instead of being drained and put in cultivation by the poor homeseekers, or the more powerful capitalist, or land improvement company. Some of these lakes contain from 10,000 to 25,000 acres, while those that contain from 500 to 5,000 acres are numerous.

I strongly recommend that the "Bureau" should take the subject in hand and supply instructions and money with which this office may take action in particular cases, when proper application is made for that purpose.

SURVEY OF MILITARY RESERVATIONS ON THE GULF COAST, WEST OF THE MISSISSIPPI RIVER.

The expediency of apportioning funds to the District of Louisiana or the survey of the ten military reservations on the Gulf coast, west of the Mississippi River, is referred to by the surveyor-general, as follows:

It may not be inappropriate for me to state, though the subject has not been submitted to this office officially, that funds have to be apportioned to the District for the survey of the ten military reservations on the "Gulf coast" west of the Mississippi River, which it is contemplated to offer at sale under the act of July 5, 1884. The old surveys were made about 1830, and an examination of the field-notes shows the most crude and imperfect methods of marking the lines and corners were practiced. Most of the lands were then and are yet prairie or sea-marsh, or upon seashore, and otherwise unfitted for perpetuating lines and corners of the "public surveys." It is too plain that any tract to be disposed of under this law will have to be resurveyed, and this can be done better in the dry months of the fall and early winter than at any other season. Hence, if this matter is contemplated at all, it is now time to enter upon the preliminary steps.

## MINNESOTA.

Six contracts for public land surveys and four sets of special instructions, the latter for the survey of islands (aggregate liabilities \$5,152), were awarded in this district. To the original apportionment of \$5,000 of the annual appropriation an additional amount was added to cover the excess as contracted for.

In his annual report the United States surveyor-general states that the number of acres surveyed during the fiscal year is 143,390.49; which, added to the amount previously surveyed (42,848,625.49), gives the total number of acres surveyed in the State to date, namely, 42,992,015.78.

He further states that applications which are being received at his office from settlers on unsurveyed lands, asking for the survey of the townships in which they are located, indicate an increased demand for surveys during the fiscal year ending June 30, 1891.

## MONTANA.

Under the apportionment of \$15,000 nine contracts and two sets of special instructions for public land surveys were awarded to the full amount apportioned.

Under the special apportionment of \$10,000, made by the act of March 2, 1889, for the survey of the relinquished lands within the Blackfeet Indian reservation, one contract was awarded to the full amount of the apportionment.

One contract for the survey of lands for allotments within the Crow Indian reservation was awarded; liability \$9,000, payable from the Indian appropriation approved February 8, 1887. This survey was ordered by the Department on the recommendation of the Commissioner of Indian Affairs.

One contract, liability \$110, payable from special deposits, was also awarded for public land surveys.

In his annual report the United States surveyor-general, referring to the apportionment for public surveys for the fiscal year, states as follows:

All of the sum apportioned to this district by the Commissioner for surveys during the fiscal year ending June 30, 1890, has been contracted for. This result has been in great measure owing to the surveys being confined to agricultural and settled lands, and also to augmented rates being allowed by the terms of the last appropriation. I would also state that the recent practice of allowing surveyors-general to appoint local examiners to inspect and report on the work as soon as completed has, at least in this district, worked very well, and has enabled the examinations to be conducted with great promptness, efficiency, and economy, and has obviated in a great measure the delays which formerly occurred in approving the returns of contracts.

Regarding the compensation allowed by law for public land surveys, and the character of the remaining unsurveyed lands in Montana, the United States surveyor-general further reports as follows:

The compensation per mile allowed for public land surveys, is, in most cases, insufficient. Whilst there still remains some comparatively level land to be surveyed in Montana north of the Missouri River and along Milk River, the greater part of the State consists of narrow valleys along the principal streams and their branches, separated from each other by hills, mountains, or arid table-lands. In the west, particularly on the Clark's Fork of the Columbia River, and the Flathead Lake region, there is a great deal of good agricultural land, but heavily timbered, which, in the interest of the Government, as well as of settlers, should be surveyed. It is found by experience that it is impossible to survey this country (with any profit to the surveyor) even at the highest augmented rates allowed.

Under the most favorable circumstances, the ground in any specified section of the country is generally so broken, and the quantity which can be surveyed so difficult to estimate, that even in large contracts it falls short, and the surveyor finds that he has made a large outlay for a comparatively small compensation. Hence, it is notorious that it is almost impossible to have surveys made, in distant and rough sections of the State, unless the settlers assist the surveyor with their own labor, or that of their teams, free of charge. They should not be put to this expense; the compensation should be such as to justify the surveyor in undertaking the work, without calling on the settlers for aid.

In addition to the foregoing surveys, and in compliance with the direction of the Department on the recommendation of the Commissioner of Indian Affairs, a contract was awarded by this office to John P. Brown for the survey of portions of the south and west boundaries of

the Crow Indian reservation; liability \$3,200, payable from the appropriation of \$10,000, per act approved March 2, 1889, for the survey and subdivision of Indian reservations.

## NEVADA.

One contract for resurveys in townships 5 and 6 south, range 35 east (liability, \$1,615), together with special instructions for fragmentary surveys in township 9 north, range 27 east (liability \$15), were authorized and approved. Said liabilities were charged to the reserved fund of the appropriation.

In his annual report, the United States surveyor-general, referring to settlers in various parts of Nevada, states as follows:

There is quite a number of settlers in various parts of the State who have asked that the public surveys be extended to enable them to obtain title to their lands. And as no surveys have been made in this State outside of the limits of the Central Pacific Railroad grant for a number of years, I would recommend that, in addition to the amount appropriated for surveys within those limits, a sufficient sum be appropriated to extend the surveys in other parts of the State to accommodate them.

In view of the improved condition of affairs in the State, as set forth in his annual report, the surveyor-general feels justified in asking much more liberal appropriations for surveys than have been made for several years past.

Referring to the several contracts for public surveys in this district which were awarded in May and June, 1887, chargeable to the special appropriation of \$30,000, made to Nevada by act approved August 4, 1886, the United States surveyor-general defines their present status as follows:

There are four contracts under the appropriation of August 4, 1886, which have not been acted upon. Of these the field-notes of contracts 187, 188, and 189, comprising fifty-two townships and fractional townships, have been in this office for more than a year, and the field-work of contract 186, comprising twenty-one townships, I understand is about completed, but the field-notes have not yet been returned to this office.

# IRRIGATION.

The surveyor-general also refers to the great interest manifested by the people of that State in the problem of water storage and irrigation. Extracts from said report are herewith appended:

The lands of this State, even those designated as second and third rate in the field-notes and plats of the public surveys, need only irrigation to make them produce as abundant crops as regions favored by a more generous rain-fall. And for much of this land irrigation is entirely practicable, needing only capital and the co-operation of the settlers to store the water in the mountains in the season of rain-fall and bring it upon the lands as it is needed.

During the past year great interest has been manifested by the people of the State in the problem of water storage and irrigation. A State board of trade has been organized, and plans are being matured for building storage reservoirs and constructing extensive canals, which will bring under irrigation many times the area now cultivated.

For the last three years the rain-fall has been exceptionally light, and last summer nearly all the streams of the State, including the Humboldt, Truckee, Carson, and Walker Rivers, went entirely dry. The heavy snow-fall of last winter, coming after a series of dry years with short feed, caused a heavy loss of live-stock throughout the State; but the melting of the snow has filled the ground with water, restored the springs and streams, insuring good crops and abundant feed for stock, and enabling the quartz mills, which have been stopped from lack of water, to resume operations. This puts life into the languishing industries of the State, and gives reasonable assurance of a prosperous season both in agriculture and mining.

#### NEW MEXICO.

Under the apportionment of \$8,000 made to this district ten contracts for public surveys were awarded; total liabilities, \$7,825.

In his annual report, referring to the demand for public surveys, the United States surveyor general states as follows:

The demand for public surveys seems to be increasing. I am constantly in receipt of letters from settlers in all parts of the Territory inquiring as to the manner of preparing applications for survey of public land.

In reply to all these letters I have given instructions, which are in all cases full and complete, and which direct in the minutest particulars as to the form and substance of the application. Notwithstanding this, applications for public surveys are in many cases not only defective in form, but they do not contain the information which is necessary to form an intelligent opinion as to whether or not the township is of the character which the public interest requires to be surveyed.

In view of the fact that settlers on public lands are not accustomed to prepare documents of this character, to hold them to technical accuracy would, under existing regulations, be an effectual bar to the survey of Government lands. This difficulty might be obviated by furnishing a blank form, to be prepared under the direction of the Commissioner of the General Land Office, which might easily be comprehended, and when properly filled out to contain all the information required.

In the matter of applications for surveys of public lands in townships made fractional by preliminary surveys of private land claims, the United States surveyor-general reports as follows:

I have had many applications and letters of inquiry relating to the survey of townships made fractional by preliminary surveys of unconfirmed grants. In these cases, settlers have been promptly advised that under the rulings of the Department such ownships are not surveyable.

The only possible objection to surveying the townships which are made fractional by these preliminary surveys, is that the lines upon which the township lines would close may not be adopted when final action is taken on the grant. On the other hand, a reference to the map of this Territory will show that surrounding many of these preliminary surveys the Government land is unsurveyed. Some of this land may be classed as the richest in New Mexico, and upon which settlers have lived for years, making improvements and cultivating the same, without being able to obtain title to their homes. If these lands were surveyed they might be disposed of to the mutual advantage of the Government and the settlers.

That the present state of affairs is a hardship on the settlers needs no further demonstration. Unless final action is to be taken in regard to these unconfirmed grants in the very near future, I am of the opinion that this rule should be abrogated. If it is thought to be advisable to close on these grant lines which may not be permanent, and to complete the survey of the fractional township, in case the grant is

finally declared to be invalid or the boundaries changed, the township lines might be extended within the boundaries of the preliminary survey, and that portion of the township which is in conflict with the grant might be withheld from sale and entry. This is especially so when only a small portion of the township would be cut by the line of the grant.

That the title to the land included within the boundaries of these grants has been so hopelessly imperfect for so many years, is enough in itself to seriously impair the prosperity of New Mexico. It is an additional hardship that lands not included therein should be tied up also.

#### OKLAHOMA.-PUBLIC LAND STRIP.

Under the provisions of "An act to provide a temporary government for the Territory of Oklahoma, to enlarge the jurisdiction of the United States court in the Indian Territory, and for other purposes," approved May 2, 1890, the public land strip, which is bounded east by the one hundredth meridian, south by Texas, west by New Mexico, and north by Colorado and Kansas, was included in the limits of the Territory of Oklahoma.

Section 19 of said act, in addition to creating a land district in the public land strip, provides that—

The Commissioner of the General Land Office shall, when directed by the President, cause the lands within the Territory to be properly surveyed and subdivided where the same has not already been done.

The only unsurveyed lands in the Territory of Oklahoma are embraced in the public land strip, the area of Oklahoma proper having been surveyed and subdivided some years prior to opening the lands to settlement.

In compliance with the directions of the Secretary of the Interior measures were taken to secure a partial survey at least of the public land strip. In the absence of a special appropriation by Congress for the purpose of surveying the strip, the balance of the reserved fund of the annual appropriation for the survey of the public lands for the fiscal year ending June 30, 1890, with unexpended balances of apportionments made to several districts, was utilized, and the sum of \$21,000 made available for partial surveys.

Under said amount three contracts for subdivisional surveys were awarded by this office to two well-known and reliable deputy surveyors, who are now in the field prosecuting the work. The surveys contracted for extend westward from the eastern boundary of the strip (the one hundredth meridian and the west boundary of the Indian Territory), and embrace ranges 28 to 15 east, inclusive. It was ascertained that the majority of the towns and settlements are located in the eastern half of the strip; hence the desire to comply with existing law in the matter of the authorized surveys and to give preference to townships occupied in whole or in part by actual settlers.

The surveys contracted for embrace sixty full and fractional townships of the one hundred and thirty-five full, and thirty-three fractional townships which comprise the total area of the strip.

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#### OREGON.

Under an apportionment of \$10,000 for public surveys made to this district for the fiscal year, eleven contracts and one set of special instructions were awarded; liabilities aggregating \$5,405.

Under directions from the Department, on the recommendation of the Commissioner of Indian Affairs, two contracts for the survey of Indian boundaries and for allotments were also awarded by the United States surveyor-general, viz: Contract No. 547, dated August 24, 1889, for surveying the west boundary of the Warm Springs Indian reservation; liability \$1,000. Contract No. 549, dated August 30, 1889, for surveys of several townships for allotments within the Siletz Indian reservation; liability \$700.

A detailed statement as to the status of contracts awarded prior to July 1, 1889, is given in the report of the United States surveyor-general for the fiscal year. The report will be found in its appropriate place.

The following extracts from the annual report of the United States surveyor general relative to public surveys in Oregon, applications therefor, particularly of forests or heavily timbered lands, as also of agricultural lands and other matters connected therewith, are deemed of interest and appended hereto:

During the past year numerous petitions have been received in this office asking for surveys in different parts of the State.

The bulk of the petitions are for surveys in townships along the coast, where the lands are for the greater part broken and mountainous, covered with timber often quite heavily, and almost invaribly covered with a very dense undergrowth, which make the work of surveying it difficult and expensive.

These lands when once cleared are generally well adapted for agricultural and grazing purposes, and are fast filling up with settlers, who to all appearances have located thereon in good faith, and with the intention of making permanent homes for themselves and families.

For several years past it had been the policy of your office to prohibit the survey of forests or heavily timbered lands, and former regulations provided that the survey of a township must be completed in its entirety unless natural obstacles rendered its completion absolutely impossible, but owing to the restriction in the appropriation act confining the surveys to agricultural land, provision was made for the survey of timbered lands where they were adapted to agriculture and occupied by actual bona fide settlers, who at great labor and expense had made for themselves permanent homes.

The surveying instructions were modified so as to provide that a deputy surveyor should survey all the cultivable land and omit the uncultivable, but that in surveying a township the subdivisional lines must be extended over all the land that can be properly classed as agricultural.

This restriction made the work of surveying a township more tedious and expensive than if a deputy was allowed to complete it in its entirety, as he was compelled to stop the survey of a line when it reached inarable land, unless lands of proper character lay beyond.

It also placed upon him the responsibility of determining what lands were agricultural and consequently surveyable under existing restrictions.

Owing to this and the further fact that nearly all the surveys desired in the mount-

ainous regions along the coast where the undergrowth is very dense, competent surveyors were deterred from entering into contracts even at the highest rates of \$18, \$15, and \$12 per mile for standard, township, and section lines, respectively, allowed in cases of exceptional difficulty in the execution of the surveys.

Eleven contracts have been entered into and one survey provided for under special instructions, the estimated liability aggregating \$5,405, payable from the appropriation for the fiscal year ending June 30,1890.

I expected to award contracts for other additional surveys, the estimated liability aggregating more than \$3,000, but was disappointed.

Offers had been made by competent surveyors to execute surveys in four townships at certain stipulated rates per mile.

The consent of your office to awarding the contracts and allowing the rates asked had been granted.

In the meantime this office had been furnished with copies of the Manual of Surveying Instructions of December 2, 1889, and with the contracts prepared for the execution of surveys in these four townships a copy of the manual was forwarded to the contracting deputies.

The contracts were returned without being executed, the surveyors claiming that under this manual considerable more work was required of the deputy, and in a rough mountainous country like that in which the proposed surveys were to be made, it would be very difficult making their work close within the limits prescribed.

I endeavored to find other surveyors to undertake the work, but did not succeed.

I regret this, as I was very desirous of executing contracts covering as much as possible of the amount allotted to this district.

I believe, however, that contracts can be awarded for the survey of these townships as soon as the appropriation becomes available.

Your office has placed a liberal construction on the restriction confining surveys to agricultural lands, and I am of the opinion that much less difficulty will be experienced in securing the services of competent surveyors, providing fair rates are allowed for executing the work.

At the present time there are quite a number of petitions on file in this office asking for the survey of lands that are occupied and improved by actual settlers, but the localities and character of the land in the townships sought to be surveyed are such as will require the benefit of the special augmented rates in order to secure contracts.

I would therefore respectfully recommend that a liberal amount be apportioned to this district from the appropriation for the present fiscal year for the survey of the public lands, as the demands for such as are actually needed is now very urgent and constantly increasing.

## UTAH.

There was apportioned to this district out of the appropriation of \$200,000 for surveys and resurveys of public lands, the sum of \$5,000, and contracts were entered into to the full extent of the apportionment. There was also one contract involving a surveying liability of \$762.05, payable from repayments by the Central Pacific Railroad Company.

The surveyor-general calls attention to the urgent need in his office of a system of connected mineral plats, and to the estimates of appropriations for this purpose, submitted by him in 1889 and again in 1890.

In the estimates submitted by this office for the surveying service for the fiscal year ending June 30, 1892, there is embraced an item of \$9,000 for clerk hire in the office of the surveyor-general of Ttah, of which amount the sum of \$5,000 is intended to be applied to the preparation

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of connected maps of the several mining districts in Utah, as explained in the note accompanying the estimate.

The necessity for complete and accurate maps of the mining districts is recognized by this office, and it is earnestly hoped that the amount asked for may be appropriated.

#### WASHINGTON.

Of the appropriation for the survey of the public lands for the fiscal year the sum of \$20,000 was apportioned to this district. Under said apportionment seven contracts for public surveys were awarded; total liabilities aggregating \$11,794.

One contract was also awarded for the survey and resurvey of the south and west boundaries of the Yakima Indian reservation; liability \$2,163, payable from the appropriation (approved March 2, 1889) for the survey and subdivison of Indian reservations. This contract was authorized by the Department on the recommendation of the Commissioner of Indian Affairs.

#### WYOMING.

Under the apportionment of \$10,000 made to this district, two contracts of \$5,000 each for public land surveys were awarded during the fiscal year.

One contract (liability \$90) was also awarded to John E. Shannon for the survey of the strip of land adjoining the eastern boundary of the Fort McKinney military reservation, which was relinquished by the military authorities and promulgated in executive order dated January 10, 1889.

On the recommendation of the Commissioner of Indian Affairs the Department directed the award of a contract for the survey of lands for allotments within the Shoshone Indian reservation. In compliance with said authorization a contract was awarded to Howard B. Carpenter; liability \$12,000, chargeable to the appropriation of February 8, 1887, for the allotment of lands in severalty to Indians.

# EXAMINATION OF SURVEYS IN THE FIELD.

By the act of Congress making appropriations for sundry civil expenses of the Government for the fiscal year ending June 30, 1890, approved March 2, 1889, there was appropriated for surveys and resurveys of public lands the sum of \$200,000.

Of this amount a sum not exceeding \$20,000 was authorized to be expended in the examination of surveys in the field to test the accuracy of the work executed by the United States deputy surveyors, and for the examination of surveys heretofore made and reported to be defective.

Under this appropriation four special agents for the examination of surveys were appointed. One of these agents was discharged after a

few months' service, but the remainder have been constantly employed through the year.

In addition to the field examinations made by the special agents under the immediate direction of this office, the surveyors-general in several districts have from time to time been authorized to employ special examiners to inspect certain surveys—the cost of such inspection to be defrayed from assignments of moneys out of the general fund above mentioned.

During the past year surveys have been accepted upon reports of examination in the field, either by special agents of this office or by special examiners appointed by the surveyors-general under the authority of this office, as follows:

	Contrac	
Arizona		7
California		5
Colorado		12
Dakota		5
Idaho		1
Louisiana		1
Minnesota		2
Montana		7
Nevada		2
New Mexico		12
Oregon		5
Utah	•••••	11
Washington		4
Wyoming		1
	-	
- ·		

Surveys executed under contracts and special instructions were accepted without field examination as follows:

States and Territories.	Contracts.	Instruc- tions.	States and Territories.	Contracts.	Instruc- tions.
California Colorado Dakota Florida Idaho Louisiana	2 3 1	6 2 2 1 3	Minnesota. Montana New Mexico Oregen Washington	2 2 3	1 1 2 6 3

The cases in which surveys were accepted without field examinations were either those where the liabilities were so small that it was not deemed advisable to incur the expense, or where the deputy surveyors were well known as competent and trustworthy persons whose work the surveyors-general recommended for acceptance without inspection.

Included in the surveys accepted during the year were those under certain contracts referred to in the last annual report as suspended, as follows: In Arizona contracts Nos. 3 and 41; Idaho, contract No. 102; Louisiana, contract No. 24; Minnesota, contract No. 2; Montana, contracts Nos. 196 and 203; Utah, contracts Nos. 139, 140, 141, 142, 143, 144,

145, 156, and 157. These surveys were suspended awaiting examination, or, having been suspended for reported imperfections, were held for corrections in the field and further examination.

Among the accepted surveys were those of abandoned military reservations as follows: In Arizona, Fort Verde Garden Reserve, Camp Goodwin, Old Camp Grant, and Camp Crittenden; in Dakota, Fort Rice reservation; in New Mexico that portion of the military reservation of Fort Butler lying outside the Pablo Montoya grant; in Wyoming the Fort Fetterman reservation, together with the old and new Fort Fetterman wood reservations.

The following surveys of Indian reservations were also included in the accepted surveys, viz: The north and west boundaries of the Hoopa Valley Indian reservation in California; the survey of a part of the north boundary of the Southern Ute Indian reservation in Colorado; the north boundary of the Warm Springs Indian reservation, and the survey of the boundaries and subdivision of the Umatilla Indian reservation in Oregon.

SURVEYS UNDER INSTRUCTIONS ISSUED BY OR CONTRACTS ENTERED INTO BY THE COMMISSIONER OF THE GENERAL LAND OFFICE.

During the past year this office issued special instructions for surveys of several islands omitted in the previous township surveys, which, on account of the small liability involved in each case, were accepted without examination in the field.

These islands are situated in States where the office of surveyor-general has been discontinued, and under the law the Commissioner is ex officio surveyor-general. In each case the applications for these fragmentary surveys were, under the rule, submitted to the Department, and the requisite instructions were issued when the surveys had been sanctioned by the Department.

SURVEY OF THE EAST BOUNDARY OF THE SEMINOLE LANDS IN THE INDIAN TERRITORY.

The survey made in 1884-'85 of the east boundary of the tract in the Indian Territory purchased from the Creek Nation for the Seminole Indians having been found defective, this office rejected the same and entered into a new contract for the survey of said boundary. The new survey having been critically examined in the field, was found to have been executed in the best manner and in strict accordance with the contract and instructions, and was duly accepted by this office. The fact was developed by this survey that the 175,000 acres purchased from the Creeks did not include all the lands actually occupied by the Seminoles, a number of them being located east of the boundary line. The surveyor stated that to include all the lands occupied by the Seminoles would require the running of a new boundary east of the one

established by him so as to embrace an estimated area of about 25,000 acres in addition to the 175,000 acres previously purchased from the Creek Nation.

#### REJECTED SURVEYS.

## SURVEY OF THE IOWA INDIAN RESERVATION IN KANSAS AND NEBRASKA.

In April, 1888, under the direction of the Department, a contract was made by this office for the survey of that reservation, and the survey was returned to this office, but the field-notes were so defective that proper plats could not be constructed, and after repeated trials on the part of the surveyor he failed to make his returns acceptable and the survey was rejected. A new contract was entered into for this work.

## SURVEYING CONTRACT NUMBER 169, NEVADA

The surveys under this contract were inspected in the field by a special agent of this office, and in view of a number of corners missing, the discrepancies in the descriptions of corners, and in the measurements and alignments, and after making due allowance for deterioration between the dates of survey and examination in the field, the surveys were rejected. From the decision of this office the deputy survey ors took an appeal to the Department, which, by decision bearing date July 25, 1890, affirmed the action of this office.

# SURVEY OF THE FORT HALLECK MILITARY RESERVATION AND THE CAMP MCDER-MITT HAY RESERVATION IN NEVADA.

These reservations having been transferred to the Interior Department under the provisions of the act of July 5, 1884, the surveyor-general of Nevada was authorized to contract for the survey thereof. The surveyor made returns of his work, but the surveyor-general, who made a field inspection of the same in person, reported that it was very evident that the deputy had not attempted in his surveys of those reservations to correctly run and sufficiently mark the lines and corners thereof, nor to in any sufficient manner fulfill the terms and requirements of his contract and instructions, and the surveys were accordingly rejected by this office. A new contract for the survey of said reservations has been awarded.

#### RESURVEY OF RANCHO BUENA VISTA.

The surveyor-general of California was instructed to make a resurvey of the boundaries of this rancho in conformity to the decisions of the Department of April 5 and July 19, 1887 (5 L. D., 559; 6 L. D., 41). The resurvey being found not in conformity with said Departmental decisions, was rejected.

## SURVEY OF THE SIOUX CEDED LANDS IN NEBRASKA.

During the year contracts have been made for the survey of all that portion of the Sioux ceded lands in Nebraska except the tier of frac-

tional townships adjoining the north boundary of the State between the Missouri and Keya Paha Rivers, which were necessarily omitted owing to the fact that this portion of said north boundary had not yet been surveyed and marked in the field. These surveys include that portion of the old Ponca Indian reservation situated in townships 32 and 33 north, ranges 9 and 10 west.

Instructions were also issued for the survey of Niobrara Island, in Niobrara River, which, by the terms of section 21 of the act of March 2, 1889 (25 U. S. Stat., 888), was donated to the city of Niobrara, and accepted by said city by an ordinance bearing date January 28, 1890.

## NORTH BOUNDARY OF NEBRASKA.

The act of March 28, 1882, entitled "An act to extend the northern boundary of the State of Nebraska" (22 U.S. Stat., 35), provides for the extension of said boundary, so as to include all that portion of the Territory of Dakota lying south of the forty-third parallel of north latitude and east of the Keya Paha River and west of the Missouri River-

That portion of the northern boundary of Nebraska extending from the northwest corner of the State to the Keya Paha River, was surveyed in 1874, but from the Keya Paha to the Missouri River the line has not been marked. In February last a special estimate of \$2,052 was submitted for this survey. Until this boundary shall have been surveyed and marked it will not be practicable to complete the survey of that portion of the Sioux ceded lands in Nebraska, nor to properly close the surveys of the ceded lands in South Dakota adjoining the boundary.

## THE TEXAS BOUNDARY.

The act of Congress approved June 5, 1858, authorized the President of the United States in conjunction with the State of Texas to run and mark the boundary lines between the Territories of the United States and the State of Texas.

Commissioners on the part of the United States and Texas were duly appointed and the survey was proceeded with. The present status of the survey is fully set forth in the report of the Commissioner made to the Department under date of January 11, 1882, in response to a resolution of the United States Senate of January 6, 1882, requiring the Secretary of the Interior to furnish the Senate with the report, if any, of the survey of the United States and Texas Boundary Commission, made under the provisions of the act of June 5, 1858. The following is a copy of said report:

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., January 11, 1882.

SIR: I have the honor to acknowledge the receipt, by reference from the Department for report, of a resolution of the United States Senate, dated January 5, 1882, calling on the Secretary of the Interior to "furnish the Senate with the report, if any, of the survey of the United States and Texas Bonudary Commission, made under the

provisions of the act of Congress, approved June 5, 1858"; and if no final report of said commission was made, that fact is required to be reported, together with the maps, surveys, and report of the work so far as it was prosecuted.

In reply, I have the honor to state that no report of said survey on the part of the commissioner for the State of Texas was ever made.

Several partial reports were made by John H. Clark, United States commissioner, and his report of September 30, 1861, covers briefly the whole field of operations by both commissioners in establishing said boundary.

I transmit herewith, in separate packages, the maps and notes of field-work of the survey returned by the United States commissioner; also the correspondence in the case, including copy of the instructions by the Department to said commissioner for said survey and letters to the governor of Texas.

Of the sixteen maps returned by the commissioner, Nos. 3 and 16 are missing, the latter being a general map of the whole survey, noted on the records as "missing" as early as May 7, 1862; the former, No. 3, being a map of that part of the thirty-second parallel from Crow Spring to the Pecos River.

All the maps are in more or less of an unfinished condition as to topography, lettering, etc., some of them being nearly completed. The bound volume, No. 9, contains manuscript notes of all the field work of triangulation and topography. None of the maps or records are authenticated or approved.

From an examination of the papers and reports, which will be found in the bundle marked "Correspondence," the following is prepared as showing, in brief, what was accomplished under said act of Congress approved June 5, 1858. (Stat. at Large, Vol. II, p. 310.)

The joint commission on the part of the United States and the State of Texas commenced work together on the Rio Grande, but the Texas commissioner did not remain long in the field on account of personal differences between himself and the United States commissioner. A new Texas commissioner came and assisted in the survey of a part of the west boundary, or one hundred and third meridian, west longitude.

In the next year, viz, 1860, when the United States commissioner surveyed the north and east boundaries, it does not appear from the records and papers that the Texas commissioner took any part in the work, and the language used by the United States commissioner indicates that he did the work without any co-operation.

The east boundary, being that part of the line between Texas and Indian Territory along the one hundredth meridian, west longitude, had been in part previously established by Messrs. Jones & Brown, Surveyors, in 1859, under a contract for marking the boundary line of certain Indian lands, which boundary, by treaty of January 22, 1855, was the one hundredth meridian, or the line between the State of Texas and the Indian country.

Said surveyors had marked the one hundredth meridian from the north bank of Red River, or what is designated on the United States maps as Red River, north to the Canadian River, and about 19 miles farther north, and under the instructions issued to the United States commissioner by the Secretary of the Interior, for the survey of the United States and Texas boundary, he was only required to retrace so much of said meridian as had been thus previously established by said surveyors, Jones and Brown.

The copy of letter from the Department to the Governor of Texas, dated August 17, 1858, with the correspondence in the package accompanying this letter, sets forth the reasons why the Government proposed to adopt the survey made by said surveyors as a part of the line between the United States and State of Texas.

As stated in my letter dated January 5, 1882, to Hon. S. B. Maxey, the work of Commissioner Clark was terminated in January, 1862, by the direction of the Department in letter dated the 16th of that month, and the office work was therefore never completed, the field-work having been executed, as required by the Secretary

of the Interior, except a part of the west boundary, which was not run, viz, from 33° north latitude to 33°,45′ north latitude.

No part of said boundary survey has ever been officially agreed upon or accepted by the two governments as contemplated in the act of Congress authorizing the survey.

In explanation of the condition of some of the maps, I have the honor to state that they were damaged by water at the time of the Patent Office fire in 1877.

The Senate resolution is herewith returned.

I am, very respectfully, your obedient servant,

N. C. McFarland, Commissioner.

Hon. S. J. KIRKWOOD, Secretary of the Interior.

The commissioner's survey and the accompanying papers and maps, were printed (by order of the Senate), under the title of "Report of the Commissioner of the General Land Office upon the survey of the United States and Texas Boundary Commission," Senate Executive Document, No. 70, Forty-seventh Congress, first session.

In view of the fact that the survey has never been officially agreed upon or accepted by the United States or Texas, as contemplated by the act of Congress authorizing the same and of the long time (thirty years) which has elapsed since the survey was made, rendering it very probable that the major portion of the monuments marking the line have been obliterated; and further, as the position of the one hundred and third meridian west from Greenwich, as determined and established in said survey, is believed to be between 2 and 3 miles west of the true position of said meridian, which forms a portion of the boundary between New Mexico and Texas, it is earnestly recommended that provision be made for a new survey under a joint commission, and that the positions of the meridians of longitude, and parallels of latitude which under the law, form the State and Territorial boundaries, be determined by approved modern methods, and marked upon the face of the earth by durable and conspicuous monuments, in order that all questions as to the limits of the several jurisdictions may be set at rest.

# SURVEY-OF HEAVILY TIMBERED AND MOUNTAINOUS LANDS IN THE STATE OF WASHINGTON.

In the estimates submitted by this office for public land surveys during the fiscal year ending June 30, 1892, special rates are asked for the survey of lands in the State of Washington, heavily timbered, mountainous, or covered with dense undergrowth. The rates named in the estimate are those submitted by the United States surveyor-general of Washington as necessary in order to enable him to let contracts for the survey of such lands, which he is unable to do at the augmented rates now allowed by law. The rates submitted are \$25 per linear mile for standard and meander lines, \$23 for township, and \$20 for section lines. These special rates are asked for the State of Washington be-

cause of the great difficulties encountered in surveying the exceptionally heavily timbered lands in the western portion of the State. These lands are not only heavily timbered, but are covered with an undergrowth so dense as to greatly impede the work of the surveyor, rendering his progress tedious and expensive. So great indeed is the cost of running the lines in this densely wooded region that competent and trustworthy deputies can not be induced to enter into contract for surveys even at the highest rates now allowed by law, realizing, as they do from actual experience, that if their work is performed with a proper regard for the obligations of their contract, there will remain little or no margin of profit to compensate them for their arduous labors. The high rates are not, of course, intended for general application throughout the State, but only to those lands covered by heavy timber and dense undergrowth, which can not be surveyed at present legal rates, and which it may be desirable and necessary to survey in order to meet the demands of actual settlers, and that the State may make selections of lands in satisfaction of the several donations made by the enabling act of February 22, 1889.

## PUBLIC LANDS OF THE ARID REGION.

In the annual report of this office for the fiscal year ending June 30, 1888 (pages 181 to 184), and in that for the fiscal year ending June 30, 1889 (pages 48 to 54), the subject of irrigation of the arid lands of the public domain was treated of.

Since then, the arid lands, or lands within the arid region, as affected by the provisions of the act of Congress of October 2, 1888 (25 Stat. 526), have been the subject of consideration in the Department and in Congress. As affording information on this important subject, I here present the contents of Executive Document No. 136, Senate, Fifty-first Congress, first session, as follows, viz:

DEPARTMENT OF THE INTERIOR.

Washington, June 3, 1890.

SIR: I have the honor to acknowledge the receipt of the resolution of the Senate of May 3, 1890, in the following language:

"Whereas the act approved October 2, 1888, making appropriations for sundry civil expenses of the Government for the fiscal year ending June 30, 1890, in appropriating the sum of \$100,000 for investigating the extent to which the arid region of the United States may be reclaimed by irrigation, and to enable the Geological Survey to select the sites for reservations and other hydraulic works connected therewith, further provides as follows:

"And all the lands which may hereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals are from this time henceforth reserved from sale as the property of the United States, and shall not be subject after the passage of this act to entry, settlement, or occupation until further provided by law:

vResolved. That the Secretary of the Interior be requested to inform the Senate what construction is placed by his Department upon the scope and effect of the reservation from sale and disposal of the arid lands under the provisions of the act above

cited, and what instruction or orders, if any, have been issued or made thereunder (whether general or special) with respect to the suspension of the arid lands from entry under the public land laws, or the suspension of entries thereof heretofore made, or affecting the rights of citizens to construct canals and ditches for irrigating purposes on the public domain."

In reply thereto I have to state that the question as to the construction of the statute mentioued in this resolution first arose upon the presentation to the Secretary of resolutions of the constitutional convention that assembled in Idaho Territory on account of the supposed conflict then about to occur between that Territory and the Territory of Utah as to the use of the waters of Bear River. These resolutions were transmitted through the governor of the Territory, and a copy of which is hereto annexed, and wherein this memorial, among other things that were recited, states:

"Whereas the Government of the United States has taken steps toward redeeming the arid lands of the West; \* \* \* and

"Whereas, for the purpose of establishing a thorough system of storage reservoirs, canals, and irrigating ditches, engineering parties are making surveys for this purpose; and

"Whereas it is learned that the plans of the Government are threatened to be thwarted by speculators having men to follow up these surveys to make filings on lands, reservoirs, and canal locations:

"Resolved, By the Idaho constitutional convention now assembled at the capital of said Territory, having the good of the general public and the good of the people of Idaho with the prosperity of the Territory at heart, do hereby memorialize the Department of the Interior to take such action at once as will remedy the evils which threaten this fair Territory in the manner outlined in this memorial."

Thereupon a response was made by the Secretary, dated August 2, 1889, and directed to the Hon. G. L. Shoup, governor, Boisé City, Idaho, which, after acknowledging the receipt of the resolutions, stated that a full reply to the questions might be found in the provisions of the appropriation act of October 2, 1888, which was then and there quoted, and in regard to which the Secretary went on to state:

"This is the law of to-day, unreversed, unrepealed, and in full force. You perceive its vast extent and the immense consequences that will follow therefrom in the direction that your resolution points unless there be further action in regard thereto by Congress. It follows necessarily that the speculators, corporations, or other persons referred to in the resolution are under the effect of this law and unable to obtain the advantages that you say they are seeking. Unless the law is repealed or the President opens the lands to settlement under the homestead laws the Government must have and will take eventually absolute control of every acre of arid land that may be redeemed by the system of reservoirs, canals, and ditches, as provided in the appropriation act mentioned. The subsequent appropriation act has not affected the above provision.

"This, I think, is a full solution of the whole trouble between the Territory of Idaho and Utah, and parties entering upon the lands in either Territory will be subjected to the superior title and further control of the United States."

In consequence of this correspondence, as promised therein and under what was deemed a pressing necessity, a circular was prepared by the Commissioner of the General Land Office, under direction of the Secretary, and distributed to the registers and receivers of United States district land offices, under date of August 5, 1889, in which it was held:

"That the object sought to be accomplished by the foregoing provision (being that cited in the resolution of the Senate) is unmistakable. The water sources and the arid lands that may be irrigated by the system of national irrigation are now reserved to be hereafter, when redeemed to agriculture, transferred to the people of the Territories in which they are situated for homesteads. The act of Congress and common justice require that they should be faithfully preserved for these declared purposes.

"The statute provides that all lands which may hereafter be designated or selected by the Geological Survey as sites for reservoirs, ditches, or canals for irrigating purposes, and all lands made susceptible of irrigation by such reservoirs, ditches, or canals, are, since the passage of said act, absolutely reserved from sale as property of the United States, and shall not be subject after the passage of the act to entry, settlement, or occupation until further provided by law or the President, by proclamation, may open said lands to settlement.

"Neither individuals nor corporations have a right to make filings upon any lands thus reserved, nor can they be permitted to obtain control of the lakes and streams that are susceptible of uses for irrigating purposes.

"You will therefore immediately cancel all filings made since October 2, 1888, on such sites for reservoirs, ditches, or canals for irrigating purposes and all lands that may be susceptible of irrigation by such reservoirs, ditches, or canals, whether made by individuals or corporations, and you will hereafter receive no filings upon any such lands.

"This order you will carry into effect without delay."

A copy is herewith transmitted.

This has been the construction held since, and under it large portions of the public survey have been designated by the Director of the Geological Survey to be set apart for reservoirs, ditches, etc., amounting to many thousand acres.

Upon the receipt of the Senate resolution, and in order that there might be no future misunderstanding as to the validity of the construction by the Secretary, he asked and obtained first the opinion of the assistant attorney-general assigned to his department as to the construction to be placed upon the act, which was given, and thereupon the matter was further presented to the Attorney-General of the United States, who has rendered his opinion, and states his conclusions in the following words:

"The object of the act is manifest. It was to prevent the entry upon, and the settlement and sale of, all that part of the arid region of the public lands of the United States which could be improved by general systems of irrigation, and all lands which might thereafter be designated or selected by the United States surveys as sites for the reservoirs, ditches, or canals in such systems. Unquestionably, it would seriously interfere with the operation and purpose of the act if the sites necessary for reservoirs in such plan of irrigation could be entered upon by homestead settlers. So, too, it would be obviously unjust if, pending the survey made with a view to their segregation for improvement by irrigation, these lands could be entered upon and settled as arid lands of the United States. It was, therefore, the purposs of Congress by this act to suspend all rights of entry upon any lands which would come within the improving operation of the plans of irrigation to be reported by the Director of the Geological Survey under this act. Language could hardly be stronger than are the words of the act in expressing this intention: 'All the lands which may hereafter be designated or selected,' etc., 'are from this time henceforth bereby reserved from sale,' etc., 'and shall not be subject after the passage of this act to entry,' etc., 'until further provided by law.' There can be no question that if an entry was made upon land which was thereafter designated in a United States survey as a site for a reservoir, or which was by such reservoir made susceptible of irrigation, the entry would be invalid, and the land so entered upon would remain the property of the United States, the reservation thereof dating back to the passage of this act.

"The far-reaching effect of this construction can not deprive the words of the act of their ordinary and necessary meaning. The provise that 'the President, at any time in his discretion, by proclamation, may open any portion or all of the lands,' so reserved, was the legislative mode of modifying and avoiding the far-reaching effect of the act, whenever it should appear to the Executive to have too wide an operation. Entries should not be permitted, therefore, upon any part of the arid regions which might possibly come within the operation of this act."

Thus it appears that the Attorney-General fully sustains the opinion of the assistant attorney-general and the action of the Secretary heretofore had.

Copies of these several opinions are also transmitted.

The Secretary is not called upon to express his views further than upon the construction he has placed upon this act; but he asks the privilege to say that he deems that this matter is one of such magnitude and of such vital interest to the people inhabiting or who may hereafter inhabit these vast regions, that if the Senate and House of Representatives do not as a body fully concur in the purpose of this law they should take the business in hand without delay to so modify it as they may deem the public interests require; as otherwise there may be the greatest losses on the one hand to persons who, ignorant of the law or disregarding the same, settle upon these lands, or upon the other vast and valuable properties that should be controlled by the Government for reservoirs, ditches, etc.

In this connection I beg leave to refer the Senate to the report recently made by the Committee on Arid lands and Irrigation, and especially to so much thereof as is set forth in the minority report in relation to this subject, which has been submitted to the Director of the Geological Survey, and I believe meets with his approval.

Very respectfully,

JOHN W. NOBLE, Secretary.

The PRESIDENT OF THE SENATE.

DEPARTMENT OF JUSTICE,
Washington, D. C., May 24, 1890.

SIR: By a letter of April 21, 1890, you submitted for the consideration of the Attorney-General a letter from the Commissioner of the General Land Office, raising the question: "Whether, under the act of October 2, 1888 (25 Stats., 526), the reservation extends to such tracts as may be actually selected as sites, etc., becoming operative only after such selection, or whether the reservation, from disposal, extends from the date of the act to the entire expanse of the arid region, as more particularly defined in the communication."

Since your letter of April 21 you have transmitted also the opinion of Mr. Assistant Attorney-General Shields, assigned to your Department, to whom you referred the question. After an examination of the law and of the considerations presented by Mr. Shields in his opinion, I have to say that I fully concur with him in his conclusions and the grounds stated therefor; and that, in view of the lucid opinion which he has rendered, it is unnecessary for me to give extended reasons for such concurrence.

The section of the law which presents the question of construction referred by you to this Department is found in the sundry civil appropriation act of 1888, under the appropriations for the United States Geological Survey. The subject is introduced by an appropriation of \$100,000, or so much thereof as may be necessary, "for the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation, and the segregation of the irrigable lands in such arid region, and for the selection of sites for reservoirs and other hydraulic works necessary for the storage and utilization of water for irrigation." The Director of the Geological Survey is then required to make a report to Congress on the first Monday in December in each year, showing how the money appropriated has been expended. Then follows the particular language which is the subject for construction:

"And all the lands which may hereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject, after the passage of this act, to entry, settlement, or occupation until further provided by law: *Provided*, That the President, at any time

in his discretion, by proclamation, may open any portion or all of the lands reserved by this provision to settlement under the homestead laws."

The object of the act is manifest. It was to prevent the entry upon and the settlement and sale of all that part of the arid region of the public lands of the United States which could be improved by general system of irrigation, and all lands which might hereafter be designated or selected by the United States surveys as sites for the reservoirs, ditches, or canals in such systems. Unquestionably, it would seriously interfere with the operation and purpose of the act if the sites necessary for reservoirs in such plan of irrigation could be entered upon by homestead settlers. So, too, it would be obviously unjust if, pending the survey made with a view to their segregation for improvement by irrigation, these lands should be entered upon and settled as arid lands of the United States. It was, therefore, the purpose of Congress, by this act, to suspend all rights of entry upon any lands which would come within the improving operation of the plans of irrigation to be reported by the Director of the Geological Survey under this act. Language could hardly be stronger than are the words of the act in expressing this intention:

"All the lands which may hereafter be designated or selected," etc., "are from this time henceforth hereby reserved from sale," etc., "and shall not be subject after the passage of this act to entry," etc., "until further provided by law."

There can be no question that if an entry was made upon land which was thereafter designated in a United States survey as a site for a reservoir, or which was by such reservoir made susceptible of irrigation, the entry would be invalid, and the land so entered upon would remain the property of the United States, the reservation thereof dating back to the passage of this act.

The far-reaching effect of this construction can not deprive the words of the act of their ordinary and necessary meaning. The proviso that "the President at any time in his discretion, by proclamation, may open any portion or all of the lands" so reserved, was the legislative mode of modifying and avoiding the far-reaching effect of the act whenever it should appear to the Executive to have too wide an operation. Entries should not be permitted, therefore, upon any part of the arid regions which might possibly come within the operation of this act.

All the papers accompanying your request, together with the opinion of Mr. Assistant Attorney-General Shields, are herewith returned.

Very respectfully,

WM. H. TAFT,

Acting Attorney-General.

The SECRETARY OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE,

Washington, D. C., April 2, 1890.

SIR: I have had under consideration the matter of the public lands in what are known as the arid regions affected by the provisions of the act of Congress of October 2, 1888 (25 Stats., 526), and the departmental circular of August 5, 1889 (9 L. D., 282). The portion of that act applicable to such lands reads as follows, viz:

"For the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation and the segregation of the irrigable lands in such arid region, and for the selection of sites for reservoirs and other hydraulic works necessary for the storage and utilization of water for irrigation and the prevention of floods and overflows, and to make the necessary maps, including the pay of employs in field and in office, the cost of all instruments, apparatus, and materials, and all other necessary expenses connected therewith, the work to be performed by the Geological Survey under the direction of the Secretary of the Interior, the sum of one hundred thousand dollars, or so much thereof as may be necessary. And the Director of the Geological Survey, under the supervision of the Secretary of the Interior, shall

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make a report to Congress on the first Monday in December of each year, showing in detail how the said money has been expended, the amount used for actual survey and engineer work in the field in locating sites for reservoirs, and an itemized account of the expenditures under this appropriation. And all the lands which may hereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals, for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals, are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject after the passage of this act to entry, settlement, or occupation until further provided by law: Provided, That the President at any time in his discretion, by proclamation, may open any portion or all of the lands reserved by this provision to settlement under the homestead laws."

The following is quoted from the circular of August 5, 1889, in reference to the subject, viz:

"The object sought to be accomplished by the foregoing provision is unmistakable. The water sources and the arid lands that may be irrigated by the system of national irrigation are now reserved to be hereafter, when redeemed to agriculture, transferred to the people of the Territories in which they are situated for homesteads. The act of Congress and common justice require that they should be faithfully preserved for these declared purposes.

"The statute provides that all lands which may hereafter be designated or selected by the Geological Survey as sites for reservoirs, ditches, or canals for irrigating purposes, and all lands made susceptible of irrigation by such reservoirs, ditches, or canals are, since the passage of said act, absolutely reserved from sale as property of the United States, and shall not be subject, after the passage of the act, to entry, settlement, or occupation until further provided by law, or the President, by proclamation, may open said lands to settlement.

"Neither individuals nor corporations have a right to make filings upon any lands thus reserved, nor can they be permitted to obtain control of the lakes and streams that are susceptible of uses for irrigating purposes.

"You will, therefore, immediately cancel all filings made since October 2, 1888, on such sites for reservoirs, ditches, or canals for irrigating purposes, and all lands that may be susceptible of irrigation by such reservoirs, ditches, or canals, whether made by individuals or corporations, and you will hereafter receive no filings upon any such lands.

"This order you will carry into effect without delay."

The lands affected as aforesaid may be considered as embraced in two classes: First, such as have been actually selected by the proper authority for sites for reservoirs, ditches, or canals for irrigation purposes, and such as may hereafter be selected in the progress of the surveys; and second, all the lands being in possibility of such selection for sites, or of being made susceptible of irrigation by such reservoirs, ditches, or canals.

With regard to the first class, the act of selection or designation by authority in the progress of the surveys, and the proper promulgation thereof, would determine to what particular tracts the reservation should apply, and there would thereafter be no difficulty for all persons interested, whether as officials or otherwise, to avoid want of conformity in their proceedings, so far as such difficulty might arise from uncertainty in this respect. And it scarcely need be suggested that prior to such selection there can be no certainty in the matter, and that no reservation is possible, under the terms employed in the statute, limited to particular tracts, in the absence of any certainty as to the particular tracts to be affected thereby.

With regard to the second class, two possible views present themselves as to the operation of the statute: First, that the reservation extends to such tracts as may be actually selected as sites becoming operative only after such selection, and such as may be found to be susceptible of irrigation by such reservoirs, ditches, or canals after the latter are actually made or brought into existence, and as may be

selected or designated by proper authority after this is found to be the case, from time to time, in the progress of the surveys, while as regards all other lands in the arid regions, the laws for the disposal of the public lands generally remain operative, notwithstanding the provisions of the particular statute; or, second, that a reservation from disposal of the entire expanse within the arid regions, embracing some lands that are naturally arable and susceptible of profitable cultivation, or that may be irrigated by individual effort, went into immediate effect as soon as said act was approved, so as to render invalid and subject to cancellation any filings, locations, or entries thereafter allowed as being for the land that might possibly, in the course of time. be selected for sites for reservoirs, ditches, or canals, or that might be rendered susceptible of irrigation, thereby embracing possible appropriations at public sale, agricultural private entries or locations, pre-emption settlements, entries, or locations, homestead settlements or entries, timber and stone entries, timber-culture entries, town-lot entries, town-site entries, scrip locations, mineral entries, desert-laud entries, coal land entries, selections under Congressional grants for school indemnity, or for other purposes; in fine, every description of disposals provided for in the system of land laws in a region of country extending approximately from the one hundredth degree of longitude on the east to the Pacific Ocean on the west, and from the British Possessions on the north to Texas and Mexico on the south, as indicated on a map of the arid regions, in the office of the Geological Survey, and including in whole or in part he States of California, Colorado, North Dakota, South Dakota, Kansas, Montana, Nebraska, Nevada, Oregon, and Washington, and the Territories of Arizona, Idaho, New Mexico, Utah, and Wyoming.

The practical enforcement of the latter construction of this statute would suspend the operation of the land system of the land laws in general, so far as regards the extent of country mentioned, thereby affecting important interests, or would require, in case any disposals are allowed therein, that it should be at the risk of the parties seeking title, leading to an indefinite suspension of issue of patents, with an accumulation of unsettled claims, and corresponding uncertainty of rights, until it may be determined, in course of time, whether the tracts, title to which is sought to be acquired, are affected by the statute as sites for reservoirs, ditches, or causls, or as made susceptible of irrigation thereby; until this is determined, applications to enter can not be understandingly acted upon.

Already, in the progress of the business of this office, numbers of entries are found to have been made within the arid regions since October 2, 1888, thus presenting the question of their approval or other treatment as a practical one. I have directed that until further orders no entries be approved for tracts lying within the arid regions where the right had its inception subsequent to the passage of the act of October 2, 1888.

In view of the premises, I have the honor to submit this important matter to the Secretary, as the official head of the Department, exercising directory and supervisory authority over its operations. I respectfully ask directions how I shall proceed therein with reference to the language used in the circular of August 5, 1889, as above quoted.

I am of opinion that the first view presented above, as to the operation of the statute, should be adopted and acted upon, allowing of disposals sub-equently as will as prior to its approval, except as it regards tracts actually selected and designated by proper authority for sites for reservoirs, ditches, or canals, or actually selected and designated by proper authority as susceptible of irrigation from such reservoirs, ditches, or canals, and the selection and designation thereof made known in the usual manner for the information and guidance of all concerned.

If this view should not meet the approval of the Secretary, then I am of the opinion that the alternative course would require that the country decined to be included within the law as arid regions should be indicated by declared limits, and instructions given to the district land officers to cease operations so far as regards disposals

within such limits until the conditions as to liability to disposal shall be definitely ascertained, and that some rule should be given for proper proceedings with reference to entries, filings, or locations found to have been made within the declared limits after the approval of the act of October 2, 1888, before or subsequent to the promulgation of the departmental circular of August 5, 1889.

I respectfully suggest, in view of the public interests involved, that there should be no unnecessary loss of time in passing upon the points calling for action, as above stated.

Very respectfully,

LEWIS A. GROFF,
Commissioner.

The SECRETARY OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR,
Washington, May 24, 1890.

SIR: In accordance with your request I have considered the questions presented by the Commissioner of the General Land Office in his letter of April 2, 1890, asking for instructions as to the proper action to be taken to carry into effect the provisions of the act of Congress of October 2, 1888 (25 Stat., 505-526), relating to the survey and segregation of the arid lands of the United States, and would respectfully submit the following:

Said act, after making an appropriation for the purpose of investigating the extent to which the arid region is susceptible of irrigation, and the segregation of the irrigable lands in such arid region and for the selection of sites for reservoirs, further provides as follows:

"And all the lands which may hereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject, after the passage of this act, to entry, settlement, or occupation until further provided by law: *Provided*, That the President, at any time in his discretion, by proclamation, may open any portion or all of the lands reserved by this provision to settlement under the homestead laws."

A brief statement of the history of the legislation under consideration may render assistance in arriving at a conclusion upon the questions now presented.

On February 13, 1888, the following resolution was agreed to by the Senate of the United States:

"Resolved, That the Secretary of the Interior be requested to inform the Senate if, in his opinion it is desirable, to authorize the organization in his Department known as the Geological Survey, to segregate lands of the public domain capable of irrigation, in the sections of the United States where irrigation is required, from other lands, and to lay out suitable places to be reserved for reservoirs and rights of way for ditches and canals for the purposes of irrigation." (Record, 1888, Fiftieth Congress, vol. 19, pt. 2, p. 1137.)

In response to this resolution the Secretary forwarded to the Senate a report of the Director of the Geological Survey recommending that such action should be taken, and that without delay. (Cong. Record, 1888, Fiftieth Congress, vol. 19, pt. 3, p. 2636, S. Ex. Doc. 134.)

By joint resolution approved March 20, 1888 (25 Stat., 618), it was resolved:

"That the Secretary of the Interior, by means of the Director of the Geological Survey, be, and he is hereby, directed to make an examination of that portion of the arid regions of the United States where agriculture is carried on by means of irrigation, as to the natural advantages for the storage of water for irrigating purposes, with the practicability of constructing reservoirs, together with the capacity of the streams and the cost of construction and capacity of reservoirs, and such other facts as bear on the question of storage of water for irrigating purposes."

The Senate on March 27, 1888, passed a resolution directing the Secretary of the Interior to report what appropriation was necessary to carry into effect the said joint resolution. (Cong. Record, 1888, vol. 19, pt. 3, p. 2428.) In response to this the Secretary recommended an appropriation of \$250,000. (Id., p. 4078, S. Ex. Doc. 163.)

When the sundry civil appropriation bill was being considered in the Senate an amendment was made thereto by which there was to be appropriated "for the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation," etc., the sum of \$250,000, and it was provided in said amendment, "and all lands which may be designated for reservoirs and canals for irrigation shall be reserved as the property of the United States, and shall not be subjected to entry or settlement until hereafter provided for by law." (Cong. Record, 1888, vol. 19, pt. 8, p. 7012.) This amendment was amended in the House and the bill was finally passed and approved in its present shape.

It is quite clear that it was the intention to withhold from sale and to withdraw from entry, settlement, or occupation all lands needed for the purposes of reservoirs, canals, or ditches, and also all lands that might be irrigated by means of the system of irrigation contemplated, which included all arid lands susceptible of irrigation.

An examination of the Congressional Record shows that this provision of the law was debated at considerable length, and that it was clearly understood it contemplated a withdrawal from the date of the passage of the law of all lands needed for or to be benefited by the scheme of irrigation contemplated. The discussion in the House upon this proposition is found in part 9, vol. 19, of the Congressional Record, Fiftieth Congress.

Mr. Cannon, of Illinois, after stating that the first proposition was the appropriation of a sum of money, said:

"The next branch, and by far the most important—in fact the important proposition of this amendment—is the reservation now, at the time of the passage of the law, of lands that may hereafter be needed at any time for reservoirs or for irrigating canals, and all lands that may be irrigated by virtue of the establishment of reservoirs hereafter." (P. 8506.)

On page 8507 the following appears:

"Mr. HOLMAN. If the gentleman will allow me to interrupt him, I would like to ask this question: Does the gentlemen intend hereby that all lands hereafter, at any time hereafter, that may be found necessary for the sites of the reservoirs, canals, or ditches, or that may be made valuable by irrigation through such sources, shall be reserved from entry, and that entries made hereafter in the interval shall not be operative?

"Mr. Symes. That is the intention of the amendment and its effects as it now stands. I know that the Senate conferrees will agree to the first part of the amendment; that is to say, from now on all lands selected for reservoirs, ditches, or canals shall be absolutely reserved, and that if A, B, or C in the mean time locates upon them that he shall be subject to be dispossessed, if the sites are necessary for such purposes."

It appears the House amendment was formulated by Mr. Symes, of Colorado, and offered by Mr. Breckinridge, of Kentucky.

Mr. Breckinridge, in the course of his remarks on the amendment, said (p. 8513):

"I take the liberty of accepting Mr. Stone's explanation of my amendment.

"What does this amendment propose? It proposes to appropriate \$250,000 to inaugurate and prosecute extensive surveys in what is known as the arid region of the country, to locate its boundaries accurately, to ascertain where natural reservoirs may be established for the storage of water supplies, to ascertain the extent and location of these desert or arid lands which may be reclaimed or restored to agricultural uses by a system of irrigation, and to suggest the best and most practicable methods of irrigation. It provides also that all the lands that may be utilized and made valuable by irrigation shall, after the passage of this bill, be withdrawn from sale or other disposition until such time as Congress shall provide for disposing of them. That is the sum and substance of the amendment. That is the whole proposition.

"Mr. Speaker, so far as I am concerned, and so far as this question is concerned, that is the whole of it."

Afterwards Mr. Symes, on behalf of the friends of the measure, moved to amend the amendment by striking out the words "and all lands made susceptible of irrigation by such reservoirs, ditches, or canals," which amendment was by the House rejected (p. 8515). It was sought to substitute for the House amendment an amendment which provided—

"That during the pendency of measures now before Congress affecting the public lands the entry of lands known and designated as desert lands shall be suspended; but this provision shall not prevent the entry of such lands under the homestead law, except that section 2301 of the Revised Statutes shall not apply to such entries" (p. 8542).

This proposition was also defeated and the amendment first offered was adopted.

When the bill was again considered in the Senate, Mr. Teller, in explanation of the House amendment, said:

"I should like to say that on an examination of the bill, hastily made, it appears that the House has amended the proposition for reservoirs by striking out \$150,000, leaving the appropriation \$100,000 instead of \$250,000, as the Senate proposed. They have also reserved not simply the reservoirs which we had reserved from occupation, but all the lands that are susceptible of irrigation below.

"That has evidently happened because the House could not have understood what the real result would be. That is equivalent to saying in the State of Colorado, if a reservoir should be located on the head of a stream, that all the land below that should be reserved. There are thousands of acres that may still be irrigated by the waters of the stream. It would practically withdraw in Colorado and in some parts of Nevada all of what we call the arid lands, all the lands that have to be irrigated. That part will not do. It will be no benefit to the western country at all. If you put that in we should be worse off than if we had nothing at all. It would be worse than a disagreement to the Senate amendment."

The Senate disagreed to the amendment proposed by the House, and the bill was referred to the conference committee, where it was finally agreed to, with the addition of the proviso, "that the President may, at any time in his discretion, by proclamation, open any portion or all of the lands reserved by this provision to settlement under the homestead laws," and the report of the committee was concurred in both by the Senate and the House (pp. 8809 and 8898).

This act directs the withdrawal of two classes of lands: First, those needed or to be designated for sites for reservoirs, ditches, or canals, without regard to their character as arid or non-arid lands; and, second, arid lands made susceptible of irrigation by such reservoirs, ditches, or canals. It is important that no lands other than those embraced in these two classes should be withdrawn from disposition under the general land laws. The difficulty lies in determining what lands are embraced by these two classes. One point, however, seems so clear that there can be no doubt as to the proper course to pursue in relation thereto. The act of March 3, 1877, commonly known as the "desert-land law," relates only to the class of lands withdrawn from disposition by the act under consideration; that is, arid lands susceptible of irrigation, and it therefore necessarily follows that no entries under the said desertland law could be properly allowed after the passage of the act under consideration and hence that from and after October 2, 1888, the operation of the desert-land law was suspended and must so remain until further action by Congress. Notice of this should, it seems to me, be promptly given by the Commissioner of the General Land Office, if such action has not already been taken, and steps should be taken for the cancellation of any such entries as may have been made since October 2, 1888.

In the matter of giving notice of the provisions of this law and issuing such instructions as would prevent the allowance of filings or entries on such lands as are thereby reserved, no step seems to have been taken until August 3, 1889, when you addressed a communication to the Commissioner of the General Land Office, inclosing a telegram from the governor of Idaho in regard to said law with the following directions:

"You will communicate without delay the provisions of the statute therein cited to the land officers in all the arid districts for their information and guidance, and with direction that all lands falling within the language of the statute are reserved by force thereof until opened by the President."

In accordance with these directions the circular of August 5, 1889 (9 L. D., 282), referred to and quoted from in the Commissioner's letter of April 2, 1890, was prepared and promulgated. This circular has, as I am informed, been modified to the extent of allowing filings and entries subject to the provisions of said act.

Any entry or filing and any settlement made within the territory of the arid region after October 2, 1888, is liable to defeat by reason of the lands covered thereby being subsequently selected as sites for reservoirs, ditches, or canals, or being rendered susceptible of irrigation by means of such reservoirs, canals, or ditches as may be constructed in pursuance of the scheme of irrigation contemplated by said act. In order to relieve the settlers in that great territory of the doubt and uncertainty resulting from this condition of affairs, the work of selecting and designating the particular tracts coming within the provisions of this law should be prosecuted with all possible diligence. In the mean time, and until this work can be accomplished, the lands contemplated by the act should, both for the accomplishment of the ends aimed at and for the protection of individuals, be designated and pointed out as segregated from the public domain. Whether there is sufficient information in the possession of the Bureau of Geological Survey to make it possible to designate certain portions of the arid region, as subject to said act and certain other portions as not in any event falling within the provisions thereof, I am not in possession of such information as would enable me to express an opinion. It seems to have been thought, while the measure was pending before Congress, that such a course would be found feasible. Mr. Oates, in the course of his remarks, made use of the following language:

"I see from the testimony of Mr. Powell that the surveys which have been made and are now in progress, while not distinct enough for him to locate and designate all the different catchment basins and to segregate them one from another, yet they are distinct enough so that the neighborhood in which they lie, and where, in all probability, the reservoirs would be located, can easily be ascertained. The withdrawal of these districts from the market is all that seems to me to be necessary at this time." (Congressional Record, 1888, part 9, page 8481.)

In view of the evident intention of this legislation, I can not concur with the Commissioner of the General Land Office in his recommendation of the adoption of the view "that the reservation extends to such tracts as may be actually selected as sites, becoming operative only after such selection, and such as may be found to be susceptible of irrigation by such reservoirs, ditches, or canals, after the latter are actually made or brought into existence, and as may be selected or designated by proper authority after this is found to be the case, from time to time, in the progress of the surveys; while, as regards all other lands in the arid regions, the laws for the disposal of public lands generally remain operative, notwithstanding the provisions of the particular statute," this view, as he says, "allowing of disposals subsequently, as well as prior to the approval" of the statute, "except as it regards tracts actually selected and designated by proper authority for sites for reservoirs, ditches, or canals, or actually selected and designated by proper authority as susceptible of irrigation from such reservoirs," etc.

To adopt this view would, in my opinion, be to defeat the object of the act by allowing available sites and locations for reservoirs to be appropriated by individuals or corporations, to prevent which the reservation was inserted in the law. This view

can not, I think, be adopted, although the only alternative would, as said by the Commissioner, "require that the country deemed to be included within the law as arid regions should be indicated by declared limits and instructions given to the district land officers to cease operations so far as regards disposals within such limits until the conditions as to liability to disposal shall be definitely ascertained." This action will not, however, be necessary to the full extent intimated by the Commissioner if the information in the possession of the Geological Survey is sufficient to make it possible to say that certain territories within the larger limits of the arid region are excepted from the operation of this law. No entries, filings, or locations made within the arid regions since October 2, 1888, should be allowed to go to patent or be perfected until it shall be satisfactorily determined that the lands involved are not within the reservation created by the act under consideration. There seems to be no escape from these conclusions, in view of the broad and comprehensive terms of the enactment. Whatever may be the opinion of the officials of the Department as to the expediency of the legislation, it is clearly their duty to comply with the statute, leaving to Congress the remedy by future laws. If, after the withdrawal of these arid lands, it should be found that portions of them were not properly withdrawn, or are not within the terms of the act, or for any other reason, the President may at any time, in his discretion, by proclamation, open any portion or all of the lands reserved to settlement under the homestead law.

The letter of the Commissioner of the General Land Office is herewith returned. Very respectfully.

GEO. H. SHIELDS,
Assistant Attorney-General.

The SECRETARY OF THE INTERIOR.

[Telegram.]

DEPARTMENT OF THE INTERIOR,

Washington, August 3, 1889.

Hon. G. L. SHOUP,

Governor, Boisé City, Idaho:

I have just received the resolution adopted by the constitutional convention, transmitted by you to me through telegram. A full reply to this question I think is found in the following provision of the appropriation act of October 2, 1888, which reads as follows:

"For the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation and the segregation of the irrigable lands in such arid region, and for the selection of sites for reservoirs and other hydraulic works necessary for the storage and utilization of water for irrigation and the prevention of floods and overflows, and to make the necessary maps, including the pay of employés in field and in office, the cost of all instruments, apparatus, and materials, and all other necessary expenses connected therewith, the work to be performed by the Geological Survey, under the direction of the Secretary of the Interior, the sum of one hundred thousand dollars, or so much thereof as may be necessary. And the Director of the Geological Survey, under the supervision of the Secretary of the Interior, shall make a report to Congress on the first Monday in December of each year, showing in detail how the said money has been expended, the amount used for actual survey and engineer work in the field in locating sites for reservoirs, and an itemized account of the expenditures under this appropriation. And all the lands which may thereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject after

the passage of this act to entry, settlement, or occupation until further provided by law: *Provided*, That the President may at any time, in his discretion, by proclamation, open any portion or all of the lands reserved by this provision to settlement under the homestead laws."

This is the law of to-day, unreversed, unrepealed, and in full force. You perceive its vast extent and the immense consequences that will follow therefrom in the direction that your resolution points unless there be further action in regard thereto by Congress. It follows, necessarily, that the speculators, corporations, or other persons referred to in the resolution, are under the effect of this law and unable to obtain the advantages that you say they are seeking. Unless the law is repealed, or the President opens the land to settlement under the homestead laws, the Government must have and will take eventually absolute control of every acre of arid land that may be redeemed by the system of reservoirs, canals, and ditches, as provided in the appropriation act mentioned. The subsequent appropriation act has not affected the above provision.

This, I think, is a full solution of the whole trouble between the Territory of Idaho and Utah, and parties entering upon these lands in either Territory will be subjected to the superior title and further control of the United States.

I have directed the Commissioner of the Land Office to notify the local officers of this law and prohibit entries of the kind you specify, and I have also ordered the Superintendent of the Geological Survey to proceed rapidly with the surveys on Bear River. The statute, you observe, reserves these lands from the date thereof, and the Assistant Attorney-General of this Department agrees with me that it is constitutional and effective to the extent expressed. I fully appreciate the conflict of rights that must arise between Territories and States, but these all can and will be better regulated by national control than local conflicts and contradictory legislation.

I fear that the statute to which I have referred is not known in the Western Territories to the extent at least that it ought to be, and I will have your dispatch and this published to-day in full.

JOHN W. NOBLE, Secretary.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., August 5, 1889.

GENTLEMEN: Information having reached this Department that parties are endeavoring to make filings on arid lands reserved for reservoirs, irrigating ditches, and canals, and for the purpose of controlling the waters of lakes and rivers and their tributaries in the arid regions, I am directed by honorable Secretary of the Interior to call your special attention to the act of Congress approved October 2, 1888 (U.S. Statutes at Large, vol. 25, page 526), as follows:

"For the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation, and the segregation of the irrigable lands in such arid region, and for the selection of sites for reservoirs and other hydraulic works necessary for the storage and utilization of water for irrigation and the prevention of floods and overflows, and to make the necessary maps, including the pay of employés in field and in office, the cost of all instruments, apparatus, and materials, and all other necessary expenses connected therewith, the work to be performed by the Geological Survey, under the direction of the Secretary of the Interior, the sum of one hundred thousand dollars, or so much thereof as may be necessary. And the Director of the Geological Survey, under the supervision of the Secretary of the Interior, shall make a report to Congress on the first Monday in December of each year, showing in detail how the said money has been expended, the amount used for actual survey and engineer work in the field in locating sites for reservoirs, and an itemized account of the expenditures under this appropriation. And all the lands which may hereafter be designated or selected by such United States surveys

for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals, are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject, after the passage of this act, to entry, settlement, or occupation until further provided by law: *Provided*, That the President at any time in his discretion, by proclamation, may open any portion or all of the lands reserved by this provision to settlement under the homestead laws."

The object sought to be accomplished by the foregoing provision is unmistakable. The water sources and the arid lands that may be irrigated by the system of national irrigation are now reserved to be hereafter, when redeemed to agriculture, transferred to the people of the territories in which they are situated for homesteads. The act of Congress and common justice require that they should be faithfully preserved for these declared purposes.

The statute provides that all lands which may hereafter be designated or selected by the Geological Survey as sites for reservoirs, ditches, or canals for irrigating purposes, and all lands made susceptible of irrigation by such reservoirs, ditches, or canals are, since the passage of said act, absolutely reserved from sale as property of the United States, and shall not be subject after the passage of the act to entry, settlement, or occupation until further provided by law, or the President by proclamation may open said lands to settlement.

Neither individuals nor corporations have a right to make filings upon any lands thus reserved, nor can they be permitted to obtain control of the lakes and streams that are susceptible of uses for irrigating purposes.

You will therefore immediately cancel all filings made since October 2, 1888, on such sites for reservoirs, ditches, or canals for irrigating purposes, and all lands that may be susceptible of irrigation by such reservoirs, ditches, or canals, whether made by individuals or corporations, and you will hereafter receive no filings upon any such lands.

This order you will carry into effect without delay. Respectfully,

W. M. STONE,
Acting Commissioner.

REGISTERS AND RECEIVERS,
United States Land Offices.

Memorial of the Idaho Constitutional Convention to the Secretary of the Interior, praying that the Government of the United States take steps toward redeeming the arid lands of the West.

Whereas the Government of the United States has taken steps toward redeeming the arid lands of the West; and

Whereas for the purpose of establishing a thorough system of storage reservoirs, canals, and irrigating ditches, engineering parties are making surveys for this purpose; and

Whereas it is learned that the plans of the Government are threatened to be thwarted by speculators having men to follow up these surveys to make filings on lands, reservoirs, and causal locations; and

Whereas it is learned that one corporation is seeking to seize and control Bear Lake, together with large bodies of land adjoining its shore-lines, with the intention of making that lake a great storage basin; and

Whereas the same corporation is seeking to control the waters of Bear Lake, together with all the waters of Bear River, with the tributaries thereof, and gulches, for a distance of about 150 miles in Idaho, with a view of monopolizing all these waters to their own uses, one purpose of which is that they may dispose of a very large por-

tion thereof within the Territory of Utah, greatly to the injury of Idaho, and against the interests of her people: Therefore be it

Resolved, That it was not contemplated by the Government or the Territory of Idaho, that any such monopolizing of the lands and waters of Idaho should be permitted.

Resolved, That steps should be taken at once to prevent such seizures of reservoirs and canal locations and the same be preserved for the people.

Resolved, That Bear Lake should be retained for a public storage reservoir, and the lands immediately adjoining the lake should be withdrawn from market to aid in carrying out such purpose.

Resolved, By the Idaho constitutional convention, now assembled at the capital of said Territory, having the good of the general public and the good of the people of Idaho, with the prosperity of the Territory at heart, do hereby memorialize the Department of the Interior to take such action at once as will remedy the evils which threaten this fair Territory in the manner outlined in this memorial.

Resolved, That this memorial be spread upon the journal of this convention, and a certified enrolled copy thereof forwarded by the governor to the Secretary of the Interior.

IDAHO TERRITORIAL CONSTITUTIONAL CONVENTION,

Boisé City, Idaho, August 2, 1889.

We hereby certify that the foregoing is a true copy of the memorial as adopted by the constitutional convention of Idaho Territory on the 2d day of August, A. D., 1889.

WM. H. CLAGETT,

President.

Attest:

CHAS. H. REED, Secretary.

On the 25th of July, 1890, in reference to the subject of an inquiry from the Hon. John H. Reagan, of the United States Senate, I made the following report to the Hon. Secretary of the Interior, viz:

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE,

Washington, D. C July, 25, 1890.

SIR: I have had the honor to receive from the Hon. John H. Reagan, of the United States Senate, a telegram dated at El Paso, Tex., the 20th instant, addressed to him by Edgar B. Bronson, president El Paso National Bank, in reference to the arid lands affected by the act of Congress of October 2, 1886 (Stats. 25, p. 526), on which Mr. Reagan has made an endorsement dated the 22d instant, which reads as follows, viz:

"Respectfully referred to Hon. Lewis A. Groff, Commissioner of the General Land Office, Washington, D. C. You will see what is said about the officers of the Land Office receiving entries for land in the arid regions up to June. Can this be true?"

The statement referred to is that "up to the end of June, the land officers of that district (southern New Mexico) were receiving the money of entrymen and issuing receipts therefor for any variety of filing on Government land desired to be made."

In reply I have to state that the act of October 2, 1888, in question, provides for surveys to be made in the arid regions and for designations or selections of lands for reservoirs, etc., and for ascertaining lands susceptible of irrigation thereby, which work was to be performed by the Director of the Geological Survey, under the direction of the Secretary of the Interior, and for the reservation of such lands. No action was taken under said act in this office, under the last administration, no reports of operations thereunder having been received from the Director of the Geological Survey, and it apparently having been considered unnecessary to take action looking to

the reservation of the lands, until after action by him for the designation or selection of sites for reservoirs, etc., and for ascertaining the lands made susceptible of irrigation thereby. No action was taken until August 5, 1889, when a circular was issued by the Acting Commissioner of this office, under the direction of the Secretary, in which the district land officers were directed to "immediately cancel all filings made since October 2, 1888, on such sites for reservoirs, ditches, or canals for irrigating purposes, and all lands that may be susceptible of irrigation by such reservoirs, ditches, or canals, whether made by individuals or corporations," and that they should "thereafter receive no filings upon any such lands."

It will be seen that when this circular was issued there was, speaking generally, no specification of sites for reservoirs, ditches, or canals, nor any specification of lands made susceptible of irrigation thereby that were to be reserved, nor was there any order of reservation of the public lands generally embraced in their districts.

Under these circumstances letters were received from the district land officers, state ing that they were at a loss to understand their duty in the premises and asking to be instructed as to the specific lands to be reserved, and, in reply, they were referred to the terms of the statute and the circular mentioned, and informed that any person making entries would do so at their own risk.

These things occurred before the present incumbent of the office of Commissioner of the General Land Office entered upon duty.

There has never been any order to the registers and receivers of the district land offices to withhold all lands from entry or filing within what are understood to be the arid regions, but all entries or filings so allowed are understood to be made at the risk of the parties making them. On the 1st of April last I issued an order that no such entry or filing should be approved in this office for patenting until further orders, and on the 2d of the same month I addressed a communication to the head of the Department stating the case and asking for instructions how further to proceed under said act.

Thus the matter stands, and in connection therewith I would refer to the Executive Document No. 136, Fifty-first Congress, first session, from which it appears that the attention of Congress was called to the subject by the Secretary under date of the 3d June last.

In view of the foregoing I have no reason to doubt that entries are being allowed at the district offices of land not appearing to be embraced in selections for reservoirs, or made susceptible of irrigation thereby, at the risk of the parties as aforesaid.

Very respectfully,

LEWIS A. GROFF,

Commissioner.

The SECRETARY OF THE INTERIOR.

Copies of a letter from this office to the honorable Secretary of the Interior of August 8, 1890, and another to him of the 9th of the same mouth, with a copy of the instructions to registers and receivers of district land offices of the latter date, are added as showing subsequent proceedings in the matter, viz:

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., August 8, 1890.

SIR: I have had the honor to receive your letter of the 4th instant, referring to my report to you under date of the 25th ultime, in reply to a letter to me from the Hon. J. H. Reagan, of the United States Senate, in reference to the public lands in the arid regions as affected by the act of Congress of October 2, 1888, and the Departmental circular of August 5, 1889 (9 L. D., 282).

Your letter directs that all disposals of public lands within the arid regions be stopped, and that all filings or entries of any such lands made subsequent to the passage of said act, be canceled.

In conformity therewith, instructions are now being prepared in this office to be addressed to the proper district land officers of such a character as to prevent the acceptance by them of any filings or entries of land within the arid region, any of which lands are liable to be selected as sites for reservoirs, or ditches, or canals for irrigation purposes, and to be made susceptible of irrigation thereby.

I am in possession of a map, furnished me by the Director of the Geological Survey. July 1, 1890, showing in a general way the limits of the arid regions contemplated in said act. This map I will act upon as authority, unless otherwise directed. I find, however, that the out-boundaries of the arid regions shown on that map by lines separating the arid regions from lands adjoining and beyond, which it is to be assumed are arable without irrigation, and therefore not comprehended within the provisions of the act for a reservation from disposal are on a small scale, and not sufficiently definite to indicate the particular lands in the manner in which disposals are provided for, viz: by sectional subdivisions, townships, and ranges, so as to admit of accepting or rejecting entries, or filings applied for, accordingly as they may be judged to fall upon one or the other side of such out-boundaries. I have therefore to request that the Director of the Geological Survey be asked to furnish this office with proper maps, in reference to such localities, of such definite character as to enable me to decide upon the claims of applicants when it is made a question whether the precise land applied for lies within the limits of the arid regions or not.

It is suggested that the desired action be taken, without unnecessary delay, in order that the matters involved may be placed in a condition to be promptly disposed of.

Very respectfully,

LEWIS A. GROFF, Commissioner.

The SECRETARY OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., August 9, 1890.

SIR: In reference to the public lands within the arid regions of the United States, as affected by the act of October 2, 1888 (25 Stat., 526), and circular of August 5, 1889, being the subject of yours of the 4th instant and mine of yesterday's date, informing you that instructions were being prepared to the district land officers on the subject, in compliance with your directions, I have now the honor to inclose herewith a copy of the instructions referred to.

Very respectfully,

LEWIS A. GROFF,

Commissioner.

The SECRETARY OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., August 9, 1890.

GENTLEMEN: On the 5th of August, 1889, a circular was addressed to you, by direction of the honorable Secretary of the Interior, calling your attention to the provisions of the act of October 2, 1888 (25 Stat., 526), relative to the lands in the arid regions of the United States and instructing you thereunder, which reads as follows, viz:

"Information having reached this Department that parties are endeavoring to make filings on arid lands reserved for reservoirs, irrigating ditches, and canals, and for the purpose of controlling the waters of lakes and rivers and their tributaries in the arid regions, I am directed by the honorable Secretary of the Interior to call your special attention to the act of Congress approved October 2, 1888 (U. S. Statutes at Large, vol. 25, page 526), as follows:

"'For the purpose of investigating the extent to which the arid region of the United States can be redeemed by irrigation and the segregation of the irrigable lands in such arid region, and for the selection of sites for reservoirs and other hydraulic works necessary for the storage and utilization of water for irrigation and the prevention of floods and overflows and to make the necessary maps, including the pay of employés in field and in office, the cost of all instruments, apparatus, and materials, and all other necessary expenses connected therewith, the work to be performed by the Geological Survey, under the direction of the Secretary of the Interior, the sum of one hundred thousand dollars, or so much thereof as may be necessary. And the Director of the Geological Survey, under the supervision of the Secretary of the Interior, shall make a report to Congress on the first Monday in December in each year, showing how the said money has been expended, the amount used for actual survey and engineer work in the field in locating sites for reservoirs, and an itemized account of the expenditures under this appropriation. And all the lands which may hereafter be designated or selected by such United States surveys for sites for reservoirs, ditches, or canals for irrigation purposes, and all the lands made susceptible of irrigation by such reservoirs, ditches, or canals, are from this time henceforth hereby reserved from sale as the property of the United States, and shall not be subject, after the passage of this act, to entry, settlement, or occupation until further provided by law: Provided, That the President at any time in his discretion, by proclamation, may open any portion or all of the lands reserved by this provision to settlement under the homestead laws.'

"The object sought to be accomplished by the foregoing provision is unmistakable. The water sources and the arid lands that may be irrigated by the system of national irrigation are now reserved to be hereafter, when redeemed to agriculture, transferred to the people of the Territories in which they are situated for homesteads. The act of Congress and common justice require that they should be faithfully preserved for these declared purposes.

"The statute provides that all lands which may hereafter be designated or selected by the Geological Survey as sites for reservoirs, ditches, or canals for irrigating purposes, and all lands made susceptible of irrigation by such reservoirs, ditches, or canals are, since the passage of said act, absolutely reserved from sale as property of the United States, and shall not be subject, after the passage of the act, to entry, settlement, or occupation until further provided by law, or the President, by proclamation, may open said lands to settlement.

"Neither individuals nor corporations have the right to make filings upon any lands thus reserved, nor can they be permitted to obtain control of the lakes and streams that are susceptible of uses for irrigating purposes.

"You will, therefore, immediately cancel all filings made since October 2, 1888, on such sites for reservoirs, ditches, or canals for irrigating purposes, and all lands that may be susceptible of irrigation by such reservoirs, ditches, or canals, whether made by individuals or corporations, and you will hereafter receive no filings upon any such lands.

"This order you will carry into effect without delay."

It is found that, notwithstanding said act and the instructions given thereunder by said circular, numerous filings and entries of lands within the arid regions appear to have been permitted to be made subsequent to October 2, 1888, the date of the passage of the act. These entries and filings were made at the risk of the parties.

Under date of the 2d of April, 1890, the matter of the proper course of proceeding under said act was submitted by this office to the honorable Secretary of the Interior with a request for instructions therein. It appears that the subject was laid by the Secretary before the honorable Attorney-General for his opinion, who, under date of the 27th of May, 1890, gave an opinion, from which the following is an extract, viz:

"The object of the act is manifest. It was to prevent the entry upon and the settlement and sale of all that part of the arid region of the public lands of the United States which could be improved by general system of irrigation, and all lands which might be designated or selected by the United States surveys as sites for the reservoirs, ditches, or canals in such systems. Unquestionably it would seriously interfere with the operation and purpose of the act if the sites necessary for reservoirs in such plan of irrigation could be entered upon by homestead settlers. So, too, it would be obviously unjust if pending the survey made with a view to their segregation for improvement by irrigation, these lands should be entered upon and settled as arid lands of the United States. It was, therefore, the purpose of Congress by this act to suspend all rights of entry upon any lands which would come within the improving operation of the plans of irrigation to be reported by the Director of the Geological Survey under this act. Language could hardly be stronger than are the words of the act in expressing this intention.

"'All the lands which may hereafter be designated or selected, etc., are from this time henceforth hereby reserved from sale, etc., and shall not be subject after the passage of this act to entry, etc., until further provided by law.'

"There can be no question that if an entry was made upon land which was thereafter designated in a United States survey as a site for a reservoir, or which was by such reservoir made susceptible of irrigation, the entry would be invalid, and the land so entered upon would remain the property of the United States, the reservation thereof dating back to the passage of this act.

"The far-reaching effect of this construction can not deprive the words of the act of their ordinary and necessary meaning. The proviso that the President at any time in his discretion, by proclamation, may open any portion or all of the lands so reserved was the legislative mode of modifying and avoiding the far-reaching effect of the act, whenever it should appear to the Executive to have too wide an operation. Entries should not be permitted, therefore, upon any part of the arid regions which might possibly come within the operation of this act."

These proceedings having consumed some time, I am now in receipt of the Secretary's letter of the 4th instant, in which, after alluding to previous correspondence and the opinion of the Attorney-General from which an extract is above quoted, he directs that this office shall proceed to carry the law "into effect, according to the terms and instructions already existing from the Secretary," referring to the instructions contained in circular of August 5, 1889, above given.

I have to call your special and particular attention to the foregoing order from the head of the Department, and to direct in reference to the subject matter that you proceed strictly in accordance therewith. Although, in any case, there be at the time no designation of the land involved therein as a selection for a site or sites for reservoirs, ditches, or canals for irrigation purposes, or as land thereby made susceptible of irrigation, that fact is not to be considered as showing that the land is open to entry, as although not yet so selected, it may be liable to such selection under said act, which is held to withdraw all lands so liable from disposal.

You, will, therefore, permit no entry or filing of any lands lying within the arid regions that may be included in your land district, on any condition whatever, but will promptly reject any application that may be made for such an entry or filing, with the usual right of appeal. You will take any necessary action to ascertain the proper limits of the arid regions, and whether any lands in your districts are included therein, and if you have any doubt thereof, you may submit the question to this office for specific instructions.

Any entries or filings of lands within the arid regions which may have already been allowed, subsequent to the passage of the act of October 2, 1888, and reported to this office, will be taken up and acted upon according to the principles indicated herein, as soon as practicable, in the course of official business.

Very respectfully,

LEWIS A. GROFF,

Commissioner.

REGISTERS AND RECEIVERS,

United States Land Offices.

Since the foregoing statement was prepared Congress has intervened by its act approved August 30, 1890, repealing so much of the act of October 2, 1888, as withdraws the land in the arid region from entry, occupation, and settlement, with certain exceptions and qualifications. and in view thereof a circular of the 5th September, 1890, was issued by this office under direction of the Secretary of the Interior, a copy of which is given as follows, viz:

> DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., September 5, 1890.

GENTLEMEN: I am directed by the honorable Secretary of the Interior, by letter of September 4 1890, to call your attention to the attached copy of that portion of the act of Congress approved August 30, 1890, which repeals so much of the act of October 2, 1888 (25 Stat., 526), as withdraws the lands in the arid region of the United. States from entry, occupation, and settlement, with the exception that reservoir sites heretofore located or selected shall remain segregated and reserved from entry or settlement until otherwise provided by law, and reservoir sites hereafter located or selected on public lands shall in like manner be reserved from the date of the location or selection.\* The circulars of this office of August 5, 1889, and August 9, 1890, are hereby rescinded.

Entries validated by this act will be acted upon in regular order, and all patents issued on entries made subsequent to this act and on entries so validated, west of the one hundredth meridian, will contain a clause reserving the right of way for ditches and canals constructed by authority of the United States.

Your particular attention is called to that portion of the law which restricts the acquirement of title under the land laws to 320 acres in the aggregate.

You will require from all applicants to file or enter under any of the land laws of the United States, an affidavit showing that since August 30, 1890, they had not filed upon or entered, under said laws, a quantity of land which would make, with the tracts applied for, more than 320 acres. Or, provided the party should claim by virtue of the exception as to settlers prior to the act of August 30, 1890, you will require an affidavit establishing the fact.

As soon as practicable a blank form of affidavit will be furnished you.

Very respectfully,

LEWIS A. GROFF, Commissioner.

REGISTERS AND RECEIVERS. United States Land Offices.

\* For topographic surveys in various portions of the United States, three hundred and twenty five thousand dollars, one-half of which sum shall be expended west of the one hundredth meridian; and so much of the act of October second, eighteen hundredth meridian; and so much of the act of October second, eighteen hundredth meridian. dred and eighty-eight, entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and eighty-nine, and for other purposes," as provides for the withdrawal of the public lands from entry, occupation, and settlement, is hereby repealed, and all entries made or claims initiated in good faith and valid but for said act, shall be recognized and may be perfected in the same manner as if said law had not been enacted, except that reservoir sites heretofore located or selected shall remain segregated and reserved from entry or settlement, as provided by said act, until otherwise provided by law, and reservoir sites hereafter located or selected on public lands shall in like manner be reserved from the date of the location or selection thereof.

No person who shall, after the passage of this act, enter upon any of the public lands with a view to occupation, entry, or settlement under any of the land laws, shall be permitted to acquire title to more than three hundred and twenty acres in the aggregate under all of said laws; but this limitation shall not operate to curtail the right of any person who has heretofore made entry or settlement on the public lands, or whose occupation, entry, or settlement, is validated by this act: *Provided*, That in all patents for lands hereafter taken up under any of the land laws of the United States, or on entries or claims validated by this act, west of the one hundredth meridian, it shall be expressed that there is reserved from the lands in said patent described, a right of way thereon for ditches or canals constructed by the authority of the United States.

# PROTECTION AND DISPOSAL OF THE PUBLIC LANDS.

The hearings and important labor performed during the year by the special service division and its agents in the field are shown in detail in Appendix P.

# FRAUDULENT LAND ENTRIES.

In the investigation of fraudulent land entries and otherwise in the important duty of protecting the public lands from illegal appropriation during the year sixty-one agents were employed; their aggregate length of service was four hundred and nineteen months and eighteen days, being equivalent to the employment of thirty-four agents for the entire year and one agent for eleven months and eighteen days.

The number of reports received from special agents and acted on are as follows:

Pending June 30, 1889	273
Received during the year	
Total	2,300
Acted on during year	1,785
- ·	
Leaving pending June 30, 1890	515

To special agents, during the year, were referred 2,684 cases for investigation, 243 hearings were ordered, 437 cases were held for cancellation, 538 were canceled, and 1,909 were examined and passed. Final action was taken in 5,938 cases, and 7,025 cases of all descriptions in the different States shown in the following table were pending June 30, 1890.

Awaiting action are 482 records of hearings and 448 registers' and receivers' reports and miscellaneous letters. During the year there were received 16 reports of unlawful inclosures of public land, involving, as far as ascertained, 115,455 acres. In 8 cases suits were recommended, and in 8 cases the fences are reported as having been removed.

Cases pending in Division P June 30, 1890.

	Alabama.	Arizona.	Arkansas.	California.	Colorado.	Florida.	Idaho.	Iowa.	Kansas.	Louisians.	Michigan.	Minnesota.	Mississippi.
Homesteads	28 39 40 14	21 2 	23 28	215 76 155 491	60 18 362	83 1 15 1	4 2 6 31	2 	20 10 15 178	58 14 1	14 4 2 9	24 13 42 120	11 1
ments Timber-culture entries. Final timber-culture entries Timber and stone lands			8	8 17 1, 555	21 55		6 2		11 5 3	5	4	7 4 1	
Desert lands Final desert land Private—cash Mineral land Coal land Coal land—declaratory statements.		11	25	31 16 7	1 23 22 17	1	50 24			1			
Total		·	79	2, 571	583	51	125	2	235	80	33	211	12

# Cases pending in Division P June 30, 1890.

	Missouri.	Montana.	Nebraska.	Nevada.	New Mexico.	North Da- kota	Oregon.	South Da- kota	Utah.	Washington.	Wisconstn.	Wyoming.	Total.
Homesteads	3 18 	6 2 14	15 8 19 42		77 189 34 334	82 19 26 105	26 10 1 68	18 17 49 257	9 14 5	35 9 20 87	8 6 5	7 11 8 84	778 447 458 2,177
ments Timber-culture entries Final timber-culture entries	 	6	15	! !	21 46	24	7 26	14	6	1	1	5	115 240 6
Timber and stone lands	: <u></u>	25	ļ	1	45 15 10		58 12		22 8	496		16 160	2, 109 815 158
Mineral land Coal land	· • •	6	ļ: 		1 10 				51	32 4		2 15	88 47 70 72
Total	16	75	103	1	773	206	207	856	117	689	26	253	7, 025

### TIMBER TRESPASS.

In the protection of the public timber lands during the year fifty-five timber agents were employed, aggregating a length of service of three hundred and fifty-one months and fourteen days, which was equivalent to the employment of twenty-nine agents for one year and one for three mouths and fourteen days.

Special agents during the year reported three hundred and ten cases of timber trespass, involving public timber and the products therefrom valued at \$3,067,151.66. The following is a statement of the sums recovered during the fiscal year by the Government from suits for timber trespass:

Accepted under propositions of settlement	\$12,692.42
On settlements accepted during previous years	275.00
Sales of timber and lumber	4, 552. 40 ·
Recovered through legal proceedings*	83, 420. 50
	100, 940. 32

In addition to the above, there were pending on July 1, 1890, as far as reported, two hundred and eighty-two civil suits for the recovery of \$14,794,286.55 for timber reported as having been unlawfully cut from the public lands, and three hundred and six criminal prosecutions for violations of the timber laws.

#### THE FORESTS OF THE PUBLIC DOMAIN.

A careful examination has been recently made of the annual reports of this office covering the years from July 1, 1881, to June 30, 1889, inclusive, for the purpose of ascertaining what has been accomplished

<sup>\*</sup>The reports of the United States attorneys for a majority of the districts had not been received at date of this report.

during that time, through legal proceedings, in the way of enforcing the laws for the protection of public timber. The result of that examination is conclusive upon two points:

First. That the most valuable timber on the public lands is being rapidly exhausted.

Second. That the several laws relating to public timber now in force are utterly inadequate to properly protect either the public forests from unlawful appropriation or the interests of the settlers engaged in developing the country, to whom the use, to a certain extent, of public timber is essential.

It has been demonstrated in years past that the spoliation of the public timber lands is not altogether the work of lawless depredators who appropriate public timber in defiance of law, but great areas are yearly swept for purposes of speculation under cover of the several acts granting the use of public timber to aid in the construction of railroads, and of the act of June 3, 1878 (20 Stat., 88), in the interests of residents in mineral districts. Experience has shown that these acts, while undoubtedly fostering important interests and enterprises in certain directions, have unintentionally, of course, opened a door to unlicensed waste and destruction of the public timber.

Besides what has been written in Government reports, and spoken in the debates in Congress, the subject of forestry and the protection of the forests of the Government has been widely discussed in the periodicals of the country, and the theories advanced have been many and conflicting.

It has been advanced by some writers that all the public timber lands of the country should be withdrawn at once from entry, and the Army assigned to the duty of guarding and protecting them, and that this being done, then under Congressional authority a commission should be appointed by the President to investigate the whole subject thoroughly in all its relations to the prevention of conflagrations, the water supply, floods, and the various interests of the people, and make report to Congress as the basis of proper legislation.

Upon the wisdom of appointing such a commission I have now nothing to say. My duty has been to make reports on the subject in connection with proposed legislation by Congress, and therein my views have been expressed. They are, in brief, that a law should be enacted repealing statutes found to be objectionable or inoperative, inhibiting from entry the rugged, stony, or other timber lands not arable and along the mountain sides and at the sources of water supply, except under the mining laws, or by such form of necessary appropriation, by miners and settlers, in such regions, as that allowed by the town-site laws, allowing the free use of timber by those settling up the country to the extent only of their actual needs, and inviting concurrent action of State and Territorial legislatures looking to the protection of the timber generally from waste and destruction, or from

being removed or monopolized for purely speculative ends. This course, it seems to me, would be more in accordance with the necessities of a growing country than to pursue a severely restrictive policy, depending principally, perhaps, upon the Army, scattered far and wide, to act as a constabulary force, and appealing, as it would, to the sentiments of all good and patriotic citizens, interested, as such citizens are, in the welfare of their particular neighborhoods, and having pride in their respective Commonwealths, as well as their common country, be better calculated to lead to concurrent legislation by the State and Territorial law-makers for the protection and husbanding of the timber and enforcement of the legal provisions adopted to that end.

The precise condition of the matter and my views more in detail, are given in the following report to you on Senate bill 1394, made on the 10th of March last:

I have the honor to acknowledge the receipt, by reference from the Department, for report in duplicate and return of papers, of a communication from Hon. P. B. Plumb, chairman of Committee on Public Lands of the United States Senate, transmitting Senate bill 1394 "Authorizing the citizens of Colorado, North Dakota, South Dakota, Montana, Nevada, and the Territories, to fell and romove timber on the public domain for mining and domestic purposes," and requesting the views of the Department thereon.

I have carefully considered the provisions of the proposed bill; and while it is in some respects an improvement on the several laws relating to the public timber now in force, yet it falls far short of accomplishing the results that are required to meet the demands of the people and provide for the public interests. I can not, therefore, recommend its adoption.

The bill grants specific privileges as to the use of the public timber in certain named States and Territories, by citizens thereof, which are not granted to the citizens in other States, but which are specifically denied to such citizens by laws of the United States now upon our statute books.

This, in my opinion, is an unjust discrimination.

To make this fact clearly understood, I respectfully call attention to the provisions of the proposed bill, and the provisions of other laws now in force on the same subject. The proposed bill applies specifically, and by name, to the States of Colorado, North Dakota, South Dakota, Montana, and Nevada, and to the Territories of New Mexico, Arizona, Utah, Wyoming, and Idaho; and grants to citizens of the United States, who are bona fide residents in either of said States or Territories, the privilege of procuring from public mineral lands such timber as they may require for personal use, or as they may desire to manufacture into "lumber or fuel for sale for mining, quartz-milling, building, agricultural or other domestic purposes."

It further provides that a bona fide settler upon the public lands, "or a mine operator or manufacturer" or any other citizen of the United States who is a bona fide resident of any of the States or Territories named, shall have the privilege of procuring from any other public land in the State or Territory of which he is a resident, any timber, fuel, and fence material, free of cost, for his own use, or for sale upon the payment of a certain license fee and rate per acre for the land from which the timber is felled and removed.

The privileges granted by this proposed act to the citizens of the States and Territories named therein are not granted to the citizens of any other State.

The act of June 3, 1878 (20 Stat., 89), applies specifically and by name to the States of California, Oregon, and Nevada, and Washington Territory (now State); and section 4 thereof prohibits citizens of the United States and bona fide residents

in either of the States or the Territory named, from cutting or removing tumber from any of the public lands therein "with intent to export or dispose of the same."

Section 2461, United States Revised Statutes, the only law applicable to the States and Territories not named in either of the acts referred to, prohibits the citizens thereof from procuring timber from any public lands, with intent to export, dispose of, use, or employ the same in any manner whatsoever other than for the use of the Navy of the United States.

The great injustice and hardship imposed by this law can not be too forcibly urged upon the attention of Congress.

At the first glance section 2461 appears to apply, or to have been intended to apply only to Navy reserved lands; but a careful reading will show that it applies to all public lands, and that its provisions are the most stringent and restrictive that could possibly have been enacted.

After prohibiting the cutting of timber on reserved lands it provides as follows: "or if any person shall cut, or cause or procure to be cut, or aid or assist or be employed in cutting any live-oak or red cedar trees, or other timber on, or shall remove, or cause or procure to be removed, or aid or assist, or be employed in removing any live-oak or red cedar trees or other timber, from any other lands of the United States, acquired, or hereafter to be acquired with intent to export, dispose of, use, or employ the same in any manner whatsoever, other than for the use of the Navy of the United States," he shall be fined and imprisoned.

The italicising is my own for the purpose of calling your special attention to the application and stringency of the law.

In nearly every public-land State and Territory, poor, hard-working laboring men, who have been compelled to cut timber to procure the means of a bare subsistence for themselves and families, have been arrested, convicted, fined, and imprisoned for cutting and removing timber from vacant, unappropriated, and unreserved non-mineral public land in violation of section 2461, U. S. Revised Statutes.

It is true that in some localities the sympathies of the people are so strong and in other localities the timber is an article of such public necessity, that it is impossible to convict a man for violation of said section, even if caught in the very act and the proof is overwhelming; so that to some minds the retention of that law upon our statutes is deemed quite immaterial. But in other sections of our country I am satisfied that men have been convicted upon information filed under this same law in a spirit of revenge or in spite; and in other sections that it has been used as a political factor, and citizens have been convicted thereunder for the sole purpose of disfranchising them.

The effect of the proposed law if enacted and approved, in conjunction with the laws now on our statute-books, would be as follows:

Citizens of Colorado, North Dakota, South Dakota, Montana, Nevada, New Mexico, Arizona, Utah, Wyoming, and Idaho would have the privilege of procuring timber from public lands for personal domestic use without cost, and for manufacture and sale upon payment of a license fee and rate per acre of the ground cut upon.

Citizens of California, Oregon, and Washington, who are miners or agriculturists, would have the privilege of procuring timber from public lands to improve their claims or support their improvements, but would be prohibited from selling or disposing of same. Citizens who are not miners or agriculturists would have no authority to procure timber from public lands for any purpose.

Citizens of Alabama, Florida, Kansas, Nebraska, Minnesota, Wisconsin, and the other public-land States not hereinbefore named, would have no right or privilege to procure timber from the public lands for any purpose whatever, either for personal use or for sale.

If it is proposed to legislate for the exclusive benefit of the mining interests and mineral districts of the United States, the States of California, Oregon, and Washington should be named in the bill in addition to those now named therein, as large portions of those States also contain valuable and remnnerative mines.

I am, however, unable to see any good reason why a citizen of the United States who is engaged in the remunerative business of extracting the ores from the earth should be accorded any greater privilege than is granted to a citizen who is engaged in the immemunerative business of extracting other properties therefrom in the raising of grain and other life-giving products. There can be no good reason why the mining industry of our country, in which thousands of men have acquired fortunes, should be fostered and encouraged by the Government to any greater extent than the farming industry, in which the citizens engaged, with but few exceptions, acquire only a precarious livelihood. To the contrary, it seems to me the interests of the farmer are paramount, and should receive first consideration.

Section 1 of the bill under consideration, which authorizes the indiscriminate felling and removing of timber from strictly mineral lands, is, in my opinion, prejudicial to the public good. Mineral principally exists in the mountainous regions, the head, waters of the streams and rivers which irrigate the valleys below. To insure the gradual melting of the snow and ice which accumulate in the mountains in the winter months, and secure the valleys from the inundations which must result from the sudden melting of the snow and ice, nature has provided the trees and undergrowth of the steep mountain-sides as a protection against the fierce sun's rays. The inundations and floods which year after year devastate portions of our country are the inevitable result of the destruction of this natural protection. The bill under consideration appears to be intended for a re-enactment and enlargement of the provisions of the act of June 3, 1878 (20 Stat., 88), which authorizes the indiscriminate destruction of timber upon mineral or mountainous lands, which the welfare and best nterests of the whole country demand should be protected; and section 2461, U.S. Revised Statutes, rigidly protects the timber growing upon non-mineral or agricultural lands, where such protection is not so necessary. The timber growing in such localities is not required to graduate the melting of the snow and ice, and it has to be removed anyway before the ground can be prepared for the cultivation of crops.

The payment of a license-fee and stumpage at a certain rate per acre for the privilege of felling and removing the timber from the public lands, as provided for in the proposed bill, should not, in my opinion, be required of any citizen of the United States.

The Government is not a corporation nor individual owning the public lands. It merely holds them in trust; and, like the trustees of an estate, it should permit such use of the proceeds thereof by the persons in whose interest it is acting as will enable them to subsist and maintain themselves.

Timber and its products are an absolute public necessity. In many sections of our country the timber upon the public lands is the only available source of supply, and to prohibit its legitimate and judicious use in such sections for buildings, manufacturing purposes, or for developing the natural resources of the country is to deprive our citizens of the use of their heritage and retard settlement.

We have laws upon our statute-books for the encouragement of settlement upon the public lands by citizens who desire to acquire homes; yet we also have a law upon our statute-books (Section 2461, U. S. Rev. Stat.) which prohibits them, if rigidly and strictly enforced, from making use of the one great necessity in perfecting such homes.

My principal objections to the bill under consideration are: It does not go far enough; it proposes legislation as to public timber for only a small portion of our country, whereas it is demanded for our whole country; it authorizes the cutting of timber from lands which the public good requires should be protected; and it requires payment for an article of public necessity. I am heartily in favor of the enactment of a general law relative to the public timber which will absolutely prohibit it or its products from exportation from our shores; which will protect and preserve the trees and undergrowth in localities where it is necessary to insure a proper and equable water-supply and prevent or check the inundations and floods which so frequently devastate portions of our country, and at the same time permit the free, legitimate,

and judicious use of public timber in other localities for all purposes required in building up and settling our common country and developing its natural resources.

It is useless to enact laws to prohibit the use of an article of absolute necessity, upon a judicious use of which the growth and prosperity of our country largely depend. If the exportation of timber, and the destruction of trees and undergrowth upon the mountain slopes can be prevented, and other public timber left free and open to all subject to proper restriction, there will, in my opinion, be far less destruction and waste than is now going on through unlawful appropriation and forest fires. Competition will reduce the price of lumber and thus benefit our whole people, and no more timber will be cut than is required, as there will be no market or demand for it.

The laws now in force are discriminating and unjust. Under them the owner of a mine in Arizona, from which he may be receiving an income of \$100 a day, can procure all of the timber necessary in developing and operating said mine from the public mineral lands without cost except for the felling and removing, while the owner of a farm in Minnesota, upon whose labors we are depending for our daily bread, can not procure a stick of timber from any public land "with intent to use or employ the same in any manner whatsoever"—not even to build a fire with which to keep the warmth of life in his body if he be freezing—without violating the law.

The necessity for a general law to remedy this evil can not be too strongly urged upon Congress.

I respectfully suggest that it should contain provisions against-

The exportation of public timber or its products from the United States;

The felling or removing of any timber from any reserved lands of the United States and from mountainous regions and other woodlands at or in the vicinity of the head-waters or sources of prominent streams and rivers, which for climatic, economic, or public reasons should be held permanently as forest reserves, exception being made in favor of individual settlers or locators of mines in such localities for personal necessities and for use in developing the natural resources, and then only upon written authority of the Secretary of the Interior.

Bona fide settlers upon the public lands, surveyed or unsurveyed, who are complying with the laws and the rules and regulations of this office relative thereto, should be fully protected in their rights and from any cutting or removing of timber from their claims by others without their consent.

Locators or miners, settlers upon the public lands, and all other citizens of the United States, bona fide residents of either of the States or Territories, should be authorized to fell and remove from any vacant, unoccupied, and unreserved public lands, mineral or non-mineral, surveyed or unsurveyed, so much timber as may be actually required for their individual use or necessities, but not for sale or disposal: Provided, That no growing trees less than 8 inches in diameter shall be felled or removed; that all of each tree cut that can be made use of shall be utilized, and that the tops and lops shall be piled up or disposed of so as to prevent the spread of forest fires.

Provision should be made for a legitimate procuring of timber from the public lands by mill-men and lumber manufacturers, for sale, to the extent necessary to supply the community in the location in which they operate, with the lumber and other timber products needed in the settlement thereof, to encourage its growth and prosperity, and to develop its natural resources. This can probably best be provided for by prohibiting the felling and removing of timber from the public lands for sale or for purposes of manufacturing into timber products for sale or disposal, except in accordance with rules and regulations prescribed by the local legislatures of the several States and Territories not in conflict with the laws of the United States.

Legislation of a similar character (Secs. 2319, 2324, and 2338, U. S. R. S.) has been enacted relative to mineral lands, and I can see no good reason why the same principle can not be applied to timber lands. The inhabitants in each of the several States and Territories certainly have the highest interest in the prosperity thereof, and their

own welfare would require that they should confine the felling and removing of timber within judicious bounds. I suggest this matter to your consideration for the reason that the resources and requirements of the widely separated sections of our country are so varied that it would be extremely difficult to enact a general law relative to the procurement of public timber for purposes of sale which would apply with equal force and justice to each State and Territory.

### FOREST FIRES.

Probably the most serious cause of the destruction of the public timber is fire. Especially is this the case in the mountainous country in the arid regions of the far West, and in some of the other portions of the west, where conflagrations yearly sweep through vast areas, destroying some of the finest forests in the world.

Since in nearly every instance these fires arise from carelessness, if not willful neglect to take the most ordinary precautions to prevent them, legislation looking to their prevention is urgently needed and such legislation has been recommended to Congress.

# FRAUDULENT TIMBER AND STONE LAND ENTRIES.

I have recommended, as will be observed above, that the policy of selling the lands chiefly valuable for timber and stone be abandoned. The act of June 3, 1878, providing for the sale of such lands in California, Oregon, Nevada, and Washington should be repealed. I have found, as have my predecessors, that while it provides for entries of no more than 160 acres in all, for the sole use and benefit of the entryman or association of persons, it has been made the vehicle of speculative and fraudulent appropriation from the beginning, through perjury and subornation of perjury, in the interest of domestic and foreign syndicates and speculators, and has caused the destruction of the forests where most needed to husband the water supply and prevent floods.

I will not enlarge on this matter here, having indicated above the general policy which, in my opinion, should prevail.

Respectfully submitted.

LEWIS A. GROFF, Commissioner.

Hon. John W. Noble, Secretary of the Interior.

# DETAILED STATEMENT

OF THE

# BUSINESS OF THE GENERAL LAND OFFICE

# BY DIVISIONS AND IN SURVEYING DISTRICTS

FOR THE

FISCAL YEAR ENDING JUNE 30, 1890.

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# DETAILED STATEMENT.

A detailed statement of the work performed in the General Land Office and surveying districts during the year is given under the following heads:

- 1. B. Recorder's division.
- 2. C. Public lands division.
- 3. D. Private land claims division.
- 4. E. Surveying division.
- 5. F. Railroad division.
- 6. G. Pre-emption division.7. H. Contest division.
- 8. K. Swamp-land division.
- 9. L. Draughting division.
- 10. M. Accounts division.
- 11. N. Mineral division.
- 12. P. Special service division.
- 13. Report of surveyor-general of Arizona.
- 14. Report of surveyor-general of California.
- 15. Report of surveyor-general of Colorado.16. Report of surveyor general of Dakota.
- 17. Report of surveyor-general of Florida.
- 18. Report of surveyor general of Idaho.
- 19. Report of surveyor general of Louisiana.
- 20. Report of surveyor-general of Minnesota.
- 21. Report of surveyor-general of Montana.
- 22. Report of surveyor-general of Nevada.
- 23. Report of surveyor general of New Mexico.
- 24. Report of surveyor general of Oregon.
- 25. Report of surveyor general of Utah.26. Report of surveyor general of Washington.
- 27. Report of surveyor-general of Wyoming.

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### B.—RECORDER.

Work performed in division B during the fiscal year ending June 30, 1890.

Letters pending July 1, 1889	115
Letters received	21, 242
Letters answered	11.055
Letters requiring no answer.	9,021
Letters requiring no snawer.	
Letters referred	1,099
Letters pending June 30, 1890	182
Letters written	18, 152
Pages of record covered by letters written	6, 271
Circulars sent out	4, 151
Copies furnished from patent records	3, 859
Attended to be patent records	
Attorneys' cards received and answered	10, 141
Agricultural Patents.	
Cases for patents pending July 1, 1889	4, 551
Cases received	118, 936
Cases for patents pending July 1, 1889	•
Cash patents	77, 346
Homestead patents	36, 928
Timber culture patents	
	2,266
Military patents	396
Surveyor-general's scrip patents	115
Supreme Court scrip patents	87
Agricultural-college scrip patents	20
Sioux half-breed scrip patents	13
Valentine scrip patents	6
Wiscollanges with not suite	70
Miscellaneous scrip patents	10
Make 3	112 042
Total	117,297
O	0.040
Cases approved and awaiting patent June 30, 1890	6, 240
Patents transmitted	111,860
	-

# REVOLUTIONARY BOUNTY LAND SCRIP.

[Acts of August 31, 1852, and June 22, 1860, founded on Virginia military land warrants granted for services in the war of the Revolution.]

Four claims of this description for 1,488 acres have been satisfied by the issue of scrip. The number of such claims now pending is 313,

aggregating 102,404 acres.

The commutation into scrip of these Virginia military land warrants is necessarily of slow progress, occasioned both by the lapse of time since the same were allowed and issued and by the subsequent changes of title by death or other causes, as well as the requisite care and caution necessary to be exercised in their examination and the reports on the same.

These warrants were mainly issued to citizens of Virginia and other Southern States, many of whom either lost their lives during the rebellion of 1861-765, or were dispersed and scattered by the results of the war, so as to render it a matter of very great difficulty for present claimants to establish satisfactorily the "present proprietorship."

There are no perfected cases pending, but quite a number awaiting the removal of small defects at present existing therein, whereupon the same will be reported for final adjudication.

### WAR OF 1812 WARRANTS.

[Act of July 27, 1842.]

One hundred and sixteen warrants of this class were issued for 19,040 acres which appear to be still outstanding.

# PORTERFIELD WARRANTS.

[Act of April 11, 1860.]

Two warrants of 40 acres each have been patented during the past year. The original number of warrants issued under this act, and aggregating 6,133 acres, was subdivided into one hundred and fifty-three warrants.

There appears to be still outstanding and unsatisfied thirty-six warrants of this class, each calling for 40 acres.

Condition of bounty-land business under acts of 1847, 1850, 1852, and 1855, showing the issues and locations from the commencement of operations under said acts to June 30, 1890.

Grade of warrants.	Number issued.	Acres em- braced thereby.	Number lqoated.	Acres em- braced thereby.	Number out- standing.	Acres em- braced thereby.
Act of 1847:		- ,				
160 acres	80, 680	12, 908, 800	79, 105	12, 656, 800	1, 575	252, 000
40 acres	7, 583	303, 820	7, 082	<b>2</b> 83, 280	501	20,040
Total	88, 263	13, 212, 120	86, 187	12, 940, 080	2, 076	272, 040
Act of 1850:						
160 acres	27, 443	4, 390, 880	26, 868	4, 298, 880	575	92,000
80 acres	57, 714	4, 617, 120	56, 349	4, 507, 920	1, 365	109, 200
40 acres	103, 976	4, 159, 040	100, 769	4, 030, 760	3, 207	128, 2 <b>8</b> 0
Total	189, 133	13, 167, 040	183, 986	12, 837, 560	5, 147	329, 480
Act of 1852 :		!				
160 acres	1, 222	195, 520	1, 194	191, 040	1 28	4, 480
80 acres	1, 699	135, 920	1, 666		33	2, 640
40 acres	9,070	362, 800	8,884	355, 360	186	7, 440
Total	11, 991	694, 240	11, 744	679, 680	247	14, 560
Act of 1855:						
160 acres	115, 192	18, 430, 720	109, 957	17, 593, 120	5, 235	837, 600
120 acres	97, 031	11, 643, 720	90, 870	10, 904, 400	6, 161	739, 320
100 acres	6	600	5	500	1	100
89 aores	49, 463	3, 957, 040	48, 181	3, 854, 450	1, 282	102, 560
60 acres	359	21, 540	315	18, 900	44	2, 640
40 acres	541	21, 640	466		75	3,000
10 acres	5	50	3	. 30	2	20
Total	262, 597	34, 075, 310	249, 797	32, 390, 070	12, 800	1, 685, 240

#### SUMMARY.

Grade of warrants.	No. issued.	Acres.	No. Acres.	Outstand- ing.	Acres.
Act 1847	88, 263 189, 133 11, 991 262, 597	13, 212, 120 18, 167, 040 694, 240 34, 075, 310	86, 187 12, 940, 080 1>3, 986 12, 837, 560 11, 744 679, 780 249, 797 32, 390, 070	5, 147 247	272, 040 329, 480 14, 560 1, 685, 240
Total	551, 984	61, 148, 710	531, 714 58, 847, 490	20, 270	2, 301, 320

The following is a statement of the number of acres represented by military bounty land-warrants located in the several land States and Territories for the year ending June 30, 1890, or not heretofore reported, which warrants were issued under the acts of 1847, 1850, 1852, and 1855. The aggregate number of acres is computed at the rate of \$1.25 per acre. It does not show the exact area of the lands located with the warrants:

States and Territories.	Acres.	States and Territories.	Acres.
Arizona Arkansas California Colorado Florida Idaho Ekansas Louisiana Miohigan Minnesota	80	Missouri Montana Nebraska New Mexico North Dakota Oregon South Dakota Washington	1, 44 4, 08

#### . SUMMARY.

Denomination of warrants.	40 acres.	80 acres.	120 acres.	160 acres.	Total.
Act of 1847 Act of 1850 Act of 1852 Act of 1855	13		25	8 1 109	1, 280* 1, 160 120 21, 480
Total			ļ		24, 040

# C-PUBLIC LANDS DIVISION.

In this division are posted, in tract-books specially prepared for that purpose, all the entries, filings, selections, grants, reservations and restorations of public lands, as well as the cancellation of any entries by relinquishment or by the action of this office. It also devolves upon this division to examine the greater portion of the entries made, with regard to the regularity and sufficiency of the papers; as to whether the land is subject to entry, and where proof is required, as to the sufficiency of the proof; to approve for patent the final entries found satisfactory, and conduct the correspondence with the local officers looking to the perfection of entries found defective in the proof submitted, in some of the papers, or in the qualifications of the entryman; to transcribe into tract-books for any new land-office districts which may be established, all the entries, filings, etc., upon lands included in such districts; to correspond with individuals relative to their claims to public lands, or in regard to the land laws, rules, and regulations.

In addition, there is a great deal of miscellaneous business, such as the work necessary for disposing of abandoned military reservations under the act of July 5, 1884 (23 Stats., 103), and other acts, the adjudication of soldiers' additional entries under section 2306, Revised Statutes, and reports to the Secretary of the Interior in regard to Congres-

sional action affecting public lands.

The following statement shows the number of entries for which returns were received in this division during the fiscal year ending June 30, 1890:

Entries, locations, selections, and filings, by classes, received for record during the year ending June 30, 1890.

#### ENTRIES AND SELECTIONS.

Class of entry.	Number of entries.	Number of acres, approximate.
FINAL ENTRIES.		
Final homesteads	. 287	4, 017, <b>00</b> 0 45, 7 <b>6</b> 0
Commuted cash	386	1, 179, 120 30, 880
Timber-oulture	1,669	430, 240 534, 080 10, 240
Timber and stone	4, 056 344	648, 960 55, 040
Private cash		166, 560 22, 560
Judian caah Pro-emption caah	1,909	305, 440 2, 211, 120
Townsites Mineral entries	742	320 14, 840
Miscellaneous	5, 196	623, 520

# Entries, locations, selections, and filings, by classes, etc.—Continued.

#### ENTRIES AND SELECTIONS-Continued.

Class of entry.	Number of entries.	Number of acres, approximate.
ORIGINAL ENTRIES.		
Homesteads. Desert land Timber-culture	53, 236 4, 197 17, 723	6, 388, 320 1, 343, 040 2, 835, 680
Total	75, 156	10, 567, 040
RECAPITULATION BY TOTALS.		
Final entries. Original entries.	80, 253 75, 156	10, 295, 680 10, 587, 040
Aggregate	155, 409	20, 862, 720

In addition to the above, filings of different kinds have been received to the number of 45,418 with an aggregate area of 5,450,160 acres.

The following table shows the number of entries pending, by classes, at the close of the fiscal year ending June 30, 1890:

# FINAL ENTRIES.

Homesteads Coal cash Commuted cash Soldiers' additional homesteads Timber culture Desert land Indian homesteads Timber and stone Warrant and scrip locations Private cash Graduation cash June 18, 1830 Indian cash Indian cash Mineral entries Miscellaneous	29, 010 124 8, 609 760 2, 857 800 87 4, 689 548 2, 052 845 6, 800 222 923
Total	64, 18
ORIGINAL ENTRIES.  Homesteads Desert land Timber culture	205, 989 7, 341 128, 087
Total	886, 851
Work performed in the division during the fiscal year ending June 30, 1890.  Letters pending June 30, 1879	
Total Letters disposed of: By answer	53, 121
By filing (no answer required)	
Total disposed of	49, 306
Balance pending June 30, 1890	3, 815

Letters and decisions written	33,836
Secretary's decisions promulgated	286
Certified copies made	
Fees for the same	<b>\$</b> 272, 37
Pages of type writing	2, 354
Cancellations and relinquishments noted	33, 298
Entries and filings posted	
Final entries examined and approved	59 <b>, 733</b>
Final entries examined and suspended	14, 205
Of which there have been amended and approved	6,071
Pages of copying	
Pages of recording	1,843
Repayments noted	376

At the close of the fiscal year ending June 30, 1889, there were pending in this division 92,973 unexamined final entries, 4,107 letters, and 59,524 filings and entries which had not been posted in the tract-books. At the close of the fiscal year ending June 30, 1890, there were pending 64,184 unexamined final entries, 3,815 letters, and 40,791 filings and entries not posted, thus showing a decrease of the work during the fiscal year of 28,789 final entries, 292 letters, and 18,733 in the unposted filings and entries. It will also be observed that the receipts largely exceeded those of the fiscal year ending June 30, 1889.

# Vacant lands in the public land States and Territories.

By circular of July 10, 1890, the district officers were directed to report approximately the quantities of lands in the several counties and parishes in their districts not embraced in Indian or military reservations remaining unappropriated by filing or entry. The records of this office are not kept by counties; but inasmuch as many inquiries have been received as to the quantity of unappropriated lands remaining in particular counties, parishes, or localities, it was concluded to make a statement for this report by counties so far as reports from the district officers in such shape could be obtained, and to make the statement by land districts in other cases.

It has not been practicable for many reasons, such as the magnitude of the work involved, the manner of creating the boundaries of counties and the frequent changes therein, and also the fact that a large part of the unsurveyed public domain lies within the limits of grants to railroads, to more than obtain approximate estimates of the lands not covered by entries or filings; but the statement will serve the purpose for which it is made, to wit, to inform correspondents and the general public as to whether there is much, little, or any public land in the several public-land States and Territories and the land districts therein, and, in most instances, in particular counties or localities.

The statement, it is believed, shows an aggregate of vacant lands somewhat in excess of the exact quantity now subject to settlement or entry, for reasons which will appear by reference to certain of the footnotes, but it is highly probable that this excess will be offset fully by restoration to the public domain through declarations by Congress of forfeitures of railroad grants, the opening of lands in the Indian Territory to entry, and abandonment and cancellation of the claims of settlers.

It must be borne in mind that quite a considerable portion of the vacant land is embraced in the heavily timbered regions of the Southern States, the lake region, and the Pacific coast, and the mountainous and arid regions of the far west, and that the portion of land cultivable without clearing or irrigation is comparatively small. It is a reason-

able conclusion, however, that vast bodies of arid lands will in time be reclaimed by irrigation as the result of the efforts of the government to construct storage basins and ditches for the purpose, seconded, as undoubtedly they will be, by private enterprise, and that, as a consequence, the rain areas of the West will be considerably enlarged.

In naming the land districts in the following statement, the names of the present offices are adopted as the names of the districts, for the reason that districts are thus named and known by the settlers, and because it would be inconvenient to give the statutory names of the different districts created by Congress in addition to the names of the offices.

Statement by States, Territories, and land districts, and also by counties where practicable, of lands not granted or reserved and subject to settlement or entry.

### ALABAMA.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Acres.	Acres.
Huntaville	Blount	6, 520		
	Cherokee	a 12, 280		}
	Colbert	5, 800		
	Cullman	6, 460		
	De Kalb	2, 520		Ī
i e	Etowah	4,480		Ì
	Fayette	b 1,800		
	Jackson	57,000		
	Lauderdale	4, 520		ĺ
	Limestone	5,040	l	
	Lawrence	45, 120		
	Lamar	c 44, 040	l	
	Marion	68, 860	1	Į.
	Marshall	6, 560	1	[
	Madison			1
	Morgan	5, 080	1	i
•	St. Clair	d 1, 700		
<b>.</b>	Walker	e 7, 920	l .	
	Winston	111, 180		
•			ļ	408, 640
	Cherokee school land			/ 12, 520
Total				g 419, 160
Montgomery	Autauga	880		1
	Bibb	3,720		1
	Butler	880	i	i
	Bullock	80	1	!
	Barbour	480		1
	Baldwin	90, 480	1	
	Crenshaw	2, 200	į .	
	Concouh	2, 080	i	I
	Covington	87, 820	1	1
	Coffee	5, 640	1	
	Clark	19, 880	i	l .
	Choetaw	51, 920		1
	COORB	18, 480		Į.
	Chilton	4,000	1	1
	Chambers	20 240	1	1
	Cleburne	22, 840	1	1
	Calhoun	7, 200	1	1
	Cherokee	h 2, 040	1	l
	Clay	5, 120	1	i
	Dale	4, 040	Į.	l
	Elenore	280	1	1
	Escambia	30, 120	1	I
	Fayette	A 21, 320	1	I
	Geneva	24, 840	1	Ī

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a Total in Huntaville and Montgomery districts, 14,820 acres.
b Total in Huntaville and Montgomery districts, 23,120 acres.
c Total in Huntaville and Montgomery districts, 4,550 acres.
d Total in Huntaville and Montgomery districts, 4,890 acres.
s Total in Huntaville and Montgomery districts, 20,640 acres.
f These lands are sold for cash at private entry for the benefit of the Cherokee school fund.
g This total does not include land containing coal and iron contemplated to be offered at public sale by the act of March 3, 1883.

A See Huntsville district.

# Statement by States, Territories, and land districts, etc.—Continued.

#### ALABAMA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area
		Acres.	Aores.	Acres.
Montgomery	Green	400		1
	Hale	760		i
	H nry	6, 480	[	]
	Jefferson	10, 920	ı	ľ
	Lee	_80	1	
	Lamar	a 520	1	
	Monode	23, 280		i
	Macon	80		i
	Mobile	89, 040	1	}
	Marengo	2, 760		l
	Pickens	5, 600	ł	1
	Pike	1, 280	I	i
	Perry	920	!	ļ
	Russell	1,040		l .
	Raudolph	4, 840		1
	Sumter	760	}	I
	St. Clair	a 8, 280	1	į.
	Shelby	3, 960	1	ŧ
	Talladega	12, 160		
	Tallapoosa	1,040	1	
	Tuscaloosa	63, 280	i	l
	Washington	88, 160		
		a12, 760		!
	Wilcox	1, 620		1
Total				685, 90
Matalify Alabama	i 1			1 105 00
Total in Alabama			· • • • • • • • • • • • • • • • • • • •	1, 105, 0

#### ARIZONA.

Prescott	Apache.	3, 800, 000	ъ 1, 183, 120	c 4, 933, 130
	Gila	100, 000	• 50,000	đ 150, 000
	Mohave	22, 980	e 6, 151, 600	6, 174, 580
	Yavapai	2, <b>280</b> , 0 <b>0</b> 0	f 15, 092, 000	17, 872, 000
Total		g 6, 202, 980	22, 426, 720	28, 629, 700
Tueson	Apache	13, 440	27, 760	h 41, 200
	Cochise	1, 374, 240	2, 524, 820	3, 898, 560
	Gila	50, 780	410, 020	h 460, 800
	Graham	<b>758,</b> 870	2, 230, 862	2, 989, 782
	Maricopa	792, 400	3, 690, 900	i 4, 483, 300
	Pima	1, 800, 000		1, 300, 000
	Pinal	862, 494	2, 220, 466	8, 082, 960
	Yuma	628, 422	4, 184, 378	4, 812, 800
Total		5, 780, 646	15, 288, 706	21, 069, 352
Total in Arizona		11, 983, 626	37, 715, 426	49, 699, 052

s See Huntsville district.

a See Huntaville district.
b Subject to entry and the railroad grant.
c Total in Apache county in Prescott and Tucson districts, 4,974,320 acres.
d Total in Glis county in Prescott and Tucson districts, 610,800 acres.
d Total in Glis county in Prescott and Tucson districts, 610,800 acres.
d The unsurveyed lands in Mohave county are either subject to settlement or to the railroad grant.
f The unsurveyed lands in Yavapai county are subject either to settlement or the railroad grant.
g The district officers state that 466,880 acres are embraced in entries, but whether this quantity should be deducted from the aggregate of surveyed lands reported does not appear.
A See Prescott district.
6 A small portion of Maricopa county is in Prescott district. Of this portion very little has been surveyed and the Prescott officers make no mention of it in their report.

# PUBLIC LANDS.

# Statement by States, Territories, and land districts, etc.-Continued. ARKANSAS.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
	4.31	Acres.	Acres.	Aores.
Camden	Ashley	a 28, 520 38, 440	İ	
	Bradley	24, 980	l	
	Columbia	9, 520		
	Calhoun	40, 800	}	
1	Cleveland	b 5, 200		
· ·	Drew	c 3, 880 d 102, 320	ĺ	
	Howard	109, 800		
	Hot Springs	e 89, 200	1	
!	Hempstead	4, 240	1	ľ
	Lafayette	12, 5 <b>6</b> 0 17, 3 <b>6</b> 0		ł
	Little River	5, 060	l	!
	Montgomery	210, 860	1	
	Nevada	2, 640	t	
	Ouachita	10, 400	ļ	
	Pike	120, 800	1	
	Polk Sevier	# # # # # # # # # # # # # # # # # # #	!	
	Union	46, 910	l	
Total			İ	1, 285, 71
Dardanelle	Conway (west part)	g 15, 000		
	Crawford	<b>50,</b> 000		
	Franklin	λ 43, 000	l	
	Garland (north part) Johnson	d 75, 000 115, 000	Í	}
!	Logan	62, 000	1	
•	Perry	i 140, 000	1	
	Polk (northwest part).	j 85, (100		1
	Pope	165, 000	i	
	Saline (northwest part)	Æ 61,000 185,600		
'	Scott	815, 000		
	Sebastian	81, 000		
Total				1, 292, 00
Harrison	Baxter	118, 049	Ì	ļ
	Benton	47, <b>9</b> 20 <b>69, 43</b> 0	1	1
·	Carroll	80, 480	}	
	Franklin	l 1, 500	İ	
	Fulton	m 120, 460	i	
	Independence	n 7, 760	i .	
	Izard	o 44, 100 99, 040	i	
	Marion	124, 540	ľ	
	Newton	259, 020	l	ł
	Searcy	282, 360	Į.	1
•	Stone	149, 380	1	
	Van Buren Washington	p 34, 960 24, 480		
Total				1, 458, 47
Little Rock	Arkansas	1, 760		
	Ashley	j 8, 520	l	
	Chicot	40	[	
	Clay	4, <b>60</b> 0 139, 640		1
	Cleburne	j 6, 880	1	

- a Total in Camden and Dardanelle districts, 31,770 acres.
  b Total in Camden and Little Rock districts, 12,080 acres.
  c Total in Camden and Little Rock districts, 6,120 acres.
  d Total in Camden, Dardanelle, and Little Rock districts, 182,280 acres.
  c Total in Camden and Little Rock districts, 45,680 acres.
  f Total in Camden and Dardanelle districts, 374,380 acres.
  f Total in Dardanelle and Little Rock districts, 28,400 acres.
  h Total in Dardanelle and Harrison districts, 44,500 acres.
  i Total in Dardanelle and Little Rock districts, 180,630 acres.
- i Total in Dardauelle and Little Rock districts, 180,630 acres f Sec Camden district.

  k Total in Dardauelle and Little Rock districts, 119,920 acres.

  f See Dardauelle district.

  Total in Harrison and Little Rock districts, 190,660 acres.

  Total in Harrison and Little Rock districts, 48,866 acres.

  Total in Harrison and Little Rock districts, 54,340 acres.

  Total in Harrison and Little Rock districts, 54,340 acres.

#### ARKANSAS-Continued.

Conway   Conway   Conway   Conway   Cruss   Conway   Cruss   Conway   Con	Total area	Unsurveyed land.	Surveyed land.	County.	Land district.
Craighead 600 Cross 1, 600 Dallas 8, 880 Desha. 1, 160 Drew 5, 2, 240 Faulkner 10, 200 Fallan 570, 200 Garland c4, 960 Grant 6, 120 Greene 4, 720 Hot Springs 56, 480 Independence d41, 040 Izard d10, 240 Jackson 840 Jefferson 2, 000 Lawrence 9, 720 Lee 160 Lincoln 10, 220 I.onoke 200 Mississippi 4, 760 Mource 240 Perry a20, 680 Phillips 40 Poinsett 5, 360 Prairie 280 Pulsaki 21, 360 Randolph 61, 600 Saline 658, 920 Sharp 112, 480 Van Buren 4260, 280 White 10, 240	Acres.	Acres.	Астез.	<del> </del>	
Craighead         600           Cross         1, 600           Dallas         8, 880           Desha         1, 160           Drew         52, 240           Faulkner         10, 200           Faulkner         10, 200           Garland         c4, 980           Grant         6, 120           Greene         4, 720           Hot Springs         b6, 480           Independence         d41, 040           Izard         d10, 240           Jackson         840           Jefferson         2, 000           Lawrence         9, 720           Lee         160           Lincoln         10, 220           Ionoke         200           Mississippi         4, 760           Mouroe         240           Perry         a20, 680           Philips         40           Poinsett         5, 360           Prairie         280           Pulaski         21, 360           Randolph         61, 600           Saline         458, 920           Sharp         112, 480           Van Buren         d 290, 280	,			Conway	ittle Bock
Dallas       8,880         Desha       1,160         1rew       52,240         Faulkner       10,200         Fultum       570,200         Garland       c4,900         Grant       6,120         Greene       4,720         Hot Springe       b6,480         Independence       441,040         Izard       d10,240         Jackson       840         Jefferson       2,000         Lawrence       9,720         Lee       160         Lincoln       10,220         I.onoke       200         Mississippi       4,760         Mouroe       240         Perry       a20,680         Phillips       40         Poinsett       5,360         Prairie       280         Prairie       280         Pulaski       21,360         Randolph       61,600         Saline       a58,920         Sharp       112,480         Van Buren       d290,280         White       10,240	i			Craighead	
Deaha	1				
Jrew   b 2, 244     Faulkner   10, 200     Fulton   b70, 200     Garland   c4, 960     Grant   d, 120     Greene   4, 720     Hot Springs   b 6, 480     Independence   d41, 040     Izard   d10, 240     Jackson   840     Jefferson   2, 000     Lawrence   9, 720     Lee   160     Lincoln   10, 220     Lonoke   200     Mississippi   4, 760     Monroe   240     Perry   a 20, 680     Phillips   40     Poinsett   5, 360     Prairie   280     Pulaski   21, 360     Randolph   61, 600     Saline   a 58, 920     Sharp   112, 480     Van Buren   d 260, 280     White   10, 240	!				
Faulkner 10, 200 Fulum 570, 200 Garland c4, 960 Grant 6, 120 Greene 4, 720 Hot Springs 56, 480 Independence d41, 040 Izard d10, 240 Jackson 840 Jefferson 2, 000 Lawrence 9, 720 Lee 160 Lincoln 10, 220 I onoke 200 Mississippi 4, 760 Mouroe 240 Perry a20, 680 Phillips 40 Poinaett 5, 360 Prairie 280 Pulaski 21, 360 Randolph 61, 600 Saline 36, 920 Sharp 112, 480 Van Buren 4, 280 White 10, 240	:	;			
Fulum 670, 200 Garland c4, 960 Garland c4, 960 Grant 6, 120 Greene 4, 720 Hot Springs 56, 480 Independence d41, 040 Izard d10, 240 Jackson 840 Jefferson 2, 000 Lawrence 9, 720 Lee 160 Lincoln 10, 220 I.onoke 200 Mississippi 4, 760 Mouroe 240 Perry 6, 266 Phillips 40 Poinsett 5, 360 Prairie 250 Pulaski 21, 360 Randolph 61, 600 Saline 658, 920 Sharp 112, 480 Van Buren 4260, 280 White 10, 240	!	. !			
Garland c4, 960 Grant 6, 120 Greene 4, 720 Hot Springs b6, 480 Independence d41, 040 Izard d10, 240 Jackson 840 Jefferson 2, 000 Lawrence 9, 720 Lee 160 Lincoln 10, 220 I.onoke 200 Mississippi 4, 760 Mouroe 240 Perry 620, 680 Phillips 40 Poinsett 5, 360 Prairie 280 Pulaski 21, 360 Randolph 61, 600 Saline 258, 920 Sharp 112, 480 Van Buren 4, 780 White 10, 240	!				
Grant	ļ				
Greene 4, 720 Hot Springs b 6, 480 Independence d41, 940 Izard d10, 240 Jackson 840 Jefferson 2, 000 Lawrence 9, 720 Lee 160 Lincoln 10, 220 I.onoke 200 Mississippi 4, 760 Mouroe 2440 Perry 620, 680 Phillips 40 Poinsett 5, 360 Prairie 280 Prairie 280 Randolph 61, 600 Saline 458, 920 Sharp 112, 480 Van Buren 480 Van Buren 480 White 10, 240	ļ				
Hot Springs					
Independence   d 41, 040   Izard   d 10, 240   Jackson   840   Jefferson   2, 000   Lawrence   9, 720   Lee   160   Lincoln   10, 220   1, onoke   200   Mississippi   4, 760   Mouroe   240   Perry   6 20, 680   Phillips   40   Poinsett   5, 360   Prairie   250   Pulaski   21, 360   Randolph   61, 600   Saline   658, 920   Sharp   112, 480   Van Buren   d 260, 280   White   10, 240					
Izard	}				
Jackson 844  Jefferson 2,000  Lawrence 9,720  Lee 160  Lincoln 10,220  Loucke 200  Mississippi 4,760  Monroe 240  Perry a 20,680  Philips 40  Poinactt 5,360  Prairie 280  Pulaski 21,360  Randolph 61,600  Saline a 58,920  Sharp 112,480  Van Buren 420, 280  White 10,240					
Jefferson 2,000 Lawrence 9,720 Lee 160 Lincoln 10,220 Loucke 200 Mississippi 4,760 Mouroe 240 Perry 620,680 Phillips 40 Poinsett 5,360 Prairie 280 Pulsaki 21,350 Randolph 61,600 Saline 658,920 Sharp 112,480 Van Buren 6260,280 White 10,240	1	1			
Lawrence   9, 720     Lee   160     Lincoln   10, 220     Lonoke   200     Mississippi   4, 760     Mouroe   240     Perry   620, 680     Philips   40     Poinaett   5, 360     Prairie   280     Pulaski   21, 360     Randolph   61, 600     Saline   458, 920     Sharp   112, 480     St. Francis   480     Van Buren   4200, 280     White   10, 240					
Lee	i				
Lincoln   10, 220     Lonoke   200     Mississippi   4, 760     Mouroe   240     Perry   620, 680     Phillips   40     Poinsett   5, 360     Prairie   280     Pulsaki   21, 350     Randolph   61, 600     Saline   658, 920     Sharp   112, 480     Van Buren   4260, 280     White   10, 240	!	` !			
I.onoke   200	1	1		Lincoln	
Mississippi       4, 760         Mouroe       240         Perry       a 20, 680         Phillips       40         Poinsett       5, 860         Prairie       280         Pulaski       21, 360         Randolph       61, 600         Saline       a 58, 920         Sharp       112, 480         St. Francis       480         Van Buren       d 280, 280         White       10, 240				Lande	
Mouroe     240       Perry     a 20, 680       Phillips     40       Poinsett     5, 360       Prairie     280       Pulaski     21, 360       Randolph     61, 600       Saline     a 58, 920       Sharp     112, 480       St. Francis     480       Van Buren     d 290, 280       White     10, 240	!	!			
Perry 6 20, 680 Phillips 40 Poinsett 5, 360 Prairie 280 Pulaski 21, 360 Randolph 61, 600 Saline 658, 920 Sharp 112, 480 Van Buren 6200, 280 White 10, 240	1				
Phillips	i	į			
Poinsett 5, 360 Prairie 280 Pulaski 21, 360 Randolph 61, 600 Saline 58, 920 Sharp 112, 480 Van Buren 490 White 10, 240	1	1			
Prairie         280           Pulaski         21,360           Randolph         61,600           Saline         58,920           Sharp         112,480           St. Francis         480           Van Buren         d 280, 280           White         10,240	į.	,			
Pulaski 21, 360 Randolph 61, 600 Saline a58, 920 Sharp 112, 480 St. Francis 480 Van Buren d290, 280 White 10, 240					
Randolph     61,600       Saline     a 58,920       Sharp     112,480       St. Francis     480       Van Buren     d 260,280       White     10,240					
Saline.     a 58, 920       Sharp     112, 480       St. Francis     480       Van Buren     d 280, 280       White     10, 240					
Sharp		1			
St. Francis       480         Van Buren       d 260, 280         White       10, 240	ł	1			
Van Buren	1	ı			
White 10, 240	ı	'			
	ļ	!		White	
Total	916, 14				Total
Total in Arkansas	4, 902, 82				Madal to Ashanas

#### CALIFORNIA.

Humboldt 4	•••••	4, 584, 960	115, 200	4, 700, 160
Independence	Alpine Freeno Inyo Kern Mariposa Moro San Rernardino Tulare Tuolumne	21, 760 561, 920 2, 179, 200 1, 256, 320 65, 280 1, 888, 000 2, 149, 120 482, 560 80, 640	299, 520 3, 826, 720 244, 480 11, 520 750, 720 1, 813, 760 ×9, 600	f 21, 760 g 861, 440 5, 505, 920 h 1, 500, 900 i 76, 890 2, 688, 720 f 3, 962, 880 £ 572, 160 l 172, 800
Total		8, 684, 800	6, 628, 480	15, 318, 280
Los Angeles	Kern	119, 120 550, 417 3, 799 2, 484, 708 3, 801, 813	47, 339 246, 734 25, 400 2, 243, 871 3, 102, 493	m 166, 459 797, 151 29, 199 m 4, 728, 079 6, 904, 306

- a See Dardanelle district.
- See Camden district.
   See Harrison district.
- d See Harrison district.

  The officers report that county lines have been changed since publication of the latest maps, and that it is impracticable to make the statement by counties.

  Total in Independence and Sacramento districts, 671,380 acres.

  Total in Independence, San Francisco, Stockton, and Visalia districts, 1,929,460 acres.

  A Total in Independence, Los Angeles, San Francisco, and Visalia districts, 2,284,755 acres.

  Total in Independence and Stockton districts, 575,497 acres.

  Total in Independence and Los Angeles districts, 8,690,959 acres.

  Total in Independence and Visalia districts, 1,116,160 acres.

  Total in Independence Sacramento, and Stockton districts, 867,216.

  See Independence district.

# PUBLIC LANDS.

# Statement by States, Territories, and land districts, etc.—Continued.

#### CALIFORNIA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
	0	Aores.	Acres.	Acres.
Los Angeles	Santa Barbara Ventura	45, 630 166, 890	92, 897 78, 590	a 138, 027 b 245, 480
Total		7, 172, 877	5, 836, 324	13, 008, 701
Marysville	Butte	212, 818	83, 425	246, 243
mai y 5 v mo	Colusa	143, 158	1, 683	c 144, 841
	Nevada	7, 014 <b>261, 96</b> 7	70, 472	d 7, 014
	Sutter	3,000		3,000
	Sierra	29, 095	11, 200	f 40, 295
	Yolo.	76, 448 75, 883	805 7, 310	g 77, 258 83, 198
	Yuba	60, 150	33, 760	93, 910
Total		869, 533	158, 655	1, 028, 188
Redding	Shasta	944, 393	118, 614	1, 063, 007
•	Siskiyou	972, 733	275, 936	1, 248, 669
•	Tehama	461, 876 272, 383	16, 965 51, 611	h 478, 841 323, 994
Total	, Ilmity	2, 651, 385	468, 126	3, 114, 511
Secremento	Alpine	498, 820	150, 800	1649, 620
	Amador	221, <b>5</b> 00 248, <b>500</b>	5, 000 4, 900	226, 500 1258, 400
	Eldorado	616, 860	35 200	652, 060
	Nevada	185, 000 359, 100	4, 100 57, 900	189, 100 417, 000
	Plumas	193, 840	51, 500	193, 840
•	Sierra	183, 500	4,000	h 187, 500
•	Tuolumne	265, 000	17, 200	i 282, 200
Total	·	2, 772, 120	279, 100	3, 051, 220
San Francisco	Alameda	8, 200		8, 20
	Colusa	155, 200 195, 0 <b>0</b> 0	8, 500 2, 662	163,700
•	Kern	61, 500	35, 996	197, 49
•	Lake	406, 600	111, 590	518, 19
	Mendocino	787, 130 38, 240	203, 980	991, 110 & 38, 240
	Monterey	1, <b>0</b> 21, 840	82, 240	1, 104, 080
	Napa	23, 500		23, 500
	San Benito	290, 700 10, 760	5, 115	295, 815 110, 766
	San Joaquin	384, 080	150, 012	534, 093
	San Mateo	2,400		2, 400 m 571, 717
•	Santa Barbara	4 43, 731 84, 880	127, 986 5, 000	m 571, 717
	Santa Cruz	2, 200	0,000	2, 20
•	Solano	2, 218	41.000	2, 218
	SonomaStanislaus	49, 500 33, 800	41, 252 5, 737	90, 753 n 39, 537
	Ventura	215, 224	56, 347	m 271, 57
Total		4, 216, 703	836, 417	5, 053, 120
Stockton	Calaveras	0 18, 080		
	Fresno	i 670, <b>6</b> 78	1	

A See Mary while district.

§ See Independence district.

§ Total in Sacramento and Stockton districts, 271,480 acres.

£ Total in San Francisco and Stockton districts, 75,121 acres.

§ Total in San Francisco and Stockton districts, 13,100 acres.

# See Los Angeles district.

# Total in San Francisco and Stockton districts, 89,440 acres.

o See Sacramento district.

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### CALIFORNIA-Continuede

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
Stockton	Merced Mariposa San Joaquin Stanislaus Tuolumne	Aores. a36, 881 b 498, 697 a2, 340 a 49, 908 b 412, 216		Aores.
Total		1, 688, 796	c500, 445	2, 189, 240
Susanville	Lassen Modoc Plumas Sierra.	2, 297, 936 1, 714, 028 900, 810 56, 687	39, 683 111, 699 79, 825	2, 337, 616 1, 825, 727 d 980, 636 d 56, 637
Total		4, 969, 411	231, 207	5, 200, 618
Visalia	Fresno Kern Tulare	184, 320 450, 880 505, 280	15, 360 69, 120 38, 720	5 199, 680 5 520, 000 5 544, 000
Total		1, 140, 480	123, 200	1, 263, 686
Total in California		38, 750, 564	15, 172, 154	53, 922, 718

### COLOBADO.

Central City	Boulder	199, 080		e 199, 080
<u>.</u>	Clear Creek	102, 382		102, 389
•	Eagle	221, 200		f 221, 200
	Gilpin	52, 792		52, 792
	Grand	1, 007, 880	43, 520	g 1, 051, 400
	Jefferson	86, 280		h 86, 280
	Routt	152, 960		i 152, 960
	Summit	217, 600		j 217, <b>6</b> 00
Total		2, 040, 174	43, 520	2, 083, 694
Del Norte	Concios	403, 940	186, 880	590, 820
	Costilla	77, 460	287, 040	864, 500
	Hinsdale	276, 800	46,000	£ 322, 800
	Rio Grande	477, 580		1 477, 580
	Saguache	1, 025, 240	50, 220	m 1, 075, 460
	San Juan	3, 840	23, 040	n 26, 880
Total		2, 264, 860	593, 180	2, 858, 040
Denver	Arapahoe	1, 128, 800		
DOM TOL	Boulder	0 24, 220		
	Douglas	142, 340		
	Elbert	p 269, 280		
	Jefferson	o 28, 900		
	Kit Carson	q 425, 920		
	Larimer	r 1, 235, 360		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

a See San Francisco district.

o See Central City district.

p Total in Denver and Pueblo districts, 461,780 acres.

q Total in Denver and Lamar districts, 595,920 acres.

r Total in Denver and Glenwood Springs districts, 1,263,180 acres.

a See San Francisco district.
b See Independence district.
c This total was not estimated by counties, but the officers report fifteen full townships in the district unsurveyed, and unsurveyed lands in the townships partly surveyed, aggregating 154,845 acres.
d See Marysville district.
c Total in Central City and Denver districts, 123,800 acres.
f Of this quantity four townships, or 87,040 acres, are suspended from entry because of irregularities in the surveys. Total area in 'entral City, Glenwood Springs, and Leadville districts, 868,192 acres.
g Of the surveyed land in Grand county thirteen townships, or 282,880 acres, are suspended from entry because of irregularities in the surveys.
A Of this quantity one township of 21,760 acres is suspended from entry because of irregularities in the survey. Total area in Central City and Denver districts, 115,180 acres.
f Total in Central City and Leadville districts, 387,388 acres.
f Total area in Del Norte, Durango, and Gunnison districts, 900,100 acres.
I Total area in Del Norte and Durango districts, 525,080 acres.
m Total in Del Norte and Gunnison districts, 1412,460 acres.
n Total in Del Norte and Durango districts, 249,380 acres.
Total in Del Norte and Pueblo districts, 249,380 acres.

### COLORA DO-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Acres.	Acres.
Denver	Lincoln	a 217, 120		
	Logan	325, 740		
	Morgan			
	Phillips	30, 880		
• .	Sedgwick	58, 400		
	Washington	285, 300 863, 280		
	Yuma	279, 200		
Total				5, 681, 240
Durango b	Archuleta	ø 335, 200		335, 200
J	Dolores	475, 240	124, 000	d 599, 240
	Hinsdale	208, 800	97, 500	e 801, 300
	La Plata	499, 340	29, 000	f 528, 340
	Montezuma	786, 760	75, 000	g 861, 760
	Ouray	9, 500		λ9, 500
	Rio Grande	47, 500	••••••	e 47, 500
	San Juan	222, 500 42, 000	******	e 222, 500 i 42, 000
	Date Miguel			<u> </u>
Total		2, 621, 840	325, 500	2, 947, 840
lenwood Springs	.   Eagle	348, 960	215, 040	j 564, 000
	Garfield	1, 446, 960	923, 240	2, 370, 2 <b>00</b>
	Gannison	58, 280	124, 620	k 177, 900
	Larimer	27, 820		127, 820
•	Mesa	195, 200	239, 220	m 484, 420
	Pitkin	179.860	323, 720	n 503, 580
	Rio Blanco	1, 459, 872 3, 628, 124	580, 704 23, 040	2, 040, 576
	Autt		23, 040	j 3, 651, 164
Total		7, 340, 076	2, 429, 584	9, 769, 660
Junnison	. Delta	7,000		07,000
	Gunnison	700, 000	987, 000	p 1, 687, 000
	Hinadale	246, 000	30, 000	e 276, 000
	Montrose	30,000	61, 000	<b>q 9</b> 1, <b>0</b> 00
	Saguache	887, 000		e 337, 000
Total		1, 320, 000	1, 078, 000	2, 398, 000
Amar	. Baca	710, 000		
	Bent	r 368, 000		
	Cheyenne	398, 000	· · · · · · · · · · · · · · · · · · ·	
	Kit Carson	7 170, 000	· • • • • • • • • • • • • • • • • • • •	
	Kiowa Las Animas	# 315, 000		
	Lincoln	t 309, 000 l 146, 000		· · · · · · · · · · · · · · · · · · ·
	Prowers	437,000		
Total				2, 853, 000
AV#61		• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	z, 803, 000

a Total in Denver and Lamar districts, 363,120 acres.
b The Southern Ute Reservation, covering about 1,000,000 acres, is in this district and may soon be restored to entry.

The abandoned Fort Lewis military reservation in Archuleta County of about 30,000 acres of agricultural land, heavily timbered, has been surveyed, but the plats have not as yet been filed and the land restored to the public domain.

d Total in Durango and Montrose districts, 639,620 acres.

See Del Norte district.

- f Of the 29,000 acres in La Plata county, classed above as unsurveyed, 23,000 acres have been surveyed, and the plats it is expected will soon be filed.

  g Much of the land in Montezums county is known as the mesa verdeland, and is not in demand by
- settlers.

  - A Total in Durango and Montrose districts, 153,803 acres.
    i Total in Durango and Montrose districts, 711,704 acres.
    j See Central City district.
    k Total in Glenwood Springs, Gunnison, and Leadville districts, 1,906,629 acres.
    I See Denver district.
- I See Denver district.

  \*\*Total in Glenwood Springs and Montrose districts, 1,985,044 acres.

  \*\*Total in Glenwood Springs and Leadville districts, 586,602 acres.

  \*\*Total in Gunnison and Montrose districts, 387,399 acres.

  \*\*Potal in Gunnison and Montrose districts, 1,871,737 acres.

  \*\*Total in Lamar and Pueblo districts, 452,200 acres.

  \*\*Total in Lamar and Pueblo districts, 389,000 acres.

  \*\*Total in Lamar and Pueblo districts, 1,170,582 acres.

# COLORADO-Continued

County.

Surveyed | Unsurveyed | Total area.

		land.	iand.	
Leadville	Chaffee	A cres. 642, 654	Acres.	Acres.
DOBUVILO	Eagle	a 82, 992		
	El Paso	b 50, 397		
	Gunnison	c 41, 729	(	
	Lake	184, 215		
	Park	1, 015, 765		
	Pitkin	c 83, 022		
	Summit	a 169, 788		
	Dammie	W 100, 100		
Total				2, 270, 565
Kontrose	Delta	811, 279	69, 120	d 280, 399
	Dolores	40, 380		e 40, 380
	Mesa	864, 352	686, 272	c 1, 550, 624
	Montrose	935, 137	345, 600	d 1, 280, 737
	Ouray	144, 303	60 100	e 144, 303
	San Miguel	600, 584	69, 120	e 669, 704
• Total	• • • • • • • • • • • • • • • • • • • •	2, 896, 035	1, 170, 112	4, 066, 147
Pueblo	Bent	f 84, 200		
	Custer	820, 642		
	Elbert	g 192, 500		
	El Paso	h 637, 000		
	Fremont	655, 515		
•	Huerfano	581, 001		
	Kiowa	£74,000		1
	Las Animas	f 861, 552		
	Otero.	929, 450		1
•	Pueblo	780, 000	1	
Total				5, 116, 760
Total in Colorado		34, 354, 550	5, 648, 896	39, 994, 446
•	FLORIDA.			
0-1		-	I	-
Gainesville	Alachua	42, 290		
	Baker			
	Bradtord			
	Brevard			
	Calhoun		1	,
	Citrus	14, 880		
	Clay			
	Cotumbia	7, 770	i 2, 119, 680	2, 217, 000
	De Soto	97, 360	\$ 2, 110, 000	
	Daval	124, 380		
	Escambia	2, 280 78, 100		
	Gadeden	12, 100 9, 373		
		7, 920		
	Hernando			
	Hillsborough	2, 120 33, 240		
	Jackson	78, 100		
	Jefferson	2, 510		
	Lafayette	52, 140		1
	Lake	48, 640		
	Lee	215, 735	i 529, 920	745, 65
	Leon		1 529, 920	120,000
	Levy	7, 882 40, 730		
	Madison	1 40, (20		
		15, 372 17, 280		
	Manatee	146, 020	1	
	Mai 100	190, 020	2001 000	800 004

Land district.

i 691, 200

709, 084

a See Central City district.
b Total in Leadville and Pueblo districts, 687,397 acres.
e See Glenwood Springs district.

d See Gunnison district.

s See Durango district.

f See Lamar district.

See Denver district. 6 Undoubtedly nearly all the unsurveyed land is swamp, and much of it is selected by, or patented to, the State as swamp.

### FLORIDA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Acres.	Acres.
Gainesville	Nassau	4, 330 32, 000		
•	Orange	12, 072		
	Pasco	2, 200		
	Polk	31, 620		
	Putnam	21, 559		
	St. John's	19, 160	· · · · · · · · · · · · · · · · · · ·	
	Santa Rosa	213, 040		1
	Sumter	920 7, 200		ļ
•	Taylor	144, 560		
	Volusia	32, 680		
	Washington	2 <b>04</b> , 800	<b></b>	
	Wadton	<b>26</b> 5, 82 <b>0</b>		
Total in the district and State	,	2, 283, 626	3, 340, 800	5, 624, 42
	IDAHO.		<u> </u>	·
	IDAHU.		- <del> </del>	
Blackfoot	Bear Lake	282, 880	15, 200	298, 08
	Bingham	795, 682	696, 653	1, 492, 33
	Oneida	507, 734	115, 200	622, 93
Total	' 	1, 586, 206	827, 053	2, 413, 34
Boisé City	Ada	447, 360	640, 000	1, 087, 36
	Boisé	81, 640	2, 240, 000	2, 321, 64
	Elmore	231, 280	768, 000	a 999, 28
	Idaho	3, 840 707, 200	1, 280, 000 3, 520, 000	61, 283, 84 4, 227, 20
	Owyhee	<b>295, 6</b> 80	1, 280, 000	1, 575, 68
Total		1, 767, 000	9, 728, 000	11, 495, 00
Cœur d'Alene	Kootenai	50, 100	1, 057, 000	1, 107, 10
	Shoshone	6, 412	943, 000	c 949, 41
Total		56, 512	2, 000, 000	2, 056, 51
Hailey d	•••••	266, 666	18, 200, 000	18, 466, 66
Lewiston	Idaho	47, 713	e 11, 10 , 280	e11, 152, 99
	Latah	6, 360	f 276, 480	282, 84
	Nez Perce	<b>25, 0</b> 00	g 151, 280 h 730, 920	282, 84 176, 28
	Shoshone	182, 730	h 730, 920	h 913, 65
Total		261, 803	12, 263, 960	12, 525, 76
Total in Idaho	·····	3, 938, 277	43, 019, 013	46, 957, 29
	IOWA.		<u>-</u>	
Do Malana		2,000	-	
Des Moines			i 3, 000	5, 00
	KANSAS.			
0-1-0		1 10 000		
Garden City		12, 260 68, 820		
	Finney	2, 717		t
	Garfield	6, 680		1

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a See also note under head of the Hailey district as to Elmore County
b Total in Idaho County in Boisé City and Lewiston districts, 12,436,833 acres.
c Total in Shoshone County in Courd'Alene and Lewiston districts, 1,863,062 acres.
d The district officers say: "Halley district contains about 19,000,000 acres, about 800,000 acres of which have been surveyed, mostly in Loyan, Elmore, Alluras, and Lemhi counties. About two-thirds of the surveyed land has been settled upon and improved. About 15 to 20 per cent. of the land in this district could be cultivated if water could be procured from the larger streams of the State.
e See Boisé City district. Unsurveyed lands composed of mountains, prairie and timber land.
f One-half of the unsurveyed land is rough broken prairie.
d See Cour d'Alene district. The unsurveyed land is mostly covered with timber.
i About 1,000 acres of the unsurveyed lands are accretions along the Missouri River, and about 2,000 acres are in dried-up lake beds.

#### KANSAS-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Aores.	Acres.
Garden City	Grant	16, 280	1	
•	Gray	21, 400	1	1
	Hamilton	51, 341		l
	Hodgeman	9, 200	1	
	Haskell	18, 300		}
	Kearney	76, 240	ł	İ
	Meade	56, 500		Ì
•	Morton	52, 871		
	Seward	58, 770		ľ
	Stanton	16,000		
	Stevens	41, 860		
Total				508, 789
<u> </u>				
arned b		20, 000		20, 000
Oberlin	Cheyenne	50, 768		
	Decatur	800		1
•	Norton	40		
•	Rawlins	10, 399	'	
	Sheridan	c 160		ŀ
	Sherman	d 1, 240		ļ
	Thomas	e 1, 200		l I
Total .,	Russell			64, 60
Salina		f 500		500
Topekag	Ellia	13, 712		
Wakeeney	Gove			1
	Graham	21, 529		
	Greeley	10, 860		i
	Lane	6, 440		!
	Logan	32, 706	i	1
	Ness.	1, 480		
	Rooks	2, 320		İ
	Rush	160		
	Scott	10. 680		
	Sheridan	h 920		
	Sherman	h 6, 480	•	
	Thomas	h 320	t	
	Trego	9, 248		
	Wallace	41, 450		
•	Wichita	3, 640		
Total				€ 161, <b>94</b> €
Total in Kansas		. <b></b>		755, 791

### LOUISIANA.

		·	
Natchitoches	Bienville	j 25, 040	
	Boasier	49, 170	
	Caddo	27, 529 k 2, 260	1
	Grant	l 4, 560	l l
	Natchitoches	83, 885	1
	Rapides	m 5. 532	l .

#### LOUISIANA Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area
		Acres.	Aores.	Acres.
atchiteches	Red River	11, 186		ł
	Sabine	62, 247 498, 292		ŀ
• .	Vernon	<b>498, 292</b>		!
	Webster	25, 870		l
	Winn	b 15, 560		1
upplemental list not reported by counties		6, 660		İ
Total		417, 791	c 115, 393	588, 18
ew Orleans	Ascension d			
	Assumption	183		1
	Avoyelles	2, 400		
	Acadia			
	Bienville	e 14, 240		
!	Calcasieu	134, 000		
ı	Cameron	1,000	!	1
1	Caldwell	61, 480		ļ
	Catahoula	98, 360	i	
į	Claiborne	e 4, 520	1	ļ
-	East Carroll	3, 800 820		
	East Feliciana	3, 836	ł	
I	Franklin	2, 207		i
	Grant	e 60, 940		ĺ
	l beria	2, 200		
	Jackson	30,000		
	Jefferson	2, 000		ł
`	Lincoln	3, 240	_	
	Livingston	15,000	1	
J	Morehouse	13, 390		
	Madison	160		t
	Ouachita		l	ł
	Plaquemines Pointe Coupee	4, 970 173		İ
	Kapides			l
	Richland	800		ľ
1	St. Bernard	2, 380		
• '	St. Helena	2, 820		
•	St. Landry	40,000		
	St. Martin	1, 200		
	St. Mary's	500		1
	St. Tammany	31, 000	· ·	l
	Tangipahoa	20,000		1
	Tensas Terrebonne	200		1
į	Union	2, <b>0</b> 00 30, 200		İ
1	Vermillion	520		i
	Vernon	e31, 000	1	ı
i	Washington	28, 000		1
	West Carroll	1, 250		
	West Feliciana Winn	820 4104, 390		
	** iu#	5104, 380		
Total			•••••	825, 6



a Total in Natchitoches and New Orleans districts, 129,292 acres.
b Total in Natchitoches and New Orleans districts, 119,950 acres.
c The unsurveyed lands in Natchitoches district were not reported by parishes. These lands undoubtedly are mostly dried-up lakes, or such as are subject to overflow or inundations.
d The district officers say in their report: "Pending the resurvey of certain townships situated in this parish, formerly reserved from entry becames claimed to be embraced in the Houmas grant, and their resteration to the public domain under act of March 2.18-8, and the adjustment of the claim of the State of Louisiana, involving a large portion thereof, it is difficult to state with any degree of accuracy what quantity of such lands will accrue to the United States, but it is estimated that there will be found subject to entry in the parish about 60,000 acres." This quantity is excluded from the table.
e See Natchitoches district.
f The district officers say: "Owing to the uncertainty as to the location of the back line of the Mo-Donogh and Fontenot claims, we refrain from including Tps. 8 and 9 S., R. 5 E., and Tps. 8 and 9 S., R. 6 E., former S. E. Dist., east of river, but it is estimated that about 2,300 acres will be found in these townships subject to entry and filing after location of said claims and approval of State selections."

#### MICHIGAN.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Aores.	Acres.	Aores.
Grayling	Alona Alpena Benzie Crawford Grand Traverse Lasbella Losco Montmorency Newaygo Ogomaw Oscoda Otsego Presque Isle	8, 100 5, 000 3, 380 22, 500 3, 800 87, 800 3, 200 26, 500 2, 400 44, 900 3, 000 11, 800	-	•
	Roscommon	7, 100 8, <b>60</b> 0		
Total Marquette	Alger Baraga Chippewa Delta Gogebie Houghton Iron Isle Royale Keweenaw Luce Mackinao Marquette Menominee Ontonagon Schoolcraft	13, 285 5 30, 057 104, 614 39, 466 4, 696 96, 903 81, 412 15, 102 2, 139 23, 259 16, 608 83, 520 9, 140 c 141, 192 28, 524		192, 000
Total		••••		d 639, 907
Total in Michigan			• `•••••	832, 707

# MINNESOTA.

Crookston				46,080
	Clay	17, 280		17, 280
•	Kitteton	891, 680	506, 880	898, 560
	Marshall Norman	92, 160	69, 120	161, 280
	Polk	27, 450	2, 560	80, 010
Total		574, 650	578, 560	1, 153, 210
Duluth	Aitkin	42, 800		e 42, 800
	Carlton	26, 160		<b>26,</b> 160
	Cook	434, 356	138, 240	572, 596
	Itasca	79,040	230,400	<b>/</b> 309, 440
•	Lake	278, 660	668, 160	941, 820
	St. Louis	690, 499	852, 480	1, 542, 979
Total		1, 546, 515	1, 889, 280	3, 435, 795
Marshall	Dakota	40		
	Freeborn	40		
	Houston			
	Lac-qui-Parle			
	Lyon			
	McLeod	- 80		
	Murray			
	Renville	80		

a Scattered tracts in other counties in the district.
b In this county 49.792 acres are reserved for Indians exclusive of the quantity given as vacant.
c In this county 2.551 acres are reserved for Indians exclusive of the quantity given as vacant.
d There are also in this district 18.704 acres embraced in the forfeited land grant of the Ontonagon
and Brule River Railroad, and Marquette, Houghton and Ontonagon Railroad, now claimed by the
Michigan Land and Iron Company.

\*\*Total in Duluth St. Cloud, and Taylor's Falls districts, 132,938 acres.

\*\*Total in Duluth and St. Cloud districts, 1,811,480 acres.

# MINNESOTA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Aores.	Acres.
darshall	Rock	22		
	Sibley	40		
	Wabasha	200 80		· • • • · · · · • • • • • • • • • • •
	Winona			
Total				863
St. Cloud	Aitkin	54, 960		a 54, 980
	Benton	. 280		280
	Beltrami	69, 880		277, 240
	Crow Wing	219, 540 17, 360		219, 546 17, 366
	Grant	120		120
	Huopard	61, 880		61, 88
	Itasca	165, 720	1, 336, 320	a 1, 502, 044
	Kandiyohi	200		200 18,440
	Morrison	18, 440 2, 980		2, 986
	Pope	, 500 80		2, 80
	Sherburne	130		130
	Stearns	306		306
• •	Stevens	440		440
	Todd	5, 240 460		5, 240 460
	Traverse	56, 660		56, 660
	Wilkin	2, 180		2, 180
	Wright	40		40
Total		671, 916	1, 543, 680	2, 215, 596
	Aitkin	a 35, 158		
Caylor's Falls		620	1	
Taylor's Falls	Isanti			
Taylor's Falls	Kanabec	10 418		
Caylor's Falls	Kanabec	10, 418 9, 358		
	Kanabec	10 418		140.00
Total	Kanabec	10, 418 9, 358 52, 537		108, 091
	Kanabec	10, 418 9, 358	4, 011, 520	108, 091 6, 913, 554
Total	Kanabec	10, 418 9, 358 52, 537	4, 011, 520	
Total	Kanabec. Mille Lacs. Pine  MTSSISSIPPI.	10, 418 9, 358 52, 537 2, 902, 034	4, 011, 520	
Total	Kanabec. Mille Lacs Pine	10, 418 9, 358 52, 537 2, 902, 034	4, 011, 520	
Total	Mille Lacs Pine  MISSISSIPPI.  Amite Attala Calboun	10, 418 9, 358 52, 587 2, 902, 034 13, 400 14, 280 560	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  A mite Attala Calboun Carroll	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 580 2, 840	4, 011, 520	
Total	Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calboun Carroll Chootaw	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240	4, 011, 520	
Total	MISSISSIPPI.  Anite	10, 418 9, 358 52, 537 2, 902, 034 18, 400 14, 280 5, 240 5, 240 29, 560	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 580	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 560 2, 840 5, 240 29, 560 4, 560 83, 320	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 560 2, 840 5, 240 29, 560 4, 560 83, 320	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Grenada	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 6, 24, 560 4, 560 83, 320 92, 200 92, 200 6, 520	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Chootaw Clarke Copiah Covington Franklin Greene Grenada Haucock	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 580 83, 320 92, 200 6, 520 72, 200	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Antite Attala Calhoun Carroll Chootaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240 29, 560 4, 560 83, 320 82, 200 92, 200 6, 520 72, 040 170, 880	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Greene Greene Hancock Harrison Hinds Holmes	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 560 2, 840 29, 560 4, 560 83, 320 82, 000 92, 200 6, 520 72, 040 170, 860 240 720	4, 011, 520	
Total	MISSISSIPPI.  Anite	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 560 2, 840 29, 560 4, 560 83, 320 92, 200 92, 200 170, 960 240 72, 040 170, 960 240 72, 100 110, 110	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greened Grenada Hancock Harrison Hinds Jackson Jasper	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240 29, 560 4, 560 83, 320 92, 200 6, 520 72, 040 170, 860 240 720 109, 140 11, 080	4, 011, 520	
Total	MISSISSIPPI  MISSISSIPPI  Anite Attala Calhoun Carroll Choctaw Clarke Coyington Franklin Greene Greene Hancock Harrison Hinds Holmes Japper Jefferson	10, 418 9, 358 52, 537 2, 902, 034 18, 400 14, 280 2, 840 5, 240 29, 560 4, 560 83, 320 82, 200 92, 200 92, 200 72, 040 170, 860 240 720 109, 140 11, 080 1, 640	4, 011, 520	
Total	Kanabec Mille Lacs Mille Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Jones	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240 29, 560 4, 560 83, 320 92, 200 6, 520 72, 040 170, 860 240 170, 860 1, 640 11, 080 1, 640 88, 840	4, 011, 520	
Total	Kanabec Mille Lacs Mille Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Greene Hancock Harrison Hinds Holmes Jackes Jackes Jackes Japper Jefferson Jones Kemper Laudertale	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240 29, 560 4, 560 83, 320 92, 200 6, 520 72, 040 170, 860 240 170, 860 1, 640 11, 080 1, 640 88, 840	4, 011, 520	
Total	Kanabec Mille Lacs Pine Mille Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Japper Jefferson Jones Kemper Lauderdale Lawrence	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 6, 240 29, 560 4, 560 83, 320 92, 200 6, 520 72, 040 170, 860 2, 104, 104 11, 640 11, 640 12, 280 22, 340	4, 011, 520	
Total	MISSISSIPPI.  MISSISSIPPI.  Anite	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 540 29, 560 4, 560 83, 320 92, 200 92, 200 170, 860 240 170, 860 11, 640 39, 840 14, 640 12, 280 22, 840	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  Mile Lacs Pine  Mississippi  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Jones Kemper Lauderdale Lawrence Leake Leffore	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 560 83, 320 6, 520 72, 040 170, 860 109, 120 11, 640 11, 640 12, 280 22, 840 14, 640	4, 011, 520	
Total	Kanabec Mille Lacs Mille Lacs Pine  MISSISSIPPI  Anite Attala Calhoun Carroll Choctaw Clarke Coyington Franklin Greene Greene Greene Hinds Hancock Harrison Hinds Holms Japer Jefferson Jones Kemper Lauderdale Lawrence Leake Leffore Lincoln	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 5, 240 29, 560 4, 580 83, 320 92, 200 6, 520 72, 040 170, 960 111, 080 1, 640 39, 840 12, 280 12, 280 12, 280 13, 800 4, 5640	4, 011, 520	
Total	Mile Lacs Mile Lacs Pine  Mile Lacs Pine  Mississippi  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Greene Hancock Harrison Hinds Holmes Jasper Jefferson Jones Kemper Laurence Lincoln Lincoln Lincoln Lowndes	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 560 4, 560 83, 320 6, 520 72, 040 170, 860 109, 140 11, 640 11, 640 12, 280 22, 940 13, 800 6, 52, 640 14, 640 15, 640 16, 640 17, 640 18	4, 011, 520	
Total	Kanabec Mille Lacs Pine Mille Lacs Pine Mississippi  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Jones Kemper Lauderdale Lawrence Leake Leffore Lincoln Lowndes Madison Marion	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 560 83, 320 92, 200 92, 200 170, 860 1, 640 39, 840 14, 640 13, 840 14, 640 13, 840 14, 640 13, 840 14, 640 13, 840 14, 640 14, 640 18, 840 14, 640 18, 840 14, 640 18, 840 14, 640 18, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840	4, 011, 520	
Total	Kanabec Mille Lacs Pine  MISSISSIPPI.  Anite Attala Calhoun Carroll Chootaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Jones Kemper Lauderdale Lawrence Leake Leftore Lincoln Lowndes Marlon Marion Monroe	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 5, 240 29, 560 4, 560 83, 320 92, 200 92, 200 170, 860 1, 640 39, 840 14, 640 13, 840 14, 640 13, 840 14, 640 13, 840 14, 640 13, 840 14, 640 14, 640 18, 840 14, 640 18, 840 14, 640 18, 840 14, 640 18, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840 14, 840	4, 011, 520	
Total	Kanabec Mille Lacs Pine Mille Lacs Pine Mississippi  Anite Attala Calhoun Carroll Choctaw Clarke Copiah Covington Franklin Greene Grenada Hancock Harrison Hinds Holmes Jackson Jasper Jefferson Jones Kemper Lauderdale Lawrence Leake Leffore Lincoln Lowndes Madison Marion	10, 418 9, 358 52, 537 2, 902, 034 13, 400 14, 280 2, 840 6, 240 29, 560 4, 560 83, 320 92, 200 6, 520 72, 040 170, 860 2, 104, 140 11, 640 12, 280 40, 12, 280 13, 800 440 5, 640 83, 240	4, 011, 520	

a See Duluth district.

### MISSISSIPPI-Continued.

Noxubee Oktibbeha Pearl River Perry Pike Rankin Scott Simpson Smith	124, 140 17, 720 13, 200 10, 040		Acres.
Tallahatchie	56, 720 3, 120 160	j	
Webster Wilkinson Winston Yalobusha	8, <b>02</b> 0 82, 520		

### MISSOURI.

Boonville	Benton	19,000	1	
	Camden	130, 000	1	
	Cedar	a 1,000	1 1	
	Crawford	8, 800	1	
	Dallas	b 34, 800		
	Hickory	20,000		
	Laclede	c 30, 600	j i	
	Maries	5, 600	1	
	Miller	10, 200	1	
	Morgan	500		
	Phelps	8, 200	1	
	Polk	a 2, 000	i 'I	
	Pulaski	a 37, 000	1	
	St. Clair	12,000	1	
	Vernon d	. <b></b>	1	
			1	
Total			. <i>.</i>	809, 70
ronton		257, 830	[	e 257, 830
pringfield	Barry	46, 280	i l	•
•	Cedar f			
	Dallas	f 5, 000	! !	
,	Douglas	50,000	1	
	Laclede	f 10, 000	ł .	
	McDonald	51, 980		
	Newton	1, 200	i i	
	Ozark	100,000	1	
	Polk f		i I	
<b>\</b>	Pulaski f			
· ·	Stone	91, 478	1	
	Taney	200, 000	!	
	Texas	12,000		
	Vernon f		ì	
	Webster	6,000	1	
1	Wright	10,000		
Total	1			E00 001
TOMET		· · · · · · · · · · · · · · · · · · ·		588, 933
Total in Missouri	, ,		i F	1, 151, 463
				A, AVA, 200

a There is no vacant land in that portion of this county in the Springfield district.

b Total in Boonville and Springfield districts, 39,800 acres.

c Total in the Boonville and Springfield districts, 40,600 acres.

d No vacant land in either the Boonville or Springfield district.

e The district officers report it impracticable to report areas by counties. Of the total area in the district, 77,900 acres are in the townships east of the fifth principal meridian, and 179,930 acres are in those west thereof.

f See Boonville district.

### MONTANA

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
Bozeman	Gallatin Jefferson Madison Park Yellowstone	Acres. 118, 870 34, 230 28, 090 382, 180 336, 770	Acres. 543, 360 34, 560 115, 200 1, 344, 000 215, 680	A cres. a 656, 780 b 64, 790 c 143, 290 d 1, 726, 130 c 552, 450
Total		894, 590	2, 252, 800	8, 147, 390
Helena	Beaver Head Cascade Choteau Deer Lodge Fergus Gallatin Jefferson Lewis and Clarke Madison Meagher Missoula Park Silver Bow Yellowstone	590, 540 122, 600 38, 400	2, 349, 660 604, 300 12, 704, 740 1, 300, 300 1, 128, 980 254, 600 475, 000 689, 830 1, 074, 800 7, 014, 440 8, 300 179, 000	2, 780, 280 1, 131, 200 24, 871, 940 1, 523, 280 5, 8, 500 5, 88, 500 651, 886 f1, 047, 830 1, 665, 340 f, 137, 040 256, 050 g310, 660
Total		7, 042, 260	87, 889, 800	44, 932, 060
Miles City h		i 1, 674, 465	j 15, 058, 712	
- · · · · · · · · · · · · · · · · · · ·		9, 611, 815	55, 196, 312	64, 807, 627

# NEBRASKA.

		,·	
Alliance	Cheyenne	1340, 540 m 610, 480	
	Scott's Bluff Sheridan Sioux	0 466, 640	
Total		l	. 2, 207, 660

- a Total in Bozeman and Helena districts, 660,230 acres.

- a Total in Bozeman and Helena districts, 656,220 acres.
  b Total in Bozeman and Helena districts, 456,890 acres.
  c Total in Bozeman and Helena districts, 1,191,110 acres.
  d Total in Bozeman and Helena districts, 1,767,830 acres.
  c Total in Bozeman and Helena districts, 310,660 acres. There is also an area of 649,600 acres of this county in the Miles City district, but the area of the entries, which cannot be large, has not been reported.

f See Bozeman district.

f See Bozeman district.

g See Bozeman district and note under head of Miles City district.

A It was not found practicable to apportion the entries to the different counties, namely, Meagher, Chotean, Yellowstone, Dawson, and Custer, because when the office was opened the district was all within Custer county, and many entries were made before its subdiving lands listed to the Northern Pacific Railroad Company and for university purposes and the school sections, and there remain 1,913,674 acres of surveyed land, from which amount one-eighth, or 239,299 acres, is deducted as filed upon or entered, leaving 1,674,465 acres as subject to entry.

j From 4,082,240 acres estimated by this office to be the total quantity within the granted or forty-miles limits of the Northern Pacific Railroad in the district, the quantity listed to the company, to wit, 1,114,192 acres, is deducted, leaving 2,980,448 acres as approximating the quantity unsurveyed within asid limits; and deducting the last quantity from 18,021,760 acres, estimated by the district officers to be the total quantity unsurveyed in the district, and there remain 15,053,712 acres as the area of unsurveyed land subject to settlement. The school sections are not deducted, as they are subject to settlement at any time before survey in the field, but undoubtedly nearly of them will inure to the State under the school grant when surveyed, thus reducing the area that then will be subject to settlement and entry. der the school grant when surveyed, thus reducing the ar and entry.

k Total in Alliance and Chadron districts, 146,640 acres.

'Total in Alliance and Sidney districts, 783,280 acres.

m Total in Alliance and Sidney districts, 783,280 acres.

n Total in Alliance and Chadron districts, 264,240 acres.

p Total in Alliance and Chadron districts, 794,990 acres.

#### NEBRASKA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area
		Acres.	' Acres.	Acres.
roken Bow	. Arthur	a 203, 520	1	1
	Blaine		į	
	Brown	b 154, 800	i	
	Cherry	c 608, 640	į .	
	Custer	d 125, 440	(	ł
	Grant	380, 160 390, 800	ì	1
•	Logan	e 158, 640		ļ
	McPherson	f 237, 440	i I	
	Thomas	384, 000		į
Total				g 2, 932, 70
hadron	Box Butte	h 26, 240		; 9 -, 50-, 10
	Dawes	126, 880		i
	Sheridan	h 328, 350		1
	Sioux	λ 520, 040		i
Total				1,001,51
rand Island	Adams	18		ļ.
	Buffalo	275	1	l
	Custer	h 680		i
	Dawson	14, 295		1
	Hall	35		1
	Merrick	83		ļ
	Platte	40		
	Polk	8		
	Sherman.	79		I
	Valley	2, 453		1
Total				17, 94
[cCook	Chase	57, 894		
	Dundy	108, 1 <b>80</b>		
_	Frontierj		1	
	Hayes	22, 000		!
	Hitchcock			
	red willow			
Total				188, 0
eligh	Antelope	10, 560		200,0
	Garfield	162, 400	:	
	Holt	k 82, 320	•	
	Loup	215, 960		ļ
	Rock	l 62, 720		
•	Wheeler	14, 300		
Total				499, 3
orth Platte	Arthur	m 298, 860		l
	Custer		1	1
	Dawson	n 660 o 160		l
	Gasper	160		1
	Carper	p 171, 360	!	ı

- - m See Broken Bow district.
  - n See Grand Island district.
    o See McCook district.

  - p Total in North Platte and Valentine districts, 229,600 acres.

# NEBRASKA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
North Platte	Lincoln Logan McPherson Perkins	Aores. 403, 000 a 22, 840 a 159, 940 4, 140	A cres.	Acres.
Total	Holt	b 115, 000 59, 520 c 302, 720 c 172, 800 d 59, 240 145, 620 c 44, 800	1	1, 085, 70 115, 000
TotalValentine	Brown Cherry Keja Paha Rock	a 250, 000		783, 70
Total				2, 895, 000
Total in Nebraska				11, 226, 58

# NEVADA.

	·			. — -
Carson City	Churchill Douglas Elko Esmoralda Humboldt Lander Lyon Nye Ormaby Storey Washoe	1, 123, 872 218, 144 80, 422 1, 906, 762 3, 066, 967 324, 582 290, 141 424, 936 28, 836 49, 555 1, 941, 760	1, 875, 347 69, 979 1, 200 1, 680, 882 6, 171, 624 493, 341 540, 849 285, 640 98, 984 1, 360, 154	6 3, 043, 288 f 343, 241 g 81, 622 h 3, 575, 526 49, 265, 659 j 823, 828 k 870, 673 l 708, 577 m 59, 716 n 148, 539 o 3, 216, 497
Total		9, 255, 977	12, 584, 560	21, 840, 587
Eureks	Elko Eureka Lander Lincoln Nye White Pine	5, 491, 012 676, 657 844, 942 4, 871, 685 3, 798, 156 2, 377, 738	945, 820 484, 872 663, 110 5, 211, 626 3, 210, 500 887, 885	p 6, 436, 832 1, 161, 529 1, 508, 052 10, 083, 311 p 7, 008, 656 2, 765, 623
Total		18, 060, 190	10, 903, 813	28, 961, 003
Total in Nevada		27, 316, 167	23, 488, 373	50, 804, 540

- a See Broken Bow district.

- a See Broken Bow district.

  b See Neilgh district.
  c See Alliance district.
  d See North Platte district.
  c This total embraces also 64,069 acres of mineral land.
  f This total embraces also 55,118 acres of mineral land.
  g The entire area of vacant land in Carson City and Eureka districts aggregates 6,518,454 acres.
  A This total embraces also 27,098 acres of mineral land.
  f This total embraces also 27,098 acres of mineral land.
  f This total embraces also 39,683 acres of mineral land.
  f This total embraces also 39,683 acres of mineral land.
  This total embraces also 30,083 acres of mineral land.
  This total embraces also 58,001 acres of mineral land.
  This total embraces also 12,320 acres of mineral land.
  This total embraces also 2,000 acres of mineral land.
  o This total embraces also 24,583 acres of mineral land. The entire area in Carson City and Eureka

9405 L 0-8

#### 114 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

# Statement by States, Territories, and land districts, etc.—Continued.

### NEW MEXICO.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
Folsom	ColfaxLincoln	Acres. a 1, 813, 960	Acres.	Acres.
	Mora. San Miguel.	b 256, 560 a 1, 271, 360 a 3, 527, 480	!	
Total	· · · · · · · · · · · · · · · · · · ·	6, 869, 360	c 499, 840	7, 369, 200
Las Cruces	Dona Ana	3, 743, 360 3, 307, 520 1, 377, 920	1, 797, 120 2, 246, 400 46, 080	5, 540, 480 5, 553, 920 1, 424, 000
	Socorro	5, 040, 640	1, 354, 880	d 6, 395, 520
Total		13, 469, 440	5, 444, 480	18, 913, 920
Roswell	Lincoln	8, 393, 820	6, 999, 680	e 15, 893, 500
Santa Fé	Bernalillo Colfax Mora	1, 434, 592 250, 095 398, 776	691, 200 92, 160 276, 480	2, 125, 792 e 342, 255 e 675, 256
	Rio Arriba San Juan San Miguel.	1, 117, 946 1, 111, 398 1, 717, 359	990, 720 576, 000 230, 400	2, 108, 666 1, 687, 398 e1, 947, 756
	Santa FéSocorro	871, 504 1, 256, 962	46, 080 69, 120 345, 600	917, 584 f1, 326, 083
	Valencia	301, 844 2, 467, 710	487, 7 <b>6</b> 0	2, 903, 470
Total		10, 928, 186	3, 755, 520	14, 688, 706
Total in New Mexico		39, 660, 806	16, 699, 520	56, 360, 326

#### NORTH DAKOTA.

Bismarck	Allred	163, 840	92, 120	255, 960
Distriction	Billings	471, 040	1, 198, 080	1, 669, 120
	Bowman	348, 160	737, 280	1, 085, 440
	Buford	942, 080	942, 080	1, 884, 160
	Burleigh	285, 560		285, 560
	Dunn	358, <b>40</b> 0	322, 560	680, 960
	Eddy g	960		960
•	Emmons	237, 960		287, 960
	Flannery	1, 187, 840	1, 187, 840	2, 375, 680
	Foster h	3, 520		3, 520
	Garfield	20, 200	20, 200	40, 400
	Hettinger	621, 640	1, 382, 400	2, 007, 040
	Kidder	<b>265</b> , 120		265, 120
	Logan	230, 880		230, 380
	Mercer	184, 480	207, 360	391, 840
	McIntosh	<b>178, 66</b> 0		178, 660
	McKenzie	368, 640	668, 160	1, 036, 800
	McLean	96, 160		96, 160
	Montraille	819, 200	819, 200	1, 638, 400
	Morton	788, 550	1, 652, 000	2, 390, 550
	Oliver	159, 840		159, 840
	Renville	614, 400	614, 400	1, 228, 800
	Sheridan	811, 790	447, 760	759, 559
	Stark	175, 680	276, 480	452, 160
	Stevens	737, 280	787, 280	1, 474, 560
	Stutsman i	215, <b>20</b> 0	28, 040	288, 240
	Villard	474, 560	1, 105, 920	1, 580, 480
	Wallace	85, 640	85,640	171, 280
	Ward	478, 440	506, 880	980, 320

a See Santa Fé district.

b See Roswell district.

c The unsurveyed lands in this district were not stated by counties in the report of the district officers. They form a strip on the east boundary of the Territory about 190 miles long and 4 miles wide.

d Total in Las Cruces and Santa Fé districts, 7,721,602 acres.

See Folsom district.

J See Las Cruces district.

J Total in Bismarck, Devil's Lake, and Fargo districts, 67,360 acres.

i Total in Bismarck and Fargo districts, 309,840 acres.

# Statement by States, Territories, and land districts, etc.—Continued. NORTH DAKOTA-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Acres.	Acres.
Bismarck	Wells a	183, 680	161, 280	344, 960
	Williams	183, <b>68</b> 0 317, <b>44</b> 0	161, 280 460, 800	344, 960 778, 240
	Wynn	266, 240	266, 240	532, 480
Total	ļ. <b></b>	11, 540, 580	13, 915, 000	b25, 455, 580
Devil's Lake	Benson c	220, 000	276, 000	496, 000
	Bottiman		292, 500	492, 500
	Church		575, 000	643, 000
	Eddy d	36, 000	990 000	86,000
	McHenry	525, 000 400, 000	230, 000 138, 000	755, 000 538, 000
	Ramsey e	27, 000	190,000	27,000
	Rolette	210, 000	85, 500	295, 500
•	Towner	250, 000	276, 000	526, 000
•	Wellsd	165, 000	46,000	211, 000
Total		2, 101, 000	1, 919, 000	4, 020, 000
Fargo	Barnes	16, 200		
rarko	Cass			
	Dickey			
	Eddy d	30, 400		
	Foster d	54,000	·	
	Griggs	28, 400		
	La Moure	29, 600	·	
	Ransom	18, 300		
	Sargent			
	Steele	720		
	Steele	71, 600		
Total	, <b></b>			348, 000
Grand Forks	Benson f		138, 000	29, 840 2 <b>92</b> , 400
	Grand Forks			
	Kelson	42,640		42, 640
	Pembina		00 000	110 886
	Ramsey f		92,000 28,000	113, 560 52, 860
	Unorganized country.	50, 520	92, 000	142, 520
Total		328, 820	845, 000	678, 820
Total in North Dakota			16, 179, 000	30, 497, 400
	OKLAHOMA.	-	,	-
Guthrie	No. 1 g		1	
•	No. 2	h 5, 360	i	
	No. 6	i 5, 920 240		
	10.0			
Total		<b></b>		11, 520
Kingfisher	No. 1	j 177		
,	No. 2	j <b>39</b> j 110		
!	No. 3			
	No. 4	1, 152 9, 055		
Total		<b></b> .		10, 583

a Total in Bismarck and Devil's Lake districts, 255,960 acres.
b Besides this quantity, there is considerable land within the indemnity limits of the Northern Pacific Railroad, but it is probable that it will all be needed to satisfy the grant of indemnity to said road.

d.
c Total in Devil's Lake and Grand Forks districts, 525,840 acres.
d See Bismarck district.
c Total in Devil s Lake and Grand Forks districts, 140,560 acres.
f See Devil's Lake district.
g See Kingfisher district.
h Total in Guthrie and Kingfisher districts, 5,399 acres.
i Total in Guthrie and Kingfisher districts, 6,030 acres.
i Sea Guthria district.

j See Guthrie district.

k The unsurveyed lands in Oklahoma are in the "Public Land Strip."

### OREGON.

Land district. County.		Surveyed land.	Unsurveyed land.	Total area	
		Acres.	Acres.	Acres.	
Burns	Baker	239, 258	87, 057	a 276, 31	
	Crook	171, 120	000 054	b 171, 12	
	Grant	1, 185, 826 2, 376, 069	233, 074 380, 160	c 1, 418, 90 d 2, 756, 22	
	Malheur	1, 932, 623	1, 362, 720	e 3, 295, 34	
Total		5, 904, 896	2, 013, 011	7, 917, 90	
La Grande	Baker	766, 988	225, 600	f992, 58	
	Grant	1, 385, 516	14, 080	f 1, 399, 59	
	Morrow Union	227, 273 1, 077, 799	371, 100	g 227, 27 1, 448, 89	
	Umatilla	438, 402	96, 520	534, 92	
	Wallowa	635, 600	799, 988	1, 435, 58	
Total		4, 531, 573	1, 507, 288	6, 038, 86	
Lakeview	Crook	1, 114, 716	286, 000	f 1, 400, 71	
	Klamath	1, 298, 993	896, 000	h1, 694, 99	
	Harney	1, 443, 029	572,000	f2, 015, 02	
	Lake	2, 626, 187	704, 000	3, 330, 18	
	Malheur	1, 006, 808	968, 000	f 1, 974, 80	
Total	·····	7, 489, 733	2, 936, 000	10, 425, 73	
Oregon City	Benton	70, 640	121, 600	i 192, 24	
	Clackamas	34, 160	460, 640	494, 80	
	Clatsap	35, 820 29, 680	288, 000 30, 000	323, 82 59, 68	
	Linn	58, 600	506, 880	j 565, 48	
	Marion	13, 820	506, 880	520, 70	
	Multnomah	3, 520	60, 000	63, 52	
•	Polk	25, 320	<b>69</b> , 120	94, 44	
	Tillamook	173, 400 18, 000	258, 440 57, 600	426, 84 75, 60	
	Yambill	26, 720	51,000	26, 72	
Total		489, 680	2, 354, 160	2, 843, 84	
Roseburgh	Benton	23, 860	38, 720	k 62, 58	
	Coas	184, 960	396, 537	581, <b>49</b>	
	Curry Douglas	107, <b>630</b> 328, 130	706, 750	814, 88	
	Jackson	874, 810	1, 479, 800 374, 490	1, 807, 93 748, 80	
	Josephine	84, 200	769, 900	854, 10	
	Klamath	10, 960	231, 470	1242, 43	
	Lane	415, 230	1, 420, 500	1, 835, 73	
	Linn	24, 780	315, 520	£,340, 300	
Total		1, 554, 060	5, 733, 687	7, 287, 74	
The Dalles	Crook	2, 000, 640	58, 000	£2, 058, 64	
	Gilliam	256, 000	17, 000	273, 00	
	Grant	261, 400 293, 000	15,000 2,600	f 276, 40 m 295, 60	
	Sherman	38, <b>0</b> 00	A, UUU	37. 290, 00 88, 00	
	Wasco	560, 000	257, 500	817, 50	
Total		8, 409, 040	350, 100	n 3, 759, 140	
Total in Oregon		28, 378, 982	14, 894, 246	38, 273, 22	

a Total in Burns and La Grande districts, 1,268,900 acres.
b Total in Burns, Lakeview, and The Dalles districts, 3,630,476 acres.
c Total in Burns, La Grande, and The Dalles districts, 3,084,896 acres.
d Total in Burns and Lakeview districts, 4,771,258 acres.
c Total in Burns and Lakeview districts, 5,270,151 acres.

f See Burns district.

f See Burns district.
g Total in La Grande and The Dalles districts, 522,873 acres.
h Total in Lakeview and Roseburgh districts, 1,937,423 acres.
i Total in Oregon City and Roseburgh districts, 254,820 acres.
j Total in Oregon City and Roseburgh districts, 254,820 acres.
k See Oregon City district.
l See Lakeview district.
m See Lakeview district.
m See La Grande district.
n In addition to this total the officers report 1,457,000 acres within the granted limits of Northern Pacific Railroad as liable to forfeiture.

# SOUTH DAKOTA.

Aberdeen	Land district.	Land district. County.		Unsurveyed land.	Total area.
Rdminds			Acres.	A ores.	Acres.
Rdminds	A berdeen		2,000 100 520		;
Total Brule 27, 514 27, 200  Chamberlain Brule 27, 514 22, 516  Guffalo 24, 500 31, 62		Edmunds	95, 480		
Total Brulo 27, 514 27, 500 Chamberlain Brulo 27, 514 27, 510 Buffalo 24, 560 20, 600 Forty Jackson 310, 650 311, 650 31		McPherson	186, 560		
Chamberlain   Brule   27, 514   27, 514   Rnffalo   24, 590   324, 500   391, 690   39		Walworth	83, 640		
Baffalo	Total				477, <b>20</b> 0
Baffalo	Chamberlain	Brule	27, 514		27, 514
Stanley   Stan		Buffalo	24, 560		24, 560
Total		Gregory		138, 240	138, 240
Total		Jackson	- <b></b>	391,680	391, 680
Total		Nowiin	909	100 420	100 440
Total   Tota		Prott	. 602	570 240	570 240
Total		Presho	19. 235	395, 486	414, 721
Huron   Beadle		Stanley		31, 680	b 31, 680
Hand	Total	 	72, 111	2, 077, 244	2, 149, 355
Hand	Ниров	Readle	1 440		
Hand	114104		22, 470		
Potter			45, 822		
Potter			117, 854		
Total		Potter	79, 445	¦	
Total		Spink			
Mitchell         c1,000           Pierre         Hughes         100,957           Nowlin         d 363,649           Pyatt         92,160           Stanley         d 645,120           Sterling         552,960           Total         100,957         1,658,880         1,759,387           Rapid City         Butte         170,525         460,000         690,000           Ewing (unorganized)         575,000		Suny	57, 400		
Pierre	Total				304, 991
Nowlin	Mitchell				o 1, <b>0</b> 00
Nowlin	Pierre	Hughes	100, 957		
Pyatt   92,160   Stanley   d645,120   Stanley   552,960		Nowlin		d 368, 649	
Total   Sterling   S52, 960		Pyatt		92, 160	
Total	•	Stanley			
Rapid City		Stering		562, 960	
Burdick (unorganized)	Total	<b> </b>	100, 957	1, 658, 880	1, 759, 887
Custer	Rapid City	Butte	170, 525	460, 000	
Ewing (unorganized)   575,000   575,000   Fall River   350,860   598,000   948,860   690,000		Burdick (unorganized)		690, 000	
Fall River   350, 860   598, 000   948, 860   Harding (unorganized)   690, 000   690,		Fwing (pnessessies)	157, 960	575,000 575,000	
Harding (unorganized)		Fall River	250 880	598 000	
Lawrence   35,800   345,000   380,300   Meade   127,140   297,000   384,140   297,000   384,140   297,000   384,140   297,000   384,140   297,000   384,140   297,000   384,140   297,000   384,140   298,425   4,462,000   5,498,425   4,462,000   4,482,000			000,000	690, 000	
Meade   127, 140   207, 000   334, 146     Pennington   194, 620   460, 000   654, 620     Total		Lawrence		345,000	380, 300
Total		Meade	127, 140	2 <b>07, 00</b> 0	
Watertown         Brookings         120           Clark         9,550           Codington         3,153           Day         12,741           Deuel         2,360           Grant         6,540           Hamiln         500           Marahall         9,296           Roberts         1,080           Total         45,290           Yankton         Charles Mix         5,400         5,400		Pennington	194, 620	460, 000	654, 620
Clark   9,550	Total	***************************************	1, 036, 425	4, 462, 000	5, 498, 4 <b>2</b> 5
Codington   3, 158   12, 741   12, 741   12, 741   14,	Watertown	Brookings	120		
Day					·
Douel   2,380		Codington	3, 153		
Grant   6,540				•••••	
Hamin   500			6,540		
Marshall   9,296	•	Hamlin	500		
Total		Marshall	9, 296		************
Yankton		Roberts	1, 030	· • • • • • • • • • • • • • • • • • • •	
	Total				45, 290
Total in South Dakota. 2 042 274 8 198 194 10 241 408	Yankton	Charles Mix	5, 400		5, 400
	Total in South Dakota		2, 043, 374	8, 198, 124	10, 241, 498

a Total in Chamberlain and Pierre districts, 809,920 acres.
b Total in Chamberlain and Pierre districts, 676,800 acres.
c The officers report only a few isolated tracts vacant in the entire district, not aggregating more than about 1,000 acres.
d See Chamberlain district.

#### 118 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

Statement by States, Territories, and land districts, etc.—Continued.

#### ПТАН.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
		Acres.	Acres.	Acres.
Salt Lake City	Beaver	. 338, 600	1, 700, 000	2, 038, 60
	Box Elder	. 495, 700	2, 500, 000	2, 995, 70
	Cache		158, 000	258, 000
	Davis		700, 0 <b>0</b> 0	711, 300
	Emery		2, 800, 000	2, 761, 600
	Garfield		2, 300, 000	2, 51 <b>6,</b> 700
	Iron	. 587, 300	1, 920, 000	2, 507, <b>30</b> 0
	Juab		1, 500, 000	2, 210, <b>6</b> 0
	Kane		1, 610, <b>00</b> 0	1, 989, 30
	Millard	. 1, 198, 800	2, 500, 000	3, 698, 80
	Morgan		500,000	552, 20
_	Pi Ute		1, 380, 000	1, 604, 50
	Rich		7, 000	299, 000
	Salt Lake		130,000	133, 20
	San Pete		860, 900	988, 700
•	Sevier		1, 460, 000	1, 676, 10
	Summit		1,000,000	1, 223, 100
	Tooele		2, 500, 000	3, 279, 60
	Uintah		1, 644, 000	1, 802, 50
	Utah	. 186, 800	1, 000, 000	1, 186, 80
	Wasatch	. 63,000	207, 000	270, 00
	Washington	. 189, 500	1, 000, 0 <b>0</b> 0	1, 189, 50
	Weber	. 12,000	300, 000	312, 00
Total in district and Territor	Y	7, 029, 100	29, 176, 000	36, 205, 10

### WASHINGTON.

North Yakima	Douglas	973,	161	115, 200	1, 088, 361
	Kittitass	296,	810	1, 036, 800	1, 333, 610
	Okanogan	284,	180	2, 995, 200	3, 279, 380
	Yakima	495,	820	921, 600	a 1, 417, 420
Total		2, 049,	971	5, 068, 800	7, 118, 771
Seattle	Chehalis	4	801	379, 040	b 383, 841
	Clallam		821	699, 637	703, 458
	Island?	-,	120		120
	Jefferson	1.	608	710, 095	711, 703
	King	-,	320	1, 925, 300	1, 925, 680
	Kitsap	•	432		432
	Mason	9.	774	189, 120	198, 894
	Pierce	٠,	400	276, 480	c 276, 880
•	San Juan	1.	920		1, 920
	Skagit		411	826, 953	832, 364
	Snohomish		880		839, 220
	Thurston		720		d 720
	Whatcom	4,	673	1, 354, 880	1, 359, 553
Total		34,	880	7, 199, 905	7, 234, 785
Spokane Falls	Adams	192.	499	· · · · · · · · · · · · · · · · · · ·	e 192, 428
Spokane rama	Lincoln	231.		83, 520	315, 163
	Spokane		180	161, 280	217, 460
	Stevens	311.		1, 497, 600	1, 809, 393
	Whitman		800	1, 40,,000	f 27, 800
Total		819,	843	1, 742, 400	2, 562, 743
W	Chahalia		E 00	71, 000	g 76, 580
Vancouver	Clarke		580 981	109.440	114, 371
				163, 840	184, 516
	Cowlitz		676		
	Klickitat		046		281, 966
	Lewis		529		279, 529
	Skamania		513	279, 680	297, 193
	Pacific	22.	742	108, 560	131, 302

a Total in North Yakima and Walla Walla districts, 1,487,660 acres. b Total in Seattle and Vancouver districts, 460,421 acres. c Total in Seattle and Vancouver districts, 319,440 acres. d Total in Seattle and Vancouver districts, 4,500 acres. c Total in Spokane Falls and Walla Walla districts, 246,848 acres. f Total in Spokane Falls and Walla Walla districts, 95,640 acres. g See Seattle district.

### WASHINGTON-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area.
Vancouver	Pierce	Acres. 1, 600 3, 280 29, 460	Acres. 40, 960 10, 240	Acres. 442, 566 48, 286 39, 700
Total		345, 357	1, 105, 640	1, 450, 997
Walla Walla	Adams Asotin Columbia Franklin Garfield Klickitat Walla Walla Whitman Yakima	54, 420 98, 240 25, 140 317, 480 18, 000 160, 800 92, 960 67, 840 70, 240	57, 600 155, 520 161, 280	554, 430 155, 844 180, 666 317, 48 179, 280 160, 80 92, 966 5 67, 840 c 70, 246
Total		905, 120	374, 400	1, 279, 520
Total in Washington		4, 155, 171	15, 491, 145	19, 646, 316

### WISCONSIN.

		1	ı	
Lehland	Ashland	d 50, 000	i	
	Bavfleld	52, <b>0</b> 00		
	Burnett	e 15, 000		
	Douglas	65, 000		
	Sawyer	f 20, 000	į.	
i	Washburn	g 20, 000	i	
	W #61100111	y 20,000	•	
Total			1	900 00
				<b>222, 0</b> 0
au Claire	Barron	2, 619		
	Buffalo	2, 295		
	Burnett	A 101, 223	•	
	Clark	7, 032		
	Chippewa	8, 748	'	
1	Crawford	720		
	Dunn	3, 878		
	Eau Claire	2, 610	}	
	Canada Charles			
	Grant	160	1	
	Jackson	21,022		
•	La Fayette	80	1	
	La Crosse	720		
7 1	Monroe	16, 147	1	
i	Pepin	147		
	Poik	9, 675	1	
!	Price	i 9, 600		
;	Richland	280		
	Sauk	1, 580		
	Sawyer	h 22, 175		
	St. Croix			
	Taylor	j 6, 640		
	Trempealean	1, 359	1	
	Vernon	750	1	
•	Washburn	h 27, 000		
Total				246, 50
Conasha.	Florence	0.040		240, 30
rommona		9,040		
	Forest	k 8, 200		
	Langlade	l 1, 020	1	
	Marinette	37, 840		
j	Oconto	8,780	i	
	Shawano	440	1	
			}	
Total				

a See Seattle district.

a See Seattle district.
b See Spokane Falls district.
c See North Yakima district.
d Total in Ashland and Wausau districts, 55,000 acres.
d Total in Ashland and Eau Claire districts, 116,223 acres.
f Total in Ashland and Eau Claire districts, 42,175 acres.
f Total in Ashland and Eau Claire districts, 47,000 acres.
See Ashland district.
i Total in Eau Claire and Wausau districts, 17,100 acres.
f Total in Eau Claire and Wausau districts, 16,400 acres.
k Total in Menasha and Wausau districts, 38,200 acres.
l Total in Menasha and Wausau districts, 11,020 acres.

# WISCONSIN-Continued.

Land district.	County.	Surveyed land.	Unsurveyed land.	Total area
Wausau	Adams	Acres. 7, 500	A cres.	Acres.
	Ashland	a 5, 000		_
	Forest	80,000 2,000		•
	Langlade	b 10, 000		
	Lincoln	50, 000	1	
	Marathon	1, 500		
	Marquette	2,000	i	
	Oneida	150, 000	1	
	Portage	2, 000	i	
	Price	c 7, 500	1	
	Shawano	1, 000	1	
	Taylor	c 10, 000		
	Waushara Wood	2, 000 5, 000		
Total			 	285, 50
Total in Wiscopsin				819. 32

#### WYOMING.

Buffalo	Converse	d 84, 200		
Dunato				
	Crook	2, 965, 300		
I	Fremont	e 833, <b>6</b> 00		
	Johnson	<b>4, 065</b> , 000		
	Natrona	d 55, 000		
	Sheridan	1, 345, 300	·	
•	Weston	2, 628, 100	· • • • • • • • • • • • • • • • • • • •	
Total	***************************************	11, 976, 500	f 575, 000	12, 561, 500
Evanston	Fremont	8, 463, 840	4, 480, 000	g 7, 943, 840
	Sweetwater	4, 492, 800	412, 160	h 4, 904, 960
	Uinta	2, 650, 200	4, 147, 200	6, 797, 400
Total		10, 606, 840	9, 039, 360	19, 646, 200
Cheyenne	Albany	1, 452, 160	46, 000	1, 498, 160
	Carbon	8, 004, 800	460, 000	3, 464, 800
i	Converse	3, 546, 880	46, 500	i 8, 593, 880
	Fremont	636, 880	920, 000	j 1, 556, 880
	Laramie	2, 922, 880	23, 000	2, 945, 880
	Natrona	2, 873, 760	322, 000	3, 195, 760
	Sweetwater	557, 500	022,000	£ 557, 500
Total		14, 994, 860	1, 817, 500	16, 812, 860
				29, 312, 000
Total in Wyoming		37, 578, 100	11, 431, 860	49, 010, 000

a See Ashland district.
b See Eau Claire district.
c See Eau Claire district.
d See Cheyenne district.
f See Evanston and Cheyenne districts.
f The unsurveyed lands in Buffalo district were not stated by counties in the report of the district officers.
g See Buffalo and Cheyenne districts.
h Total in Evanston and Cheyenne districts, 5,462,460 acres.
i See Buffalo district.
j See Buffalo district.
k See Evanston district.

RECAPITULATION OF VACANT LANDS IN THE PUBLIC-LAND STATES AND TERRI-TORIÊS.

State or Territory.	Surveyed land.	Unsurveyed land.	Total.
	Acres.	Acres.	Acres.
Lisbama	1, 105, 060	1	1, 105, 069
rizona	11, 983, 626	37, 715, 426	49, 699, 052
rkansas	4, 902, 329		4, 902, 329
alifornia		15, 172, 154	53, 922, 718
olorado		5, 639, 896	39, 994, 446
lorida		3, 840, 800	5, 624, 426
daho		43, 019, 013	46, 957, 290
OW8		3, 000	5, 000
Caneae		0,000	755, 791
outsiana		115, 393	1, 358, 853
dichigan		120,000	832, 707
finnesota.		4,011,520	6, 913, 554
Lississippi		4,022,020	1, 407, 480
dissouri.			1, 151, 463
Iontana		55, 196, 312	64, 807, 627
Vebraska			11, 226, 584
Vevada.		23, 488, 373	50, 804, 540
New Mexico.		16, 699, 520	56, 360, 326
Torth Dakota		16, 179, 000	30, 497, 400
)klahoma.		4 3, 672, 640	3, 694, 698
regon		14, 894, 246	38, 278, 228
South Dakota			
		8, 198, 124	10, 241, 498
Jtah		29, 176, 000	36. 205, 100
Vashington		15, 491, 145	19, 646, 316
Visconsiu		11 401 000	819, 320
Vyoming	37, 578, 200	11, 431, 860	49, 010, 060
In the United States	282, 772, 439	303, 444, 422	b 586, 216, 861

### GREAT SIOUX INDIAN RESERVATION.

The following circular, including a copy of the act of Congress, approved March 2, 1889, and proclamation of the President relating to the "Great Sioux Indian Reservation" may be of interest to the general public:

[Registers and receivers of the United States land offices at Bismarck, N. Dak., Huron, Pierre, Chamberlain, and Rapid city, S. Dak., and O'Neill, Nebr., March 25, 1890.]

Your attention is called to the provisions of an act of Congress approved March 2, 1889 (25 State., 888), entitled "An act to divide a portion of the reservation of the Sioux nation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for other purposes," a copy of which is hereto attached.

The first six sections of said act set apart certain tracts for separate reservations, and do not appear to call for further remark in this communication.

The seventh section provides for allotments to certain members of the Santee Sioux tribe of Indians upon the reservation occupied by them in Nebraska; confirms all allotments to said Indians heretofore made upon said reservation, and provides for allotments, or payments in lieu thereof, to the members of the Flandreau band of Sioux Indians, and does not appear to call for further remark.

The eighth, ninth, tenth, eleventh, and twelfth sections provide for the allotment in severalty of the lands embraced in the separate reservations established by the act, and for the purchase and disposal by the United States of lands embraced therein at some future time, and do not appear to call for further remark.

The thirteenth section provides that any Indian receiving and entitled to rations and annuities at either of the agencies mentioned in the act at the time the same shall take effect, but residing upon any portion of said great reservation not included in either of the separate reservations berein established, may, at his option,

 $<sup>\</sup>alpha$  The unsurveyed lands in Oklahoma are in the Public Land Strip. b This aggregate is exclusive of Ohio, Indiana, and Illinois, in which, if any public land remains, it consists of a few small isolated tracts; it is exclusive of the Cherokee Strip, containing 8,044.644 acres, and all other lands owned or claimed by the Indians in the Indian Territory west of the 96th degree of longitude, contemplated to be made a part of the public domain by the fourteenth section of the act of March 2, 1889 (25 U.S. Stat., 1005), and it is also exclusive of Alaska, containing 577,390 square miles, or 369,529,600 acres, of which not more than 1,000 acres have been entered under the mineral laws.

within a stated time, have the allotment to which he would be otherwise entitled on one of said separate reservations upon the land where such Indian may then reside.

You are therefore directed to exercise every care and precaution to prevent the entry or filing for any lands in said great reservation which are in the occupancy of Indians entitled to allotinen's under the provisions of said act, which occupancy is to be protected to the full extent of the rights granted to the Indians therein. The occupancy and possession of the Indians is regarded as sufficient notice of their rights to all parties concerned. You will advise all parties intending to become settlers, either as agriculturists or under the townsite laws, of the extent of the rights of the Indians and of the impossibility of their acquiring rights in conflict therewith, and impressing on them the wrong and injustice of seeking to interfere with the Indians in their rightful occupancy of the lands, and that they can gain nothing thereby.

To protect the Indians as fully as possible from any wrong or imposition by which they might be deprived of the benefit intended to be secured to them under the law, whether it have the character of open violence or some form of trickery and fraud, in the specious guise of mutual agreement for exchange of values, no purchase by white persons of the settlements or improvements of the Indians will be recognized as having any validity, and their right to take allotments of the land on which they reside, at their option, will be recognized and enforced whenever claimed by them within the period of one year prescribed in said section 13, notwithstanding any pretended purchase of their improvements that may be set up against them, or any allegation that may be made of their removal from the land and abandonment thereof in favor of white claimants

No entries or filings, or any settlements, so far as you can prevent them, will be allowed upon that portion of said reservation which is described in the act approved March 28, 1882 (22 Stats., p. 36), until the Indian title is extinguished as provided by said act, and when the Indian title is so extinguished all lands described in said act not allotted thereunder "shall be open to settlement as provided in this act."

Section 14 provides for regulations whereby the use of water necessary for agricultural purposes upon the separate reservations provided for by the act may be secured,

and does not appear to call for further remark.

Section 15 ratifies and makes valid all allotments of land taken within or without the limits of any of the separate reservations established by this act, in conformity with the provisions of the treaty with the great Sioux nation, concluded April 29, 1868 (15 Stats., 635).

Section 16 provides that the acceptance of the act shall release the Indian title to said great reservation, with the exceptions hereinbefore named, and also for certain

railroad rights, and does not appear to call for further remark.

Section 17 provides for schools, stock, and seeds for the Indians, punishment for trading with the Indians, and appropriation and expenditure of a permanent fund for the Indians, and does not appear to call for further remark in this communication.

Section 18 grants to religious societies, with certain limitations, any land in said great reservation occupied for religious purposes. Said tracts are therefore reserved from disposal under the provisions of this act.

Section 19 provides that the provisions of the said treaty concluded April 29, 1868, not in conflict with the provisions of this act are continued in force, and section 20 provides for school houses for the Indians. Neither of these sections appears to call for further remark.

Section 21 restores to the public domain the Great Sioux Reservation, with the exception of American island, which is donated to Chamberlain, S. Dak.; Farm island, which is donated to Pierre, S. Dak.; Niobrara island, which is donated to Niobrara, Nebr. and the separate reservations described in said act, and provides for the disposal of said restored lands to actual settlers only, under the provisions of the homestead law, with certain modifications, and under the law relating to townsites. Provision is made that each settler shall pay for the land taken by him, in addition to the fee and commissions on ordinary homesteads, \$1.25 per acre for all lands disposed of within the first three years after the taking effect of the act, and the sum of 75 cents per acre for all lands disposed of within the next two years following thereafter, and 50 cents per acre for the residue of the lands then undisposed of. Said additional amount should not be collected when the original entry is made, but is required to be paid when final proof is tendered.

The price which actual settlers are required to pay for said lands becomes fixed at the date of original entry, and any subsequent settler of land so entered and afterwards abandoned will be required to pay the same amount per acre as the settler who

made the first entry.

Your attention is directed to the general circular issued by this office January 1, 1849, pages 13 to 30 inclusive, 42 to 57 inclusive, and 86 to 90 inclusive, as containing the homestead laws and official regulations thereunder. These laws and regulations will control your action, but modified by the special provisions of the act of March 2, 1889 (25 Stats., 854). (See circular of March 8, 1889, 8 L. D., 314.)

The statute provides for the disposal of these lands "to actual settlers under the homestead laws only;" and, while providing that "the rights of honorably discharged Union soldiers and sailors in the late civil war as defined and described in sections 2304 and 2305 of the Revised Statutes (see pages 24, 25, and 26, of said circular of January 1, 1889) shall not be abridged," except as to the said additional payment, makes no mention of sections 2306 and 2307 thereof, under which soldiers and sailors, their widows and orphan children, are permitted, with regard to the public lands generally, to make additional entries, in certain cases, free from the requirement of actual settlement on the entered tract. (See pages 26 and 27 of said circular.) It is therefore held that soldiers' or sailors' additional entries can not be made on these late under said sections 2:306 and 2:307 unless the party claiming will, in addition to the proof required on pages 26 and 27 of said circular, make affidavit that the entry is made for actual settlement and cultivation, according to section 2:291, as modified by sections 2304 and 2305 of the Revised Statutes; and the prescribed proof of compliance therewith will be required to be produced, and the additional payment prescribed by this act will be required to be made, before the issue of final certificate.

It is provided in the statute that section 2301 of the Revised Statutes shall not apply to these lands. (See pages 19 and 88 of said circular of January 1, 1889.) Therefore, entries made thereon will not be subject to commutation under that section.

In allowing entries under the townsite laws you will be governed by the laws and regulations as contained in the circular of instructions relative to townsites on public lands of July 9, 186.

You are instructed to report filings and entries upon said lands in a separate, distinct, and consecutive series, and on separate abstracts, commencing with R. & R. No. 1, in each series, and report and account for the money received on account thereof

in separate monthly and quarterly returns.

Provision is also made in said section 21 of this act for the purchase by the government of lands unsold at the end of ten years from the taking effect of the act, for the reservation of highways around every section of said lands, and for the removal of Indians from the islands named in the section; but these do not appear to call for further remark.

Section 22 provides for the disposition of the proceeds of sales of said lands, and does

not appear to call for further remark.

Section 23 provides for entry, under the homestead, pre-emption, or townsite laws, within ninety days after the taking effect of the act, by parties who, between February 27, 1885, and April 17, 1885, entered upon or made settlements with intent to enter the same, under said laws, upon certain lands of said great reservation therein named; but such settlers are required to comply with the laws regulating such entries, and, as to homesteads, with the special provisions of the act, before obtaining title to the lands, and pre-emption claimants are required to reside on their lands the same length of time, before procuring title, as homestead claimants under this act.

You will therefore require each applicant under the provisions of this section to show by affidavit, corroborated by two witnesses, that he is qualified to make entry under said provisions, giving in full all the facts in connection with his alleged entry

or settlement between said dates.

Section 24 reserves sections 16 and 36 in every township of said lands for the use and benefit of the public schools. You will therefore allow no entries or filings upon said

sections.

Section 25 appropriates money for the survey of said lands; section 26 provides that all expenses for the survey, platting, and disposal of said lands shall be borne by the United States; section 27 appropriates money to pay for ponies taken from the Indians; section 27 declares the method by which the act shall become effective; section 29 appropriates money to be used in obtaining the assent of he Indians to the provisions of the act; and section 30 repeals all acts or parts of acts inconsistent with the provisions of the act. None of these sections appear to call for further remark. It is thought that the foregoing will be found sufficient for your guidance in any

cases that may arise, but should cases containing exceptional features arise you will

submit the same for special instructions.

Approved:

JOHN W. NOBLE, Secretary.

### [Public-No. 148.7]

AN ACT to divide a portion of the reservation of the Sioux nation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following tract of land, being a part of the great reservation of the Sioux nation, in the Territory of Dakota, is hereby set apart for a

permanent reservation for the Indians receiving rations and annuities at the Pine Ridge agency, in the Territory of Dakota, namely: Beginning at the intersection of the one hundred and third meridian of longitude with the northern boundary of the State of Nebraska; thence north along said meridian to the south fork of the Cheyenne river, and down said stream to the mouth of Battle creek; thence due east to White river; thence down White river to the mouth of Black Pipe creek on White river; thence due south to said north line of the State of Nebraska; thence west on said north line to the place of beginning. Also the following tract of land situate in the State of Nebraska and the Territory of Dakota where the range line between ranges forty-four and forty-five west of the sixth principal meridian, in the Territory of Dakota, intersects said boundary line; thence east along said boundary line five miles; thence due south five miles; thence due west ten miles; thence due north to said boundary line; thence due east along said boundary line to the place of beginning: Provided, That the said tract of land in the State of Nebraska shall be reserved, by Executive order, only so long as it may be needed for the use and protection of the Indians receiving rations and annuities at the Pine Ridge agency.

SEC. 2 That the following tract of land, being a part of the said great reservation of the Sionx nation, in the Territory of Dakota, is hereby set apart for a permanent reservation for the Indians receiving rations and annuities at the Rosebud agency, in said Territory of Dakota, namely: Commencing in the middle of the main channel of the Missouri river at the intersection of the south line of Brule county; thence down said middle of the main channel of said river to the intersection of the ninety-ninth degree of west longitude from Greenwich; thence due south to the forty-third parallel of latitude; thence west along said parallel to a point due south from the mouth of Black Pipe creek; thence due north to the mouth of Black Pipe creek; thence down White river to a point intersecting the west line of Gregory county extended north; thence south on said extended west line of Gregory county to the intersection of the south line of Brule county extended west; thence due east on said south line of Brule county extended west; thence due east on said south line of Brule county extended west; thence due east on said south line of Brule county extended to the point of beginning in the Missouri river, including entirely within said reservation all islands, if any, in said river.

south the of Brite county extended to the point of organization and arises. It including entirely within said reservation all islands, if any, in said river.

SEC. 3. That the following tract of land, being a part of the said great reservation of the Sioux nation, in the Territory of Dakota, is hereby set apart for a permanent reservation for the Indians receiving rations and annuities at the Standing Rock agency, in the said Territory of Dakota, namely; Beginning at a point in the center of the main channel of the Missouri river, opposite the mouth of Cannon Ball river; thence down said center of the main channel to a point ten miles north of the mouth of the Morean river, including also within said reservation all islands, if any, in said river; thence due west to the one hundred and second degree of west longitude from Greenwich; thence north along said meridian to its intersection with the south branch of Cannon Ball river, also known as Cedar creek; thence down said south branch of Cannon Ball river to its intersection with the main Cannon Ball river, and down said main Cannon Ball river to the center of the main channel of the Missouri river

at the place of beginning.

SEC. 4. That the following tract of land, being a part of the said great reservation of the Sioux nation, in the Territory of Dakota, is hereby set apart for a permanent reservation for the Indians receiving rations and annuities at the Cheyenne river agency, in the said Territory of Dakota, namely; Beginning at a point in the center of the main channel of the Missouri river ten miles north of the mouth of the Moreau river, said point being the southeastern corner of the Standing Rock reservation; thence down said center of the main channel of the Missouri river, including also entirely within said reservation all islands, if any, in said river, to a point opposite the mouth of the Cheyenne river; thence west to said Cheyenne river, and up the same to its intersection with the one hundred and second meridian of longitude; thence north along said meridian to its intersection with a line due west from a point in the Missouri river ten miles north of the mouth of the Moreau river; thence due east to the place of beginning.

east to the place of beginning.

SEC. 5. That the following tract of land, being a part of the said great reservation of the Sioux nation, in the Territory of Dakota, is hereby set apart for a permanent reservation for the Indians receiving rations and annuities at the Lower Brule agency, in said Territory of Dakota, namely: Beginning on the Missouri river at Old Fort George; thence running due west to the western boundary of Presho county; thence running south on said western boundary to the forty-fourth degree of latitude; thence on said forty-fourth degree of latitude to western boundary of town-hip number seventy-two; thence south on said township western line to an intersecting line running due west from Fort Lookout; thence eastwardly on said line to the center of the main channel of the Missouri river at Fort Lookout; thence north in the center of the main channel of the said river to the original starting point.

SEC. 6. That the following tract of land, being a part of the great reservation of the Sioux nation, in the Territory of Dakota, is hereby set apart for a permanent reserva-

tion for the Indians receiving rations and annuities at the Crow Creek agency, in said Territory of Dakota, namely: The whole of township one hundred and six, range seventy; township one hundred and seven, range seventy-one; township one hundred and eight, range seventy-two; township one hundred and nine, range seventy-two, and the south half of township one hundred and nine, range seventy-one, and all except sections one, two, three, four, nine, ten, eleven, and twelve of township one hundred and seven, range seventy, and such parts as lie on the east or left bank of the Missouri river, of the following townships, namely: Township one hundred and six, range seventy-one; township one hundred and seven, range seventy-two; township one hundred and eight, range seventy-three; township one hundred and eight, range seventy-three; township one hundred and eight, range seventy-six; township one hundred and nine, range seventy-three; township one hundred and nine, range seventy-five; south half of township one hundred and nine, range seventy-three; also the west half of township one hundred and six, range seventy-three; also the west half of township one hundred and six, range seventy-three; sloothe west half of township one hundred and six, range seventy-three; sloothe west half of township one hundred and six, range sixty-nine, and sections sixteen, seventeen, eighteen, nineteen, twenty, twenty- one, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, and thirty-three, of township one hundred and seven, range sixty-nine.

Sec. 7. That each member of the Santee Sioux tribe of Indians now occupying a

SEC. 7. That each member of the Santee Sioux tribe of Indians now occupying a reservation in the State of Nebraska not having already taken allotments shall be entitled to allotments upon said reserve in Nebraska as follows: To each head of a family, one-quarter of a section; to each single person over eighteen years of age, one-eighth of a section; to each orphan child under eighteen years, one-eighth of a section; to each other person under eighteen years of age now living, one-sixteenth of a section; with title thereto, in accordance with the provisions of article six of the treaty concluded April twenty-ninth, eighteen hundred and sixty-eight, and the agreement with said Santee Sioux approved February twenty-eighth, eighteen hundred and seventy-seven, and rights under the same in all other respects conforming to this act. And said Santee Sioux shall be entitled to all other benefits under this act in the same manner and with the same conditions as if they were residents upon said Sioux Reservation, receiving rations at one of the agencies herein named: Provided, That all allotments heretofore made to said Santee Sioux in Nebraska are hereby ratified and confirmed; and each member of the Flandreau band of Sioux Indians is hereby anthorized to take allotments on the Great Sioux Reservation, or in lieu therefor shall be paid at the rate of one dollar per acre for the land to which they would be entitled, to be paid out of the proceeds of lands relinquished under this act, which shall be used under the direction of the Secretary of the Interior; and said Flandreau band of Sioux Indians is in all other respects entitled to the benefits of this act the same as if receiving rations and annuities at any of the agencies aforesaid.

SEC. S. That the President is hereby authorized and required, whenever in his opinion any reservation of such Indians, or any part thereof, is advantageous for agricultural or grazing purposes, and the progress in civilization of the Indians re-ceiving rations on either or any of said reservations shall be such as to encourage the belief that an allotment in severalty to such Indians, or any of them, would be for the best interest of said Indians, to cause said reservation, or so much thereof as is necessary, to be surveyed, or resurveyed, and to allot the lands in said reservation in severalty to the Indians located thereon as aforesaid, in quantities as follows: To each head of a family, three hundred and twenty acres; to each single person over eighteen years of age, one-fourth of a section; to each orphan child under eighteen years of age, one-fourth of a section; and to each other person under eighteen years now living, or who may be born prior to the date of the order of the President directing an allotmemt of the lands embraced in any reservation, one-eighth of a section. In case there is not sufficient land in either of said reservations to allot lands to each individual of the classes above named in quantities as above provided, the lands embraced in such reservation or reservations shall be allotted to each individual of each said classes pro rata in accordance with the provisions of this act: Provided, That where the lands on any reservation are mainly valuable for grazing purposes, an additional allotment of such grazing lands, in quantities as above provided, shall be made to each individual; or in case any two or more Indians who may be entitled to allotments shall so agree, the President may assign the grazing lands to which they may be entitled to them in one tract, and to be held and used in common.

SEC. 9. That all allotments set apart under the provisions of this act shall be selected by the Indians, heads of families selecting for their minor children, and the agents shall select for each orphan child, and in such manner as to embrace the improvements of the Indians making the selection. Where the improvements of two or more Indians have been made on the same legal subdivision of land, unless they shall otherwise agree, a provisional line may be run dividing said lands between them, and the amount to which each is entitled shall be equalized in the assignment

of the remainder of the land to which they are entitled under this act: Provided, That if any one entitled to an allotment shall fail to make a selection within five years after the President shall direct that allotments may be made on a particular reservation, the Secretary of the Interior may direct the agent of such tribe or band, if such there be, and if there be no agent, then a special agent appointed for that purpose, to make a selection for such Indian, which selection shall be allotted as in cases where selections are made by the Indians, and patents shall issue in like manner: Provided, That these sections as to the allotments shall not be compulsory without the consent of the majority of the adult members of the tribe, except that the allotments shall be made as provided for the orphans.

SEC. 10. That the allotments provided for in this act shall be made by special agents appointed by the President for such purpose, and the agents in charge of the respective reservations on which the allotments are directed to be made, under such rules and regulations as the Secretary of the Interior may from time to time prescribe, and shall be certified by such agents to the Commissioner of Indian Affairs, in duplicate, one copy to be retained in the Indian Office and the other to be transmitted to the Secretary of the Interior for his action, and to be deposited in the Gen-

eral Land Office.

Sec. 11. That upon the approval of the allotments provided for in this act by the Secretary of the Interior, he shall cause patents to issue therefor in the name of allottees, which patents shall be of the legal effect, and declare that the United States does and will hold the lands thus allotted for the period of twenty-five years, in trust, for the sole use and benefit of the Indian to whom such allotment shall have been made, or, in case of his decease, of his heirs according to the laws of the State or Territory where such land is located, and that at the expiration of said period the United States will convey the same by patent to said Indian, or his heirs, as aforesaid, in fee, discharged of said trust and free of all charge or incumbrance whatsoever, and patents shall issue accordingly. And each and every allottee under this act shall be entitled to all the rights and privileges and be subject to all the provisions of section six of the act approved February eighth, eighteen hundred and eighty-seven, entitled "An act to provide for the allotment of lands in severalty to Indians on the various reservations, and to extend the protection of the laws of the United States and the Territories over the Indians and for other purposes." Provided, That the President of the United States may in any case, in his discretion, extend the period by a term not exceeding ten years; and if any lease or conveyance shall be made of the lands set apart and allotted as herein provided, or any contract made touching the same, before the expiration of the time above mentioned, such lease or conveyance or contract shall be absolutely null and void: Provided, further, That the law of descent and partition in force in the State or Territory where the lands may be situated shall apply thereto after patents therefor have been executed and delivered. Each of the patents aforesaid shall be recorded in the General Land Office, and afterward delivered, free of charge, to the allottee entitled thereto.

SEC. 12. That at any time after lands have been allotted to all the Indians of any tribe as herein provided, or sooner, if in the opinion of the President it shall be for the best interests of said tribe, it shall be lawful for the Secretary of the Interior to negotiate with such Indian tribe for the purchase and release by said tribe, in conformity with the treaty or statute under which such reservation is held, of such portions of its reservation not allotted as such tribe shall, from time to time, consent to sell, on such terms and conditions as shall be considered just and equitable between the United States and said tribe of Indians, which purchase shall not be completed until ratified by Congress: Provided, however, That all lands adapted to agriculture, with or without irrigation, so sold or released to the United States by any Indian tribe, shall be held by the United States for the sole purpose of securing homes to actual settlers, and shall be disposed of by the United States to actual and bona fide settlers only in tracts not exceeding one hundred and sixty acres to any one person, on such terms as Congress shall prescribe, subject to grants which Congress may make in aid of education: And provided, further, That no patents shall issue therefor except to the person so taking the same as and for a homestead, or his heirs, and after the expiration of five years' occupancy thereof as such homestead; and any conveyance of said lands so taken as a homestead, or any contract touching the same, or lien thereon, created prior to the date of such patent, shall be null and void. And the sums agreed to be paid by the United States as purchase money for any portion of any such reservation shall be held in the Treasury of the United States for the sole use of the tribe or tribes of Indians to whom such reservation belouged; and the same, with interest thereon at five per centum per annum, shall be at all times subject to appropriation by Congress for the education and civilization of such tribe or tribes of Indians, or the members thereof. The patents aforesaid shall be recorded in the General Land Office, and afterward delivered, free of charge, to the allottee entitled thereto.

SEC. 13. That any Indian receiving and entitled to rations and annuities at either

of the agencies mentioned in this act at the time the same shall take effect, but'residing upon any portion of said great reservation not included in either of the separate reservations herein established, may, at his option, within one year from the time when this act shall take effect, and within one year after he has been notified of his said right of option in such manuer as the Secretary of the Interior shall direct by recording his election with the proper agent at the agency to which he belongs, have the allotment to which he would be otherwise entitled on one of said separate reservations upon the land where such Indian may then reside, such allot ment in all other respects to conform to the allotments hereinbefore provided. Each member of the Ponca tribe of Indians now occupying a part of the old Ponca Reservation, within the limits of the said Great Sioux Reservation, shall be entitled to allotments upon said old Ponca Reservation as follows: To each head of a family, three hundred and twenty acres; to each single person over eighteen years of age, one-fourth of a section; to each orphan child under eighteen years of age, one-fourth of a section; and to each other person under eighteen years of age now living, one-eighth of a section, with a title thereto and rights under the same in all other respects conforming to this And said Poncas shall be entitled to all other benefits under this act in the same manner and with the same conditions as if they were part of the Sioux nation receiving rations at one of the agencies herein named. When allotments to the Pouca tribe of Indians and to such other Indians as allotments are provided for by this act shall have been made upon that portion of said reservation which is described in the act entitled "An act to extend the northern boundary of the State of Nebraska," approved March twenty-eighth, eighteen hundred and eighty-two, the President shall, in pursuance of said act, declare that the Indian title is extinguished to all lands described in said act not so allotted hereunder, and thereupon all of said land not so allotted and included in said act of March twenty-eighth, eighteen hundred and eightytwo, shall be open to settlement as provided in this act: Provided, That the allotments to Ponca and other Indians authorized by this act to be made upon the land described in the said act entitled "An act to extend the northern boundary of the State of Nebraska "shall be made within six months from the time this act shall take effect.

Sec. 14. That in cases where the use of water for irrigation is necessary to render the lands within any Indian reservation created by this act available for agricultural purposes, the Secretary of the Interior be, and he is hereby, authorized to prescribe such rules and regulations as he may deem necessary to secure a just and equal distribution thereof among the Indians residing upon any such Indian reservation created by this act; and no other appropriation or grant of water by any riparian proprietor shall be authorized or permitted to the damage of any other riparian proprietor.

shall be authorized or permitted to the damage of any other riparian proprietor.

SEC. 15. That if any Indian has, under and in conformity with the provisions of the treaty with the great Sioux nation concluded April twenty-niuth, eighteen hundred and sixty-eight, and proclaimed by the President February twenty-fourth, eighteen hundred and sixty-nine, or any existing law, taken allotments of land within or without the limits of any of the separate reservations established by this act, such allotments are hereby ratified and made valid, and such Indian is entitled to a patent therefor in conformity with the provisions of said treaty and existing law and of the provisions of this act in relation to patents for individual allotments.

SEC. 16. That the acceptance of this act by the Indians in manner and form as required by the said treaty concluded between the different bands of the Sioux nation of Indians and the United States, April twenty-ninth, eighteen hundred and sixty-eight, and proclaimed by the President February twenty-fourth, eighteen hundred and sixty-nine, as hereinafter provided, shall be taken and held to be a release of all title, on the part of the Indians receiving rations and annuities on each of the said separate reservations, to the lands described in each of the other separate reservations so created, and shall be held to confirm in the Indians entitled to receive rations at each of said separate reservations, respectively, to their separate and exclusive use and benefit, all the title and interest of every name and nature secured therein to the different bands of the Sioux nation by said treaty of April twenty-ninth, eighteen hundred and sixty-eight. This release shall not affect the title of any individual Indian to his separate allotment on land not included in any of said separate reservations provided for in this act, which title is hereby confirmed, nor any agreement heretofore made with the Chicago, Milwaukee and Saint Paul Railroad Company or the Dakota Central Railroad Company for a right of way through said reservation, and for any lands acquired by any such agreement to be used in connection therewith, except as hereinafter provided; but the Chicago, Milwaukee and Saint Paul Railway Company and the Dakota Central Railroad Company shall, respectively, have the right to take and use, prior to any white person and to any corporation, the right of way provided for in said agreements, with not to exceed twenty acres of land in addition to the right of way, for stations for every ten miles of road; and said companies shall also, respectively, have the right to take and use for right of way, side-track, depot, and station privileges, machine-shop, freight-house, round-house, and yard facilities, prior to any white person and to any corporation or association, so much

of the two separate sections of land embraced in said agreements; also, the former company so much of the one hundred and eighty-eight acres, and the latter company so much of the seventy-five acres, on the east side of the Missouri river, likewise embraced in said agreements, as the Secretary of the Interior shall decide to have been agreed upon and paid for by said railroad, and to be reasonably necessary upon each side of said river for approaches to the bridge of each of said companies to be constructed across the river, for right of way, side-track, depot and station privileges, machine-shop, freight-house, round-house, and yard facilities, and no more: Provided, That the said railway companies shall have made the payments according to the terms of said agreements for each mile of right of way and each acre of land for railway purposes, which said companies take and use under the provisions of this act, and shall satisfy the Secretary of the Interior to that effect: Provided, further, That no part of the lands herein authorized to be taken shall be sold or conveyed except by way of sale of or mortgage of the railway itself. Nor shall any of said lands be used directly or indirectly for townsite purposes, it being the intention hereof that said lands shall be held for general railway uses and purposes only, including stock yards, warehouses, elevators, terminal and other facilities of aud for said railways; but nothing herein contained shall be construed to prevent any such railroad company from building upon such lands houses for the accommodation or residence of their employés, or leasing grounds contiguous to its tracks for warehouse or elevator purposes connected with said railways: And provided, further, That said payments shall be made and said conditions performed within six months after this act shall take effect: And provided, further, That said railway companies and each of them shall, within nine months after this act takes effect, definitely locate their respective lines of road, including all station grounds and terminals across and upon the lands of said reservation designated in said agreements, and shall also, within the said period of nine months, file with the Secretary of the Interior a map of such definite location, specifying clearly the line of road, the several station grounds and the amount of land required for railway purposes, as herein specified, of the said separate sections of land and said tracts of one hundred and eighty-eight acres and seventyfive acres; and the Secretary of the Interior shall, within three months after the filing of such map, designate the particular portions of said sections and of said tracts of land which the said railway companies, respectively, may take and hold under the provisions of this act for railway purposes. And the said railway companies, and each of them, shall, within three years after this act takes effect, construct, complete, and put in operation their said lines of road; and in case the said lines of road are not definitely located and maps of location filed within the periods hereinbefore provided, or in case the said lines of road are not constructed, completed, and put in operation within the time herein provided, then, and in either case, the lands granted for right of way, station grounds, or other railway purposes, as in this act provided, shall, without any further act or ceremony, be declared by proclamation of the President forfeited, and shall, without entry or further action on the part of the United States, revert to the United States and be subject to entry under the other provisions of this act; and whenever such forfeiture occurs the Secretary of the Interior shall ascertain the fact and give due notice thereof to the local land officers, and thereupon the lands so forfeited shall be open to homestead entry under the provisions of this act

SEC. 17. That it is hereby enacted that the seventh article of the said treaty of April twenty-ninth, eighteen hundred and sixty-eight, securing to said Indians the benefits of education, subject to such modifications as Congress shall deem most effective to secure to said Indians equivalent benefits of such education, shall continue in force for twenty years from and after the time this act shall take effect; and the Secretary of the Interior is hereby authorized and directed to purchase, from time to time, for the use of said Indians, such and so many American breeding cows of good quality, not exceeding twenty-five thousand in number, and bulls of like quality, not exceeding one thousand in number, as in his judgment can be under regulations furnished by him, cared for and preserved, with their increase, by said Indians: Provided, That each head of family, or single person over the age of eighteen years, who shall have or may hereafter take his or her allotment of land in severalty, shall be provided with two milch cows, one pair of oxen, with yoke and chain, or two mares and one set of harness in lieu of said oxen, yoke, and chain, as the Secretary of the Interior may deem advisable, and they shall also receive one plow, one wagon, one harrow, one hoe, one ax, and one pitchfork, all suitable to the work they may have to do, and also fifty dollars in cash; to be expended under the direction of the Secretary of the Interior in aiding such Indians to errect a house and other buildings suitable for residence or the improvement of his allotment; no sales, barters, or bargains shall be made by any person other than said Indians with each other, of any of the personal property hereiub-fore provided for, and any violation of this provision shall be deemed a misdemeanor, and punished by fine not exceeding one hundred dollars, or imprisonment not exceeding one year, or both, in the discretion of

the court: That for two years the necessary seeds shall be provided to plant five acres of ground into different crops, if so much can be used, and provided to pisht hive sares of such seed preference shall be given to Indians who may have raised the same for sale, and so much money as shall be necessary for this purpose is hereby appropriated out of any money in the Treasury not otherwise appropriated; and in addition thereto there shall be set apart, out of any money in the Treasury not otherwise appropriated, the sum of three millions of dollars, which said sam shall be deposited in the Treasury of the United States to the reality of the Signal states. deposited in the Treasury of the United States to the credit of the Sioux nation of Indians as a permanent fund, the interest of which, at five per centum per aunum, shall be appropriated, under the direction of the Secretary of the Interior, to the use of the Indians receiving rations and annuities upon the reservations created by this act, in proportion to the numbers that shall so receive rations and annuities at the time this act takes effect, as follows: One-half of said interest shall be so expended for the promotion of industrial and other suitable education among said Indians, and the other half thereof in such manner and for such purposes, including reasonable cash payments per capita, as, in the judgment of said Secretary, shall, from time to time, most contribute to the advancement of said Indians in civilization and self-support; and the Santee Sioux, the Flandreau Sioux, and the Ponca Indians shall be included in the benefits of said permanent fund, as provided in sections seven and thirteen of this act: Provided, That after the government has been reimbursed for the money expended for said Indians under the provisions of this act, the Secretary of the Interior may, in his discretion, expend, in addition to the interest of the permanent fund, not to exceed ten per centum per annum of the principal of said fund, in the employment of farmers and in the purchase of agricultural implements, teams, seeds, including reasonable cash payments per capita, and other articles necessary to assist them in agricultural pursuits; and he shall report to Congress in detail each year his doings hereunder. And at the end of fifty years from the passage of this act, said fund shall be expended for the purpose of promoting education, civilization, and self-support among said Indians, or otherwise distributed among them as Congress shall from time to time thereafter determine

SEC. 18. That if any land in said Great Sioux Reservation is now occupied and used by any religious society for the purpose of missionary or educational work among said Indians, whether situate outside of or within the lines of any reservation constituted by this act, or if any such land is so occupied upon the Santee Sioux Reservation, in Nebrasks, the exclusive occupation and use of said land, not exceeding one hundred and sixty acres in any one tract, is hereby, with the approval of the Secretary of the Interior, granted to any such society so long as the same shall be occupied and used by such society for educational and missionary work among said Indians; and the Secretary of the Interior is hereby authorized and directed to give to such religious society patent of such tract of land to the legal effect aforesaid; and for the purpose of such educational or missionary work any such society may purchase, upon any of the reservations herein created, any land not exceeding in any one tract one hundred and sixty acres, not interfering with the title in severalty of any Indian, and with the approval of and upon such terms, not exceeding one dollar and twenty-five cents an acre, as shall be prescribed by the Secretary of the Interior. And the Santee Normal Training School may, in like manner, purchase for such educational or missionary work on the Santee Reservation, in addition to the foregoing, in such location and quantity, not exceeding three hundred and twenty acres, as shall be approved by the Secretary of the Interior.

SEC. 19. That all the provisions of the said treaty with the different bands of the Sioux nation of Indians concluded April twenty-niuth, eighteen hundred and sixty-eight, and the agreement with the same approved February twenty-eighth, eighteen hundred and seventy-seven, not in conflict with the provisions and requirements of this act, are hereby continued in force according to their tenor and limitation, anything in this act to the contrary notwithstanding.

SEC. 20. That the Secretary of the Interior shall cause to be erected not less than thirty school-houses, and more, if found necessary, on the different reservations, at such points as he shall think for the best interest of the Indians, but at such distance only as will enable as many as possible attending schools to return home nights, as white children do attending district schools: And provided, That any white children residing in the neighborhood are entitled to attend the said school on such terms as the Secretary of the Interior may prescribe.

SEC. 21. That all the lands in the Great Sloux Reservation outside of the separate reservations herein described are hereby restored to the public domain, except American island, Farm island, and Niobrara island, and shall be disposed of by the United States to actual settlers only, under the provisions of the homestead law (except section two thousand three hundred and one thereof) and under the law relating to townsites: Provided, That each settler, under and in accordance with the provisions of said homestead acts, shall pay to the United States, for the land so taken by him, in addition to the fees provided by law, the sum of one dollar and twenty five

cents per scre for all lands disposed of within the first three years after the taking effect of this act, and the sum of seventy-five cents per acre for all lands disposed of within the next two years following thereafter, and fifty cents per acre for the residue of the lands then undisposed of, and shall be entitled to a patent therefor according to said homestead laws, and after the full payment of said sums: but the rights of honorably discharged Union soldiers and sailors in the late civil war, as defined and described in sections twenty-three hundred and four and twenty-three hundred and five of the Revised Statutes of the United States, shall not be abridged, except as to said sums: Provided, That all lands herein opened to settlement under this act remaining undisposed of at the end of ten years from the taking effect of this act shall be taken and accepted by the United States and paid for by said United States at fifty cents per acre, which amount shall be added to and credited to said Indians as part of their permanent fund, and said lands shall thereafter be part of the public domain of the United States, to be disposed of under the homestead laws of the United States, and the provisions of this act; and any conveyance of said lands so taken as a homestead, or any contract touching the same, or lien thereon, created prior to the date of final cutry, shall be null and void: Provided, That there shall be reserved public highways four rods wide around every section of land allotted, or opened to settlement by this act, the section lines being the center of said highways; but no deduction shall be made in the amount to be paid for each quarter-section of land by reason of such reservation. But if the said highway shall be vacated by any competent authority the title to the respective strips shall inure to the then owner of the tract of which it formed a part by the original survey: And provided, further, That nothing in this act contained shall be so construed as to affect the right of Congress or of the government of Dakota to establish public highways, or to grant to railroad companies the right of way through said lands, or to exclude the said lands, or any thereof, from the operation of the general laws of the United States now in force granting to railway companies the right of way and depot grounds over and upon the public lands. American island, an island in the Missouri river, near Chamberlain, in the Territory of Dakota, and now a part of the Sioux Reservation, is hereby donated to the said city of Chamberlain: Provided, further, That said city of Chamberlain shall formally accept the same within one year from the passage of this act, upon the express condition that the same shall be preserved and used for all time entire as a public park, and for no other purpose, to which all persons shall have free access; and said city shall have authority to adopt all proper rules and regulations for the improvement and care of said park; and upon the failure of any of said conditions the said island shall revert to the United States, to be disposed of by future legislation only. Farm island, an island in the Missouri river near Pierre, in the Territory of Dakota, and now a part of the Sionx Reservation, is hereby donated to the said city of Pierre: Provided, further, That said city of Pierre shall formally accept the same within one year from the passage of this act, upon the express condition that the same shall be preserved and used for all time entire as a public park, and for no other purpose, to which all persons shall have free access; and said city shall have authority to adopt all proper rules and regulations for the improvement and care of said park; and upon the failure of any of said conditions the said island shall revert to the United States, to be disposed of by future legislation only. Niobrara island, an island in the Niobrara river, near Niobrara, and now a part of the Sioux Reservation, is hereby donated to the said city of Niobrara: Provided, further, That the said city of Niobrara shall formally accept the same within one year from the passage of this act, upon the express condition that the same s'all be preserved and used for all time entire as a public park, and for no other purpose, to which all persons shall have free access; and said city shall have authority to adopt all proper rules and regulations for the improvement and care of said park; and upon the failure of any of said conditions the said island shall revert to the United States, to be disposed of by future legislation only: And provided, further, That if any full or mixed blood Indian of the Sioux nation shall have located upon Farm island, American island, or Niobrara island before the date of the passage of this act, it shall be the duty of the Secretary of the Interior, within three months from the time this act shall have taken effect, to cause all improvements made by any such Indian so located upon either of said islands, and all damage that may accrue to him by a removal therefrom, to be appraised, and upon the payment of the sum so determined, within six months after notice thereof by the city to which the island is berein donated to such Indian, said Indian shall be required to remove from said island, and shall be entitled to select instead of such location his allotment according to the provisions of this act upon any of the reservations herein established, or upon any land open to settlement by this act not already located upon.

SEC. 22. That all money accruing from the disposal of lands in conformity with this act shall be paid into the Treasury of the United States and be applied solely as follows: First, to the reimbursement of the United States for all necessary actual expenditures contemplated and provided for under the provisions of this act, and the crea-

tion of the permanent fund hereinbefore provided; and after such reimbursement to the increase of said permanent fund for the purposes hereinbefore provided.

SEC. 23. That all persons who, between the twenty seventhday of February, eighteen hundred and eighty-five, and the seventeenth day of April, eighteen hundred and eighty-five, in good faith, entered upon or made settlements with intent to enter the same under the homestead or pre-emption laws of the United States upon any part of the Great Sioux Reservation lying east of the Missouri river, and known as the Crow Creek and Winnebago Reservation, which, by the President's proclamation of date February twenty-seventh, eighteen hundred and eighty-five, was declared to be open to settlement, and not included in the new reservation established by section six of this act, and who, being otherwise legally entitled to make such entries, located or attempted to locate thereon homestead, pre-emption, or townsite claims, by actual settlement and improvement of any portion of such lands, shall, for a period of unnety days after the proclamation of the President required to be made by this act, have a right to re-enter upon said claims and procure title thereto under the homestead or pre-emption laws of the United States, and complete the same as required therein, and their said claims shall, for such time, have a preference over later entries; and when they shall have in other respects shown themselves entitled and shall have complied with the law regulating such entries, and, as to homesteads, with the special provisions of this act, they shall be entitled to have said lands, and patents therefor shall be issued as in like cases: Provided, That pre-emption claimants shall reside on their lands the same length of time before procuring title as homestead claimants under this act. The price to be paid for townsite entries shall be such as is required by law in other cases, and shall be paid into the general fund provided for by this act. Sec. 24. That sections sixteen and thirty-six of each township of the lands open to settlement under the provisions of this act, whether surveyed or unsurveyed are hereby

SEC. 24. That sections sixteen and thirty-six of each township of the lands open to settlement under the provisions of this act, whether surveyed or unsurveyed, are hereby reserved for the use and benefit of the public schools, as provided by the act organizing the Territory of Dakota; and whether surveyed or unsurveyed said sections shall not be subject to claim, settlement, or entry under the provision of this act or any of the land laws of the United States: Provided, koveror, That the United States shall pay to said Indians, out of any moneys in the Treasury not otherwise appropriated, the sum of one dollar and twenty-five cents per acre for all lands reserved under the pro-

visions of this section.

SEC. 25. That there is hereby appropriated the sum of one hundred thousand dollars, out of any money in the Treasury not otherwise appropriated, or so much thereof as may be necessary, to be applied and used towards surveying the lands herein described as being open for settlement, said sum to be immediately available; which sum shall not be deducted from the proceeds of lands disposed of under this act.

SEC. 26. That all expenses for the surveying, platting, and disposal of the lands open to settlement under this act shall be borne by the United States, and not deducted

from the proceeds of said lands.

SEC. 27. That the sum of twenty-eight thousand two hundred dollars, or so much thereof as may be necessary, be and hereby is appropriated out of any money in the Treasury not otherwise appropriated, to enable the Secretary of the Interior to pay to such individual Indians of the Red Cloud and Red Leaf bands of Sioux as he shall ascertain to have been deprived by the authority of the United States of ponies in the year eighteen hundred and seventy-six, at the rate of forty dollars for each pony; and he is hereby authorized to employ such agent or agents as he may deem necessary in ascertaining such facts as will enable him to carry out this provision, and to pay them therefor such sums as shall be deemed by him fair and just compensation: Provided, That the sum paid to each individual Indian under this provision shall be taken and accepted by such Indian in full compensation for all loss sustained by such Indian in consequence of the taking from him of ponies as aforesaid: And provided, further, That if any Indian entitled to such compensation shall have deceased, the sum to which such Indian would be entitled shall be paid to his heirs-at law, according to the laws of the Territory of Dakota.

SEC. 24. That this act shall take effect only upon the acceptance thereof and consent thereto by the different bands of the Sioux nation of Indians, in manner and form-prescribed by the twelfth article of the trenty between the United States and said Sioux Indians concluded April twenty-ninth, eighteen hundred and sixty-eight, which said acceptance and consent shall be made known by proclamation by the President of the United States, upon satisfactory proof presented to him that the same has been obtained in the manner and form required by said twelfth article of said treaty; which proof shall be presented to him within one year from the passage of this act; and upon failure of such proof and proclamation this act becomes of no

effect and null and void.

SEC. 29. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of twenty-five thousand dollars, or so much thereof as may be necessary, which sum shall be expended, under the direction of the Secre-



tary of the Interior, for procuring the assent of the Sioux Indians to this act provided in section twenty-seven.

SEC. 30. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved March 2, 1889.

#### BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

### A PROCLAMATION.

Whereas it is provided in the act of Congress, approved March second, eighteen hundred and eighty-nine, entitled "An act to divide a portion of the reservation of the Sioux nation of Indians in Dakota into separate reservations and to secure the relinquishment of the Indian title to the remainder, and for other purposes," " that this act shall take effect only upon the acceptance thereof and consent thereto by the different bands of the Sioux nation of Indians, in manner and form prescribed by the twelfth article of the treaty between the United States and said Sioux Indians concluded April twenty-ninth, eighteen hundred and sixty-eight, which said accept-ance and consent shall be made known by proclamation by the President of the United States, upon satisfactory proof presented to him that the same has been obtained in the manner and form required by said twelfth article of said treaty; which proof shall be presented to him within one year from the passage of this act; and upon failure of such proof and proclamation this act becomes of no effect and null and void," and

Whereas satisfactory proof has been presented to me that the acceptance of and consent to the provisions of the said act by the different bands of the Sioux nation

of Indians have been obtained in manner and form as therein required:

Now, therefore, I, Benjamin Harrison, President of the United States, by virtue of the power in me vested, do hereby make known and proclaim the acceptance of said act i y the different bands of the Sioux nation of Indians, and the consent thereto by them as required by the act, and said act is hereby declared to be in full force and effect, subject to all the provisions, conditions, limitations and restrictions therein contained.

All persons will take notice of the provisions of said act, and of the conditions,

limitations and restrictions therein contained, and be governed accordingly.

I furthermore notify all persons to particularly observe that by said act certain tracts or portions of the great reservation of the Sioux nation, in the Territory of Dakota, as described by metes and bounds, are set apart as separate and permanent reservations for the Indians receiving rations and annuities at the respective agencies therein named;

That any Indian receiving and entitled to rations and annuities at either of the agencies mentioned in this act at the time the same shall take effect, but residing upon any portion of said great reservation not included in either of the separate reservations herein established, may at his option, within one year from the time when this act shall take effect, and within one year after he has been notified of his said right of option in such manner as the Secretary of the Interior shall direct, by recording his election with the proper agent at the agency to which he belongs, have the allotment to which he would be otherwise entitled on one of said separate reserva-

tions upon the land where such Indian may then reside;
That each member of the Ponca tribe of Indians now occupying a part of the old Ponca Reservation, within the limits of the said Great Sionx Reservation, shall be entitled to allotments upon said old Pouca Reservation, in quantities as therein set forth, and that when allotments to the Ponca tribe of Indians, and to such other Indians as allotments are provided for by this act, shall have been made upon that portion of said reservation which is described in the act entitled "An act to extend the northern boundary of the State of Nebraska," approved March twenty-eight, eighteen hundred and eighty-two, the President shall, in pursuance of said act, declare that the Indian title is extinguished to all lands described in said act not so allotted hereunder, and thereupon all of said land not so allotted and included in said act of March twentyeight, eighteen hundred and eighty-two, shall be open to settlement as provided in this act;

That protection is guaranteed to such Indians as may have taken allotments either within or without the said separate reservations under the provisions of the treaty with the great Sioux nation, concluded April twenty-ninth, eighteen hundred and sixty eight; and that provision is made in said act for the release of all title on the part of said Indians receiving rations and annuities on each separate reservation to the lands described in each of the other separate reservations, and to confirm in the Indians cutitled to receive rations at each of said separate reservations, respectively, to their separate and exclusive use and benefit, all the title and interest of every name and nature secured to the different bands of the Sioux nation by said treaty of April

twenty-ninth, eighteen hundred and sixty-eight; and that said release shall not affect the title of any individual Indian to his separate allotment of land not included in any of said separate reservations, nor any agreement heretofore made with the Chicago, Milwankee and Saint Paul Railroad Company or the Dakota Central Railroad Company respecting certain lands for right of way, station grounds, etc., regarding which certain prior rights and privileges are reserved to and for the use of said railroad companies, respectively, upon the terms and conditions set forth in said act;

That it is therein provided that if any land in said Great Sioux Reservation is occupied and used by any religious society at the date of said act for the purpose of missionary or educational work among the Indians, whether situate outside of or within the limits of any of the separate reservations, the same, not exceeding one hundred and sixty acres in any one tract, shall be granted to said society for the pur-

poses and upon the terms and conditions therein named, and

Subject to all the conditions and limitations in said act contained, it is therein provided that all the lands in the Great Sioux Reservation outside of the separate reservations described in said act, except American island, Farm island, and Niobrara island, regarding which islands special provisions are therein made, and sections sixteen and thirty-six in each township thereof (which are reserved for school purposes) shall be disposed of by the United States, upon the terms, at the price, and in the manner therein set forth, to actual settlers only, under the provisions of the homestead law (except section two thousand three hundred and one thereof) and under the

law relating to townsites;

That section twenty-three of said act provides "that all persons who, between the twenty-seventh day of February, eighteen hundred and eighty-five, and the seventeenth day of April, eighteen hundred and eighty-five, in good faith, entered upon or made settlements with intent to enter the same under the homestead or pre-emption laws of the United States upon any part of the Great Sioux Reservation lying east of the Missouri river, and known as the Crow Creek and Winnebago Reservation, which, by the President's proclamation of date February twenty-seventh, eighteen hundred and eighty-five, was declared to be open to settlement, and not included in the new reservation established by section six of this act, and who, being otherwise legally entitled to make such entries, located or attempted to locate thereon homestead, pre-emption, or townsite claims by actual settlement and improvement of any portion of such lands, shall, for a period of ninety days after the proclamation of the President required to be made by this act, have a right to reenter upon said claims and procure title thereto under the homestead or pre-emption laws of the United States, and complete the same as required therein, and their said claims shall, for such time, have a preference over later entries; and when they shall have in other respects shown themselves entitled and sha'l have complied with the law regulating such entries, and as to homesteads, with the special provisions of this act, they shall be entitled to have said lands, and patents therefor shall be issued as in like cases: Provided. That pre-emption claimants shall reside on their lands the same length of time before procuring title as homestead claimants under this act. The price to be paid for townsite entries shall be such as is required by law in other cases, and shall be paid into the general fund provided for by this act.'

It is furthermore hereby made known that there has been and is hereby reserved from entry or settlement that tract of land now occupied by the agency and school

buildings at the Lower Brulé agency, to wit:

The west half of the southwest quarter of section twenty-four; the east half of the southeast quarter of section twenty-three; the west half of the northwest quarter of section twenty-five; the east half of the northeast quarter of section twenty-six, and the northwest fractional quarter of the southeast quarter of section twenty-six; all in township one hundred and four north of range seventy-two, west of the fifth prin-

cipal meridian;
That there is also reserved as aforesaid the following described tract within which the Cheyenne River Agency, school and certain other buildidgs are located, to wit: Commencing at a point in the center of the main channel of the Missouri river opposite Deep creek, about three miles south of Cheyenne river; thence due west five and one-half miles; thence due north to Cheyenne river; thence down said river to the center of the main channel thereof to a point in the center of the Missouri river due east or opposite the mouth of said Cheyenne river; thence down the center of

the main channel of the Missouni river to the place of beginning;
That in pursuance of the provisions contained in section one of said act the tract of land situate in the State of Nebraska and described in said act as follows, to wit: "Beginning at a point on the boundary line between the State of Nebraska and the Territory of Dakota, where the range line between ranges forty-four and forty-five west of the sixth principal meridian, in the Territory of Dakota, intersects said boundary dary line: thence east along said boundary line five miles; thence due south five miles; thence due west ten miles; thence due north to said boundary line; thence due east along said boundary line to the place of beginning," same is continued in a state of



reservation so long as it may be needed for the use and protection of the Indians

receiving rations and annuities at the Pine Ridge agency.

Warning is hereby also expressly given to all persons not to enter or make settlement upon any of the tracts of land specially reserved by the terms of said act, or by this proclamation, or any portion of any tracts of laud to which any individual member of either of the bands of the Great Sioux nation or the Ponca tribe of Indians shall have a preference right under the provisions of said act; and further, to in no wise interfere with the occupancy of any of said tracts by any of said Indians, or in any manner to disturb, molest, or prevent the peaceful possession of said tracts by them.

The surveys required to be made of the lands to be restored to the public domain under the provisions of the said act, and as in this proclamation set forth will be commenced and executed as early as possible.

In witness whereof I have hereunto set my hand and caused the seal of the United

States to be affixed.

Done at the City of Washington this tenth day of February, in the year of our Lord one thousand eight hundred and nivety, and of the Independence of the United States the one hundred and fourteenth.

[SEAL.]
By the President:

JAMES G. BLAINE, Secretary of State.

# CEDED LANDS OF THE SIOUX RESERVATION.

[Commissioner Groff to registers and receivers at Pierre, Chamberlain, and Huron, S. Dak., and O'Neill, Nebr., March 3, 1890.]

It has been represented to this department that there are persons who contemplate impositions on the Indians now residing upon the ceded lands of the Sioux reservation lying in your districts, and entitled at their option to take allotments of the lands where they reside, under section 13 of the act of March 2, 1889 (25 Stats., 888), by inducing the Indians to sell out to them, and thereafter appropriating to themselves the lands on which the Indians reside as settlers thereon under the provisions of said act. I desire, therefore, to call your attention to this matter, and to say to you that it is the duty and intention of this department to protect the Indians as fully as possible from any wrong or imposition by which they might be deprived of the benefit intended to be secured to them under the law, whether it have the character of open violence or some form of trickery and fraud in the specious guise of mutual agreement for exchange of values. In pursuance of this purpose, no purchase, by white persons, of the settlements or improvements of the Indians will be recognized as having any validity, and their right to take allotments of the lands on which they reside at their option will be recognized and entorced whenever claimed by them within the period of one year prescribed in said section 13, notwithstanding any pretended purchase of their improvements that may be set up against them, or any allegation that may be made of their removal from the land and abandonment thereof in favor of white claimants. The department will expect the careful, intelligent, and efficient co-operation of all its employés in this purpose. You are to this end directed to make yourselves acquainted, as far as possible, with the facts connected with the residences of the Indians on the lands in question, and otherwise prepare yourselves to extend protection to them in the discharge of your duties against any who may entertain designs against them.

You will take all means in your power to communicate the substance of these instructions to all persons concerned, that none may be in ignorance on the subject. You will endeavor to prevent any filings or entries being made in contravention of the rights of the Indians, and any filings or entries that may be made will be treated

as subject to the Indian right to take allotments as heretofore indicated.

### ABANDONED MILITARY RESERVATIONS.

The following report, containing information in regard to the abandoned military reservations, may be of some interest:

[Commissioner Groff to Secretary Noble, Washington, February 26, 1890.]

I have the honor to return herewith Senate resolution, dated December 19, 1889, asking for information as to the abandoned military reservations relinquished to the department by the War Department under the act of July 5, 1884 (23 Stats., 103), and

BENJ. HARRISON.

any act subsequent thereto, referred to this office on December 20, 1889, by Assistant Secretary Bussey, for report in duplicate; and in reply to inclose two statements, in duplicate, marked respectively A and B, which afford the desired information, as far as has been ascertained from the records of this office, except as to the reason "why the lands in such reservations are not surveyed, subdivided, appraised, and sold, and what appropriation is needed to survey said lands that the same may be disposed of as provided by law," in regard to which you are advised as follows:

Since January 20, 1887, no additional instructions have been received from the de-

Since January 20, 1887, no additional instructions have been received from the department authorizing the survey of the abandoned military reservations which have, subsequent to that date, been transferred to the custody of the department for dis-

posal under the act of July 5, 1884.

The entire appropriation of \$20,000 (per act approved March 3, 1885, 23 Stats., 499) for the survey, appraisal, and sale of abandoned military reservations was exhausted in ordering the surveys specifically authorized by departmental letter of January 20, 1887.

The only reason known to this office why all of the lauds embraced in the abandoned and relinquished military reservations, referred to in the Senate resolution, have not been surveyed, subdivided, appraised, and sold, is lack of funds out of which to pay the necessary expenses incident to compliance with the provisions of the act of July 5, 1884.

An estimate of \$8,000 for this purpose has been included in the estimates for the next fiscal year, but this sum was fixed upon with reference to expenses likely to be incurred during the fiscal year. It would probably be advisable to have an appropriation of \$20,000 if the intention is to proceed with the work to completion without having to wait for a further appropriation.

I have to state that the delay in making this report has been caused by the necessity of procuring information from the War Department as to the improvements on the several reservations.

A.—List of military reservations, or parts thereof, relinquished by the War Department to the Interior Department under the provisions of the act of Congress approved July 5, 1884 (23 Stats., 103).

Name.	Date of relinquishment.	Area in acres.	Improvements.
Whipple barracks (timber reserve),	July 22, 1884	720. 00	No improvements appear to have been transferred.
Camp Urittenden, Ariz		1 1	One building, valued at \$150. One building, value not known.
Camp Goodwin, Aris	do	5, 760. 00	No improvements appear to have been transferred.
Comm Grant Aris	do	2, 031, 70	Do.
Camp Grant, Ariz	uo	3, 000. 00	Do.
FORL Verue (Garden reserve), Ariz.	ao	3,000.00	
Fort Bidwell (portion), Cal			Six structures, valued at \$1,950 (pre- sumed to be private property).
Camp Cady, Cal	,		It was reported in 1870 that there were twelve structures; present condition not known.
Camp Independence (post reserve),	do	120. 20	No improvements appear to have been transferred.
Camp Independence (hay reserve),	do	2, 530. 18	Do.
Camp Independence (wood reserve),	do	2, 560. 00	Do.
Fort Yuma, Cal	do	5, 214. 00	Not known, but tract is reserved for Indian uses.
Fort Lyon (old), Colo	do	38, 000. 00	No improvements appear to have been transferred.
Fort Lyon (new), Colo	Nov. 25, 1889	*5, 874. 00	Improvements not yet reported by War Department.
Pagosa springs (Old Fort Lewis),	July 22, 1884	21, 838. 08	No improvements appear to have been transferred.
Pike's neek Colo	Ten 19 1990	8, 192, 00	Do.
Pike's peak, Colo	July 22, 1884	*4, 000. 00	Do.
Camp on White river, Colo	do	40, 960. 00	Twenty-one structures in all, valued at \$5,000, if sold with the land.
Fort Randall (portion), Dak	do	24, 503, 53	No improvements appear to have been transferred.
Fort Rice, Dak	4.	+109 400 00	Do.
Fort Sisseton (formerly Fort Wadsworth), Dak.			Eight brick, 6 stone, 5 frame and 3 log buildings, and board walks, all in good condition,
Dragoon barracks, L. H., Fla	Nov 19 1920	1 18	Treet has been disposed of
	Mar. 18, 1886	1.10	Do.

\* Estimated.

A .- List of military reservations, or parts thereof, relinquished, etc. - Continued.

Name.	Date of relinquishment.	Area in acres.	Improvements.
Fort Cour d'Alene (winter pasturage), Idaho.	Apr. 27, 1886	640, 00	No improvements appear to have been transferred.
Camp Three Forks, Idaho Fort Dodge (remainder), Kans	July 22, 1884 Jan12, 1885	4, 800, 00 12, 000, 00	Do. Forty-one structures in all, valued at
Fort Hays, Kans	Oct. 21, 1889	7, 600. 00	\$20,000, if sold with the land. Forty buildings, valued at \$10,050; one
Fort Wallace, Kans	July 22, 1884	8, 926. 09	bridge, valued at \$200.  Barracks, quarters, etc., valued at \$15,000, if sold with the land.
Baton Rouge barracks, La	Sept. 6, 1884	44. 17	Disposed of.
Reservation near the eastern mouth of Bayou La Fourche.	Sept. 23, 1886	*720.00	No improvements appear to have been transferred.
Reservation near the western mouth of Bayou La Fourche.	do	*700.00	Do.
Reservation on Bay plat Reservation near the western	do	100. 00 487. 98	Do. Do.
entrance to Caminada bay.  Reservation near the Pass, at the eastern end of Grand	do	*324.00	Do.
Terre island.  Reservation near the mouth of Quatre Bayon pass.		347. 46	Do.
Reservation near Bastian bay, comprising part of secs. 22, 23, and 26, and all of secs. 27	do	8 <b>92. 46</b> 1, 217. 85	Do. Do.
and 35, T. 21 S., R. 28 E.	do	1, 601. 82	<b>D</b> 0.
Reservation near Bastian bay, comprising part of secs. 14 and 15 and all of secs. 22, 23, and 24, T. 21 S., R. 27 E.	do	<b>829.</b> 77	Do.
Fort Sullivan, Me	July 22, 1884	12, 50 9, 1 <b>99, 4</b> 3	Do.
Bois Blanc island, Mich Fort Wilkins, Mich	do	148. 35	Do. Nineteen structures in all, value not known.
Island in Missouri river, Mo	do	<b>54.</b> 70	No improvements appear to have been transferred.
Fort Ellis, Mont		82, 116. 10	Twenty-four structures in all, value not known.
Fort Hartsuff. Nebr	• •	8, 251. 41	No improvements appear to have been transferred.
Fort McPherson, Nebr	Jan. 5, 1887 July 22, 1884	19, 500. 00 18, 225. 00	Do. Do.
Fort Sedgwick, Col. and Nebr	do	40, 960. 00	Do.
Carlin, Nev	Mar. 20, 1888	920.00	Do.
Fort Halleck, Nev	4.	10, 900. 98 6, 400. 00 <sup>1</sup>	Twenty structures in all, value not known.
Fort McDermit (post reserve), Nev	July 17, 1889	3, 974. 40	No improvements appear to have been transferred.  It was reported in 1879 that there were
-		9,0,2,10	25 structures upon this reservation.  Present value and condition not known.
Fort Butler, N. Mex	i	76, 800. 00	No improvements appear to have been transferred.
Fort Craig, N. Mex		24, 893, 00	Twenty-two structures in all, value not known.
Fort McRae, N. Mex. Fort Klamath (post reserve), Ore- gon.		2, 560, 00 1, 200, 00	Tract is disposed of. Twenty-five structures in all, value not known.
Fort Klamath (hay reserve), Oregon.		2, 135. 00	No improvements appear to have been transferred.
Fort Cameron, Utah. Fort Crittenden, Utah.	July 2, 1885	23, 378. 00 94, 550, 00	Du. To
Rush Lake valley, Utah	do	94, 550, 00 5, 131, 47	Do. Do.
Rush Lake valley, Utah Fort Thornburgh, Utah	do	21, 851.00	Nine structures in all; \$500 have been
Fort Colville, Wash		1, 070. 00	offered for them.  Quarters for five officers and four companies, one hospital and two storehouses, value not known.
Fort Steilacoom, Wash	July 22, 1884	280.00	Improvements appear to have been donated to Washington prior to

# A.—List of military reservations, or parts thereof, relinquished, etc.—Continued.

Name.	Date of relinquishment.	Area in acres.	Improvements.
Fort Bridger (coal reserve), Wyo	July 22, 1884	99. 17	No improvements appear to have been transferred.
Fort Fetterman (hay reserve), Wyo.	do	2, 620, 91	Do.
Fort Fetterman (post reserve), Wyo.	do	36, 495. 65	A double set of officers' quarters, bar- racks, sheds, stables, guard-house, store-houses, hospital, etc., value not known.
Fort Fetterman (new wood reserve), Wyo.	do	1, 262. 76	No improvements appear to have been transferred.
Fort Fetterman (old wood reserve), Wyo.	do	4, 706. 23	Do.
	Aug. 9, 1886	2 <b>2, 269</b> . 65	Forty-two structures in all, value not known.
Fort Fred Steele (wood reserve,) Wvo.	do	2, 568. 64	No improvements appear to have been transferred.
Fort McKinney (portion), Wyo	Jan. 10, 1889	*640.00	Do.
Fort Sanders, Wyo	Sept. 6, 1884	19, 342, 00	Do.

<sup>\*</sup> Estimated.

Lists of reservations, or parts thereof, relinquished by the War Department to the Interior Department under the provisions of the act of August 18, 1856 (11 Stats., 87).

[Said act was repealed by the act of July 5, 1884, and the reservations are, by departmental decision of May 10, 1887 (5 L. D., 632), to be disposed of under the provisions of the latter act.]

Name.	Date of relinquishment.	Area in acres.	Improvements.
Fort Brooke, Fla  Fort Jupiter, Fla  St. Augustine (hospital lot), Fla  St. Augustine (blacksmith-shop lot), Fla.	Jan. 4, 1888.  Mar. 16, 1880. Oct. 15, 1883do	148.11 9, 08 8 0. 1619 0. 12786	No improvements appear to have been transferred. Do. Do. Do.

There has been but one reservation, or part thereof, relinquished by the War Department to the Department of the Interior under any act subsequent to the act of July 5, 1884, viz:

Name.	Date of relinquishment.	Area in acres.	Improvements.
Fort Douglass (portion) Utah	Apr. 17, 1885.	151.81	None.

Said portion of this reservation was relinquished under the act of January 21, 1885 (23 Stats., 284), which allowed Charles Popper ninety days in which to make entry of the tract relinquished. Popper made entry for the tract June 17, 1885.

B-Statement showing the condition of each of the reservations named in statement A.

Whipple barracks (timber reserve), Ariz.: Surveyed and ready for appraisal. Camp Crittenden, Ariz.: Surveyed, but returns of survey not as yet examined in the field, and therefore not yet approved.

Camp Goodwin, Ariz.: Surveyed, but returns of survey not as yet examined in the

field, and therefore not yet approved.

Camp Grant, Ariz.: Surveyed, but returns of survey not as yet examined in the field, and therefore not yet approved.

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Fort Verde (garden reserve), Ariz.: Surveyed, but returns of survey not as yet examined in the field, and therefore not yet approved.

Fort Bidwell (portion), Cal.: Surveyed and ready for appraisal.

Camp Cady, Cal.: Survey, as originally authorized by the department, January 20, 1887, was ordered through the United States surveyor general, but subsequently suspended by reason of apparent exhaustion of appropriation. Under date of May 13, 1889, the surveyor-general was authorized to accept the proposal of W. H. Carlton to execute said survey, but no contract has as yet been received at this office.

Camp Independence (post reserve), Cal.: Surveyed. Entry made for this tract under the provisions of the act. Said entry has been contested and the case is now

pending before this office.

Camp Independence (hay reserve), Cal.: One hundred and sixty acres of this tract have been entered under the provisions of the act; the remainder, 2,370.18

acres, is surveyed and ready for appraisal

Camp Independence (wood reserve), Cal.: Survey as originally authorized by the department, January 20, 1887, was ordered through the United States surveyor general, but subsequently suspended by reason of apparent exhaustion of appropriation. Under date of May 13, 1889, the surveyor-general was authorized to accept the proposal of W. H. Carlton to execute said survey, but no contract has as yet been received at this office.

Fort Yuma, Cal.: Reserved for Indian uses by executive order of January 9, 1884. This reservation was placed under the control of this department on July 22, 1884, for disposal under the act of July 5, 1884; but under date of March 26, 1887, Secretary Lamar directed that the executive order of January 9, 1884, be regarded as still

iu force.

Fort Lyon (old), Colo.: Surveyed. About 7,100 acres have been entered under the provisions of the act. The remainder, 30,900 acres, is ready for appraisal.

Fort Lyon (new), Colo.: No survey has as yet been ordered by the department.

Pagosa Springs (old Fort Lewis), Colo.: Surveyed and ready for appraisal.

Pike's peak, Colo.: Unsurveyed. No survey as yet authorized by the department.

Cantonment on Uncompange (portion), Colo.: This tract was originally within the

Ute Indian Reservation, and by departmental decision of January 3, 1885 (3 L. D.,

296), is being disposed of as other "Ute lands" under the act of June 15, 1880 (21) Stat., 199).

Camp on White river, Colo.: This tract was originally within the Ute Indian Reservation, and, by departmental decision of January 3, 1885 (3 L. D., 296), is being

disposed of as other "Ute lands" under the act of June 15, 1880 (21 Stats., 199).

Fort Randall (portion), Dak.: Surveyed. About 11,162 acres have been entered under the provisions of the act. The remainder, 13,341 acres, is now ready for ap-

praisal.

Fort Rice, Dak.: Surveyed. Returns of survey examined in the field and unfavorably reported upon by Special Agent Bannister September 3, 1888. Re-examined by Special Agent Fawkner, and report submitted under date of September 18, 1889. Said report not yet acted upon.
Fort Sisseton (formerly Fort Wadsworth), Dak.: Unsurveyed. Survey not as yet

authorized by the Department.

Dragoon Barracks L. H., Fla.: Appraised and sold. Old powder-house lot, Fla.: Appraised and sold.

Fort Cour d'Alene (winter pasturage), Idaho: This tract appears to have been erroneously located on the official plats, and the surveyor-general of Idaho will be directed, as soon as practicable, to furnish corrected plats showing the true location of said abandoned reservation. No steps can be taken for its disposal until this is done.

Camp Three Forks, Idaho: Survey was authorized by departmental letter under date of January 20, 1887, but not yet ordered, owing to exhaustion of appropriation

of March 3, 1885 (23 Stats., 499), for survey, etc., of abandoned military reservations. Fort Dodge (remainder), Kans.: Surveyed. All of this tract, except 1,200 acres, is within the limits of the "Osage Indian trust lands," and under date of July 9, 1886, the district officers at Garden city, Kans., were directed to allow entries of said "Osage Indian trust lands," as provided by the act of May 28, 1880 (21 Stats., 143), with the exception of tracts upon which buildings erected by the government for military purposes are located, which latter tracts were found to be lots 3, 5, 6, and 7, sec. 3, T. 27 S., R. 24 W. By act of March 2, 1889 (25 Stats., 1012), authority was given to sell and convey to the State of Kansas the said lots, and on June 13, 1889, the same were purchased by the State.

The tract of 1,200 acres above mentioned is ready for disposal.

Fort Hays, Kans.: Under recent departmental instructions further action on said reservation has been suspended to await Congressional action regarding disposal of the lands.

Fort Wallace, Kans.: By act of October 19, 1888 (25 Stats., 612), the following provisions were made for the disposition of this tract, viz: Sec. 1 provides that a cer-

tain tract be reserved for the townsite of Wallace. Entry thereof has been made and patented. Sec. 2 authorizes the Union Pacific Railroad Company to purchase and patented. Sec. 2 authorizes the Union Patine Kahiroau company to purchase a certain tract for machine shops. Application for this purchase has been made and the local officers directed to allow the same. Sec. 3 authorizes the Wallace waterworks to purchase a 40-acre tract for its use. This has not yet been done. Sec. 4 grants 40 acres to the town for cemetery purposes. Sec. 5 provides for the appraisal and sale of the tract covered by the old Fort Wallace and the buildings thereon. The appraisal has been lately made, but not yet acted upon by this office. Sec. 6 provides that the remainder of said reservation shall be disposed of under the homestead laws. No entries have yet been allowed.

Baton Rouge barracks, La.: By act of July 12, 1886 (24 Stats., 144), the Secretary of the Interior was authorized to transfer the buildings on, and a portion of, said reservation to the Louisiana State University and Agricultural and Mechanical College, and the remainder of said reservation to the Louisville, New Orleans and Texas Railway

Company. Transfer made July 31, 1886.

Ten reservations on the Gulf coast, Louisiana: Partly surveyed and partly unsurveyed. Survey authorized by departmental letter of January 20, 1887. No survey ordered by reason of there being no United States surveyor-general for district at date of authorization, and subsequent exhaustion of appropriation of March 3, 1885 (23 Stats., 499), for survey, etc., of abandoned military reservations.

Fort Sullivan, Me.: Unsurveyed. Survey not as yet authorized by the depart-

Bois Blanc island, Mich.: Surveyed. 619.63 acres were within a private claim at the time the reservation was made. 405.55 acres have been disposed of by appraisal and sale under the provisions of the act. 5.083.93 acres have been disposed of to the State as swamp lands by departmental decision of February 25, 1889 (8 L. D., 309). 674.26 acres were decided as being covered by the school grant to the State, by departmental decision of June 5, 1889 (8 L. D., 560). The remainder, 2, 416.06 acres. has been appraised and offered, but not sold, and is now, by the terms of the act, subject to re-offering.

Fort Wilkins, Mich.: Surveyed and ready for appraisal.

Island in Missouri river, Missouri: Surveyed and ready for appraisal.

Fort Ellis, Mont.: Surveyed. Said reservation was declared by executive order of February 15, 1868. Enlarged March 1, 1870, and further enlarged, by the addition of 16,320 acres, November 25, 1873. The land added by the executive order of November 25, 1873, is within the granted limits of the Northern Pacific Railroad Company, and the said company's rights, having attached prior to the reservation for military purposes, were not impaired thereby, but merely placed in abeyance. The even-numbered sections in said tract of 16,320 acres and the remaining 15,840 acres are now ready for appraisal.

Fort Hartsuff, Nebr. : Surveyed and ready for appraisal.

Fort McPherson, Nebr.: Survey was authorized by departmental letter dated January 20, 1887, but not yet ordered, owing to exhaustion of appropriation of March 3,

1885 (23 Stats. 499), for survey, etc., of abandoned military reservations.

Camp Sheridan, Nebr.: Surveyed. By inadvertence of local officers several filings and entries were allowed upon said reservation, aggregating 7,072.52 acres. These were confirmed by the act of October 12, 1888 (25 Stats., 1201). The remainder,

11,153 acres, is ready for appraisal.

Fort Sedgwick, Colo. and Nebr.: Said reservation is within the granted limits of the Union Pacific Railroad Company, and the said company's rights to the odd numbered sections, having attached prior to the reservation for military purposes, were not impaired thereby, but merely placed in abeyance. The even-numbered sections are ready for appraisal.

Carlin, Nev.: Unsurveyed. No survey as yet authorized by the department.

Fort Halleck, Nev.: Unsurveyed. Returns of survey of said reservation were received with surveyor-general's letter of November 30, 1888, but were rejected because of failure of the surveyor to comply with the terms of the contract. Under date of December 20, 1889, the United States surveyor-general for Novada was instructed to award to a competent and reliable deputy a new contract for the survey of said reservation.

Fort McDermitt (hay reserve), Nev.: Unsurveyed. Returns of survey of said reservation were received with surveyor-general's letter of November 30, 1888, but were rejected because of failure of the surveyor to comply with the terms of the contract. Under date of December 20, 1889, the United States surveyor general for Nevada was instructed to award to a competent and reliable deputy a new contract for the survey of said reservation.

Fort McDermitt (post reserve), Nev.: Unsurveyed. No survey as yet authorized

by the department.

Fort Butler, N. Mex.: Surveyed. Said reservation is situate mostly within the

confirmed and surveyed private land grant Pablo Montoya, and also covers a small part of Baca location No. 2. The remainder, 2,765.18, is ready for appraisal.

Fort Craig, N. Mex.: Under contract for survey. No returns as yet received at this

Fort McRae, N. Mex.: Said reservation falls entirely within the patented private

land grant Armendaris No. 33, and was not excepted in the patent.

Fort Klamath (post reserve), Oregon: Unsurveyed. The greater part of said reservation is within the Klamath Indian Reservation and reverts to the said Indians. Survey of the remainder, 210 acres, not as yet authorized by the department.

Fort Klamath (hay reserve), Oregon: About 120 acres of said reservation is within the Klamath Indian Reservation and reverts to the said Indians. Survey of the

remainder, 2,015 acres, not as yet authorized by the department.

Fort Cameron, Utah: Under contract for survey. No returns as yet received at

Fort Crittenden, Utah: Under contract for survey. No returns as yet received at

Rush Lake valley, Utah: Surveyed and ready for appraisal.

Fort Thornburgh, Utah: Under contract for survey. No returns as yet received at this office.

Fort Colville, Wash.: Surveyed. Eighty acres of said reservation have been entered under the provisions of the act. The remainder, 990 acres, is ready for ap-

Fort Steilacoom, Wash.: Surveyed, 71.93 acres of said reservation have been entered under the provisions of the act. The remainder, 217.07 acres, is ready for

disposal.

Fort Bridger (coal reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fetterman (hay reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fetterman (post reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fetterman (new wood reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fetterman (old wood reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fetderman (old wood reserve), Wyo.: Surveyed and ready for appraisal.

Fort Fred Steele (post reserve), Wyo.: Surveyed. Said reservation is within the limits of the grant to the Union Pacific Railroad Company, and the said company's rights to the odd numbered sections having attached prior to the reservation for rights to the odd-numbered sections, having attached prior to the reservation for military purposes, were not impaired thereby, but merely placed in abeyance. The even-numbered sections are ready for appraisal. Under date of November 9, 1886, the Secretary of War requested that the cemetery lot, shown on the official plat of survey in the SE. 1 SE. 1, Sec. 23, T. 21 N., R. 85 W., containing 0.50 acres, be excepted from sale or transfer, and on November 20, 1886, Assistant Secretary Hawkins directed that said request be respected. directed that said request be respected.

Fort Fred Steele (wood reserve), Wyo.: But 1,283.64 acres of said reservation have been surveyed. The remainder, 1,280 acres, falls within unsurveyed townships and will be surveyed when said townships are surveyed. The surveyed portion is ready

for appraisal.

Fort McKinney (portion), Wyo.: By executive order of January 10, 1889, the eastern boundary of said reservation was withdrawn one fourth of a mile westward. A contract for the survey of the lands embraced in said strip has been approved by this of-

fice.

Fort Sanders, Wyo.: Surveyed. Said reservation is within the granted limits of the Union Pacific Railroad Company. A small portion of the reservation was reserved prior to the attachment of the said company's rights, but the rights of the company to the odd-numbered sections in the remainder of said reservation, having attached prior to said reservation, were not impaired thereby, but merely placed in abeyance. The even-numbered sections in said remainder, and the portion first named, are ready for appraisal. By act of May 28, 1888 (25 Stats., 158), the Territory of Wyoming was authorized to select and enter 640 acres within the limits of this reservation, to be used for the establishment of a fish-batchery.

Fort Brooke, Fla.: No survey or appraisal of said reservation has been made and no portion of the same disposed of, an investigation ordered by this office May 25, 1889, by direction of the Secretary under date of May 17, 1889, being now in progress at the Gainesville office, to determine the rights of some twenty-nine claimants.

Fort Jupiter, Fla.: Surveyed and ready for appraisal.

St. Augustine (hospital lot), Fla.: Surveyed and ready for appraisal.

St. Augustine (blacksmith-shop lot), Fla.: Surveyed and ready for appraisal.

Fort Douglass (portion), Utah: Disposed of under the provisions of the act authorizing its relinquishment.

## CIRCULARS AND INSTRUCTIONS.

#### HOMESTEADS.

Homestead entry-Settlement before survey-Instructions.

The right to make homestead entry under the act of May 14, 1880, acquired by a settler who dies prior to survey may be exercised by his devisee.

The case of Buxton v. Traver cited and distinguished.

[Secretary Noble to the Commissioner of the General Land Office, October 4, 1889.]

I am in receipt of your communication of the 20th ultimo, calling attention to the decision of the Supreme Court of the United States in the case of Buxton v. Traver (130 U. S., 232), which you say is interpreted by some as announcing a doctrine inconsistent with the practice of your office following the decision, allowing parties as heirs or devisees of homestead settlers the benefit of section 2269 of the Revised Statues, and of the act of May 14, 1860 (21 Stat., 140), and requesting "to be instructed (1) as to whether there is any inconsistency between the decisions of the department in reference to the subject and said decision of the Supreme Court; and (2) as to whether there should be any change in the course of this office as above indicated in dealing with this class of cases."

The case of Tobias Beckner recognized the right of a person, as devisee of a settler whose settlement was made and who died prior to survey, to make homestead entry of the tract settled upon by his devisor, and this ruling is not inconsistent with the decision of the Supreme Court in the case of Buxton r. Traver. The rule in the case of Beckner will be followed by your office.

# Homestead entry-Minor heirs-Instructions.

On the death of a homesteader, leaving adult and minor heirs, the title, under sections 2291 and 2292 of the Revised Statutes, inures to the minors to the exclusion of the adult heirs.

[Secretary Noble to the Commissioner of the General Land Office, May 9, 1890.]

Upon the receipt of yours of the 2d ultimo, in regard to sections 2291 and 2292, Revised Statutes, I referred the subject to the assistant attorney-general assigned to this department, and herewith transmit a copy of his reply, in which he expresses the opinion that the practice which has so long prevailed in the Land Office, under the two recited sections, should not be changed. In this conclusion I concur, and you will therefore proceed under these two provisions of the law as heretofore.

#### OPINION.

[Assistant Attorney-General Shields to the Secretary of the Interior, May 2, 1890.]

I am in receipt, by your reference, of a letter, dated April 2, 1890, from the Commissioner of the General Land Office, which I am requested to examine and give an opinion on the matters involved therein.

The Commissioner invites attention to the first portion of section 2291 and the whole section of 2292 of the Revised Statutes, relating to homesteads, which are as

follows

"Sec. 2291. No certificate, however, shall be given, or patent issued therefor, until the expiration of five years from the date of such entry; and if at the expiration of such time, or at any time within two years thereafter, the person making such entry; or if he be dead, his widow; or in case of her death, his heirs or devisee; or in case of a widow making such entry, her heirs or devisee, in case of her death, proves by two credible witnesses that he, she, or they have resided upon or cultivated the same for the term of five years immediately succeeding the time of filing the affidavit, and makes affidavit that no part of such land has been alienated, except as provided in section twenty-two hundred and eighty-eight, and that he, she, or they will bear true allegiance to the government of the United States; then, in such case, he, she, or they, if at that time citizens of the United States, shall be entitled to a patent, as in other cases provided by law.

"Sec. 2292. In case of the death of both father and mother, leaving an infant child or children under twenty-one years of age, the right and fee shall inure to the benefit of such infant child or children; and the executor, administrator, or guardian

may, at any time within two years after the death of the surviving parent, and in accordance with the laws of the State in which such children, for the time being have their domicile, sell the land for the benefit of such infants, but for no other purpose; and the purchaser shall acquire the absolute title by the purchase, and be entitled to a patent from the United States on the payment of the office fees and the sum of money above specified."

The Commissioner observes that the first of these sections, as quoted, provides a means whereby the heirs of a deceased homestead entryman may acquire title to the entered land without distinction as to age, and that the second section provides a means by which the homestead may inure to the benefit of the infant child or children, without the issue of patent to such child or children and without requiring

continued residence or improvements upon the land.

He states that it has been the practice of his office, in cases where there are both adult and minor heirs, to hold that the title inures to the latter to the exclusion of the former. This practice his law clerks deem to be wrong, and think that section 2292 "was intended to apply in cases where infant heirs only were found." It is not very clear whether the Commissioner means to express his own opinion on the question, or whether he merely recites, in his letter, the views and arguments of his law

clerks thereon. He concludes, however, by saying:
"In view of the practice of this office having been of long duration to exclude adult heirs, I would respectfully submit the question for your decision for the future action of this office in such cases, respectfully requesting a reply at your earliest

I have but little difficulty in forming an opinion upon the question submitted, as

the language of the sections referred to is plain and clear to my mind.

Section 2291 declares, in substance, that in case of the death of a homestead entryman before full compliance with the requirements of the law, the final certificate, to be followed by patent, at the designated time, and upon proper compliance with the prescribed conditions, shall be issued to (1) his widow, if he leave one, if not, then, (2) to his heirs or devisee. No distinction is here made as between adult and minor heirs.

Section 2292 qualifies the general provision of the preceding section, and says that in the case of the death of both parents, "leaving infant children the right and fee shall inure to the benefit of such infant child or children."

This language is direct and explicit, leaving in my mind little room for doubt as to its meaning. Under section 2291 the heirs, if of age, are entitled to the land in equal shares. But, if there be an infant child or children, section 2292 gives the entire right and fee to them alone. Against this view, it is urged that it works an injustice to the adult heirs, who, equally with the minors, should share in the estate of the parent. This might have been a forcible argument against the wisdom of enacting such a law, but the law having been enacted this department has no right to When it is remembered that the adult heirs can procure public question its wisdom. lands for themselves and in their own names by compliance with the land laws, and that minor heirs can not do so, the reason for the distinction is manifest.

Congress seems to have marked out a different rule for homesteads from that established in regard to pre-emptions. As to the latter section 2269 of the Revised Statutes provides that in case of the death of a pre-emption claimant, before entry, it shall be made in the name of the beirs, and patent shall issue to them: no distinction on account of age is mentioned. But in the legislation in relation to homesteads, not only has Congress adopted section 2292 as to ordinary homesteads, but by section 2307 it has followed the same policy in regard to soldiers' homesteads, and there conferred the right of a deceased soldier, first upon his widow, if unmarried, and, in case of her marriage or death, then "upon his minor orphan children," and none others. It may be safely assumed from this that Congress was of the opinion that it was not unwise to protect infant orphan children, even to the entire exclusion of the

It is further urged in the Commissioner's letter that the construction which has heretofore prevailed renders sections 2291 and 2292 "inharmonious and incompatible;" but it is not shown wherein, and I fail to see that they are necessarily so.

These sections were both originally included in section 2 of the act of June 21, 1886 (14 Stat., 66). Section 2291 of the Revised Statutes was the first provise of section 2 of said act, and section 2292 of the Revised Statutes was the second proviso of the same section and act—a proviso upon a proviso, a special exception carved out of the former provisions of the act.

In the construction of statutes it is a well settled rule that general words or provisions are to be restrained by particular words in a subsequent clause in the same statute, even though the particular intention is incompatible with the general intention. (Dwarris, 110.) A proviso is something engrafted upon a preceding enactment and is legitimately used for the purpose of taking special cases out of the general enactments, and providing specially for them. And, even where the provise is repugnant to the purview of the act, the provise will prevail. (Ib., 118.)

"And so, where there are in an act specific provisions relating to a particular subject, they must govern, as against general provisions in other parts of the statute, although the latter, standing alone, would be broad enough to include the subject to which the more particular provisions relate. (Endlich on Statutes, 288.)"

The intention of Congress as conveyed by the language of the two sections is clearly as indicated. I am therefore of the opinion that the practice which has so long prevailed in the Land Office, under the two recited sections of the Revised Statutes,

should not be changed.

#### TIMBER CULTURE.

# Timber culture entry-Final proof-Instructions.

In computing the period of cultivation required in timber culture final proof, the rule should govern which was in force at the time the entry was made.

In entries made under the ruling that prevailed prior to the circular of June 27, 1887, the time allowed by the statute for the preparation of the land and planting of the trees may be computed as a part of the eight years of cultivation required by the statute; but under entries made after the change of ruling, as announced in said circular, the period of cultivation should be computed from the time when the full acreage of trees, seeds, or cuttings was planted. The case of Henry Hooper modified.

[Secretary Noble to Acting Commissioner Stone, July 16, 1889.]

In reply to yours of the 10th instant suggesting a change of rule in timber culture cases I herewith transmit to you acopy of an opinion of the First Assistant Secretary, which I have examined and approved, whereby it will appear to you that no change of the rule is necessary. The rule requires that the eight years of cultivation must be computed from the time the required acreage of trees, seeds, or cuttings are planted. But if the entry was made under rulings of the department in force when the application was made that ruling should be allowed to stand and control the case. a rule is changed it has all the force of law, and acts done under it while it is in force must be regarded as legal. It will thus appear that the hardships complained of by you are avoided by the construction of the rule formerly existing, or are rather to be attributed to the statute itself, over which this department has no control. It is desirable to be liberal, as I have often instructed you, in all these matters pertaining to the Land Office; but this must not go to the extent of disobeying the statute.

#### OPINION.

#### [ Assistant Secretary Chandler to the Secretary of the Interior.]

I have had occasion to give this timber-culture act some consideration, and, in order to properly express my views, it will be necessary to call your attention to some parts thereof.

The act is that of June 14, 1878, (20 Stat., 113) and that part thereof necessary for

your consideration in section 1 reads as follows:

"That any person who is the head of a family, or who has arrived at the age of twenty-one years, and is a citizen of the United States, or who shall have filed his declaration of intention to become such, as required by the naturalization laws of the United States, who shall plant, protect, and keep in healthy, growing condition for eight years ten acres of timber on any quarter section of any of the public lands of the United States, or five acres of any legal subdivision of eighty acres, or two and a half acres on any legal subdivision of forty acres or less, shall be entitled to a patent for the whole of said quarter section, or of such legal subdivision of eighty or forty acres, or fractional subdivision of less than forty acres, as the case may be, at the expiration of said eight years on making proof, etc."

Section 2 prescribes the form of the affidavit, the amount to be paid upon the filing of

the affidavit, the number of acres to be broken and plowed the first, second, and third years; and then provides "that no final certificate shall be given, or patent issued for the land so ent red until the expiration of eight years from the date of entry; and if at the expiration of such time, or at any time within five years thereafter, the person making such entry, or, if he or she be dead, his or her heirs, or legal representatives, shall prove by two creditable witnesses that he, or she, or they have planted, and for not less than eight years, have cultivated and protected such quantity and character of trees as aforesaid, and not less than 2700 trees were planted on each acre, and at the

time of making such proof that there shall then be growing at least 675 living and

thrifty trees to each acre, they shall receive a patent to such tract, etc."

In construing these provisions the department in the case of Benjamin F. Lake (2 L. D., 309) held the preparation of land and planting of trees are acts of cultivation, and the time actually so employed should be computed as a part of the eight years required in the timber-culture cases, quoting from the circular of instructions issued by Commissioner MacFarland to registers and receivers, dated February 1, 1882 (1 L. D., 638), and holding that one half the trees must have actually been growing for five years, and the remaining half for four years to conform to the terms of the act; and that, on the theory that in the second section of the act it is provided that "the party making an entry of a quarter section under the provisions of this act shall be required to break or plow five acres covered thereby the first year, five acres the second year, and to cultivate to crop or otherwise the five acres broken or plowed the first year, and to plant in timber, seeds, or cuttings the five acres first broken or plowed, and to cultivate and put in crop the remaining five acres, and the fourth year to plant in timber, seeds, or cuttings the remaining five acres, "this would within the eight years keep the first planting growing five years, and the second planting four years; and in the case of Charles E. Patterson (3 L. D., 260) this same rule and doctrine was followed, as it is likewise recognized in the case of Peter Christofferson (3 L. D., 329). This rule was followed by the department from that time up until June 27, 1887, when Commissioner Sparks, by circular of that date to registers and receivers (6 L. D., 280), directed: "In computing the period of cultivation, the time runs from the date when the total number of trees, seeds, or cuttings required by the act are planted."

Following this circular is the case of Henry Hooper (6 L. D., 624), in which are reviewed all these decisions heretofore cited, and in construing the act, the following

conclusions are reached:

The eight years of cultivation required under the timber-culture law must be computed from the time the required acreage of trees, seeds, or cuttings is planted; and this construction was followed and adopted in the case of Charles N. Smith (7 L. D., 231), and also in the case of John N. Lindback, decided July 1, 18-9 (not reported).

I am fully satisfied that these later decisions which are complained of in this letter are the correct exposition of the law, for the first section of the act requires the applicant to "plant, protect, and keep in a healthy, growing condition for eight years 10 acres of timber." Clearly, this language imports and requires this area to be growing during this period, as trees could not be kept in a healthy, growing condition that

were not planted and in existence.

Turning to section 2, this conclusion gains strength by the proviso "that he, or she, or they have planted, and for not less than eight years have cultivated and protected, such quantity and character of trees as aforesaid." It can not be disputed that "such quantity and character of trees as aforesaid." It can not be disputed that "such quantity and character of trees as aforesaid." It can not be disputed that 10 acres be cultivated and protected for the full period of eight years; and this is borne out by the further proviso that, if the entry is not completed at the expiration of eight years, five years thereafter is given the applicant within which to complete the same, so that the entryman really has thirteen years, if he chooses to avail himself thereof, within which to comply with the law. I have no doubt, if he plants the required area the first year, that then the entry may be made within eight years thereafter, but I am fully satisfied that it was the intent and purpose of Congress to require the claimant to cultivate the trees for eight years, deeming that at the end of that period the young timber would be able to protect itself without further cultivation. While all this is true, yet it seems to me that, inasmuch as the department, from the time of the passage of the bill up to the circular of the date of June 27, 1887, erroneously construed the true spirit and intent of the act, and in pursuance thereof, numerous entries have been made under the law as thus promulgated, amounting to some twenty-five hundred or more, that such entries should be protected under the construction thus given the act, giving such construction all the force and effect of law. Were it not so, great wrong and inconvenience would result.

In this character of entries it has been repeatedly held that, if the entry is made under rulings of this department in force when the application is made, it should be allowed to stand. Until a rule is changed it has all the force of law, and acts done under it while it is in force must be regarded as legal. James Spencer, (6 L. D., 217); Miner v. Marriott et al. (2 L. D., 709); David B. Dole (3 L. D., 214); Henry W. Fuss (5 L. D., 167); Allen v. Cooley (5 L. D., 261); Kelly v. Halvorson (6 L. D., 225). Believing that justice would be subserved by following the rule of the department

Believing that justice would be subserved by following the rule of the department in force at the time these entries were made, I think the case of Henry Hooper (6 L. D., 624), referred to, should be so far modified as to hold that all entries made under the act, as construed from February 1, 1882, up to June 27, 1887, should pass to patent; and that all entries made after the announcement of that doctrine should be governed and controlled by the principles therein enunciated. To do this, fully,

fairly, and equitably protects the interest of those who acted under the old regime, and only requires those who have made timber-culture entries since the law has been correctly stated, as I believe, to comply with its plain provisions and fairly observe its spirit and intent.

Circular-Timber-culture final proof.

[Commissioner Groff to registers and receivers, December 3, 1889.]

The requirement of circular of June 27, approved July 12, 1887 (6 L. D., 280), as to publication of notice of intention to make final proof on timber culture entries, will not be insisted on in cases where the original entry was made prior to September 15, 1887. All entries made prior to this date will be adjudicated in accordance with instructions in force prior to the promulgation of said circular approved July 12, 1887. Approved:

GEO. CHANDLER. Acting Secretary.

#### DESERT ENTRIES.

#### Desert entry—Final proof—Instructions.

Under desert entries made prior to the circular regulations of June 27, 1887, the final proof will be held sufficient if in compliance with the regulations in force at the time the initial entry was made.

[Acting Secretary Chandler to Acting Commissioner Stone, August 18, 1889.]

Upon a reconsideration of the question submitted by your communication of the 17th ultimo, inquiring whether persons who had made entry under the desert-land act prior to the issuance of the circular of June 27, 1887 (5 L. D., 708), but who have offered proof thereon since that date, shall be required, in making such proof, to comply with the provisions of said circular, or whether their proof shall be deemed sufficient in case it complies with the regulations existing at the time when the entries were made, I am of the opinion that said rule should not be applied to such cases. It seems to me that to require the entryman to attend in person at the local office at the time of making final proof would be to impose additional burdens that were not required by the rules and regulations of the department when said entry was made. I therefore concur in your suggestion that all original entries made prior to the issuance of said circular of June 27, 1887, should be adjudicated according to the regulations then existing. The decision of July 23, 1889, is therefore hereby revoked.

Circular-Final proof-Desert entry.

[Commissioner Groff to registers and receivers, December 3, 1889.]

The requirement of circular approved June 27, 1887, (5 L. D., 708), as to publication of notice of intention to make final proof in desert land entries, will not be insisted on in cases where the original entry was made prior to August 1, 1887. All entries made prior to that date will be adjudicated in accordance with instructions in force prior to the promulgation of said circular approved June 27, 1887. Approved

GEO. CHANDLER,

Acting Secretary.

## TIMBER AND STONE.

#### Timber and stone act—Final proof—Instructions.

An application to purchase under the act of June 3. 1878, does not effect a segregation of the land cov-

ered thereby.

The publication of intention to purchase under said act prevents the land from being entered by another pending consideration thereof; but until said application is finally allowed the applicant has no right to or control over the land covered thereby.

The departmental regulation requiring the submission of proof within ninety days from date of the published notice may be waived where the pressure of business in the local office requires such action.

[Acting Secretary Chandler to the Commissioner of the General Land Office, August 22, 1889.]

From your letter of the 19th instant, inclosing draught of a proposed letter to the local officers at Seattle, Wash. Ty., it appears that certain irregularities in final proof proceedings under the timber and stone act of June 3, 1878 (20 Stat., 59), have occurred at said land office.

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The third section of said act provides:

"That upon the filing of said statement, as provided in the second section of this act, the register of the land office shall post a notice of such application, embracing a description of the land by legal subdivisions, in his office, for a period of sixty days, and shall furnish the applicant a copy of the same for publication, at the expense of such applicant, in a newspaper published nearest the location of the premises, for a like period of time; and after the expiration of the said sixty days, if no adverse claim shall have been filed, the person desiring to purchase shall furnish to the register of the land office satisfactory evidence," etc.

On May 1, 1880, your office issued a circular under this act (2 C. L. L., 1458), wherein

it was said :

"It has come to the knowledge of this office that many persons have taken the preliminary steps above indicated up to the point of making proof and payment, but have failed in the last essential particular. In effect they withdraw the land from market on your records by making the application, sworn statement, and publication, and then denude the land of its timber, the tract becomes valueless, and entry is not made.

"It is clear that proof and payment should be made within a reasonable time after the expiration of sixty days from date of first publication of the notice of applica-

"You are therefore instructed to notify each claimant under said act that he is required to make the necessary proof and payment within ninety days from date of his original application. Should the claimant fail to meet this requirement within the period named, you will write the word 'canceled' on his application, giving date thereof, and noting the same on your records."

This requirement that proof and payment should be made within ninety days from date of the application was not carried into the general circulars of October 1, 1880, and March 1, 1884; but in the circular approved by the department July 16, 1887 (6

L. D., 114), it was said:

"The published notice required by the third section of the act must state the time and place when, and name the officer before whom, the party intends to offer proof, which must be after the expiration of the sixty days of publication and before ninety days from the date of the published notice. Where proof is not made before the expiration of said nivety days the register and receiver will cancel the filing upon their records and notify this office accordingly, as prescribed by instructions of May 1, 1880."

This requirement was carried into the general circular of January 1, 1889 (see page 40), and is now a subsisting regulation adopted by your office and approved by

the department.

It appears, however, that at the Seattle office a large number of cases are suspended where the proof was made after the expiration of the said ninety days; and that some thirteen hundred applications are pending wherein the dates for making proof are set for periods in the future, the latest as far off as February 21, 1891, and that this condition of affairs arises from the inability of the local office, under the pressure of other business and the large number of these applications, to apply the ninety-day

You call attention to the fact that under existing regulations the date of the notice and the date of making proof are placed under the control of the register, and, if the latter is fixed for a period more than ninety days after the former, the register

is responsible therefor and not the applicant.

Taking this view of the case, and finding no statutory inhibition against such course, you propose to waive the ninety-day requirement so far as it affects pending proofs and applications at the Seattle office, and direct that in the future due care shall be taken to have the date of making proof fixed at a period as near to the date of the original application as the pressure of business will admit, but not necessarily within ninety days.

This course of procedure meets with the approval of the department, and the inability of this local office to carry into execution the requirement under considera-

tion suggests the advisability of revoking it outright.

The reason for the circular of May 1, 1880, is not sound. An application to purchase under the act of June 3, 1878, does not operate as a segregation of the land covered thereby. (Smith v. Martin, 2 L. D., 333; Capprise v. White, 4 L. D., 176; Henry A. Frederick, 8 L. D., 414.) It is true that, as ruled in the Frederick case, the publication of intention to purchase would prevent the land from being entered by another pending consideration of such application, but until the final allowance of said application the applicant has no right to or control over the land covered thereby.

Again, under the circulars issued prior to that of July 16, 1887, there was no requirement that the notice should specify the exact date when the proof would be made. The proof was to be made some time after the sixty days and before the ninety

days. Now, under present regulations, the notice must name the date when the proof will be made, and the day for such act must be selected by the register, who is limited in his choice to some day after the sixty days and before the ninety days. The impracticability of this requirement is well illustrated by the condition of business in the Seattle office.

Under these considerations I have to request that you will please report to the department upon the advisability of striking out the ninety-day requirement from the regulations now in force; and that, if this course seems advisable to you, you will prepare and submit to the department an appropriate amendment to said regulations, whereby it will be within the power and discretion of the local office to fix the date of making these proofs at such a time, after due publication of notice, as the business of such office may permit.

#### CIRCULAR.

[Acting Commissioner Stone to the registers and receivers in California, Oregon, Nevada, and Washington Territory, September 5, 1889.]

By circular of May 1, 1880 (C. L. O. 7, p. 52), under the timber and stone act of June 3, 1878 (20 stat., 89), this office instructed the registers and receivers of the proper district land offices that claimants under said act would be required, after the proper publication for sixty days, as prescribed in the act, to make the necessary proof and payment within ninety days from date of their original applications, and that in default of the proof and payment at the expiration of the ninety days the applications would be canceled. It appears that up to that date there had been no regulation for restricting the claimant as to the time within which he should make proof and payment for the land, and it was deemed proper by said circular to fix a reasonable limit therefor. By subsequent circular of July 16, 1887 (6 L. D., 114), this regulation was renewed, with added regulations, by which the registers and receivers were directed that in the notice to be furnished by the register to the applicant for publication the time and place for making proof and payment should be specified. The regulations of the latter circular were reproduced in the general circular of this office of January 1, 1889.

Cases having arisen in the Seattle, Wash. T., land district, in which it was found impracticable, from the pressure of business under the various laws for the disposal of the public lands, for the district land officers to properly consider and act upon all the cases arising under the said act within the period of ninety days, as prescribed, the matter was submitted for the consideration of the Secretary of the Interior, and an expression of his views elicited, as per letter from the Acting Secretary to this office of the 22d ultimo. Concurring with the views therein expressed, I am of opinion that the ninety days' regulation referred to should not be longer continued, and it is hereby dispensed with. The registers will hereafter fix the date for making proof and payment in the notices furnished by them, in this class of cases, at a reasonable time after due publication, having due regard to the exigencies of busi-

ness at their respective offices.

Approved:

GEO. CHANDLER,

Acting Secretary of the Interior.

# MISCELLANEOUS.

Rules to be observed in passing on final proofs.

DEPARTMENT OF THE INTERIOR,
GENERAL LAND OFFICE,
Washington, D. C., July 17, 1889.

Rules 1, 2, 3, and 4 of the circular of February 19, 1887, approved February 21, 1887

are hereby modified to read as follows, viz:

(1) Final proofs in all cases where the same are required by the general land laws or regulations of the department must be taken in accordance with the published notice; provided, however, that such testimony may be taken within ten days following the time advertised in cases where accident or unavoidable delays have prevented the applicant or his witnesses from making such proof on the day specified. (Section 7 of the act of March 2, 1859, 25 Statutes, 854).

(2) Where final proof or any part thereof has not been taken on the day advertised, or within ten days thereafter, under the exception and as required in rule 1, you will direct new advertisement to be made; and if no protest or objection is then filed, the

proof theretofore submitted, if in compliance with the law in other respects, may be

(3) If the testimony of either claimant or witness is taken at a different place than that advertised, you will require new advertisement for the proof to be taken at such place as you may deem advisable; and if no protest or objection is then filed, the proof theretofore submitted, if regular in all other respects, may be accepted without further testimony.

(4) When a witness not named in the advertisement is substituted for an advertised witness, unless two of the advertised witnesses testify, require new advertisement of the names of the witnesses who do testify, at such time and place as you may direct; and if no protest or objection is then filed, the proof theretofore submitted, if satisfactory in all other respects, may be accepted.

(5) Where final proof is taken before an officer not named in the advertisement, it

may be accepted if otherwise sufficient, provided that the proof is taken at the time and place designated in the printed notice, or within ten days thereafter under the exceptions provided in rule 1; and provided, further, that both the officer advertised to take such proof and the officer taking the same shall officially certify that no protest was at any time filed before him against the claimant's entry

(6) The certification of the declaration to become a citizen of the United States, or other evidence necessary to establish citizenship, should be received only when made under the hand and seal of the clerk of the court in which such papers appear of record. But where it is shown that the judicial record has been lost or destroyed, the proof of such citizenship may be established by the rules governing the introduc-

tion of secondary evidence.

(7) When proof is made before the register or receiver and the final certificate does not bear the date of the proof, and the record contains no reason therefor, require of the register and receiver an explanation thereof; and if the delay was caused by a failure to tender the money or other consideration at the time of making the proof, require additional evidence to show that the claimant had not, at the date of the certificate, transferred the land, which evidence may consist of the claimant's affidavit taken before some officer authorized to administer caths.

(8) When proof is made before any other officer than the register or receiver, allow a reasonable time for a prompt transmission of the papers to the district land office, and if any longer interval is shown between date of proof and date of certificate (if proof is otherwise sufficient and the record contains no reason for the delay), require of the register and receiver an explanation thereof; and if such delay was caused by the fault of the claimant, require the same additional evidence as pre-

scribed under rule 7.

(9) Where the final proof has been accepted by the local office prior to the promulgation of said circular of February 19, 1867, if in all other respects satisfactory, except that it was not taken as advertised, the cases may be submitted to the board of equitable adjudication for its consideration.

Nothing herein shall be construed to affect proofs taken under and conforming to

prior rules and regulations.

W. M. STONE. Acting Commissioner.

Approved July 17, 1889: JOHN W. NOBLE, Secretary.

[Acting Commissioner Stone to registers and receivers, United States district land offices, September, 19, 1889.]

In addition to and explanatory of the circular issued by this office on the 8th of March last (8 L. D., 314), in regard to the act of March 2, 1889 (25 Stat., 854), for your information and the information of settlers who apply for leave of absence from the tracts covered by their several settlements, under the third section of said act, and other parties interested, it is hereby directed that any settler so applying shall submit with his application to the register and receiver of the proper land office his affidavit, corroborated by the affidavits of disinterested witnesses, setting forth the following facts, viz:

(1) The character and date of the entry, date of establishing residence upon land,

and what improvements have been made thereon by the applicant.

(2) How much of the land has been cultivated by the applicant, and for what period of time.

(3) In case of failure or injury to crop, what crops have failed or been injured or destroyed, to what extent, and the cause thereof.

(4) In case of sickness, what disease or injury, and to what extent claimant is

prevented thereby from continuing upon the land; and, if practicable, a certificate from a reliable physician should be furnished.

(5) In case of "other unavoidable casualty," the character, cause, and extent of

such casualty, and its effect upon the land or the claimant.

(6) In each case full particulars upon which intelligent action may be based by the register and receiver.

(7) The dates from which and to which leave of absence is asked.

(7) The dates from which and to which reave of absence of the control of the foregoing is not to be understood as imposing restrictions upon settlers over the foregoing is not to be understood as imposing restrictions therein prescribed and above what the statute contains, or to modify the conditions therein prescribed for the enjoyment of the right, but merely to inclicate what facts should be set forth in the required affidavits, leaving with the registers and receivers of the several district offices the duty of making application of the law to the particular cases presented, subject, of course, to the supervisory authority of the department.

Approved:

JOHN W. NOBLE, Secretary of the Interior.

[Commissioner Groff to registers and receivers, United States land offices, February 18, 1890.]

Where parties apply to make entries under section 2306, United States Revised Statutes, claiming, by virtue of service in the army or navy of the United States during the late civil war, and of having made a homestead entry for less than 160 acres prior to the 22d of June, 1874, and the right claimed is not certified by this office, after examination, under circular of May 17, 1877, and the certificate presented to you in support of the claim, I have to direct that, before taking final action on the claim, you forward the papers to this office for examination in connection with the official records, after making the notations on your records necessary to show the pendency of the application, and the consequent segregation of the land, so as to prevent any adverse appropriation before the application is finally acted upon, and await instructions before taking any further action in the case.

#### FINAL PROOF AND PAYMENT.

[To register and receiver, Huron, S. Dak., February 26, 1890.]

I have received the register's letter of the 18th instant, in which he asks certain

questions, which are stated below, with my answers, as follows, viz:

(1) "If claimants fail to pay for proof on day of filing same, must it be rejected, and if rejected by the register and receiver have they the right and power to open it up and pass to record, after a compliance with the law at a subsequent date without orders or authority from the Commissioner?"

Answer. I refer you, in reply, to paragraph 19, on page 45, of circular of January 1, 1889, prescribing a rule on the subject, which is established by the authority of the head of the department and obligatory upon this office and all subordinates, and which forbids registers and receivers to accept or receive proof without proper payment. Should proof be offered without such payment, but after proper notice, and without protest or objection, and be rejected by you, in obedience to the rule referred to, and should it be subsequently again submitted, with tender of the proper payment within a reasonable time, accompanied with an affidavit of explanation, showing a good reason for the failure to tender the money at first, sufficient to satisfy the register and receiver of the good faith of the claimant, and showing that he has continued to reside upon the land, and that he has not alienated or agreed to alienate the same, up to the date of the offer of the money, I am of opinion that they may accept the proof and money, permitting the entry to go to record, without awaiting prior orders of authority from this office. In such cases, however, all the papers therein should be transmitted to me, in a special report, for consideration.

(2) "In case a proof is rejected for any sufficient cause, have the register and re-

ceiver the power to open it up, cure the same, and pass to record?"

Answer. If the proof is rejected for any cause not affecting the good faith of the claimant, or his actual compliance with the legal conditions, and is subsequently again presented with a supplemental showing sufficient to cure or remove the defect and to satisfy the register and receiver that the entry may be properly allowed, I am of the opinion that they may accept it without interposing technical delays or objections, under the same conditions stated in answer to the first question. [Order to chiefs of divisions.]

DEPARTMENT OF THE INTERIOR. GENERAL LAND OFFICE, Washington, D. C., April 2, 1890.

In view of the provisions of the act of Congress, approved October 2, 1888 (U. S. Stats., 25, p. 526), and to afford time for more careful consideration of the points involved in the construction thereof, it is hereby directed that until further orders no final entries within what are known as the arid regions of the United States shall be approved, in which the inception of the right was subsequent to October 2, 1888.

LEWIS A. GROFF.

DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE, Washington, D. C., April 10, 1890.

The following rules are hereby established, with the concurrence of the Secretary of the Interior and Attorney-General, as additional to the regulations in accordance with which suspended claims are decided under sections 2450 to 2457, Revised

- Statutes, as amended by the act of Congress of February 27, 1877, viz:
  31. All pre-emption, homestead, commutation of homestead, and timber culture entries, in which final proof has been made, and in which compliance with one or more legal requirements with reference to the final proof notice or in other respects does not appear in the papers, because of the neglect or inattention of the district land officers in allowing the final proof and payment to be made notwithstanding such defect, but where, in fact, notice was given, and in which no adverse claim appears, and the existing testimony shows a substantial, bona fide compliance with the law as to residence and improvements in pre-emption, homestead, and commutation of homestead entries, or as to the required planting, cultivating, and protecting of the timber in timber-culture entries, or where such facts were satisfactorily shown to the district land officers by proof which was lost in transmission to the General Land Office, and can not now be renewed by reason of the death of witnesses, or other cause.
- 32. All homestead and timber-culture entries in which the party has shown good faith and a substantial compliance with the legal requirements of residence and cultivation of the land in homestead entries, or the required planting, cultivating, and protecting of the timber in timber-culture entries, but in which the party did not, through ignorance of the law, declare his intention to become a citizen of the United States until after he had made his entry, or, in homestead entries, did not from like cause perfect citizenship until after the making of final proof, and in which there is no adverse claim.
- 33. All homestead and timber-culture entries in which good faith appears and a substantial compliance with law, and in which there is no adverse claim, but in which full compliance with law was not effected, or final proof made within the period prescribed, or residence established on the land in homestead entries within the time fixed therefor by statute, or official regulation based thereon, and in which such failure was caused by ignorance of the law, by accident or mistake, by sickness of the party or his family, or by any other obstacle which he could not control.

LEWIS A. GROFF. Commissioner of the General Land Office.

We concur in the foregoing additional rules.

JOHN W. NOBLE, Secretary of the Interior. W. H. H. MILLER. Attorney-General.

APRIL 24, 1890.

[Commissioner Groff to registers and receivers, United States land offices, June 25, 1890.]

Your attention is called to the provisions of an act of Congress entitled "An act to amend section twenty-two hundred and ninety-four of the Revised Statutes of the United States, and for other purposes," approved May 26, 1890, a copy of which is hereto attached.

The second paragraph refers to the preliminary affidavits, no affidavite, however, being required when a pre-emption declaratory statement is filed.

Under its provisions said affidavits, when the applicant is prevented by reason of

distance, bodily infirmity, or other good cause from personal attendance at the local land office, whether he is residing on the land or not, may be made before the clerk of a court of record for the county in which the land is situated, or any commissioner of the United States circuit court having jurisdiction over the county in which the land is situated.

The third paragraph refers to final proofs and affidavits required to be made under the homestead, pre-emption, timber-culture, and desert-land laws, and provides that said proofs and affidavits may be made before any commissioner of the United States circuit court having jurisdiction over the county in which the lands are situated, or before the judge or clerk (not necessarily the clerk in the absence of the judge) of any court of record of the county or parish in which the lands are situated.

The remaining paragraphs relate to the fees which may be charged by officers other than the local officers before whom proofs may be made, but do not affect the laws

governing the fees which may be charged by the local officers.

Approved:
JOHN W. NOBLE, Secretary.

## [Public-No. 132.]

AN ACT to amend section twenty-two hundred and ninety-four of the Revised Statutes of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-two hundred and ninety-four of the Revised Statutes be, and the same is hereby, amended so that it will read as fol-

SEC. 2294. In any case in which the applicant for the benefit of the homestead, preemption, timber culture, or desert-land law is prevented, by reason of distance, bodily infirmity, or other good cause, from personal attendance at the district land office, he or she may make the affidavit required by law before any commissioner of the United States circuit court or the clerk of a court of record for the county in which the land is situated, and transmit the same, with the fee and commission, to the register and receiver.

That the proof of settlement, residence, occupation, cultivation, irrigation, or re-clamation, the affidavit of non-alienation, the oath of allegiance, and all other affidavits required to be made under the homestead, pre-emption, timber-culture, and desert-land laws, may be made before any commissioner of the United States circuit court, or before the judge or clerk of any court of record of the county or parish in which the lands are situated; and the proof, affidavit, and oath, when so made and which the lands are studyed; and the proof, and with, and oath, when so made and duly subscribed, shall have the same force and effect as if made before the register and receiver, when transmitted to them, with the fee and commission allowed and required by law. That if any witness making such proof, or any applicant making any such affidavit or oath, shall knowingly, willfully, and corruptly swear falsely to any material matter contained in said proofs, affidavits, or oaths, he shall be deemed guilty of perjury, and shall be liable to the same pains and penalty as if he had sworn falsely before the register. That the fees for entries and for final proofs, when made before any other officer than the register and receiver, shall be as follows:

For each affidavit, twenty-five cents.

For each deposition of claimant or witness, when not prepared by the officer, twentyfive cents.

For each deposition of claimant or witness prepared by the officer, one dollar.

Any officer demanding or receiving a greater sum for such service shall be guilty of a misdemeanor, and, upon conviction, shall be punished for each offense by a fine not exceeding one hundred dollars.

Approved May 26, 1890.

#### ARID LANDS.

[To register and receiver, Independence, Cal., August 29, 1889.]

Filings allowed for lands that may be selected as sites for reservoirs, ditches, or canals, or lands susceptible of irrigation thereby, will be at the risk of the parties filing, under the act of October 2, 1888, and circular of August 5, 1889.

#### FINAL PROOF NOTICES.

[To register and receiver, Los Angeles, Cal., May 9, 1890.]

The act of March 3, 1879, requires that such notices (final proof) shall be published in a newspaper to be designated by the register as nearest the land. plication is made to publish such notices by any newspaper that you do not consider bona fide, and having an actual and legitimate circulation, you can require affidavite from the publishers to establish the facts, and if then in doubt the matter should be referred to this office for instruction.

[To register and receiver, Neligh, Nebr., May 22, 1890.]

In relation to the publication of final proof notices in a newspaper at Amelia, Nebr., I have to refer you to the circular instructions of this office of July 31, 1884, in which you are required to satisfy yourselves as to the character and bona fides of the paper in which the notices should be published.

Proper affidavits to establish the facts desired should be called for, and if glaring and inexcusable blunders are made in the description of the lands or other particulars, whereby the notice should require to be republished, causing inconvenience and delay to the settler, your action in refusing to give notices to such papers would be

sustained by this office.

But prior to taking such action you will submit full and specific proof, supported by affidavits if advisable, and ask for specific instructions. The law in relation to these publications should be your guide, and only in cases where the plain purpose of the law is not subserved to the full extent required should there be any question in the matter.

(1) Additional entry act of March 2 1889.—The rule of approximation which governs in original entries also governs in additional entries under the act of March 2, 1889. An applicant under said act is required to pay for any excess of area over 160 acres contained in both the original and additional entry. (To the register and receiver, Huron, Dak., September 23, 1889.)

(2) Meandered stream.—A homestead entry should not be allowed to embrace land on both sides of a meandered stream. (To register and receiver, Guthrie, Ind. T.,

December 4, 1889.)

(3) Widow of a soldier who filed a homestead declaratory statement.—The widow of a soldier who had filed a homestead declaratory statement may make homestead entry of the tract covered thereby, subject to compliance with section 2291, United States Revised Statutes. (To George B. Cock, M. D., Canton, Ohio, December 6, 1889.)

(4) Married woman act of March 2, 18-9.—A married woman can not make a homestead entry under the act of March 2, 1889. (To register and receiver, Chadron, Nebr.,

April 2, 1890.)

(5) Agent—soldier's homestead declaratory statement.—One person may act as agent for several claimants, but if any unfair advantage is attempted by such agent, it rests in the discretion of the local officers to guard against any such wrongful attempts by any means consistent with the statutory rights of the parties. (To register and receiver, Wausau, Wis., April 29, 1890.)

#### NEW LAND DISTRICTS, CHANGES IN BOUNDARIES, ETC.

No. 928 .- Notice of change of boundaries of the Larned land district, in the State of Kaneas.

Notice is hereby given that the President of the United States, by executive order dated August 2, 1889, has, pursuant to law, directed that all that portion of the former Wichita land district, in Kansas, which was consolidated with the Topeka land district by executive order of February 19, 1889, except the counties of Butler and Cowley, in said district, be and the same are hereby transferred from the Topeka land district to the Larned land district, in the State of Kansas.

Further notice of the precise time when the land officers at Larned will be in readiness to receive applications for the lands hereby transferred will be given by the reg-

ister and receiver by publication.

Given under my hand at the city of Washington this 3d day of August, A. D. 1889. By the President:

W. M. STONE, Acting Commissioner of the General Land Office.

No. 929.—Notice of the transfer of certain townships from the Independence to the Stockton land district, in the State of California.

Notice is hereby given that the President of the United States, by executive order dated the 27th day of September, 1889, has directed, under the provisions of section 2253, Revised Statutes, that townships 1, 2, 3, and 4, south of range 22 east, Mount Diablo B. and M., now included in the Independence land district, in the State of California, be and the same are hereby transferred to and included in the Stockton land district, in said State.

The register and receiver at Independence will give further notice by publication of the precise date when they will turn over to the officers at Stockton all the records for the land transferred.

Given under my hand at the city of Washington this 1st day of October, A. D. 1889.

By the President:

LEWIS A. GROFF, Commissioner of the General Land Office.

No. 930.—Notice of the change of boundaries of certain land districts, in the States of North Dakota and South Dakota.

Notice is hereby given that the President of the United States, by executive order dated December 3, 1889, has, pursuant to law, directed that certain changes be made

in the boundaries of land districts, as follows:

All the lands embraced in townships 129 north of ranges 47 to 66 west, inclusive, now constituting a part of the Aberdeen and Watertown land districts, are hereby transferred and attached to the Fargo land district, in the State of North Dakota, and all the lands embraced in township 129 north of ranges from and including range 67 west, to the Missouri river, now constituting a part of the Aberdeen land district, are hereby transferred and attached to the Bismarck land district, in the State of North Dakota.

Further notice of the precise time when the changes herein directed will be carried into effect will be given by the land officers of the Fargo and Bismarck land districts respectively.

Given under my hand at the city of Washington this 6th day of December, A. D. 1889.

By the President:

LEWIS A. GROFF.
Commissioner of the General Land Office.

Notice of the establishment of boundaries of land districts, and the location of offices thereof, in the State of South Dakota; also of the transfer of certain lands to the Dakota land district, in Nebraska.

Notice is hereby given that the President of the United States, by executive order dated February 10, 1890, has, pursuant to law, directed that the boundaries of certain land districts in the State of South Dakota be changed and established, and the offices located as follows:

It is hereby ordered, to subserve the public interests, that the boundaries of the Black Hills land district, created by executive erder dated March 10, 1877, pursuant to the provisions of section 2343 of the Revised Statutes of the United States, the office of said district being now located at Rapid city, by executive order dated December 13, 1888, in the State of South Dakota, be changed and extended so as to include all that portion of the State of South Dakota west of the one hundred and second meridian of longitude and south of the seventh standard parallel north extended.

Second.—That the boundaries of the district named in the first section of the act entitled "An act to create three additional land districts in the Territory of Dakota,"

approved March 3, 1893, be changed and established as follows:

Beginning at a point on the southern boundary of the State of South Dakota, at the southeast corner of the Black Hills land district as defined above; thence north on the eastern boundary line of said land district to a point where the line of the second standard parallel north, when extended west from the Missouri river, intersects said eastern boundary of the Black Hills land district; thence east on said standard parallel to the east bank of the Missouri river; thence following the bank of said river down to a point where the second standard parallel intersects said river, at a point in range 73 west; thence east on said parallel to the northeast corner of township 108 north, range 68 west; thence south between townships 67 and 68 west to the southeast corner of township 106 north, range 68 west; thence east on the line between townships 105 and 106 north to the northeast corner of township 105 north, range 67 west; thence south on the line between ranges 66 and 67 west to the base-line between townships 100 and 101 north; thence west on said base-line to the Missouri river; thence along the same southeasterly to the forty-third parallel; thence crossing the Missouri river and running due west to the place of beginning; to be known as the Chamberlain land district, and the land office in the said district shall be located at the town of Chamberlain, in Brulé county, 8. Dak.

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Third.—That the boundaries of the district established by the second section of the

said act of March 3, 1863, last aforesaid, be changed and established as follows:

Beginning at a point on the north bank of the Missouri river in township 109 north, where the range line between ranges 73 and 74 west intersects the same; thence running north on the line between ranges 73 and 74 west to the third standard parallel north; thence west to the east boundary of the Fort Sully military reservation; thence southeast to the southeast corner of said reservation; thence west along the southern boundary of said reservation to the Missouri river; thence up the east bank of said river to the fifth standard parallel; thence west along the line of said fifth standard parallel, when extended, to the one hundred and second meridian; thence south along said meridian to the northern boundary of the land district as last above described; thence along said north boundary line of said last-named land district to the place of beginning; to be known as the Pierre land district, and the land office in said district shall be located at the town of Pierre, in Hughes county, S. Dak.

Fourth.—That the boundaries of the land district which was created by an act of Congress approved March 23, 1882, entitled "An act to create two additional land districts, and to change the boundaries of the Watertown land district, in the Territory of Dakota" (Stata, vol. 22, pp. 33 and 34), the office of said district being located at Huron by executive order dated April 4, 1852, and now called the Huron land dis-

trict, be changed by omitting therefrom the following:

Beginning at a point on the Missouri River where the township line between ranges 73 and 74 west, in township 109, intersects said river; thence north on the line between ranges 73 and 74 west to the third standard parallel; thence west on said parallel to the eastern boundary of Fort Sully military reservation; thence southeast to the southeast corner of said reservation; thence west on the south boundary of said reservation to the Missouri river; and thence down the east bank of said river to the point of beginning, which last-described land has been added to the Pierre land district.

Fifth.—That the boundaries of the Sioux Falls land district, office now located at Mitchell, as fixed by the second section of executive order dated April 5, 1879 (order No. 850), as changed by the act of Congress approved March 23, 1882, entitled "An act to create two additional land districts and to change the boundaries of the Watertown land district, in the Territory of Dakota" (Stats., vol. 22, pp. 34 and 35), be

changed by omitting therefrom the following:

Beginning at a point where the base line between townships 100 and 101 north intersects the east bank of the Missouti river; thence east to the range line between ranges 66 and 67 west; thence north on said range line to the northeast corner of township 105 north, range 67 west; thence west on the township line between townships 105 and 106 north to the northeast corner of township 105 north, range 68 west; thence north on the township line between ranges 67 and 68 west to the second standard parallel; thence west on said parallel to the Missouri river; and thence south along the east bank of said river to the place of beginning, which last-described land has been added to the Chamberlain land district.

Sixth.—That the boundaries of the land district in the State of Nebraska originally established by that act of Congress entitled "An act to establish three additional land districts in the Territory of Nebraska, approved March 3, 1857, and therein called the Dakota land district," and the office whereof is now located at the town of O'Neill, Holt county, Nebr., be changed and established so as to include therein all that territory lying south of the forty-third parallel of north latitude and east of the Keyapaha river and west of the main channel of the Missouri river, being all that territory heretofore included in the Sioux Indian Reservation south of said forty-third parallel of north latitude.

Further notice of the precise time when the offices of the respective districts will be in readiness to open the same and to receive applications for the lands will be given by the registers and receivers by publication.

Given under my hand at the city of Washington this 11th day of February, A. D. 1890.

By the President:

Lewis A. Groff Commissioner of the General Land Office.

No. 932.—Notice of the establishment of three additional land districts in the State of Colorado, and of the location of the offices of said districts.

Notice is hereby given that by an act of Congress approved February 6, 1890, "all that portion of the State of Colorado bounded and described as follows: Commencing at the northeast corner of the State of Colorado; thence west along the north boundary line of said State to a point at the intersection of said line with the west line of range 59 west; thence south along said west line of said range to its intersection with the first corrected line north in said State of Colorado; thence east along said first corrected line north to the eastern boundary line of said State of Colorado; thence north along the eastern boundary line of said State to the place of beginning, he and is hereby constituted a new land district, to be called the Sterling land district.

"SEC. 2. That all that portion of the State of Colorado bounded and described as follows: Beginning at the point where the first corrected line north in the said State intersects the eastern boundary line thereof; thence west along said corrected line north to its intersection with the seventh guide meridian west in said State; thence south along said seventh guide meridian to the point of its intersection with the first corrected line south in said State; thence east along said first corrected line to the point of its intersection with the eastern boundary line of said State; thence north along said eastern boundary line of said State to the place of beginning, be and is hereby constituted a new land district, to be called the Akron land district.

"SEC. 3. That all that portion of the State of Colorado lying east of the seventh

guide meridian west, south of the first corrected line south, and north of the third

corrected line south, be and is constituted a new land district."

Under the provisions of section 4, of the act above named, the President of the United States, by executive order dated the 4th day of March, 1890, has directed that the land office for the Sterling land district, created by the first section of the act, shall be located at Sterling; that the land office for the Akron land district, created by the second section of the act, shall be located at Akron; and the office for the district created by the third section of the act shall be located at Hugo, and the district shall be known as the Hugo district.

Further notice of the precise date when the land offices for the districts as above named will be opened for the transaction of public business will be given by the reg-

isters and receivers thereof by publication.

Given under my hand at the city of Washington this 6th day of March, A. D. 1830. By the President:

LEWIS A. GROFF Commissioner of the General Land Office.

No. 933.—Notice of the establishment of two additional land districts in the State of Montana.

Notice is hereby given that by an act of Congress approved April 1, 1890, "all that portion of the State of Montana bounded and described as follows: Commencing at a point on the southern boundary of the State where the line between ranges 14 and 15 west of the Montana principal meridian intersects said boundary, and running north along said line to the northern boundary line of the State; thence with said boundary line to the northwest corner of the State; thence southwardly along the boundary line between Montana and Idaho to the place of beginning, be and the same is hereby constituted a new land district, to be called Missoula land district. trict of the State of Montana, and the land office for said district shall be located at the town of Missoula.

"SEC. 2. That all that portion of the State of Montana commencing at that point on the first standard parallel north, where the range line between townships 27 and 28 east of the principal meridian intersects the same; thence running north along said range line to the southern bank of the Missouri River; thence westerly along said river to the point where the range line between ranges 12 and 13 east of the principal meridian intersects said river; thence south along said range line between ranges 12 and 13 east to the first standard parallel north, and thence east along said standard parallel to the place of beginning, be, and the same is hereby, constituted a new land district, to be called the Judith land district, in the State of Montana, and the land office for said district shall be located at the town of Lewiston

Further notice of the precise date when the land offices at Missoula and Lewiston will be opened for the transaction of public business will be given by the registers

and receivers thereof by publication.

Given under my hand at the city of Washington the 11th day of April, A. D. 1890.

By the President:

LEWIS A. GROFF. Commissioner of the General Land Office.

No. 934.—Notice of the establishment of two additional land districts in the State of Nebraska.

Notice is hereby given that by an act of Congress approved April 16, 1890, "all that portion of the State of Nebraska bounded and described as follows: Commencing at a point where the fifth guide meridian west of the sixth principal meridian intersects the line between townships 26 and 27 north; thence east along said line to the northeast corner of township 26 north of range 21 west; thence south to the fifth standard parallel north; thence east along said standard parallel to the second guide meridian west; thence south to the fourth standard parallel north; thence west to the southwest corner of township 17 north of range 27 west; thence north to the northeast corner of township 18 north of range 28 west; thence west to the fifth guide meridian west, and thence north along said fifth guide meridian west to the place of beginning, be and the same is hereby constituted a new land district, to be called the Broken Bow land district, the land office for which shall be located at Broken Bow, in the State of Nebraska.

"Src. 2. That all that portion of the State of Nebraska bounded and described as follows: Commencing at a point where the line between townships 27 and 28 north intersects the western boundary of the State; thence east along said township line to the northeast corner of township 27 north of range 41 west; thence south to the southeast corner of township 19 north, of range 41 west, thence west to the southwest corner of township 19 north of range 45 west, all of the sixth principal meridian; thence north to the fifth standard parallel north; thence west along said fifth standard parallel north to the western boundary of the State, and thence along said boundary line to place of beginning, be and the same is hereby constituted a new land district, to be called the Alliance land district, the land office for which district shall be located at Alliance, in the State of Nebraska."

Further notice of the precise date when the land offices at Broken Bow and Alliance will be opened for the transaction of public business will be given by the registers and receivers thereof by publication.

Given under my hand at the city of Washington this 25th day of April, A. D. 1890.

By the President:

LEWIS A. GROFF Commissioner of the General Land Office.

No. 935-Notice of the removal of the land office from Shasta to Redding, in the State of California.

Notice is hereby given that the President of the United States, by executive order dated the 13th day of May, 1890, has, pursuant to law, directed that the office for the sale of public lands now located at Shasta, in the State of California, be removed to

and located at the town of Redding, in said State.

Further notice of the precise date when the land office will be closed at Shasta preparatory to removal and re-opening the same at Redding will be given by the register and receiver of the district, by publication.

Given under my hand at the city of Washington this 15th day of May, A. D. 1890. By the President:

LEWIS A. GROFF, Commissioner of the General Land Office.

No. 937.—Notice of the establishment of two additional land districts in the State of Washington.

Notice is hereby given that by an act of Congress approved May 16, 1890, all that portion of the State of Washington bounded and described as follows: Commencing at a point on the western coast of the State of Washington where the line between townships 14 and 15 north of the base line intersects said coast; thence east along said line between townships 14 and 15 to the summit of the Cascade range of mountains; thence north along the summit of said range to a point where the fifth standard parallel, if projected, would intersect said range; thence west along said fifth standard parallel to the Willamette principal meridian; thence north along said meridian to the northeast corner of township 24 north of range 1 west; thence west along the line between townships 24 and 25, when extended, to the Pacific Ocean; thence south along the western coast of the State to the place of beginning, be and the same is hereby constituted a new land district, to be called the Chehalis land district, in the State of Washington, and the land office for the said district shall be located at the city of Olympia.

SEC. 2. That all that portion of the State of Washington beginning at a point on the northern boundary of the State where the Columbia guide meridian, when projected, will intersect the said northern boundary of the State; thence west along said northern boundary to a point where the same intersects the summit of the Cascade range of mountains; thence south along the summit of said Cascade range to a point where the fifth standard parallel north, when projected, will intersect said range; thence east along said fifth standard parallel to the intersection thereof with the Columbia guide meridian between ranges 30 and 31 east; thence north following said guide meridian to the place of beginning, be and the same is hereby constituted a new land district, to be called the Columbia land district in the State of Washington, and the land office for said district shall be located at the town of Waterville.

Further notice of the precise date when the land offices at Olympia and Waterville will be opened for the transaction of public business will be given by the registers and receivers thereof by publication.

Given under my hand at the city of Washington the 27th day of May, A. D. 1890.

By the President:

W. M. STONE. Assistant Commissioner of the General Land Office.

No. 933.-Notice of the establishment of three new land districts in the Territory of Wyoming.

Notice is hereby given that by an act of Congress approved April 23, 1890, all the public lands in the Territory of Wyoming bounded and described as follows: Beginning at a point on the eastern boundary of the said Territory where the tenth standard parallel north intersects the same; thence running west along said tenth standard parallel north to the southeast corner of tewnship 41 north, range 75 west; thence north on the line between ranges 74 and 75 west to the northern boundary line of the said Territory; thence east along said northern boundary line to the northeast corner of the said Territory; thence south along the said eastern boundary line of the said Territory to the place of beginning, shall constitute a new land district, and the land office of the said district shall be located at such place in said district as the President may direct.

SEC. 2. That all the public lands of the Territory of Wyoming bounded and described as follows: Beginning at a point on the northern boundary of the said Territory where the twelfth guide meridian will, when extended, intersect with the same; thence south along said guide meridian to the eleventh standard parallel north; thence east along said parallel to the eleventh auxiliary meridian; thence south along said meridian, when extended, to the seventh standard parallel north; thence west along said seventh standard parallel to the southwest corner of township 29 north, range 104 west, of the sixth principal meridian; thence north along said line between ranges 104 and 105 west to the ninth standard parallel north, when extended; thence along said parallel, when extended, to the western boundary of the said Territory; thence north along said western boundary to the northern boundary of the said Territory; thence east along said northern boundary to the place of beginning, shall constitute a new land district, and the land office of the said district shall be located at such place in the said district as the President may direct.

SEC. 2. That all the public lands in the Territory of Wyoming bounded and described as follows: Beginning at a point on the eastern boundary of the said Territory where the tenth standard parallel north intersects the same; thence running west along the said tenth standard parallel north to the eleventh auxiliary meridian: thence south along said meridian, when extended, to the seventh standard parallel north; thence east along the said seventh standard parallel to the southeast corner of township 29 north, range 71 west; thence north on the line between ranges 70 and 71 west to the southeast corner of township 31 north, rauge 71 west; thence east along the line between townships 30 and 31 north to the eastern boundary line of the said Territory to the place of beginning, shall constitute a new land district, and the land office of the said district shall be located at such place in said district as the President may

And by executive order dated June 3, 1890, the President of the United States has, pursuant to law, directed that the land district created by the first section of the act shall be known as the Crook land district, and the office thereof located at Sundance; that the district created by the second section of the act shall be known as the Shoshone land district, and the office thereof be located at Lander, and that the district created by the third section of the act shall be known as the Pfatte land district, the office thereof to be located at Douglas.

Further notice of the precise date when the land offices at Suudance, Lander, and Douglas will be opened for the transaction of public business will be given by the registers and receivers thereof by publication.

Given under my hand at the city of Washington the 7th day of June, A. D. 1890.

By the President:

W. M. STONE. Acting Commissioner of the General Land Office. No. 939. - Notice of the establishment of a land district in the public land strip, Oklahoma Territory, and location of the land office for the same.

Notice is hereby given that by an act of Congress approved May 2, 1890, "that portion of the Territory of Oklahoma heretofore known as the public land strip is hereby declared a public land district, and the President of the United States is hereby empowered to locate a land office in said district at such place as he shall select, and to appoint, in conformity with existing law, a register and receiver of said land office."

And by executive order dated June 3, 1890, in conformity with the law, the President has designated the town of Buffalo, in said Territory, as the place of location of the land office of the district.

Further notice of the precise date when the land office at Buffalo will be opened for the transaction of public business will be given by the register and receiver of the district by publication.

Given under my hand at the city of Washington the 7th day of June, A. D. 1890.

By the President:

W. M. STONE Acting Commissioner of the General Land Office.

No. 940.—Notice of the establishment of an additional land district in the Territory of Oklahoma.

Notice is hereby given that under the provisions of section 19 of an act of Congress approved May 2, 1890, to provide a temporary government for the Territory of Oklahoma, authority is given to the President of the United States, whenever he shall deem it necessary, to "establish another additional land district within said Territory and to locate a land office therein," and by executive order dated June 6, 1890, the President has, pursuant to law, directed that all that portion of the two land districts in said Territory, offices therefor being now located at Guthrie and Kingfisher, lying south of the lines between townships 13 and 14 north, be constituted a new land district, to be designated as the Oklahoma City land district, and the office therefor located at Oklahoma.

Further notice of the precise date when the office at Oklahoma will be opened for the transaction of public business will be given by the register and receiver of the district by publication.

Given under my hand at the city of Washington the 11th day of June, A. D., 1890.

By the President:

LEWIS A. GROFF, Commissioner of the General Land Office.

## List of existing local land offices June 30, 1890.

Name of office.	State or Territory.	Date of act or executive order author- izing the es- tablishment.	ing. a	
Huntsville	Alabama	Mar. 3, 1807 July 10, 1833	July 27, 1810	
Sitka	do	July 10, 1888		
Prescott				
Tueson				
Camden			July 1, 1881 Mar. 20, 1871	
Dardanelle	Arkausas	July 14, 1870	May 81, 1871	
Harrison	do	July 14, 1870	Feb. 27, 1871	
Little Rock			Sept. 1, 1821	
Humboldt			July 24, 1858	
Independence				
Los Angeles	do	June 12, 1869	Sept. 22, 1869	
Marysville	do	Mar. 3, 1853	Apr. 27, 1858	
Redding	do	May 13, 1890	July 15, 1890	
Sacramento			Nov. 4 1267	
San Francisco				
Stockton				
Susanville			Mar. 2 1871	
Visalia				
Akron			Aug. 1, 1890	
Central City.				
Del Norte	do	June 20, 1874	Mar. 22, 1875	
Denver				

 <sup>(</sup>a) Where date of opening is not known, date of first entry at that office is given.
 (b) About.

# List of existing local land offices June 30, 1890-Continued.

Name of office.	State or Territory.	Date of act or executive order author- izing the es- tablishment.	Date of open- ing. a
		1	-
Durango	Colorado	Apr. 20, 1882	Oct. 21, 188 2
Glenwood Springs	do	July 3, 1884	Nov. 10, 1884
Gunnison		Oct. 20, 1882	Apr. 2, 1883
Hugo	do	Feb 6 1890	Jan. 3, 1887
Lamar Leadville Montrose	do	Aug. 4, 1886 Apr. 5, 1879	
Montrosa	ldo	Jan. 4, 1888	July 1, 1879 Sept. 1, 1888
Pueblo	do	May 27, 1870	Jan. 16, 1871
Sterling	do	Feb. 6, 1890	(b)
Pueblo Sterling Gaineaville. Blackfoot	Florida	June 8, 1872	Apr. 30 1873
Blackfoot	Idaho	Sept. 3, 1886 July 26, 1866 July 14, 1884	Nov. 16, 1826 Jan. 13, 1868 Dec. 21, 1885
Boisé City	do	July 26, 1866	Jan. 13, 1868
Cœur d'Alene	do	; July 14, 1884	Dec. 21, 1885
Hailey Lewiston	do		July 16, 1883
Des Moines.	Iowa	July 26, 1866 Aug. 2, 1852	Sept. 26, 1871 Jan. 28, 1853
Buffalo	Oklahoma Territory	May 2, 1890	(b)
Guthrie	do	Mar. 3, 1889	Apr. 22, 1889
Vine dahan	1 40	: Man 9 1000	Apr. 23, 1889
Oklahoma City Garden City Kirwin Larned	do	May 2, 1890	Sept. 1.1890
Garden City	Kansas	Mar. 3, 1881.	Oct. 1, 1893
Kirwin	do	Nov. 5, 1874 June 20, 1874	Jan. 4, 1875
Larned	qo	June 20, 1874	Feb. 20, 1875
Oberlin		May 24, 1880	Aug. 1, 1881
Salina	do	Mar. 20, 1871	May 1, 1871
We Keeper	do	July 24, 1861	Sept. 10, 1861 Oct. 20, 1879
Wa Keeney	Louisiana	July 8, 1879 July 7, 1838	Oct. 12, 1838
New Orleans	do	Mar. 3, 1811	oJan. 1, 1812
Gravling	Michigan	Feb. 7.1888	Apr. 16, 1888
Marquette Crookston Duluth	Minnesota	Mar. 19, 1857	July 14, 1857
Crookston	Minnesota	Apr. 29, 1878	May 5, 1879
Duluth	do	Apr. 29, 1878 Mar. 27, 1862	Jan. 15, 1868
Marshall	do	Feb. 21, 1889 Feb. 23, 1858 Aug. 21, 1861	Mar. 1, 1889
St. Cloud Taylor's Falls	do	Feb. 23, 1858	Apr. 29, 1858 Oct. 1, 1861
Taylors rais	Wiesissippi	June 23, 1836	Oct. 1, 1861 July 25, 1836
Jackson	Mississippi	May 18, 1857	Aug. 1, 1857
Ironton	do	May 20, 1861	July 8, 1861
Springfield	do		Oct. 4, 1838
Ironton Springfield Bozeman	Montana	June 20, 1874	Oct. 5, 1874
Holena	do	Mar. 2, 1867	Apr. 27, 1867
Lewistown (Judith district)	,do	Apr. 1, 1890	(b)
Miles City	0D	Apr. 30, 1880	Oct. 9, 1880
Alliance	Nebraska	Apr. 1, 1690	, (b) July 1, 1890
Ricomington	do do	Inly 1 1874	Sept. 10, 1874
Broken Bow	do	Apr. 16, 1890	July 7, 1890
Bosessan Helena Lewistown (Judith district) Miles City Missoula Alliance Bloomington Broken Bow Chadron Grand Island Lincoln McCook Neligh North Platte	do	May 3, 1886	July 1, 1887
Grand Island	do	Aug. 12, 1869	Dec. 6, 1869
Lincoln	do	July 7, 1868	Sept. 7, 1868
McCook	do	June 19, 1882	June 15, 1883
Nelign	QO	June 28, 1881	July 17, 1882
North Platte O'Netil Sidney	do	Apr. 22, 1872	Apr. 17, 1873 July 16, 1888
Sidney	do	May 3 1856	July 1, 1887
Valentine	l do	June 19, 1882	July 2, 1883
Carson City	Nevada	July 2, 1862	Mar. 1.1864
Eureka	l do	Mar. 31, 1873	May 6, 1873
Folson: Las Cruces	New Mexico	Dec. 18, 1388	Aug. 12, 1889
Las Cruces	do	Mar. 10, 1883	Apr. 2', 1888
Roswell	do	Mar. 1, 1889	Dec. 9, 1889
Bismarck	North Dakota	May 24, 1858 Apr. 24, 1874	Nov. 24, 1858 Oct. 12, 1874
Pargo	do	Dec. 29 1873	Sept. 1, 1874
Grand Forks	do	Jan. 21, 1880	Apr. 20, 1880
La Grande	Oregon	July 3, 1866	Nov. 15, 1867
Lakoview	do	June 6, 1877	Aug. 6, 1877
Oregon City	.  do	Aug. 24, 1854	Jan. 1, 1855
Devil's Lake Fargo Grand Forks La Grande Lakeview Oregon City Burns Roseburgh The Dalles	do	une 1, 1889	Sept. 2, 1889
The Deller	do	Ten 11 1275	Jan. 3, 1860 June 1, 1875
ANU 2/84100	······································	; wan. 11, 10/0	A ### 1' 1019

<sup>(</sup>a) Where date of opening is not known, date of first entry made at that office is given.
(b) Not yet opened.
(c) About.

# List of existing local land offices June 30, 1890-Continued.

Name of office.	State or Territory.	Date of act or executive order author- izing the es- tablishment.	Date of open ing. a
Aberdeen Chamberlain Huron. Mitchell Pierre Rapid City Watertown Yankton Sait Lake City Korth Yakima Olympia. Seattie Spokane Falls Vancouver Walla Walla Waterville Ashland Bau Claire Monacha Wansau Bunfalo Cheyonne Douglas Evanston Lander Bundance	do	Feb. 10, 1890 Mar 23, 1882 July 14, 1880 Feb. 10, 1890 Dec. 13, 1888 Apr. 5, 1879 May 21, 1872 July 16, 1868 May 16, 1890 June 27, 1882 May 16, 1890 June 23, 1882 May 16, 1890 Sept. 28, 1886 Mar. 3, 1857 July 14, 1852 June 19, 1872 Mar. 3, 1887 Feb. 5, 1870 Aug. 9, 1876 Apr. 23, 1890	Oct. 2, 1883 Apr. 3, 1890 Oct. 9, 1882 Jan. 3, 1881 May 12, 1890 Jan. 15, 1890 Jan. 15, 1890 July 24, 1872 Nov. 1, 1893 Apr. 24, 1885 Oct. 1, 1893 Oct. 1, 1893 July 3, 1891 July 17, 1871 Nov. 13, 1895 July 1, 1857 Sept. 1, 1852 Aug. 19, 1872 May 1, 1888 Aug. 10, 1870 (b) Aug. 18, 1877 (b)

 <sup>(</sup>a) Where date o opening is not knewn, date of first entry at that office is given.
 (b) Not yet opened.

NOTE.—By act of July 31, 1876, the land offices in Ohio, Indiana, and Illinois were abolished; and by act of March 3, 1877, the vacant tracts of public land in Ohio, Indiana, and Illinois are made subject to entry and location at the General Land Office, Washington, D. C.

## D-PRIVATE LAND CLAIMS DIVISION.

This division has charge of all claims which had their origin in some form of concession from a foreign government before the acquisition by the United States of the territory in which they are located, and are embraced within the purchases of Louisiana and Florida, the former by the treaty of April 30, 1803, with France, and the latter by the treaty of February 22, 1819, with Spain, and the cession made by Mexico by the treaty of Guadalupe Hidalgo and the subsequent Gadsden purchase.

The rights of claimants to property acquired from the former governments when they exercised sovereignty over the regions of country in which their respective claims are situated are recognized and protected by the treaties of acquisition referred to. After the confirmation of this class of claims under the various laws passed by Congress for ascertaining their validity, their proper location by a United States survey and patenting come within the supervision of this division. It also has charge of the examination, location, and patenting of donation claims in the State of Oregon and the Territories of Washington, New Mexico, and Arizona; and of Indian lands, both reservations and allotments, and the issuing of scrip in satisfaction of confirmed claims where the title to such claims has been adjudicated by the Supreme Court of the United States under the act of Congress of June 22, 1860, and certificates of location or scrip decreed by said court; also, of the examination and authentication of other scrip issued for like purpose under act June 2, 1858, and the examination and patenting of New Madrid locations, act February 17, 1815, and other matters in the service similar to the

The labors of this division will be largely increased when the provisions for allotment of lands in severalty to Indians, under the act ap-

proved February 8, 1887, are more fully carried into effect.

# WORK PERFORMED.

During the fiscal year ending June 30, 1890, the principal work performed in the division was as follows:

California private land claims patented	1
Oregon and Washington donation patents	24
Indiana, Louisiana, Florida, and Arkansas private land claims patented	28
Indian claims patented	
Entries with certificates of location finally approved	147
Claims in New Mexico under act of July 22, 1854, reported to Congress	1
Claims in Louisiana satisfied with scrip, act of June 2, 1858	29

The indemnity scrip issued in lieu of the above twenty-nine unlocated Louisiana private land claims amounted to 16,272.87 acres.

The total number of letters received in this division of the office during the fiscal year was 1,155 and the total number written was 1,187.

Of cases examined some have been passed for patenting, while others have been suspended on account of imperfections and are now subjects of correspondence.

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Of the cases decided some are now on appeal, or awaiting the expiration of the time within which appeal may be taken or motions for review.

Regarding the condition of the work in this division at the beginning of the current year the following statement is submitted:

· · · · · · · · · · · · · · · · · · ·	
California cases docketed and not finally adjudicated Confirmed New Mexico and Arizona private land claims not finally adjudicated.	14 27
Oregon, Washington, New Mexico, and Arizona donations reported and not fi- nally adjudicated	117
Scrip cases, act of June 2, 1858, reported and awaiting action	59
Imperfect claims reported under act of June 22, 1860, and supplemental legisla-	
tion, to be reported to Congress by this office	2
Florida, Louisiana, Michigan, Illinois, etc., cases awaiting action 2	, 935
Claims within limits of Las Animas grant in Colorado in which awards were made by the register and receiver at Pueblo, under act of February 25, 1869,	
not adjudicated	3
Claims within limits of Las Animas grant in Colorado, rejected by the register and receiver under act of February 25, 1869, on file, exclusive of one disposed of in 1874 and one withdrawn	04
	24 854
Scrip locations pending	109
rudian anomena not pasenton	103

The following is among the decisions, reports, and recommendations since last annual report:

#### THE PERALTA CLAIM.

## [To the surveyor-general for Arizons, February 20, 1890.]

I have recently examined with care the papers and correspondence before this office in the matter of the claim set up by James A. Reavis and wife to a body of land in your district, which claim is predicated upon an alleged grant to one Don Miguel de Peralta by Spanish authority in the eighteenth century, the treaty between this Government and Mexico, signed at Guadalupe Hidalgo, February 2, 1848, and whatever laws and regulations Congress has since provided for making operative the terms of said treaty respecting private rights of property in lands within the ceded Territory.

Considerable correspondence has been had in the past few years upon certain phases of this case, which again demands attention under the following circumstances, namely: On September 24 last the Acting Commissioner of this Office addressed a latter to you in relation to papers, many attains your office connected with

dressed a letter to you in relation to papers, maps, etc., in your office connected with this "Reavis claim," copies of which parties might wish to obtain, and you were instructed "that whatever copies or papers or records of any kind are made out in regard to the matter must be transmitted through this office and not sent or delivered to the parties direct."

Incidentally you were requested to report "the exact condition of said grant as shown by papers and records in your office, and all the information you can obtain in

regard to it."

This call for information was not intended as a direction to you to immediately

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This call for information was not intended as a direction to you to immediately view to the submission of the same to Congress; neither was it intended that any steps whatever should be taken which would clothe the case with any additional dignity or cause alarm to the inhabitants of Arizona Territory whose interests might seem to be menaced.

Were this a case which, prima facie, involved some legal or equitable rights and ought therefore to be laid before Congress for its action, the consideration of it in your office should have been exhaustive and the record prepared in as complete a manner as possible, after full investigation, before your report and recommendation were submitted; but the correspondence had in this matter shows that there is no

fund available for more thoroughly investigating and exposing this alleged claim.

You have, it is represented, no means of obtaining and perpetuating additional evidence of the visionary character of this so-called grant; and you state that "the furnishing of triplicate copies of the papers on file here to accompany the report is a tremendous undertaking, and will be next to imposs ble within a reasonable time;" "that you require a Spanish copyist for Spanish documents," more clerks,

It is evident from the foregoing that the matter is not in a condition to be laid before Congress, even if the law were mandatory upon the land department to pursue that course when fictitious claims are presented to the surveyor-general; which I do not believe to be either the meaning or intent of the law upon the subject.

If it is susceptible of such interpretation the entire Territory of Arizona might possibly be placed in reservation at the will of a few persons who might choose to assert dubious or entirely unfounded claims to the soil under grants from former governments, "a result repugnant to public policy and destructive of public and private

rights," as was set forth by a former Commissioner of this office.

You report this as an attempt at a gigantic fraud upon the government and nothing more; and in this connection I call attention to office letter addressed to you on the same subject, May 2, 1835, in which the Commissioner used the following language: "The essential foundation of a recognizable claim under the laws of Spain and the treaties and laws of the United States does not appear in this case. It is my opinion that the futile work in which you have been engaged for a year and a half in the direction of investigating an alleged claim which, from your own statement of its uncorroborated character, has not been placed before you in a condition to be entitled to consideration should forthwith be discontinued."

"The only effect of your action and proceedings has been to needlessly alarm citizens in lawful and peaceful possession of homes and property upon the soil, to threaten with insecurity private titles in towns and cities, to imperil valuable mining inter-

ests, and to intimidate settlements upon public lands."

Since that time claimants have sought in many ways to strengthen their case before the surveyor-general for Arizona; nevertheless, by the letter from which the above extract is made, further proceedings in your office touching this so-called "Peralta grant" were practically inhibited; and this interdiction has never been officially removed so far as shown by the records here.

A full discussion of the various points raised by you, leading to the conclusion that here is no valid claim which this government is forced to respect, is deemed un-

necessary, unless required of me in the future by higher authority.

Three principal questions present themselves for consideration: (1) Was there ever a grant to one "l'eralta," in the manner, and for the lands, as

alleged !

- (2) If there was such a grant, can the lines of the concession be laid down on the earth's surface with such certainty as to avoid interference with the legal rights of
- (3) Supposing such a claim once existing, and in a condition to be recognized and enforced under the laws of Spain and Mexico, are there now any heirs or successors in interest of the original grantee who can be identified, and whose claims demand recognition under treaty stipulations?

A negative answer to the last question would render a further consideration of the

others superfluous.

A claim must have a claimant—in other words, private land claims presented to Congress, set up for recognition by that body under specific laws, must have a party or parties behind them in whom all the rights involved are centered; otherwise, such claims are clothed with nucertainty, become vague, end in tradition, and all rights under them are lost.

They escheat, and in many cases have escheated, to the crown before the change of sovereignty. Originally good titles, under French and Spanish grants, have frequently been lost on account of "vagueness in description."

They have been pronounced "void for uncertainty," etc., as will be seen by the

decisions of the courts in Louisiana, Florida, and Missouri cases, and others.

But here is an unfounded claim involving millions of acres presented to your office, and the only authority for harboring it at all is contained in the act of July 15, 1870, (16 Stat., p. 304), which provides that the surveyor-general of Arizona shall, "under such instructions as may be given by the Secretary of the Interior," " " " ascertain and report upon the origin, nature, character, and extent of claims to lands in said Territory under the laws, usages, and customs of Spain and Mexico," etc.

You have ascertained the facts in this case to your own satisfaction (and I am fully convinced that your conclusions are correct), and you report that there is no claim under the "laws, usages, and customs of Spain and Mexico:" and, furthermore, that

the present petitioners have no connection with the alleged grantee.

Mr. Reavis at first based his alleged rights upon purchases from certain individuals but that chain of title through mesne conveyances he has voluntarily abandoned, it seems, as untenable; and now it rests entirely on the title of his wife as the lineal descendant and only living heir of that Peralta to whom a king of Spain is said to have given a principality.

Is this claim of consanguinity and descent set up for Mrs. Reavis a verity which

could be established to the satisfaction of a court?

It does not so appear from the proofs submitted, which are of too dubious a character to warrant such a conclusion. Her heirship is not proven, even allowing the papers produced to be genuine.

Suspicion surrounds this case as presented at every step from its inception to the present time. The papers claimed as ancient documents, and exhibited as the muniments of title (some of which papers it is alleged were found by Mr. Reavis amongst the posthumous effects of one Dr. Willing, under whom he originally asserted this claim by mesne conveyance) are made up of shreds and patches, full of inconsistencies and anachronisms and utterly unworthy of faith or credit.

The correct use of the Spanish language is represented as having been ignored by persons high in civil and ecclesiastical authority, even by royalty itself, and that the most reprehensible frauds have been attempted in this case by some one, at some

time, I have no doubt.

I agree with you and with the views of my predecessor, hereinbefore quoted, that "the essential foundation of a recognizable claim under the laws of Spain and the

treaties and laws of the United States does not appear in this case."

The most material ingredient—a claimant, prima facie entitled—is also lacking; leaving no one to invoke the aid of the act of 1870, even if the claim was founded in fact.

In the absence of a grant and a grantee, the mere assertion of the one or the other can invest no right and impose no duty.

Entertaining these views in the premises, I return, herewith, the papers received with your said letter of October 12, 1889, and direct you to strike the case from your docket and notify Mr. Reavis of the action, allowing the usual time for an appeal to the Secretary of the Interior, under the rules of practice.

Please acknowledge the receipt of this communication and its inclosures.

# E.—SURVEYING DIVISION.

The work performed in this division during the fiscal year ending June 30, 1890, was as follows:

Letters:	
Letters on hand unanswered July 1, 1889	68
Letters received during the year	3,990
Letters written during the year	3, 595
Letters disposed of during the year	
Letters remaining on hand July 1, 1890	115
Pages of press copy, nearly all type-written	5, 644
Pages of record copied	
Copies of field notes:	
Pages of field notes copied for official and individual use	1.313
Surveying returns:	_,
Plats and corresponding transcripts of field notes of surveys of public lands	
and private land claims pending on July 1, 1889	353
Number of same received during the year	314
Disposed of during the year	444
Remaining on hand July 1, 1890	223
Reports of examinations of surveys:	
Special agents reports on field work of surveys pending July 1, 1889	10
Reports received during the year	
Reports acted upon and disposed of during the year	113
Remaining on hand July 1, 1890	- 8
Surveying contracts:	•
Contracts pending July 1 1889	9
Contracts pending July 1, 1889 Contracts received during the year	123
Special instructions (in lieu of contracts) received during the year	20
Contracts acted upon during the year	
Special instructions acted upon during the year	
Contracts pending July 1, 1890	20
CANTIBION LENGTH AND IT I TOLD	

# RELINQUISHED MILITARY RESERVATIONS.

Under authority of act of Congress approved July 5, 1884, the President has ordered that the following described military reservations be placed under the control of the Secretary of the Interior for disposal under the provisions of said act:

Reservations.	Date of order.	Area.	Remarks.
Bois Blanc island, Mich	July 22, 1884	Acres. 9, 199. 43	Surveyed.
Fort Butler, N. Mex Camp Cady, Cal. Fort Crittenden (Camp Floyd), Utah s Camp Crittenden, <u>A</u> ris.	do	94, 550. 00 8, 278. 08	Survey authorized. Surveys pending. Surveyed.
Coal Reservation, Wyo Fort Fetterman, Wyo Camp Goodwin, Aris	do	5, 760, 00	Do. Do.
Old Camp Grant, Aris Fort Hartsuff, Nebr. Camp Independence, Cal. Laland in State of Missouri	do	3, 251. 41 5, 210, 18	Do.
Fort Randall, Dak (part east of river)b Fort Rice, Dak.a	do	25, 000, 00 102, 400, 00	Do.

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Reservations.	Date of order.	Area.	Remarks.
•		Acres.	
Rush Lake valley, Utah	July 22, 1884	3, 371. 28	Surveyed.
Fort Sedgwick, Colo. and Nebr	do	40, 960. 00	Do
Samp Sheridan, Nebr	do	18, 226.00	Do.
Fort Steilacoom, Wash	do	289.00	Do.
Camp Three Forks, Idaho	do	4, 800. 00	Unsurveyed.
Fort Verde garden tract, Aris	do	8, 000. 00	Surveyed.
Cimber Reservation, Ariz	go	720.00	Do.
Fort Wilkins, Mich	go	148. 35	Do. Do.
Fort Wallace, Kans	uo	8, 926. 00 38, 000. <b>0</b> 0	Do.
Old Fort Lyon, Colo	do	22, 471, 77	Do.
Tamp on White wiver Colo	do	40, 960. 00	Do.
Camp on White river, Colo	do	21, 851. 00	Being surveyed.
Cantonment on Uncompangre (part of),	do	4, 000, 00	Surveyed.
Colo.g.		2,000.00	Dan royour
Port McRae, N. Mex	do	<b></b> .	Entirely within private land clair
·	-	1	which has been patented.
Fort Yuma, Cal	do	5, 265, 66	The executive order, January
		i '	1884, transferred control of thi
		i	reserve to the Interior Depart
		[	ment for Indian uses.
Fort Sullivan, Me	do		Area not known ; no knowledge o
			aurvey.
Fort Sanders, Wyo	Sept. 6, 1884		Surveyed.
Baton Rouge Barracks, La Fort Dodge, Kans	do	44.17	Do.
fort Dodge, Kans	Jan. 12, 1885	14, 661. 00	Do.
Part of Fort Bidwell, CalFort Craig, N. Mex	Feb. 16, 1885	120.00	Do.
Fort Craig, N. Mex	Mar. 3, 1885	24, 895. 00	Do. Do.
Fort Cameron, Utah	Mar 19 1998	23, 378. 00 10, 29	Surveyed; sold August 16, 1896.
Old powder-house lot, Fla Dragoon barracks, L. H., Fla	Mar. 18, 1886 Nov. 18, 1886	1. 15	Surveyed.
Cen reservations in Louisians on the	Sept. 23, 1886		Partly surveyed.
Gulf coast, near the mouth of Bayou	Dopt: 20, 2000		Tartify survey out
La Fourche, on bay plat, near Cami-			
nada bay, Pass East, Grand Terre			
island, Quatre Bayou pass, and Bas-			
tian bay.			
Fort Ellis, Mont	July 26, 1886	82, 116. 10	Surveyed.
Fort McPherson, Nebr	Jan. 5, 1886	19, 500. 00	Partly surveyed.
Fort Halleck, Nev	Oct. 11, 1886	10, 900. 98	Being surveyed.
Fort McDermit hay reservation, Nev	Dec. 1, 1886	6, 400. 00	Do.
Fort Colville, WashFort Fred Steele, Wyo	Feb. 26, 1887	1, 070.00	Partly surveyed.
Fort Fred Steele, Wyo	Aug. 9, 1886	22, 269, 65	Surveyed.
Carlin, Nev	Mar. 20, 1888	920.00	Do.
Fort Sisseton, DakFort McDermit, Nev	Apr. 22, 1888	78, 400. 00 3, 974. 40	Unsurveyed.
Pike's Peak Signal Station, Colo	Jan. 12, 1889	8, 192. 00	Being surveyed. Unsurveyed.
Old Camp Harney, Oregon	Jan 8 1990	317, 65	Surveyed.
Fort Lyon, Colo	Nov. 25, 1889	5, 865. 00	Unsurveyed.
Fort Hays, Kans	Oct. 22, 1889	7, 600. (0	Unaurveyed.
Point Roberts, Wash	June 28, 1889	2, 345. 00	Surveyed.
Fort Laramie Post, Wyo., and wood	May 28, 1890	74, 240. 00	Unsurveyed.

a Estimated.

b About.

## MILITARY RESERVATIONS.

Schedule showing the names and locations of existing military reservations in the public land States and Territories, and the area as far as known or estimated with reference to executive orders or authority other than the Executive by which the reservations were established, enlarged, or reduced. For reservations relinquished under act of July 5, 1884, see list preceding this schedule.

Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
ALABAMA.		
At entrance to Mobile bay, the amail islands be- tween the north point of Dauphin island and Cedar Point, Grant, Heron, Tower, and other islands, (a) and so much of Cedar point as lies in fractional sections 25 and 26, T. 8 S., R. 2 W.:		
Cedar point	296. 50 (b)	Executive order, February 9, 1842. Lands conveyed to the United States by decree of chancery in January, 1853.
Fort Morgan, in T. 9 S., R. 1 E	(b)	Secretary of War, September 10, 1842.
ALABAMA AND MISSISSIPPI.		
All that part of Cat island owned by the government: all of Ship island, Round, Hurricane, and Dog islands; the west and east ends of Horn and Petit Bois Blanc islands. Area (including Dog and Hurricane islands) estimated at 100 acres.	6, 716. 55	Executive order, August 30, 1847. This does not include Round Island which was previously reserved for naval purposes.
Total in Alabama and Mississippi as far as known.	7, 013. 05	
ARIZONA TERRITORY.	i	
Camp Bowie, near Chiricahua mountains	23, 040. 00	Executive orders, March 30, 1870, and November 27, 1877.
Camp Grant (new), in Ts. 8, 9, and 10 S., Rs. 23 and 24 E. Camp Moiave, on Colorado river:	42, 341. 00	Executive order, April 17, 1876.
Camp Mojave, on Colorado river: Post Hay and wood	5, <b>582</b> . <b>00</b> } <b>9</b> , 11 <b>4</b> . 81 }	Executive order, March 30, 1870.
Camp McDowell extends 10 miles along river Verde and 2 miles on each side of the river. Fort Verde, partly in T. 13 N., R., 5 E.:	24, 750. 15	Executive order, April 12, 1867.
Post	9, 293. 79	Executive or ders, March 30, 1870, and August 17, 1876.
Fort Whipple, in T. 14 N., R. 2 E	1, 730. 00	Executive orders, August 31, 1869, and October 19, 1875. Act of Con gress approved June 22, 1874 (State 18, p. 201).
Camp Lowell, in Ts. 13 and 14 S., Rs. 14, 15, and 16 E.	51, 861. 36	Executive orders, October 26, 1875, and May 15, 1886.
Camp Apache, within the limits of the White Mountain Indian Reservation.	7, 421. 14	Executive order, February 1, 1877.
Fort Thomas, mostly in T. 4 S., R. 23 E	10, 487. 00 (b)	Executive order, May 18, 1877. Executive orders, October 29, 1881 and May 14, 1883.
Total in Arizona as far as known	185, 121. 25	
ARKANSAS.		
Quarry reservation for stone for public buildings at Little Rock arsenal, viz: S. ½ of sec. 25 and N. ½ of N. ½ of sec. 36, all on right bank of Ar-	260.96	Commissioner of General Laud Office April 11, 1839.
kansas river. Hot Springs, Ark	6. 76	Act of Congress, April 20, 1832, and
Fort Smith National Cemetery, in sec. 17, T. 8 N., R. 32 W.	14. 81	executive order, November 17, 1880 Executive orders, May 22, 1971, and December 3, 1876.
Total in Arkansas	282. 58	
CALIFORNIA.		1
Angel island, in San Francisco bay	(a)	Executive orders, November 6, 1850 and April 20, 1860,
a Area of island not known.		h Ares not known.

a Area of island not known.

h Area not known.

Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
CALIFORNIA—continued.		
Alcatraz island in San Francisco Bay Drum barracks, at Wilmington, Cal	(a) 55. <b>00</b>	Executive order, November 6, 1850. Deeded to the United States by pri-
Benicia barracks and arsenal, in Ts. 2 and 3 N., Rs. 2 and 3 W. Fort Bidwell, in T. 46 N., Rs. 15 and 16 E., Mount	344. 90	vato parties. Executive order, October 10, 1862. Deed by private persons in 1849.
Diablo meridian : Post	2, 441. 45	Executive orders, October 19, 1886, O
Wood reserve in secs. 1 and 12, T. 46 N., R.	640.00	tober 4, 1870, and February 7, 1885. Executive order, February 7, 1871.
15 E. Deadman's island, being lot 1, sec. 19, T. 5 S., R.	2.00	Executive order, March 15, 1872.
Deadman's island, being lot 1, sec. 19, T. 5 S., R. 13 W., San Bernardino meridian. Camp Gaston, in T. 8 N., R. 5 E., of Humboldt meridian, within Hoopa Valley Indian Reser-	451. 50	Executive order, April 2, 1869.
vation. Fort Hill or Monterey, at Monterey  (sland called Red Rock, Golden Rock, or Molate, in sec. 17, T. 1 N., R. 5 W., Mount Diablo me- ridian.	<sup>(b)</sup> 7. 52	Executive order, November 23, 1886. Secretary of Interior, March 2, 1858 executive order, October 21, 1882.
Presidio military reserve, Fort Point, on San Francisco Bay.	1, 479. 94	Executive orders, November 6, 1850 and December 31, 1851; act of Con
Point San José (originally included within the Presidio Reserve No. 1).	7. 29	Executive orders, November 6, 1856 and December 31, 1851; act of Congress, May 2, 1876 (Stats. 19, D. 52). Executive orders, November 6, 1856 and December 31, 1851; act of Congress, July 1, 1870 (Stats. 16, D. 186). Executive order, February 26, 1852.
Point Loma (San Diego), at San Diego harbor: "To include that portion of the peninsula lying on west side of entrance to the harbor which shall be included between the southernmost point of the peninsula (Punto de Loma) and a line drawn across said peninsula from the harbor to the ocean at a distance of 1½ miles above Punto de Calenna."	(b)	Executive order, February 26, 1852.
above Punta de Guisanas.  San Pedro bay, in T. 5 S., Rs. 13 and 14 W., S. B.  M. This tract of land was originally a public reservation by cession from Mexico under treaty of Guadalupe Hidalgo, concluded February 2, 1848.	ð <b>4</b> 0	Executive order, September 14, 1888
of San Solito bay point: From southern boundary of San Solito bay, a line parallel to the channel of entrance to the Paoific.  Three Brothers, Three Sisters, and Marine islands, in entrance to the San Pablo bay.  Yeros Buens Island (Camp Reynolds), in San	(c)	Executive order, November 6, 1850.
Three Brothers, Three Sisters, and Marine islands in entrance to the San Pable hav	( <b>d</b> )	Executive order, October 25, 1867.
Yeroa Buena Island (Camp Reynolds), in San Francisco bay.	. (9)	Executive orders, November 6, 1856 and October 12, 1866.
Mount Whitney: All of T. 15 S., R. 34 E.; T. 16 S., R. 34 E.; T. 16 S., R. 35 E.; secs. 19 to 36, inclusive, of T. 15 S., R. 35 E.; secs. 19, 20, 29, 30, 31, and 32, T. 16 S., R. 36 E., Mount Diablo meridian.	· e84, 480.00	President's order, September 20, 1883
Total in California	90, 000. 20	
COLORADO.		
Fort Lewis, in Ts. 34 and 35 N., Rs. 10, 11, and 12	<b>30, 720. 00</b>	Executive order, January 27, 1882.
W. of New Mexico principal meridian. Cantonment on the Uncompangre river, now called Fort Crawford.	<b>4, 293.</b> 25	Opinion of Secretary of War November 18, 1882; executive order March 12, 1884, and July 5, 1884.
Total in Colorado	35, 013. 25	maron 12, 1802, and 3 dry 5, 1803.
DAKOTA.	<del></del>	
Fort Abraham Lincoln, on west bank of Missouri river, including Sibley island. Fort Buford, in Montana and Dakota, on Yellow- stone and Missouri rivers.	(b) \$ 576, 000.00	Executive orders, February 11, 187; and December 17, 1875.  Executive order, August 18, 1868. Executive order, dated January 1; 1888, medified the southern boundary of the Fort Buford reservation in Montana and Dakota, as define by executive order of August 1; 1868, by withdrawing the sam northward so as to exclude certain

c Area not stated.
d Unsurveyed; area not known.

a Unsurveyed.
b Area not known.

6 About.
f Whole area...

•	,	
Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
DAKOTA—continued.	<del></del>	
Fort Pembina, secs. 16, 17, 18, and fractional sec.	1, 899. 08	Executive order, October 4, 1870.
15, T. 163 N., R. 51 W. Fort Stevenson, on both sides of Missouri river, partly in T. 147 N., R. 84 W.	a 48, 000. 00	Executive order, June 30, 1868. Post and reservation turned over to In- terior Department for school pur-
Fort Sully, on Missouri river, 20 miles below the mouth of the Cheyenne river.	a 28, 800. 00	poses August 7, 1883. Executive orders, December 10, 1869, and January 17, 1877. By the latter order that part west of the east bank of the Missouri River and within the Sioux Indian Reservation was left out.
Fort Totten, mostly within the Devil's Lake Indian Reservation, but including all the islands in Devil's lake.	(8)	Established by executive orders January 11, 1870, and October 7, 1873; reduced by general orders, War Department, No. 17, Angust 28, 1878, and No. 49, July 5, 1888, by anthority of Secretary of War; executive order February 10, 1881, corrects the description of reservation in reference to certain islands in Devillalske.
Fort Meade: Post reserve, in Ts. 5 and 6 N., R. 4 E., Black	7, 840. 00	Executive order, December 18, 1878.
Hills meridian. Timber reservation, as follows: Secs. 19, 30, 31, 8. ½ sec. 18 and W. ½ of sec. 20, T. 5 N., R. 5 E.; E. ½ of secs. 24 and 25 and SE. ½ of sec. 18, T. 5 N., R. 4 E., Black Hills meridian.	3, 844. 83	Executive order, April 18, 1881. Ex- ecutive order, September 16, 1889, enlarging the wood and timber res- ervation as per boundaries described in letter of Secretary of War, dated
Fort Randall, west of Missouri river	71, 000. 06	September 14, 1889. Executive orders, June 14, 1860, and July 22, 1884.
Total in Dakota as far as known or esti- mated.	736, 883. 91	July 22, 1804.
FLORIDA.		
North end of Amelia island (Fort Clinch), frac- tional sec. 8, T. 3 N., R. 29 E.; fractional sec. 11 and lots 1 and 2 of sec. 14, T. 3 N., R. 28 E.	419. 44	Declared by executive order, February 9, 1842. Lot 2 of sec. 14, patented to D. L. Yules, September 5, 1853.
Fort McRee, near Pensacola, in T. 3 S., R. 31 W.: "All the public land within 1 mile of the fort on Foster's bank."	(6)	Executive order, February 9, 1842.  Executive order, March 2, 1840. Or-
North key, in Ts. 15 and 16 S., R. 12 B Snake key, in T. 16 S., R. 13 E Mullet key, in T. 33 S., R. 16 E	159. 48 52. 17 842. 29	der of Secretary of War, March 23, 1849. Originally reserved as a part of Coder Keys, although Mullet Key is not one of the Cedar Keys, but is at the entrance of Tampa Bay.
At Charlotte harbor: "The south end of Gasparilla island for a distance of 2 miles from its scuthern extremity, in T. 43 S., R. 20 E., and the north end of Booa Grande or Cayo Costa island for a length of 2 miles from its northern extremity," in T. 43 S., R. 20 E., and T. 44 S., Ra. 20 and 21 E.	2, 143, 88	Secretary of War, March 23, 1849 : ex- ecutive order, November 17, 1882.
Dry Tortugas (including Fort Jefferson)	(c) b 392, 77	Executive order, September 17, 1845. Secretary of War, March 28, 1849; ex- ecutive order, November 17, 1882.
Flagg island, in St. George's Sound	(c)	Secretary of War. March 23, 1849; executive order, November 17, 1882.
Matanzas inlet or fort, in sec. 14, T. 9 S., R. 30 E Fort Barrancas, in T. 3 S., R. 30 W	(ø) (ø)	Secretary of War, March 23, 1849. It falls within the naval reservation declared by executive order, January 10, 1838, and it is said to have
Fort Pickens, all of Santa Rosa island	(c)	been declared February 9, 1842. Land deeded to the United States May
At St. Andrew's sound: "The tongue or neck of land called Crooked island, east of the several entrances along the coast." At St. Augustine the following named tracts:	(ø)	28, 1828. Executive order, July 2, 1888. Secretary of War, March 28, 1849.
Site of Fort Marion and adjacent lands     Spanish governor's house lot		
6. Treasury lot	(e) (e)	Secretary of War Astabas 10 1000
6. Treasury lot. 8. St. Francis barracks and grounds. 9. Military hospital lot. 10. Powder-house lot.		Secretary of War, October 12, 1988 and March 23, 1849.
a Estimated. b Present area	not known.	c Area not known.

Name and locality of reservation.	Area in acres.	Date of executive order or other authority and remarks.
FLORIDA—continued.		
At St. Joseph's bay: "The whole neck or peninsula forming the bay of St. Joseph from its northern extremity or point. St. Joseph to its connection with the main land at the eastern shore of the bay, including Cape San Blas," in T. 9 S., R. 11 W., and Ta 7, 8, and 9 S., R. 12 W.	8, 851. 21	Secretary of War, March 23, 1849, be sides what had been sold prior to date of order.
St. Mark's Tract reserved for Fort St. Mark's and adjacent to it.	(2) 305. 75	Secretary of War, March 23, 1849. By decree of superior court middle district of Florida, June 30, 1828, out of the limits of land claimed under Forbee's purchase.
All the public lands between the fort and Third street, in the town of St. Mark's.	( <b>a</b> )	Section 3, act of Congress March 2 1833 (4 Stat., p. 664), and executive order dated January 28, 1852.
Santa Rosa sound: "So much of the point oppo- site to and east of the east end of Santa Rosa island as lies in T. 2 S., R. 22 W."	5, 958. 20	Executive order, February 9, 1842.
Senta Rosa island: Reserves all that portion of Santa Rosa island which was formerly a naval reserve, and relinquished to the Department of the Interior February 25, 1880; the same attached to and made a part of Fort Pickens military reservation, and embracing the entire area of Santa Rosa island.	Unsurveyed.	Executive order of July 2, 1889.
Key West, or Thompson's island	(a)	Land said to have been deeded to the United States. Key covered by pri vate land claim confirmed by Con gress in 1823. (See act of July 22, 1878, 19 Stat. p. 64)
Key West shoals, S. W. point of Key West Haulover canal, 1,000 feet each side from the center in sec. 29, T. 20 S., R. 36 E.	(a) (b)	1876, 19 Stat., p. 96.) Executive order, September 17, 1845 Executive order, August 20, 1886.
Total in Florida as far as known or estimated.	14, 124. 69	
ldaro.		
Fort Boisé, in Boisé valley, one-half mile from	638.00	Executive order, April 9, 1873.
Boisé city. Fort Hall, within the Fort Hall Indian Reserva-	646. 50	Executive order, October 12, 1870.
tion, in T. 3 N., R. 38 E. Fort Lapwai, within Nez Percé Indian Reserve, in T. 35 N., R. 4 W. Fort Sherman (late Cour d'Alene):	640.00	Executive orders, April 23, 1864, and June 15, 1871.
Fort Sherman (late Cœur d'Alene): Post reserve, in T. 50 N., R. 4 W	591. 85 640. 00	Request of Secretary of War, October
Winter-pasture reserve, in Ts. 50 and 51 N., R. 4 W., as surveyed. Winter-pasture reserve, as declared, in Ts. 50 and 51 N., R. 4 and 5 W.	640.00	9, 1877. Executive order, dated April 22, 1880.
Total in Idaho	3, 796. 85	
ILLINOIS.		-
Fort Armstrong (Rock Island), in fractional T. 18 N., Rs. 1 and 2 W., fourth principal meridian.	c 750. 00	Request of Secretary of War, March 2, 1825, and September 11, 1835. By act of Congress approved June 27 1866 (14 Stat., p. 75), certain small islands were added to the reserve and right of way was granted to the Rock Island Railroad Company Act of April 2, 1844 (6 Stat., p. 908) allowed George Davenport to enter the SE4 sec. 25, T. 18 N., R. 2 W.
Total in Illinois	d 750.00	
INDIAN TERRITORY		
Council Grove: For use of Fort Reno, in T. 12 N., R. 4 W., I. M.	5, 760. 00	Executive order of April 19, 1889, re iterated executive order of Decem ber 26, 1885.
Oklahoma	160, 00	Executive order of April 9, 1889.
Total in Indian Territory	5, 920, 00	1

b Area not calculated. c Approximate present area. d A bout.

Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
KARSAS.		· · · · · · · · · · · · · · · · · · ·
Fort Leavenworth, on west bank of Missouri 11ver, in T. 8 S., R. 22 E.	<b>a 2,</b> 750. 00	Executive order, October 10, 1854. Di- minished by direction of Secretary of the Interior in 1861. See also act of July 27, 1868 (15 Stat., p. 238); joint resolution February 9, 1871 (16 Stat., p. 594); act of Jrly 20, 1868 (15
Fort Riley, in Te. 11 and 12 S., Re. 5 and 6 E	b 19, 899. 22	Stat. p. 392).  Executive order, May 5, 1855. Reduced in area under joint resolution of July 26, 1866) (14 Stat., p. 387), and order of President thereunder of July 19, 1867. Further reduced under act of March 2, 1867 (14 Stat., p. 573).
Total in Kansas	22, 649. 23	
LOUISIANA.		
Battery Bienvenue, in T. 12 S., R. 13 E., east of river: "The public lands 1,200 yards each way	(e) <sub>.</sub>	Executive order, February 9, 1842.
from the fort."  Fort Livingston, on west end of Grand Terre	126, 16	Purchased by United States in Janu-
island. Fort Jackson, sec. 50, T. 20 S., R. 30 E., south-	740. 97	ary/1834. Executive order, February 9, 1842.
Fort Jackson, sec. 50, T., 20 S., R., 30 E., south- cast district, west of Mississippi river. Fort Pike, consisting of "the public land within 1,200 yards of Fort Pike.	(0)	Executive order, February 9, 1842. All the land has been patented to
		the State as swamp except sec. 19 of T. 10 S. R. 15 E., southeast dis- trict, east of river and south of Great Rigolet. Area of reserve in sec. 19 not known.
Fort St. Philip, sec. 11, T. 19 S., R. 17 E., southesant district, east of river.	556. 12	Executive order, February 9, 1842.
Fower Dupres: "All the public land within 1,200 yards of the fort," in T. 13 S., R. 14 E., east of Mississippi river.	( <b>d</b> )	Executive order, February 9, 1842.  Lands found to be covered by a private land claim.
Fort Macomb, on Pass Chef Menteur: "All the	(c)	Executive order, February 9, 1842.
public land within 1,200 yards from the fort."  ?roctor's landing, on Lake Borgne  United States barracks and land adjoining and above same, near New Orleans, on left bank Mississippi river, about 8 miles above city.	a 92.00 (d)	Purchased March 15, 1856. Purchased by United States December 14, 1833, and May 17, 1848.
Mississippi river, about 3 miles above city. Saton Rouge arsenal, adjoining Baton Rouge	(c)	Purchased in 1814.
Total in Louisiana as far as known or es-	1, 515. 25	
timated.		
First area between south boundaries of claims Nos. 95 and 96 and north boundary of canal grant, in T. 47 N., R. 1 E.; second area between north line of Canal street and south boundary	(d)	Executive order, May 9, 1885.
canal grant, shown in diagram, with order. Fort Mackinso (or Mackinsw), on the island of Mackinso.	(0)	Never declared by executive order. Portion of reserve set apart as a park by act of March 3, 1875 (18 Stat., p. 517); other parts granted
St. Mary's Falls Canal reserve, in sec. 6, T. 47	9.41	to individuals by act of March 1, 1879 (20 Stat., p. 326). Executive order, June 10, 1883.
N., R. 1 E. improvement of 'Hay Lake channel, St. Mary's river, lots 5 and 6, sec. 2, and lot 3, sec. 3, T. 45 N., R. 2 E.	145. 90	Executive order, October 30, 1884. Executive order, October 12, 1889. Reserves islands Nos. 1, 2, 3, and 4, in sec. 6, T. 47 N., R. 1 E., for use in connection with improvement of St. Mary's River, at Hay Lake chan-
The unsurveyed islands in secs. 9 and 10, T. 47 N., R. 1 E.	(đ)	nel, 132.50 acres. Secretary of the Interior, September 5, 1885. Executive order, September 22, 1885.
Fort Wayne, near city of Detroit	(c) ·	Land deeded to the United States June 3, 1842, and April 15, 1844.
Total in Michigan as far as known	288. 81	

	·	<u> </u>
Name and location of reservation.	Area in acres.	Daté of executive order or other authority and remarks.
MINNESOTA.	i	
Fort Sneiling, at junction of Mississippi and Minnesota rivers.	(a)	Reservation made at the request of Secretary of War, July 13, 1839, and Secretary of Treasury, July 15, 1839. President's orders, dated May 35, 1833, and November 16, 1853. Act of Congress approved August 26. 1852 (10 Stata, p. 36) and order of Secretary of War thereunder, dated March 13, 1834. Joint resolution of Congress approved May 7, 1876 (16 Stata., p. 376). Reduction approved by Secretary of War, January 1, 1874.
Reservation on St. Louis River, in Minnesota, lot 1, sec. 20, T. 49 N., R. 13 W.	7.32	1874. Executive order, March 13, 1854.
Total in Minnesota, except Fort Snelling	7.32	
MISSOURI.		
Grand Tower rock, in Mississippi river, which, if surveyed, would be in sec. 20, T. 34 N., R. 14 E., of fifth principal meridian.	( <b>b</b> )	Executive order, February 24, 1871.
Fort Leavenworth on east bank of Missouri river, in Ts. 52 and 53 N., R. 36 W., of fifth principal meridian.	e 1, 000. 00	Executive order, June 21, 1838. Portion of reserve released by Scoretary of War. March 1, 1841. Present reserve is in R. 36 W.
Total in Missouri as far as known or estimated.	1, 000. 00	
MONTANA.		
Camp Baker, in T. 11 N., R. 4 E	2, 400. 00	Executive order, May 16, 1871.
Fort Shaw, in T. 20 N., Rs. 2 and 3 W Fort Keogh, at mouth of Tongue river	c 82, 000. 00 d 57, 619. 00	Executive order, January 11, 1870. Executive order, March 14, 1878. General Orders No. 6, headquarters Department of Dakota. February 18, 1880, describes the ferry or bridge site on east bank of river.
Fort Assinniboine, mostly between the Milk and Missouri rivers, and within the reservation for the Gros Ventre, Piegan, and other Indians.	e 704, 000. 00	Executive orders, March 4, 1880, June 16, 1882, and May 2, 1888. Executive order, dated May 2, 1888, modified military reservations of Fort Assimiboine, per executive order of June 10, 1881, so as to embrace within its boundaries a post reservation, a hay reservation, and a coal field reservation.
Fort Missoula: Original reserve, sec. 31, T. 13 N., R. 19 W Additional reserve, S. 1 NE. 2 and SE. 2 sec. 25, T. 13 N., R. 20 W., the S. 1 NE. 1, S. 1 NW. 1, SE. 2 of SE. 1, NE. 1 of SW. 3, and W. 1 of SW. 2 sec. 30, T. 13 N., R. 19 W. Timber reserve on unsurveyed land	640. 00 560. 28	Executive order, February 19, 1877. Executive order, August 5, 1878.
Timber reserve on unsurveyed land	1, 577. 41 d 31, 000. 00	Executive order, June 10, 1879. Executive orders, April 8, 1881, and April 14, 1882.
Fort Custer post reservation, 6 miles square, in secs. 1 and 2 S., Rs. 33 and 34 E.	23, 040. 00	Executive order, December 7, 1886.
National cemetery of Custer's battle-field, 640 acres.	640.00	Thirteen Indian families residing on post reservation not to be disturbed.
Limestone reservation, near Old Fort C. F. Smith, 2,227.20 acres.	2, 237. 20	post reservation not to be distinued.
Total in Montana as far as known or esti- mated.	855, 703. 84	
Nebraska.		
Fort McPherson national cemetery	107. 00	Executive orders, October 13, 1873,
Camp Robinson, on White river, at mouth of Spring creek:	10 000 00	and January 5, 1887.
Post reserve	12, 800. 00	Executive orders, November 14, 1876, and June 28, 1879.
Timber reserve, 4 square miles	10, 240. 00 not given.	Executive order, November 4 1673. c Estimated. d About.

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Name and location of reservation.	Area in	Date of executive order or other
	acres.	authority and remarks.
NEBRASKA—continued.		
Fort Sidney: Sidney barracks post reserve, sec. 32, T. 14 N., R. 49 W.	640.00	Executive order, May 14, 1874.
Timber and wood reserve, secs. 6 and 18, T. 17 N., R. 52 W., and secs. 12, 14, and 24, T. 17 N., R. 53 W.	8, 1 <b>95</b> . 85	Executive order, May 31, 1880.
Fort Niobrara: Post reserve: Secs. 26 and 35 of T. 34 N., secs. 2, 3, 10, 11, T. 33 N., and all that part of secs. 22, 23, 27, 33, and 34 of T. 34 N., and of secs. 4, 5, 8, 9, T. 33 N., lying on the right (south and east) bank of the Niobrara river, all in R. 27 W. of the sixth principal meridian.	6, 194. 84	Executive order, December 10, 1879.
Wood and timber reserve: All that part of T. 34 N., R. 27 W., not already embraced within the existing reservation, excepting secs. 16 and 36 (school sections); the NE. 2 of NE. 2 ecc. 28; the NW. 2 of NW. 2 and lots 2 and 3 of sec. 27; the NE. 2 of SW. 2, the W. 3 of SW. 2, and lot 3 of sec. 22; the E. 2 of SE. 2 and 8. 4 of NE. 2 of sec. 25; the E. 3 of NW. 3, the E. 4 of SW. 3, and lots 1, 2, 3, and 4 of sec. 31, and the NE. 2 of		
1018 1, 2, 3, and 4 or sec. 31, and the N.S. 2 or sec. 33.  In T. 34 N., R. 28 W., all of secs. 5, 6, 7, 8, 17, 18, 29, 31, and 32; all of sec. 19, except lots 2, 3, 4, and 5; all of sec. 20, except the N. 2 of S.E. 2 and lots 5, 6, 7, and 8, and all of sec. 30, except the E 2 of N.W. 2, and lots 1 and 2. In T. 39 N., R. 26 W., all of secs. 5, 6, 7, and 8. In T. 33 N., R. 27 W., all of secs. 5, 1 and 1 and 2.	28, 817. 48	Executive order, June 6, 1881.
secs. 1 and 12. (To the above was added the E. i of SE. i and S. i of NE. i, sec. 25, T. 34 N., E. 27 W., and at the asme time there was excluded the W. i of SE. i and S. i of SW. i of sec. 30, of the same township and range.)	•	Executive order, April 29, 1884.
Total in Nebraska	61, 994, 62	
NEW MEXICO.		•
Fort Bayard, in T. 17 S., Rs. 12 and 13 W	8, 840. 00 28, 040. 00	Executive order of April 19, 1869. Executive orders, April 29, 1870, an November 9, 1880.
Fort Marcy, at Santa Fé. Fort Stanton, within former limits of Mescalero Apache Indian Reservation.	a 17. 77 10, 240. 00	Executive order, August 28, 1868. Originally 12 miles square, by executive order of May 12, 1854. Reduce under act of May 21, 1872, to a track 8 miles long and 2 miles wide, 1 mi from each bank of the river Bonit
Fort Sumner post cemetery, situated in NE. 2 sec. 15, and N.W. 2 sec. 14, T. 2 N., R. 26 R.:  These two subdivisions contain Fort Union falls within the confirmed private	820. 00	Executive order, May 22, 1871.
land grant Mora:  Post and timber reserve  Fort Wingste, in Ts. 13, 14, and 15 N., Rs. 15, 16, and 17 W.	66, 880. 00 83, 200. 00	Executive order, October 9, 1868. Executive orders, February 18, 1870 and March 26, 1881.
Total in New Mexico	192, 531. 77	
OREGON.		
Fort Klamath, in T. 38 S., R. 7½ E.:  Post reserve, in secs. 22, 28, 28, and 27	2 1, 000. 00 2, 135. 08 192. 07 1, 250. 11	Executive order, April 6, 1869. Executive order, August 29, 1863. Executive order, February 26, 1853. A donation claim covers some 40 acres of the reservation.

•		
Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
OREGON—continued.		
For improvement of Coos bay and harbor: Lots 1, 2, 3, and the SW. 1 of NW. 2 of sec. 2, and lots 1 and 2 and SE. 2 of NE. 2 of sec. 3, T. 36 S., R. 14 W.	174, 27	Executive order, July 14, 1884. Executive order, November 13, 1899, reserves part of seca. 3, 4, and 9, and parts of 10 and 15; secs. 16, 17, and 20, and parts of secs. 21, 22, 27, and 28; secs. 29 and 31, and part of 32; sec. 33 and part of 34, all in T. 24 S. R. 13 W.; parts of secs. 4 and 5; sec. 6; parts of secs. 7, 18, and 19, T. 25 N., R. 13 W.; secs. 12, 13, and 23, and parts of 24, 25, and 26,
North side of Tillamook head, fractional SW. ‡ sec. 29, lots 1 and 2 of sec. 30, and lots 1, 2, 3, and 4 of sec. 31, T. 6 N., R. 10 W.	827. 55	T. 25 S., R. 14 W. Executive order, November 4, 1885.
Total in Oregon	5, 079. 68	
UTAH.		
Fort Douglas, in Ts. 1 N. and 1 S., R. 1 E	2, 888. 19	Executive order, September 3, 1867. Act of Congress, May 16, 1874 (18 Stata., p. 48), gave 20 acres for come- tery for Salt Lake religious bodies; act of January 21, 1885 (State. 23, p. 285), reduced reserve 151.81 acres.
Reservation for water supply for Fort Douglas	1, 920. 00	Act March 3, 1887 (24 Stats., 478), added to reserve for water supply.
Fort Du Chesne, in T.2 S., R.1 E., Uintah meridian within the Uintah Indian Reservation.	8, 840. 00	Executive order, September 1, 1887.
Total in Utah	8, 148. 19	•
Washington.		
Port Angeles and Ediz Hook, in Ta. 30 and 31 N., Rs. 5 and 6 W.	(a)	Executive orders, July 19, 1862, and March 10, 1863.
Cance island, off east coest of Shaw Island Cape Disappointment, including Fort Canby, fractional section 9 (except lot 4 reserved for light-house purposes), and part of fractional sections 4 and 5, T. 9 N., R. 11 W.	43. 10 536. 20	Executive order, July 2, 1875. Executive order, February 26, 1852.
Southwest part of Lopez island, including Bunch island and Whale rooks.	599.80	Executive order, July 2, 1875.
Northwest part of Lopez island, extending from Flat point to Upright point. These reserves are in Ts. 24, 35, 36 N., R. 2 W.	634.60)	<b>\</b>
At Nee-ah harbor, straits Juan de Fuca: 1. We-addah island	ð 20.00	Executive order, June 9, 1868. A part of these lands declared reserved
2. Tract east side of harbor	b 400. 00 b 400. 00	were disposed of prior to date of order reserving same, viz: NW.
At Narrows of Puget sound:  1. South end of Vashous island	633. 60 639. 00	of SW. ½ and lot 3, sec. 1, T.21 N., R. 2 E.; lot 5 and NE. ½ of SE. ½ sec. 2, T.21 N., R. 2 E., and SW. ½ of SW. ½ of sec. 33, T. 22 N., R. 2 E.
All in Ts. 21 and 22 N., R. 2 E. Point Roberts, in secs. 1, 2, 3, 4, 9, 10, 11, 12 of T. 40 N., R. 3 W.	2, 434, 55	Executive order, September 13, 1859, at suggestion of Commissioner of General Land Office.
San Juan island: Southeast point of island, including Goose	240.00	Executive order, July 2, 1875. Executive orders dated March 2 and
island and Rocky peninsula, in T. 34 N., R. 2 W.	640, 00	May 20, 1889, amended executive order of July 2, 1875, confining the military reservation on San Juan
Northeast point of island, including Reid rock (in secs. 1, 2, 11, 12, and 13, T. 35 N., R. 3 W.).  Shaw island:	508. 83	island to certain lots and subdivis- ions in secs. 7 and 8, in T. 34 N., Rs. 2 and 3 W.; making an aggre- gate of 640 acres.
Westend of island, mostly in T. 36 N., R. 2 W. Eastern reserve on island, mostly in T. 36 N., R. 2 W.	515. 80 ) 594. 90 }	Executive order, July 2, 1875.
Fort Three Tree point, in T. 9 N., R. 7 W	640.00 621.97	Executive order July 31, 1865. Executive order, January 29, 1859.
N., R. 1 W. Fort Vancouver, in T. 2 N., R. 1 E.	639. 54	Order of Secretary of War, October 29, 1853. Executive order, January 5, 1878 (As of an acre was granted to Catholic mission).

a Area not known.

b About.

Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
WASHINGTON—continued.		
Fort Walla Walla, part of the post reserve remaining unseld.	619. 57	Executive order, May 13, 1839. Hay and timber reserve granted away or sold.
Fort Spokane, on Spokane river	640. 00	Order of Secretary of Interior, June 24, 1881; executive order, January 12, 1882; executive order, Novem- ber 17, 1887.
Reservations as follows at twenty-five different points where the title should be found to be in the United States, viz:	270.00	
<ol> <li>On north side of New Dungeness harbor, embracing all the peninsula to its junc- tion with the mainland, in T. 31 N., R. 4 W.</li> </ol>	258. 63	
<ol> <li>South side of New Dungeness harbor, in T. 31 N., Rs. 3 and 4 W.</li> </ol>	628. 00	
3. On west side of entrance to Washington harbor, in T. 30 N., R. 3 W.	614.00	Executive order, September 22, 1806.
4. East side of entrance to Washington har-	588.00	
bor, T. 30 N., R. 3 W. 5. Challam point, T. 30 N., R. 2 W. 6. Opposite Challam point, in T. 30 N., Ra 1	614.00	•
and 2 W. 7. Protection island, in Ts. 30 and 31 N., R. 2 W.		All disposed of before order issued.
8. Opposite Protection island, in T. 80 N., R. 1 W.	624. 25	
9. Vancouver point, in Ts. 29 and 30 N., R.	608. 00	
10. Point Wilson, in T. 31 N., R. 1 W	464.00	Do.
10. Point Wilson, in T. 31 N., R. 1 W	450, 00 590, 00	Executive order, September 22, 1896. This order declared reservations of
<ol> <li>North of entrance to Deception pass, in- cluding two islands in the pass, in T. 84 N., R. 1 E.</li> </ol>	550.00	640 acres each where the title to the lands should be found in the United States, but upon final designation
15. South of entrance to the pass, in T. 34 N., R. 2 E.	630.00	of the reservation by the War Department the areas were reduced below 640 acres as per this table.
16. Two islands east of Deception pass, in T. 34 N., R. 2 E.	140.00	below 640 acres, as per this table.  Quite a number of legal subdivisions within the limits designated
17. Tala point, in T. 28 N., R. 1 E	615. 25 614. 25 602. 20	were found to have been disposed of prior to date of order, which reduces the area reserved below the figures
2 E. 20. Double bluffs, fractional secs. 26, 27, 28, and lots 4 and 5, sec. 22 of T. 29 N., R. 2 E.	626. 25	here stated. Exact reserved area not calculated.
21. Point Defiance, in T. 21 N., R. 2 E 22, 23, and 24. Three tracts on west side of	( 576, 00	
Puget's sound, in T. 21 N., R. 2 E 25. Whidbey's island, most northerly point	635.00 606.00	See preceding remarks.
in T. 34 N., R. 1 and 2 E.  Goose island, situate in the strait of San Juan de Fuca, off the southeastern point of San Juan island, in the SE. ‡ of the NE. ‡ of sec. 8, T. 24 N., R. 2 W.		Executive order, January 9, 1889.
Total in Washington Territory	22, 259. 24	
WISCONSIN.		
Stone quarry, fractional secs. 25, 26, and 36, T. 28 N., R. 25 E.	1, 046. 10	Request of Secretary of War and or- der of Secretary of the Treasury,
WYOMING.		September 1, 1837.
Fort Bridger, in Ta. 15 and 16 N., R. 115 W	10, 240. 00	Executive order, May 21, 1858. Relocated and reduced under act of February 24, 1871 (16 Stat. p. 436)
Fort D. A. Russell, adjoining city of Cheyenne, in T. 14 N., R. 67 W.	4, 512. 00	ruary 24, 1871 (16 Stat., p. 430). Executive order, June 28, 1869.
Wood reserve for Forts Sanders, D. A. Russell, and Chevenne depot, sees. 20, 28, 30, 32, T. 15 N., R. 71 W.	a 2, 540. 64	Executive orders, November 4, 1879, and February 25, 1880.
Fort Bred. Steele National Cemetery		Secretary of War, November 19, 1886. Area not known.

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# Schedule of military reservations, with area, date, etc.—Continued.

Name and location of reservation.	Area in acres.	Date of executive order or other authority and remarks.
wyoning—continued.		•
Fort Washakie within the Shoshone Indian Reservation.	a 1, 405. 00	Executive order, May 21, 1887.
Fort McKinney, post reserve and wood and tim- ber reserve, in Ts. 50 and 51, N., Rs. 82 and 83 W.	<b>25, 6</b> 00. 00	Executive orders, July 2, 1879, and February 2, 1880.
Depot McKinney, in T. 44 N., R. 78 W	640. 00	Executive order, July 2, 1879. Executive order dated January 10, 1890, withdrawing the eastern boundary of the reservation one-fourth of a mile westward, as per terms of the order.
Total to Wyoming	44, 937. 64	
Total area of military reservations in the public-land States and Territories, as far as known or estimated.	2, 276, 965. 41	

a About.

Historical and statistical table of the United States and Territories, showing the area of each in square miles and in acres, the date of organization of Territories, date of admission of new States into the Union, the population of each State and Territory at the taking of the ceneus in 1880, and the arra surveyed and remaining unsurveyed up to June 30, 1890.

Historical and statistical table of the United States and Territories, showing the area of each in square miles and in acres, etc.—Continued.

Civil divisions.	Act	Unite	United States Statutes.	Act	Unite	United States Statutes.	Area of the	Area of the States and Territories—	Number of acres sur-	Area re- maining un-	Population
TOTAL TOTAL	Territory.	Vol.	Раде.	State.	Vol.	Page.	In square miles.	In acres.	to June 30, 1890.	on June 30, 1890.	in 1880.
PUBLIC-LAND STATES AND TERRITORIES—cont'd.											
States—Continued. Florida	Mar. 30, 1822	eo	654	က်	10.	742		931,	3.00	Acres. 7, 100, 925	
lowa Wisconsin	June 12, 1838 Apr. 20, 1836	0 0	10	ກໍ ຕ ເ	000	178		NE S	N E	: :8	1, 624, 615
Winneeota	rs ;	6	403	źģ,	* = :	168		100	ŽĘ.	10, 982, 158	
Wregon Kansae	<b>48</b>	<b>*</b> 2	27.2	<u> </u>	121	28.2		ξĘ	<b>\$</b> 6	9	
Nevada Nebraska	2,8	22	208 7.788	2,6	2.2	39.30		5,5	225		
Colorado	88.6	12	172	. જે જે	3,8	474		88.5	4,8	3,8	
Washington Montans	Mar. 2, 1853 May 26, 1854	ខ្លួ	ត្តន	Feb. 22, 1889 Feb. 22, 1889	នន	676	69, 994	44, 796, 160 92, 016, 640	20, 263, 021	22, 973, 133 71, 758, 619	3,5,8
Territories.								•	•		
New Mexico	Sept. 9, 1850	0	448		i			8	88	8	
Dakota (a)	Mar. 2, 1861	213	<b>3</b>					<b>(8)</b>	50, 877, 782	§ <u>∞</u> 9	136, 177
Alfaho	Mar. 3, 1963	225	888				86,294	72, 200, 240 55, 228, 160	£ 6	44, 548, 271	
Indian (b)	July 21, 1000	3 -						18	27, 019, 089	5	
District of Columbia	July 16, 1790		7. 7. 7. 7.	·····			2 8	38, 400		078 648 6	177,624
r dono laba dello (c)			: :					0, 016, 080		5	
Total							2 581 385	9 900 088 547	00K 094 K75	030 410 459	50 155 789

a The act of Congress approved February 22, 1889, provided for a division of the former Territory of Dakota into two States, vis. North Dakota and South Dakota, but the figures above given for Dakota eness of each State have not been calculated up to the close of the fiscal year ending June 39, 1890.

b No cenaus taken.

The Public Land Strip was made a part of Oklahoma Territory by the act of Congress approved May 2, 1890; but as the act provides that "any other lands within the The Corner of the Territory of Oklahoma whenever the Indian nation or tribe owning such lands abull signify to the President of the United States in legal manner its assent that such lands shall so become a part of said Territory of Oklahoma, "etc., the area of said Public Land Strip is herein reported as herefoliors.

Tabular statement showing the number of acres of public lands surveyed in the following land States and Territories up to June 30, 1889, during the past fiscal year, and the total of the public lands surveyed up to June 30, 1890; also the total area of the public domain remaining unsurveyed within the same.

Land States and Territories.  In acres.  In		Areas of pub in States an torie	d Terri-	Number o	of acres of pu	ıblic lands	surveyed.	Total area of
Arkansas 33, 410, 063 52, 203 38, 410, 063 52, 203 63, 410, 063 52, 203 640 187, 801 72, 297, 613 152, 285, 76 9, 745, 85 72, 189, 644 28, 802 Colorado 66, 880, 000 104, 500 58, 850, 546 858, 203, 73 115, 253, 99 59, 424, 003 7, 455 Florida 37, 931, 520 59, 263 30, 828, 076 2, 519, 33 30, 830, 595 7, 100 1llinois 35, 465, 093 55, 414 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 465, 093 35, 228, 800 55, 414 35, 465, 093 35, 228, 800 55, 451 35, 228, 800 55, 545 35, 228, 800 55, 545 35, 228, 800 55, 545 35, 228, 800 55, 545 35, 228, 800 55, 545 35, 228, 800 55, 645 35, 228, 800 55, 645 35, 228, 800 55, 645 35, 228, 800 55, 645 35, 228, 800 55, 645 35, 228, 800 55, 645 35, 228, 800 55, 465, 693 35, 228, 800 55, 645 35, 228, 800 55, 465, 693 35, 228, 800 55, 645 35, 228, 800 55, 465, 693 35, 465, 093 35, 228, 800 55, 645 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 465, 693 35, 228, 800 55, 228, 800 55, 228, 800 557, 780 528, 465, 693 35, 224, 477, 682 10, 892 35, 224, 477, 692 10, 892 35, 224, 477, 692 10, 892 35, 224, 477, 692 10, 892 35, 224, 477, 692 10, 892		In acres.	square	June 30,	tracts made prior to June 30, 1889, and not hereto- fore report- ed because accepted since June	Under contracts made for the fiscal year end- ing June	to June 80,	public and Indian land remaining un- surveyed, in- cluding the area of pri- vate land claims sur- veyed up to June 30, 1890.
Oregon         60, 975, 860         95, 274         40, 414, 361         64, 902, 24         19, 198, 22         40, 498, 461         20, 476           Wisconsin         34, 511, 360         53, 924         34, 511, 360         52, 1823, 927         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         34, 511, 360         32, 91, 32         34, 511, 360         32, 91, 32         34, 511, 360         36, 529, 522         32, 973         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         369, 529, 529         379, 529         369, 529, 529         379, 529         369, 529, 529         379, 529         379, 529         379, 529         45, 718         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529         379, 529	Arkanses California Colorado Florida Illinois Indiana Lowa Kansas Louisiana Minnesota Mississippi Missouri Montana Nebraska	33, 410, 063 100, 992, 640, 66, 880, 000 87, 931, 520 35, 465, 073, 760 35, 228, 800 51, 770, 240 28, 731, 090 36, 128, 640 53, 459, 840 41, 836, 931 92, 016, 640 47, 077, 359	52, 203 157, 801 104, 500 59, 268 55, 414 38, 809 55, 045 80, 891 44; 893 56, 451 83, 531 47, 156 65, 370 143, 776 73, 558	38, 410, 063 72, 027, 613 58, 950, 548 30, 828, 076 35, 465, 063 21, 637, 760 35, 228, 800 27, 067, 762 36, 128, 640 42, 33, 917 41, 836, 931 41, 836, 931 46, 989, 039	152, 285, 76 856, 203, 73 2, 519, 83 2, 519, 83 135, 247, 37 620, 161, 42 23, 039, 51	9, 745, 65 115, 253, 99 	83, 410, 053 72, 189, 644 59, 424, 003 30, 830, 596 35, 465, 637, 760 35, 228, 800 51, 770, 240 27, 067, 762 36, 128, 640 42, 477, 682 30, 179, 840 41, 836, 931 20, 263, 021 47, 012, 079	28, 802, 996 7, 455, 997 7, 100, 925 1, 663, 328 10, 962, 188 71, 753, 619 65, 280
New Mexico. 77, 568, 640 121, 201 48, 401, 171 78, 483, 73 58, 698, 05 48, 638, 311 28, 320 Utah 54, 064, 640 84, 476 13, 160, 107 576, 525, 50 13, 736, 633 40, 328 Wyoming 62, 645, 120 97, 383 47, 162, 911	Ohio Oregon Wisconsin Washington Alaska Arizons Dakotae Idaho Indian T New Mexico Utah Wyoming	25, 581, 976 60, 975, 360 34, 511, 369 44, 796, 160 369, 529, 600 72, 906, 240 96, 596, 480 55, 228, 160, 40, 481, 600 77, 568, 640; 54, 064, 640 62, 645, 120	39, 972 95, 274 53, 924 69, 994 577, 390 113, 916 150, 932 86, 294 63, 253 121, 201 84, 476 97, 883	25, 581, 976 40, 414, 361 34, 511, 360 21, 642, 904 14, 347, 751 10, 657, 740 27, 019, 099 48, 401, 179 18, 160, 107 47, 162, 911	64, 902. 24 b 21. 82 163, 901, 04 597, 748. 27 929, 992. 35 22, 148. 58 178, 433, 73 576, 525. 50	19, 198. 22 16, 221. 95 58, 698. 05	40, 498, 461 34, 511, 360 21, 823, 027 14, 945, 499 50, 877, 782 10, 679, 889 27, 019, 099 48, 638, 311 13, 736, 638 47, 162, 911	20, 476, 699 22, 973, 133 869, 529, 600

a This area appears to have been counted in former reports of surveys in the State of Michigan, and is therefore not added in this column.

b Counted in former reports of surveys in the State of Wisconsin, and hence not added in this

column.

c The figures given for Dakots embrace the whole area comprising the former Territory of Dakots (now the States of North Pakots and South Dakots). By act of Congress approved April 10, 1890, North Dakots and South Dakots were made separate surveying districts, but the office of United States surveyor general of North Dakots was not opened until after the close of the fiscal year,

d By act of Congress approved May 2, 1890, the Public Land Sirip was made a part of Oklahoma Territory, but as the act provides that "any other lands within the Indian Territory, not embraced within these boundaries, shall hereafter become a part of the Territory of Oklahoma whenever the Indian nation or tribe owning such lands shall signify to the Fresident of the United States in legal manner its assent that such lands shall so become a part of said Territory of Oklahoma, and the President shall thereupon make proclamation to that effect," etc., the area of the Public Land Strip is reported as here-

tofore.

This estimate is of a very general nature, and affords no index to the disposable volume of land remaining, nor the amount available for agricultural purposes. It includes Indian and other public reservations, unsurveyed private land claims, as well as surveyed private land claims, in the district of Arizons, California, Colorado, and New Mexico; the sixteenth and thirty-sixth sections reserved for common schools; unsurveyed lands embraced in rallroad, swamp land, and other grants; the great mountain areas; the areas of unsurveyed rivers and lakes; and large areas wholly unproductive and unavailable for ordinary purposes. The volume of land in the unsurveyed portion of the public domain suitable for homes and subject to settlement under the laws of the United States is of comparatively small proportions. tively small proportions.

## F.—RAILROAD DIVISION.

The following is a tabulated statement of the work performed in this division:

Applications pending July 1, 1889	4, 438 2, 191
Decisions in favor of applicants	6, 629
	2, 435
Applications pending July 1, 1890	4, 194
Entries pending July 1, 1889	3, 921 1, 470
Entries canceled during year	5,391 1,527
Entries pending July 1, 1890	3, 864
Letters pending July 1, 1889	234 5, 954
Letters answered during year	6, 188 · 5, 221
T	
Letters remaining unanswered July 1, 1890	967
Railroad selections, in acres, canceled during year	56, 246, 63

Letters written during year 8,486, covering 15,480 pages of press-copy. Certified copies furnished 212, costing \$669.16.

The large number of applications pending is, in a measure, due to the fact that the principles involved in a number of the cases are similar to those involved in cases pending before the Secretary of the Interior upon motion for review.

A good part of the work of this division can not be shown in a tabulated statement, viz: Answers to personal inquiries made by the attorneys representing the railroads, and others interested in claims made to lands within the limits of the grants to such roads; also, the exhibition of maps filed by the companies, diagrams showing the limits of the grants projected thereon, and the papers filed by the companies relating or appertaining to the grants.

A great many such inquiries are made, and to answer the same often necessitates a thorough search of the records and files, and, that the person may fully understand, an explanation is necessary, thus consuming considerable time, of which no record is made.

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For the information of other divisions, such search and explanation

are often necessary.

To answer a simple inquiry as to the status of a particular tract requires an extended examination; for it must first be ascertained whether it is within the limits of the grant, and if so what limit, granted or indemuity; if granted, the date of the attachment of the rights of the road under the grant in that immediate vicinity; and whether the records show, or allegation is made of, a claim sufficient, under the terms of exception from the grant, to defeat the grant.

The following are office letters submitting adjustments:

[St. Louis, Iron Mountain and Southern (Arkansas), August 18, 1888.]

In compliance with directions contained in department circular of November 22, 1837, issued under the act of Congress approved March 3.1837 (24 Stat., 556), I have adjusted the grant to the State of Arkansas by act of February 9, 1853 (10 Stat., 155), as revived and extended by the act of July 26, 1866 (14 Stat., 333), for the Cairo and Fulton, now St. Louis, Iron Mountain and Southern Railroad Company.

I have also prepared lists of lands which appear from the records to have been erroneously approved and patented under said grant, and submitted copies thereof to the land commissioner of the company, accompanied by a letter calling upon him to show cause why proper steps should not be taken by this deportment to recover said.

show cause why proper steps should not be taken by this department to recover said lands, in accordance with the requirements of the act of March 3, 1887, aforesaid.

The land commissioner has filed his reply, and I herewith submit the case for your

consideration and action.

Since the receipt of the reply of the land commissioner the lists have been re-examined and corrected where error was found as alleged, in accordance with the facts as found on the records and given in the paper herewith, marked No. 1. The other papers submitted are as follows:

A .- Statement showing the adjustment of the grant, from which it appears that a

deficiency of 628,006.70 acres exists.

B.-Lists of lands erroneously certified to the State, these having been disposed of prior to the date the right of the company attached (which was August 11, 1855, in the 6-mile limits July 28, 1866, in the 11-mile limits), and date of selection in the 15 and 20 mile limits.

C.—Lists of lands within the 6-mile limits of the grant which were covered by pre-

emption filings at date of definite location of the road.

D.-List of lands within the 6 and 11 mile limits which were covered at date of definite location, or certification, by cash entries since canceled.

E.-List of lands erroneously conveyed to the company, being tracts in even-numbered sections outside the 6-mile limits and in odd sections within the 6-mile limits. F.—Reply of the land commissioner to the call to show cause.

List B, which contained 2,134.82 acres, embraces entries which were made prior to the time the company's right attached and which have never been canceled. As cor-

rected and revised it contains 1,814,82 acres.

List C embraces pre-emption filings upon lands within the 6-mile limits of the company's grant, which were of record and uncanceled at the date of the definite location of the road. These filings were all on "offered" lands, and all, excepting those of Louisa Boone and James Allen, had expired by limitation of law prior to the time the company's right attached.

Mrs. Boone filed her declaratory statement October 2, 1854, but as the date of alleged settlement is not given on the tract-book, and the abstract of filings for that mouth can not be found, it is impossible to say whether her claim had expired

August 11, 1855, or not.

In the case of James Allen, D. S. No. 409, filed December 19, alleging settlement December 9, 1854, his claim was prima facie valid at the date of the definite location of the road, and excepted the tract covered by it from the grant. (Malone vs. Union Pacific Railway Company, 15 Copp, 90.) At the date of the certification to the company, however, July 13, 1857, said filing had expired, and, under the practice then obtaining, the certification was made.

List D embraces lands which were covered by entries made prior to the definite location of the road, and remaining intact at that time, but subsequently canceled.

List E embraces lands in odd-numbered sections within the 6-mile limits, and evennumbered sections outside said limits, and were erroneously certified for the reason that the company took no odd section within the 6-mile limits and no even section outside thereof. This list originally contained 1,003.08 acres, but the correction reduced the amount 400 acres, leaving 603.08 acres.

As the lands embraced in lists B, D, and E, as now presented, were erroneously

approved and patented for the reasons given, I am of opinion that the act of March 3, 1887, makes it the duty of the department to take the necessary steps to recover title to them.

As to the lands embraced in list C it is clear from the record that the pre-emption filings covering them, excepting those of Boone and Allen, had expired prior to the definite location of the company's road, and as to that of Boone it is not determined whether it had expired or not. And although the claimants, if still on the lands, would be protected in their rights, it is the opinion of this office that the department is not called upon to take any action looking to their recovery at this time.

As before stated, the tract covered by the filing of Allen was, under department

decision in the Malone case, excepted from the company's grant. It was therefore erroneously certified under said grant, and I am of opinion, that the proper steps to

recover it should be taken.

The status of each tract, as it appears upon the records, is fully given under the head of remarks in the list containing it.

### [Cedar Rapids and Missouri River (Iowa), November 17, 1888.]

In compliance with directions contained in department circular of November 2, 1887, issued under the act of Congress approved March 3, 1887 (24 Stat., 556), I have adjusted the grants to the State of Iowa by acts of May 15, 1856, and June 2, 1864, for the Iowa Central Air Line, afterwards the Cedar Rapids and Missouri River Railroad Company.

The right under the grants to the odd-numbered sections within the 6-mile limits of the original line from a point near Cedar Rapids to the Missouri river attached October 13, 1856; to the odd and even sections outside said 6-mile limits and within 15 of the original line, and within 20 miles of the modified line, it attached on selection,

the latter being indemnity lands. (Railroad Company vs. Herring, 110 U. S., 27.)

The present owner of the grant is the Iowa Railroad Land Company.

The grant by the original act was of every alternate section of land designated by odd numbers for 6 sections in width on each side of the road, with a provision for indemnity for lands lost within the primary limits, to be taken within an additional

territory not more than 15 miles from the line of the road.

The act of 1864 allowed the company to change the uncompleted portion of its road, and granted, for the use of the changed or modified line, the same lands and the same amount of lands per mile as was granted by the original act; and directed the Secretary of the Interior, after said modified line had been established and a map thereof filed in this office, to reserve and cause to be conveyed to the company, within 15 miles of the original main line of the road, an amount of land equal to that authorized to be granted by the act of 1856. And if the amount of lands per mile granted, or intended to be granted, by the original act, should not be found within 15 miles of the original line, then selections along the modified line and within 20 miles thereof were authorized.

The act of 1856 did not grant any specific number of acres or sections per mile, but was a grant in place of every alternate odd section for six sections in width on each side of the road. The act of 1864 made a grant for the company of the same lands and

the same amount of lands per mile as were granted by the original act.

The length of the modified line of the road from the town of Cedar Rapids to the western terminus is 271.6 miles, and the Supreme Court of the United States has decided that the quantity of the grant shall be measured by the length of such line.

(Railroad Company vs. Herring et al. 10 U. S., 27.)

Neither this company, nor the Iowa Central Air Line Company, to which the grant was originally made, built any road east of Cedar Rapids, a road from Clinton to Cedar Rapids having been built by private enterprise; and the court in the Herring case (supra) held that the company, having failed to build the road east of Cedar Rapids and having been relieved from its construction at its own request, is not entitled to any land therefor. In other words, that the company is not entitled to lards for a road which it never built, and was never to build. It follows, I think, that the company has no grant east of Cedar Rapids.

At the date of the approval of the act of 1864, which authorized the company to change the uncompleted portion of its road, it had built to the town of Nevada,

100 miles west of Cedar Rapids.

I have therefore adjusted the grant by dividing it into two sections "east of Nevada" and "west of Nevada," and have prepared four different statements for con-

Exhibit A is an adjustment upon the theory that the company takes under the original grant from Cedar Rapids as far as the road was constructed at the date of the act of 1864, and that the only additional right given the company under the latter act for this portion was to satisfy deficiencies within the grant in place by resorting to the even-numbered sections within the 6-mile limits, and both even and odd within the 15-mile limits; and if there was still a deficiency, to resort to the even and odd sections along the modified line within 20 miles thereof. Under this statement, there have been excess approvals to the company of 57,570.24 acres.

Exhibit B is a statement based upon the same theory for that part of the road between Cedar Rapids and Nevada, as exhibit A; but for that portion west of Nevada six sections per mile of constructed road have been allowed. Under this statement, there have been excess approvals of 5,814.20 acres.

Exhibit C is an adjustment upon the theory that the company is entitled to six full sections per mile of constructed road west of Cedar Rapids, and, if that theory be

correct, there would still be due the company 9,512.43 acres.

Exhibit D shows an adjustment upon the same theory for that part of the road between Cedar Rapids and Nevada, as exhibit A, and for the balance, or the modified line under the act of 1864, 171.60 miles, for the same amount of lands per mile as

was granted by the act of 1856. If this statement is correct, there has been approved to the company 14,943.32 acres of land in excess of the quantity it is entitled to.

This result is reached by taking the whole area of the grant by the act of 1856, 975,681.33 acres, which is the area of all the odd-numbered sections within 6 miles of the original line of the road, dividing it by 257.70, the length in miles of said line, and multiplying the product by 171.60, the length in miles of the modified line under

the act of 1864.

Exhibit E shows an adjustment upon the theory that the grant should be adjusted as a whole from Cedar Rapids to the western terminus, 271.6 miles, and the company is entitled to the same amount of land per mile therefor as was granted by the act The amount of lands per mile granted by said act was 3,786.80 acres, and this multiplied by the number of miles of road constructed west of Cedar Rapids gives 1,023,494.88 as the number of acres to which the company is entitled.

As there have been approved under the grants 1,033,431.57 acres, the company under this adjustment would have received 4,936.69 acres excess.

In the opinion of this office, this latter is the correct adjustment. The company claims six full sections per mile for road constructed, but, if it had been the intention of Congress to make such a grant, it would have been easy to express it, and the language of the granting clause would have been unnecessary and confusing. If, however, it was the purpose of Congress to give the same amount of lands per mile for the modified line as was granted for the original line, the language is appropriate and unambiguous.

The supreme court of the State of Iowa in Railroad Company vs. Herring (52 Iowa, 687), and again in Railroad Company vs. Jewell (61 Iowa, 410), decided that the quantity of the grant was to be measured by the length of the road constructed; that the length of the road constructed was 271.6 mile, and that the company was entitled under the act of 1864 to the granted lands for that number of miles.

The Supreme Court of the United States concurred in this view in the case of Her-

ring (supra) on appeal by the company. (110 U. S. 27).

I have also prepared lists of the lands which appear from the records to have been erroneously certified under the grants, and submitted copies thereof to the president of the Iowa Railroad Land Company, the present owner, accompanied by a letter calling upon him to show cause why the proper steps should not be taken by this department to recover the title, in accordance with the requirements of the act of March 3, 1887, aforesaid.

Copies of the lists of land submitted to the company are herewith transmitted, and

are described as follows:

List A 1 embraces lands covered by entries which were either made prior to, and were extant upon the records at, the time the company's right attached, or were authorized or confirmed by this office or department.

List B 1 embraces lands which have been approved to the State as swamp.

List C 1 embraces lands within the 6-mile limits which were covered by unexpired pre-emption filings at the date of the definite location of the road.

List D 1 embraces lands lying east of the terminal at Cedar Rapids.

These lists contain 7,824.52 acres, and in the event of their recovery would wipe out the excess approvals to the company and leave a balance due it of 2,887.83 acres. I also inclose the answer by the attorneys for the company, Messrs. Curtis and Burdett, to the rule to show cause, marked E.

The status of each tract, as it appears upon the records, is fully given in the list containing it, and as it is shown that the lands were erroneously certified to the company, it is believed by this office to be the duty of the department, pursuant to the requirements of the act of March 3, 1887, to take the proper steps to recover the title.

'Dubuque and Pacific (Iowa), September 23, 1889.]

In compliance with instructions contained in department circular of November 2, 1887, issued under the act of Congress approved March 3, 1887 (24 Stat. 556), I have adjusted the grant of the State of Iowa by act of May 15, 1856, (11 Stat. 9), to aid in the construction of a railroad from the city of Dubuque therein "to a point on the Missouri river near Sioux city, with a branch from the mouth of the Tete Des Morts to the nearest point on said road." Said grant was of every alternate section of land designated by odd numbers for six sections in width on each side of the road, with a provision for indemnity for losses within the 6-mile limits to be taken from an additional territory not more than 15 miles from the road line.

The right under the grant attached in the 6-mile or granted limits October 13, 1856, the date of the filing in this office the map showing the definite location of the road. The right to indemnity attached upon selection. By act of June 2, 1864, Congress authorized the change of the line of the road between Fort Dodge and Sioux city, but specially provided that the change should not impair the right to, nor change the

location of, the grant.

The present owners of the grant are the Iowa Railroad Land Company, successor in interest of the Iowa Falls and Sioux City Railroad Company, one of the grantees of

the State, and the Dubuque and Sioux City Railroad Company

The grant was of every alternate odd-numbered section of land within specified limits, and was therefore a grant in place. The area of the odd-numbered sections within the 6-mile or granted limits of the main line, which is the area of the grant for such line, is 1,207,145.51 acres. There have been certified under this part of the grant, as granted lands, 455,992.01 acres, and as indemnity, 699,174.74 acres, which with 153.95 acres in the granted limits yacant and subject to selections, aggregate 1,155,320.70 acres, leaving a balance of 51,824.81 acres due as indemnity on the main line. line,

The area of the grant for the Tete Des Morts branch is 21,142.95 acres. Only 40 acres have been certified for said branch, leaving a balance of idemnity due therefor

of 21,102.95 acres.

Lists of the lands which, under the present rulings of the department, would appear to have been erroneously certified for the company, were prepared, and the present owners, under the grant, through the local office at Des Moines, furnished copies thereof, and called upon to show cause why the proper steps should not be taken by the government to recover the title, in accordance with the requirements of the act of March 3, 1887, aforesaid.

Answers to the rule to show cause have been submitted by W. J. McKnight, president for the Dubuque and Sioux City Company, for that company, and by Curtis and Burdett of this city, attorneys for the Iowa Railroad Land Company, successor in interest to the Iowa Falls and Sioux City Company. These answers allege, among other reasons for a dismissal of the rule against the companies, that nearly all the lands have been disposed of by them by deeds of conveyance.

Copies of the lists of lands submitted to the companies are herewith transmitted,

and are described as follows:

List A embraces lands within the 6-mile limits of the grant which were covered

by unexpired pre-emption filings at the date of the definite location of the road.

List B embraces lands within the 6-mile limits which were covered by pre-emption entries of record at the date of said definite location, but subsequently canceled. Also one tract in the 15-mile or indemnity limits which was covered by a warrant

location at the date of the certification under the grant.

The filings on the lands in list A, none of which were carried into entry, were allowed under instructions from this office directing that entries should be permitted until definite location, but the Attorney-General in his opinion of December 19, 1856 (1 Lester, 551, p. 513), declared that the road was definitely located "when the necessary determinative lines shall be fixed upon the face of the earth."

The line of the road in question was so fixed between July, 1855, and August 14, 1856, and in nearly every instance before the alleged date of settlement.

The department accepted that opinion, and this office was governed thereby until the Supreme Court decision in Van Wyck rs. Knevals (106 U. S. 360), after which the date of the filing of the map of definite location, October 13, 1856, was held to be the time the company's right attached. It follows, therefore, that at the date of the certification of December 27, 1853, that certification was in accordance with existing

All the lands in sec. 17, T. 89 N., R. 27 W., embraced in list B, were covered at the date of the grant by warrant locations, and these locations were of record and uncanceled until after the filing of the map of definite location. There is, however, no claimant adverse to the company, to any part of said section, known to this office.

The only tract in the 6-mile limit of list B, which is now claimed adversely to the company, is the E. 4 NW. 4, sec. 3, T. 90 N., R. 46 W., which is claimed by Ursule Karley, under homestead final certificate 171 Soux City series, in the name of Edward Karley, patented July 20, 1872. This tract was certified to the company April 7, 1263, but, under the present rulings of the department, was excepted from the railroad grant by location with warrant 26329, made September 9, 1856, and canceled May 12, 1859.

The S. 4 SW. 4 of sec. 21, T. 88 N., R. 17 W., list B, is within the 15-mile limits of the grant, and was certified thereunder December 27, 1853. The records show that John Hodgdon applied to locate this tract January 4, 1853, and that, through an error in description, the local officers gave the range as 19. This was corrected on July 23, 1858, by authority of Commissioner's letter of July 16, 1858, and patent issued upon the location July 16, 1860, warrant 11219, 80 acres, act of 1855.

Your predecessor on February 6, 1889, in the case of the Atlantic and Pacific Railroad Company (9 L. D. 165), wherein similar questions were involved, concluded that the United States had no just grounds for instituting suits for the recovery of the lands, holding that the only probable consequence of such litigation would be uncertainty, depreciation of values for a time, and distress to numerous citizens.

This office is of opinion, in view of said decision and the facts in the case, that the rule against the company should be dissolved, as to all the lands involved, excepting the S. ‡ SW. ‡ of sec. 21, T. 88 N., R. 17 W., and the E. ‡ NW. ‡ of sec. 3, T. 90 N., R. 46 W. The records show that the claim of Hodgdon to the former was initiated prior to the date of the railroad grant, and was perfected prior to the certification thereunder; and the company do not allege a disposal thereof. The latter is shown, under the ruling of the Supreme Court in the Van Wyck case (supra), to have been excepted from the railroad grant. Karley made entry of the land in 1866, and patent issued thereon July 20, 1872. The company alleges sale of this tract on February 1985. ruary 12, 1878, twelve years after Karley made his entry, and six years after the issue of the patent thereon. Both the company and its alleged purchaser, Anton Brehm, must therefore have been aware of the patent to Karley. The letters of Mrs. Karley, herewith, state that she has been ousted from her home.

I am of opinion that the proper steps should be taken to recover these two tracts.

The following papers are herewith submitted: Copies of the lists of lands erroneously certified, marked A and B.

Adjustment of the grant, marked C.

Copy of office letter of March 17, 1888, directing the local officers at Des Moines to show cause, marked D.

Copy of a similar letter, marked E.

Letter from local office dated November 20, 1889, marked F. Reply of Curtis and Burdett to rule to show cause, marked G. Letter from local office with reply of McKnight, marked H. Three letters from Ursule Karley, with translations, marked K.

Abstract of title of E. 1 NW. 1 of sec. 3, T. 90 N., R. 46 W., marked L.

#### [Chicago, St. Paul, Minneapolis and Omaha (Wisconsin), October 30, 1889.]

In the matter of the adjustment of the grant for the Chicago, St. Paul, Minne-apolis and Omaha Railway Company, successor of the North Wisconsin Railway Company, under the acts of June 3, 1856 (11 Stat., 20), and May 5, 1864 (13 Stat., 66), I have the honor to present herein an adjustment in accordance with the several decisions of the department, in which allowance has been made for all reconveyances and for the claim on account of the overlap between the main and branch lines, not allowed in the former adjustment.

MAIN LINE.		4
Area of grant	Acres.	Acres. 857, 279. 26
West Wisconsin 13	3, 573, 86 2, 004, 76 1, 425, 73	
		52, 004. <b>35</b>
Net area of grant  Approved in granted limits, deducting award to farm mort- gage	•	805, 274, 91
		503, 165. 00
Lost to grant	ober 11.	302, 109, 91
1889, but suspended as to 6,213.15 acres	·····	256, 866. 32
Due as indemnity		15, 243, 59

#### BRANCH TINE

BRACH LINE.	
Area of grant	Acres. 537, 152, 47
Moieties to be deducted:	001, 2007 11
Wisconsin Central       32,792,75         Main line       21,425,73	
	54, 218. 48
Net area of grant	482, 933, 99
gage	378, 003. 11
Lost to grant	104, 930. 88
Approved as indemnity, including 14,828.25 acres approved October 11, 1889, but suspended as to 2,399.48 acres	89, 267. 77
Due as indemnity	15, 663. 11

In the adjustment the item "selected and subject to the grant" contains 2,-37.65 acres on the main line and 3,149.92 acres on the branch line, which are in the common 10-mile limit with the grant for the Wisconsin Central Railroad Company.

In the matter of this conflict, it has been held that the Omaha Company is entitled

to a moiety of the lands.

The adjustment shows that, within said limit, the Omaha Company lacks the amounts above stated, in order to make its approvals equal to one-half the common

The Wisconsin Central Railroad Company, under the departmental decision of Octo ber 7, 1887 (6 L. D., 195), is not entitled to any of the lands so situated, but must take indemnity therefor; and, further, said company has executed a waiver in favor of the Omaha Company; hence, there can be no question as between the companies, and I recommend the approval of list 13, herewith submitted, for 7,603.37 acres.

In this connection I desire to call attention to the fact that the Omaha Company has selected about all the odd-numbered sections within said limit; and as the allowance above made fully satisfies its claim, I recommend that the remaining selections within said limit, by said company, be canceled.

The adjustment shows that to satisfy the main line (charging the company with all

approvals made) requires 15,193.59 acres, and the branch line 15,613.11 acres.

I have endeavored to find such amounts within the indemnity limits free from conflicts with the primary limits of the grant for the Northern Pacific Railroad Company, but find it impossible, and therefore submit list 14, for 21,810.69 acres, being lands free from such conflict, and list 15, for 9,083.91 acres, within the conflict.

The lands in conflict are also within the primary limits of the grant for the Wis-

consin Central Railroad Company, and opposite unconstructed road.

In this particular they have a different status from the lands included in lists 8, 9, and 12, approved by you October 11, 1889, and subsequently suspended by your letter of October 22, 1889.

They are all within the 15-mile limit of the grant for the Omaha Company under

the act of June 3, 1856.

Should the lists herewith submitted be approved the grant is satisfied.

There are pending in this office a great many applications for lands within the indemnity limits of the grant for the Omaha Company (which will not be needed in satisfaction of the grant for said company) and within the primary limits of the grants for the Wisconsin Central and the Northern Pacific Railroad companies.

The status is therefore the same as that of the tracts included in list 15, except that they will not be needed in satisfaction of the grant for the Omaha Company,

and are within the 15 and 20 mile limits of the grant for said company.

Letters of inquiry in relation to said applications and many making inquiry as to when such lands shall be restored to entry are daily received, and I have therefore to request an early determination of the respective rights within said conflict, that such lands as you may determine may at the earliest possible date be restored to entry.

[Little Rock and Fort Smith (Arkaneas), November 12, 1889.]

I have the honor to submit herewith a readjustment of the grant to the State of Arkansas to aid in the construction of the Little Rock and Fort Smith railroad, being a branch of the Cairo and Fulton railroad. The original grant was by the act of February 9, 1853, and was of every alternate section of land designated by even numbers for six sections in width on each side of said road and branches, with a provision

for indemnity for losses within the primary or granted limits, to be taken within an additional territory, not further than 15 miles from the line of the road. This grant additional territory, not further than 15 miles from the line of the road. having lapsed, and no road having been constructed, Congress, by act of July 28, 1866, revived and extended it so as to include all the odd-numbered sections "lying along the outer line of the lands heretofore granted and within 5 miles on each side thereof," with certain exceptions; but provided that the additional grant, when added

to that revived, should not exceed ten sections per mile of railroad.

In 1881, this office, after a thorough examination of the grant for the Little Rock and Fort Smith railroad, prepared an adjustment of the same, and on June 27 of that year submitted a statement thereof to the department, accompanied by two lists of lands for approval for patent under the grant, aggregating 140,287.37 acres, 140,283.66 acres having been found to be due thereunder. They were approved and returned to this office January 9, 1892, but further action upon them was suspended by informal request of Secretary Kirkwood, dated January 13, ensuing. The Judiciary Committee of the House of Representatives having reported that, in its opinion, no reason existed wby patents should not issue to the company for land earned by the construction of its road, Secretary Teller, on the 10th of May, 1882, called the attention of the office to the matter, and stated he could see no objection to patenting the lands embraced in said lists. A thorough re-examination of the lists was thereupon made, and by office letter of May 31, 1882, the attention of the department was called to certain expired pre-emption filings which were still of record, and instructions asked as to whether the tracts covered by them should be excluded from the patent. On June 23, 1882, the Secretary replied that the act of June 21, 1866 (14 Stats., 66), obliterated all previous pre-emptions; that the settlements and filings referred to had no statutory force; and that the tracts covered by them should not be omitted from

the patent to the company. The lists, aggregating 139,853.62 acres, were thereupon, on July 13, 1882, patented. This left a balance due the company of 430.06 acres.

A large quantity of lands in excess of the amount due the company having been selected under its grant, this office on February 19, 1883, having previously called the attention of the department to the fact, addressed a letter to the Secretary suggesting that all such lands, as well as the lands which had been reserved to satisfy

the grant, be restored to settlement and entry, and asking instructions in the premises.

The Secretary having concurred in these views, the local officers at Little Rock,
Dardanelles, and Harrison, the districts wherein the grant is situated, were directed
to restore to entry, after thirty days' public notice, all the vacant land in their districts theretofore reserved under the grant, and also all lands selected by the company and not needed in satisfaction of said grant. Said selections were canceled, and descriptive lists of the selected lands were furnished the local officers.

It having been discovered that 470.25 acres of land had been twice patented to the company, and the company having executed relinquishments for certified or patented lands to the amount of 392.18 acres, which had been erroneously conveyed to it,1,272.73

acres were reserved for the satisfaction of the grant.

On November 15, 1884, a list containing 1,192.73 acres was submitted to the Secretary for approval, and the same was approved November 18, and patent issued therefor December 1 ensuing. The account with the company was thus settled, with the exception of 80 acres.

This adjustment and settlement has not been disputed by the company

The right under the act of 1853 attached to the vacant even-numbered sections in the 6 mile limits August 13, 1855, and, under the act of 1866, to the vacant odd-numbered sections within the additional 5-mile limits May 13, 1867, the date the Secretary of the Interior filed in his office and in the office of the secretary of state of Arkansas the certificate as to the reorganization of the board of directors by the company, as required by the 3d section of said act.

The readjustment, which shows an excess of lands conveyed to the company of

5,224.06 acres, was prepared under the act of March 3, 1887.

On September 13, 1888, the land commissioner of the company was, through the local office at Little Rock, called on to show cause in writing why proper steps should not be taken by this department to recover to the United States, in accordance with the requirements of said act, the title to certain lands, lists of which, marked A, B, and C, were furnished.

List A embraced lands which were disposed of prior to or were covered, at the time the right of the company attached, by entries of record, which defeated the grant.

List B embraced lands which were selected as swamp prior to the time the company's right attached, or have been approved to the State as swamp under the act of September 28, 1850; and

List C contained a tract which was covered, at the date the company's right attached,

by an uncanceled pre-emption filing.

The company, in due time, by its attorney, filed its answer to the rule to show cause, and therein contended that, the grant having been adjusted prior to the act of 1887, there was no authority in said act for its readjustment; that said act could be applied to those grants only which had not been adjusted. The attorneys then pro-

ceed to treat each tract separately.

The position of the company that there is no authority found in the act of March 3, 1887, for a readjustment of the grant is, I think, well taken; the grant was thoroughly examined and finally adjusted, the adjustment was accepted by the company; and, without express legislative authority, this department can not disturb it. See decision of the department of February 6, 1889, in the case of the Atlantic and Pacific Railroad Company (8 L. D., 165). It is not thought necessary, therefore, to follow the company in its argument, treating each tract separately.

The papers submitted are as follows

Copies of Commissioner's letters to Secretary of June 27, 1881, May 31, 1882, February 19, 1883, and November 15, 1884, marked 1, 2, 3, and 4, respectively.

Copy of office letter to T. M. Gibson, calling upon him to show cause, marked 5.

Reply of the company, marked 6.

Copies of the lists A, B, and C, above referred to. Sheet showing the adjustment of the grant, marked D.

# [Missouri, Kansas and Texas (Kansas), November 18, 1889.]

I have the honor to herewith submit, as directed by your letter of June 21, 1889, an adjustment of the grant for the Missouri, Kansas and Texas Railroad Company, under the acts of March 3, 1863, and July 26, 1866, in accordance with the present rulings of the department.

Statement.
------------

	ACI CH.
Total area of grant	1, 134, 791. 08
Acres	•
Atchison, Topeka and Santa Fé	. 14
Leavenworth, Lawrence and Galveston 90, 898.	
· · · · · · · · · · · · · · · · · · ·	128, 059. 88
Net area of grant	1,006,731,20
Net area of grant Approved in granted limits	53
Approved to Leavenworth, Lawrence and Galveston within	0.0
clear limits	36 124, 319, 89
	124, 313. 03
Loss to grant	882, 411, 31
Approved as indemnity	
Due se indomnitu	200 220 02

In the former adjustment deduction was made on account of prior grants for railroads, Indian reservations, and selections on account of grants to the State for internal improvements, etc. These deductions, under departmental decision in the matter of the adjustment of the grant for the Omaha Company (6 L. D., 195), are erroneous, and in the adjustment now presented indemnity has been allowed for such

It will be seen that the company is charged with 1,663.36 acres approved by the State for the Leavenworth, Lawrence and Galveston Railroad Company. This arises from the fact that of the lands approved to the State September 25, 1872, jointly, 3,326.72 acres are within the primary limits of the grant for the Missouri, Kansas and Texas Railroad Company, free from conflict, and it was error to approve them jointly with the Leavenworth, Lawrence and Galveston Railroad Company, and under date of May 30, 1876, Messrs. Britton & Gray, as attorneys for the Missouri, Kausas and Texas Railroad Company, requested that they be patented to the last named road; and accompanying the request is a paper signed by the duly qualified receiver for the Leavenworth, Lawrence and Galveston Railroad Company, wherein he recites the fact of the erroneous certification and the necessity of a new certification to the Missouri, Kausas and Texas Railroad Company.

This office requested the State to execute a quitclaim to the lands that they might be properly certified; but refusal was made for the reason that the State had patented the lands to the companies as certified by this office. No further action appears to have been taken by this office, but it is presumed that the matter has been settled between the companies.

Under the adjustment by my predecessor (Mr. Sparks), submitted in his letter of July 21, 1887 (copy inclosed), in which the limits, as established at the time of the location of the road, were changed for reasons therein set forth, the whole area of the grant was found to be 1,121,784.18 acres, and by the change 21,421.99 acres, formerly within the indemnity limits and patented as such, are shown to be outside of such limit.

In returning this adjustment attention was called to the exclusion of said amount of lands by the change in limits, and, as stated, "an inspection of the maps shows that many tracts which lay outside of the indemnity limits under the original adjustment now fall within such limits. The amount of lands in this condition is not stated. The net result of the change of limits, therefore, can not be ascertained from the record."

Attention was also called to the statement in said adjustment that "there have been approved to the company in granted limits 117,556.08 acres, of which 21,523.682 acres were erroneously patented, such land having been excepted from the grant by grants for other roads," and it is not known by what grants said amount was excepted from the grant in question.

### (1) THE RESULT OF THE CHANGE OF LIMITS.

Under the former adjustment more than 21,421.99 across were excluded from the indemnity limits, but of the amount excluded 21,421.99 across had been patented to the company.

Within the indemnity limits the company took both odd and even sections, and the diagrams show that the change in the indemnity limits is much more than in the

granted or primary limits.

The indemnity withdrawals for said company have been revoked, and a change could not affect disposals, heretofore made, of land which by the change would be included in said limit.

A contrast of the primary or granted limits gives as follows:

Gross area under present adjustment	
Result of change affects granted limits	13, 006, 90 21, 421, 99
Amount affected by change of limits	34, 428, 89

In the former adjustment a change was made not only in the limits of the grant for the road under consideration, but on all roads coming in conflict therewith the limits were changed as far as the conflict extended. In this connection I would state that upon petitions in behalf of Odell F. Wiard, Andrew J. Curran, and William H. Irwin, seeking to change the limits of the grant for the Kansas Pacific Railway Company, as shown by the diagrams on file in this office, recommendation was made under date of June 1, 1889, that no change be made in the limits; but as yet no action has been taken upon said matter by the department.

## (2) AS TO LANDS SHOWN TO HAVE BEEN ERRONEOUSLY PATENTED.

The following is taken from the adjustment now submitted, hence the amounts will differ from those under the former adjustment, due to the change in limits:

From Emporia southward, in the conflict with the grant for the Atchison; Topeka and Santa Fé Railroad Company, the grant is of even date, while north of this point the grant for the latter company is the prior grant; and upon establishing a terminal at this point to separate the grants it is found that the Missouri, Kansas and Texas Railroad Company received patents for 6,845.62 acres north of said terminal. Until the adjustment submitted by Mr. Sparks no terminal was ever established, but the line of the Atchison, Topeka and Santa Fé railroad seems to have been the dividing line recognized at the time the lands were patented.

line recognized at the time the lands were patented.

In the conflict between said companies the Missouri, Kansas and Texas Railroad Company received patents for 12,653.92 acres as indemnity of lands situated within the primary limits of the grant of the Atchison, Topeka and Santa Fé Railroad Company; and in the conflict with the Leavenworth, Lawrence and Galveston Railroad Company, the Missouri, Kansas and Texas Railroad Company received patents for 6,315.93 acres as indemnity, which are shown to be within the primary limits of the grant for the Leavenworth, Lawrence and Galveston Company.

In the adjustment herewith submitted the company is charged with receiving these lands, but as it is clearly shown that, as the adjustment stands, the company is entitled to more land than could be found within its limits, a further consideration of the matter as affects the adjustment is unnecessary.

An examination shows a further class of erroneous approvals not reported in the former adjustment, i.e., that patents have issued to this company for about 3,000 acres where it is shown, on account of claims of record, the lands were not subject to the company's grant.

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As to these tracts a rule will be served upon the company to show cause why proceedings should not be instituted with a view to the recovery of the lands, as con-

templated by the act of March 3, 1887.

As the company has selections pending for about 7,000 acres, and is desirous of receiving patents therefor if so directed, lists of the same will be prepared for your approval, that patents may issue thereon. Such lists are not submitted herewith, as the former adjustment, showing an excess of 293,431.55 acres, has not been formally set aside.

As the matter of the change of limits is presented in this adjustment, and as it will affect all adjustments to be made, an early determination of the matter is requested.

In this connection I have to call attention to office letter of October 31, 1887, presenting for consideration, in connection with the adjustment of the grant for this company, a statement in relation to lands embraced in the reservation established by treaty of January 15, 1838 (7 Stat., 550), for the New York Indians, and patented to this and other companies.

This was not considered in returning the papers, and the letter of October 31, 1887,

is herewith inclosed.

#### [Atkinson, Topeka and Santa Fè (Kansas), December 20, 1889.]

I have the honor to herewith submit, as directed by your letter of November 14, 1889, an adjustment of the grant for the Atchison, Topeka and Santa Fé Railroad Company, under the act of March 3, 1863, in accordance with the present rulings of the depart-

Statement.	Acres.
Total area of grant	2, 921, 138. 38
Railway Company	37, 161. 14
Net area of grant	2, 883, 977. 24
Acres.	
Approved in granted limits	
and Santa Fé Railroad Company	
Vacant	2, 042, 094. 56
Loss to grant	841, 882, 68 912, 217, 53
Excess	70, 334, 85

In explanation of the charge for lands erroneously approved to the Missouri, Kansas and Texas Railway Company within the limits of the grant for the road under

consideration, I have to submit the following:

From Emporia southward, in the conflict of these two grants, they are of even date, while north of this point the Atchison, Topeka and Santa Fé Railroad Company has the prior grant, and upon establishing a terminal to separate the grants, it is found that the Missouri, Kansas and Texas Railway Company received patents for 6,845.62 acres north of said terminal.

Until the adjustment of the grant for the Missouri, Kansas and Texas Railway Company no terminal was ever established, but the line of the road of the Atchison, Topeka and Santa Fé Railroad Company seems to have been recognized as the divid-

ing line.

It further appears that the Missouri, Kansas and Texas Railway Company received patents for 12,653.92 acres, as indemnity, of land situated within the primary limits

of the grant for the Atchison, Topeka and Santa Fé Railroad Company.

It will be seen that the patenting of the lands in both of these items to the Missouri, Kansas and Texas Railway Company was error, and it is believed that the same are recoverable by the Atchison, Topeka and Santa Fé Railroad Company, and hence they are charged to them in the adjustment herein presented.

In submitting the adjustment of the grant for the Missouri, Kansas and Texas Railway Company attention was called to these items, and also to the fact that said

company was charged in the adjustment with receiving the same; but, as stated therein, as it is clearly shown that said company is entitled to more land than could be found within its limits, further consideration of the matter as affects the adjustment of said road was unnecessary.

In the present case a different state of facts is presented; for, excluding the charge of these items, an excess remains, and a consideration of the matter becomes neces-

sary before a final adjustment can be made.

It also appears that 80 acres have been approved for the benefit of the Atchison, Topeka and Santa Fé Railroad Company where it is shown that on account of claims of record, the lands were not subject to the company's grant.

Should the company reconvey the same, or upon their recovery by suit, a deduction should be made of said amount from the excess shown.

I have advised the attorney for the company of the state of the adjustment herein presented.

Should it be desired, a list can be prepared of the lands embracing the excess. The papers, with your letter of November 14, 1839, are herewith returned.

18t, Paul, Minneapolis and Manitoba, and St. Paul and Northern Pacific (Minneapta), January 25.

I have the honor to submit herewith an adjustment of the grant to the State of Minnesota, made by the acts of March 3, 1857 (11 Stat., 195); March 3, 1865 (13 Stat., 526); and March 3, 1871 (16 Stat., 588), in aid of a railroad "from Stillwater, by way of St. Paul and St. Anthony, to a point between the foot of Big Stone lake and the mouth of Sioux Wood river, with a brauch via St. Cloud and Crow Wing, to the navigable waters of the Red river of the North," in accordance with departmental decision of February 26, 1889 (8 L. D., 255), holding that said grant is, in effect, an entirety and indivisible. entirety and indivisible.

Statement.		
Whole area of grant	· · · · · · · · · · · · · · · · · · ·	Acres. 3,741,681.33
On account of moieties	Acres. 21, 654. 05 53, 133. 06	
Net area of grant		3, 666, 894. 22
Approved in granted limits	2, 577. 27 71, 977. 80 28, 800. 65 14, 856. 62	2, 276, 749, 48
Approved as indemnity		1, 390, 144. 74 1, 321, 073. 94
Due as indemnity		69, 070. 80

The adjustment discloses the following conflicts, the area of which is given, and the items upon which the deductions are based:

Main line.	Amounts in conflict.	Moleties deducted.	Prior grant.
6 with 6 Minnesota Valley 6 with 6 Minnesota Central 6 with 6 Minnesota Valley and Minnesota Central 6 with 6 Brainard Branch and Minnesota Central 6 with 6 Brainard Branch and Minnesota Central 6 with 6 Brainard Branch and Minnesota Valley and Minnesota	2, 715. 01 4, 205. 48 23, 347. 90 3, 563, 17 163, 88 2, 372. 75	* 1, 257. 50 * 2, 102. 74 † 15, 565. 26 ‡ 1, 187. 72 ‡ 54. 46 * 1, 186. 87	
Central 10 with 6 Brainard Branch 10 with 6 Minnesota Central 10 with 6 Minnesota Central 10 with 10 Minnesota Central 10 with 10 Minnesota Valley 10 with 10 Minnesota Valley 10 with 6 Liske Superior and Mississippi 10 with 6 Minnesota Central and Minnesota Valley	10, 403. 19 400. 00 4, 819. 37	*200.00	4, 819. 37 7, 946. 58 7, 990. 99
Total St. Vincent Extension			
10 with 20 Northern Pacific Railroad	259, 631, 85 217, 275, 74		
Total	563, 499. 02		

The deduction on account of prior grants is made under section 3 of the act of March 3, 1865 (13 Stat., 526), which provides "that any lands which may have been granted to the Territory or State of Minnesota for the purpose of aiding in the construction of any railroad, which lands may be located within the limits of this extension of said grant or grants, shall be deducted from the full quantity of lands hereby

granted," etc.

In further explanation of the adjustment, I have to report that since the departmental decision of May 13, 1873, in the matter of the conflict between the St. Vincent extension of the St. Paul and Pacific and the Northern Pacific Railroad companies, the uniform decision of this office and the department has been to hold that the rights of the first-mentioned company are superior within the conflict; hence, this adjustment has proceeded in accordance with said holding, and this grant is charged with lands patented to the latter company within the conflict.

I am aware that there is now pending in the United States Supreme Court a case between said companies, involving not only the lands in conflict upon the final location of the Northern Pacific Railroad Company, but also those within the limits of the withdrawal on general route; also, that the decision of the court below is in favor of

the Northern Pacific Railroad Company.

Should said decision be affirmed, it will therefore materially affect the adjustment

herein presented, but from data prepared the change can easily be made.

An explanation is necessary as to the charge of lands which have been relinquished

by the governor under the act of the State legislature approved March 1, 1877.

This act authorizes the governor to execute a relinquishment in favor of all bona fide settlers upon any of the lands granted to said companywho were actual settlers on March 1, 1877.

These persons settled after the definite location of the road, and in the acts of Congress making the grant there is no provision allowing indemnity for such losses;

hence, the charge is made that the company may not receive indemnity for the same.

In this adjustment every possible charge is made that the rights of the government may be fully protected in the event of any change of rulings.

It will be seen that, under this adjustment, the State is yet entitled to 69,070.80 acres.

I have prepared two lists, on account of the construction of that portion of the road from Watab to Brainerd.

The St. Paul and Northern Pacific Railroad Company, formerly the Western Rail-

road Company, is the grantee of the State for this portion of the road.

Indemnity list No. 10 includes 56,667.10 acres, which are shown by the records to be free from all conflict, except that several of the tracts (aggregating 705.79 acres) are covered by old expired filings, under which no one is asserting claim, and they are listed, in view of departmental decision in the case of Allers rs. Northern Pacific Railroad Company (9 L. D., 452).

Indemnity list No. 11 includes 10,435.43 acres within the conflict with the North-

ern Pacific Railroad Company.

These lands are within the 15-mile limits under the act of 1857 and the primary limits of the grant for the Northern Pacific Railroad Company. They have been continuously withdrawn since 1858, and hence were reserved lands both at the date of the grant and definite location of the Northern Pacific railroad.

The condition presented is similar to that of the conflict between the Omaha and Wisconsin Central Railroad companies, wherein it was held by the department that the reservation within the 6 and 15 mile limits for the first-mentioned company served to except the tracts from the grant for the latter company (see departmental decision of October 7, 18-7, in the matter of the adjustment of grant for Chicago, St. Paul, Minneapolis and Omaha Railway Company, 6 L. D., 195.)

These lists aggregate 67, 102.58 acres.

In the grant for this company no exception is made on account of minerals; and, further, the mineral laws are not applicable to the State of Minnesota. For these reasons specific proof as to the non-mineral character of the land has not been required.

Rules will be served under the act of March 3, 1887, as to lands shown by the ad-

justment to have been erroneously certified.

[Alabama and Florida (Alabama), February 26, 1890. Florida and Alabama (Florida).

I have the honor to submit adjustment of the grants made by the act of May 17, 1856 (11 Stat., 15), to the States of Alabama and Florida, to aid in the construction of railroads from "Pensacola to the State line of Alabama in the direction of Montgomery," and from "Montgomery to the boundary line between Florida and Alabama, in the direction of Pensacola, to connect with the road from Pensacola to said line." It appears that these grants were conferred by the States upon the Alabama and Florida Railroad Company of Florida and the Alabama and Florida Railroad Company of Alabama.

These roads were built from Pensacola, Fla., to Flomaton, Ala., and from Montgomery to Flomaton, Ala., and within the time limited in the act making the grants. Both of the roads are now operated by the Louisville and Nashville Railroad Company, but said road is not, as far as known to this office, interested in the land grants. Adjustments have been prepared of these grants with the following results:

From Developed to the State live of Alabama in the direction of Montagement.

Whole area of grant  Deduct moiety on account of conflict with grant for Pensacola and Geor-	Acres. 150 185 00
Deduct moiety on account of conflict with grant for Pensacola and Georgia Railroad Company made by same act	11, 242. 28
Net area of grant	147, 942, 81
Approved in granted limits	·
Net loss to grant	61, 041. 73 79, 930. 49
Excess in approvals	18, 888. 76
From Montgomery to the boundary line between Florida and Alabam	a.
Whole area of grant	Acres, '
Approved in granted limits. 150, 924, 46 Vacant in granted limits. 2, 969, 35	•
Lost to grant	286, 078, 77 243, 511, 63
Due as indemnity	42, 567. 14

It will be seen that there has been an excess in approvals on account of the grant for the road in the State of Florida.

The granted lands on account of the grant for this road were certified to the State

August 28, 1857, and the indemnity lauds August 28, 1858.
Since the last-mentioned date, there have been no lands certified on account of this

grant, nor does any claim appear to have been asserted to further lands.

It does not appear that any formal adjustment was ever submitted of this grant, but, on account of the lapse of time since approval of lands under the grant, it is doubtful if it can now be treated as unadjusted, with a view to recovery of the excess under the act of March 3, 1887.

Should you so direct, the excess can be easily identified as, there being but one date of approval of the indemnity lands, those farthest from the lands granted, or

granted limits, would constitute the excess.

The portion of the road in Alabama is shown to be deficit, but from the adjustment it appears that a number of the tracts certified on account of the grant were covered by uncanceled pre-emption filings at the date of the definite location of the road, and, as to these, a rule was served to show cause within thirty days why the same should not be reconveyed, in accordance with the provisions of the act of March 3, 1887.

Answer has been duly filed, and will be considered and submitted to the department at an early date.

Lands were approved on account of the road in Alabama January 24, 1888, and there can be no doubt but that the grant was unadjusted March 3, 1867.

#### [Vicksburg, Shreveport and Pacific (Mississippi), February 26, 1890.]

In compliance with instructions contained in department circular of November 2, 1887, issued under the act of Congress approved March 3, 1887 (24 Stat., 556), I have adjusted the grant to the State of Louisiana by act of June 3, 1856, to aid in the construction of a railroad from the Texas line, in the State of Louisiana, west of the town of Greenwood, via Greenwood, Shreveport, and Monroe, to a point on the Mississippi river opposite Vicksburg. Said grant was of every alternate section of land designated by the odd numbers for six sections in width on each side of the road, with a provision for indemnity for losses within 6 miles of the line of the road, or the grant in place, to be taken within an additional territory not more than 15 miles from the road line.

The right under the grant attached in the 6-mile granted limits March 27, 1857, the date of the filing in this office by the company of the map showing the definite location of its road. The right to indemnity attached upon selection.

The present owner of the grant is the Vicksburg, Shreveport and Pacific Railroad Company, successor to the Vicksburg, Shreveport and Texas Company, by purchase under a decree of the Supreme Court of the United States.

The grant was of every alternate section of land within specified limits, and was therefore a grant in place. The area of the odd-numbered sections within the 6mile or granted limits, which is the area or amount of the grant, is 699,220.90 acres.

There have been certified under the grant, as granted lands, 98,643.72 acres, and as indemnity 254,138.17 acres; which, with 7,4/3.71 acres in the granted limits vacant and subject to selection, and 333.10 acres disposed of after the definite location of the road, aggregate 360,518.70 acres, leaving a balance due as indemnity under the grant of 338,702.20 acres.

Lists of lands marked A and B, which, under the present rulings of the department, would appear to have been erroneously certified for the company, have been prepared, and the present owners under the grant, through their representative in this city, M. D. Brainard, esq., were, on March 12, 1888, furnished copies thereof, and called upon to show cause why the proper steps should not be taken by the government to recover title in accordance with the requirements of the act of March 3, 1887, aforesaid. The call was made upon Mr. Brainard as attorney for the Vicksburg, Shreveport and Texas Railroad Company. In his answer to the rule, he stated that no such company was then in existence, and while he made answer, he did not accept the notice as binding upon the company he represented. He was thereupon requested to return the lists, which having been done, a second notice was served, addressed to him as attorney for the Vicksburg, Shreveport and Facific Railroad Company. Nothing further has been heard from him in the matter.

Mr. Brainard, in his answer, states that nearly all the lands in list A belong to the class of lands known as offered lands; that claimants for such lands were required by law to make proof and payment therefor within one year from date of settlement, and that nearly all the filings on said lands had expired before the definite location of the company's road. This is true; all the lands in said list, excepting those embraced in townships 16 and 17 north, range 2 east, are of the class known as offered lands, and the filing upon them had expired at the time the right of the company attached by the definite location of its road.

The company claims that these expired filings were no bar to the attachment of the railroad right, and I am constrained to agree therewith, unless the pre-emptors continued to reside upon and claim the land, which is not shown nor claimed in the present case. (Chicago, Burlington and Quincy Company, 8 L. D., 546; Caldwell vs. Missouri, Kansas and Texas Company, 8 L. D., 570.) I recommend that the rule against the company be dismissed as to these tracts. As to the tracts in townships 16 and 17 north, range 2 east, which were not offered lands, the filings thereon, under the rulings of the department, had not expired, and would except the tracts in said townships and range from the operation of the railroad grant. (Milliman vs. Southern Pacific Railway Company, 5 L. D., 553.)

None of the pre-emptors, nor any other parties, are now asserting any claim to the land, and as I do not know of any decision of the Supreme Court determining this point, I prefer to make no recommendation as to these tracts, but to leave the determination as to the action, if any, to be taken concerning them to the discretion of the

department.

As to the lands in list B, covered by the entries of Deek, Murray & Harris, I do not think this department is called upon to take any steps to recover the title from the company. These lands are within the indemnity limits of the company's grant, and were withdrawn in 1856. The entries, which are of the private cash class, were not made until 1858, and while they were made prior to the certification for the company, they were of reserved lands.

As to the lands covered by the entries of Thomas O. Raines, cash No. 10851; Abel T. Norwood, Wt. No. 28945; John M. Fenley, cash No. 9291, and Lewis Watson, cash No. 3580, I am of opinion the company should be required to reconvey. These entries were made long prior to the railroad grant, and while patents have issued thereon, the certification to the company acts as a cloud upon the title, and should be cleared

away.

I submit herewith the following papers:

A .- List of lands within the 6-mile limits of the grant which were covered by uncanceled pre-emption filings at the date of the definite location of the road.

B.—List of lands which were disposed of prior to the time the right of the company attached. The status of each tract is given in the list opposite it under the head of

C.—Sheet showing the adjustment of the grant.

D.—Copy of office letter of March 12, 1888, calling upon the company to show cause.

E.—Copy of office letter of May 12, 1888, calling upon company to show cause.

F.—Answer of M. D. Brainard, esq., acting for the company.

#### [St. Paul and Duluth (Minnesota), February 26, 1890.]

I have the honor to submit herewith an adjustment of the grant made by the acts of May 5, 1864 (13 Stat., 64), and July 13, 1866 (14 Stat., 93), to the State of Minnesota, to aid in the construction of a railroad from "St. Paul, Minnesota, to the head of Lake Superior."

Statement.		
	Acres.	
Whole area	934, 535. 9	2
Acres.		
Approved to company in granted limits	}	
Approved to company in granted limits	)	
	357, 129, 6	1
Lost to grant	577, 706, 3	- 1
Approved in 20-mile limit	)	
Approved in 30-mile limit	)	
	471, 289. 6	9
Due as indemnity	106, 416. 6	2

This grant was conferred by the State upon the Lake Superior and Mississippi Railroad Company, the present owners being the St. Paul and Duluth Railroad Company.

The entire road was built in time, and extends from St. Paul to Duluth, in said State.

Twenty-three and a half miles of this road, extending from Northern Pacific Junction to Duluth, is owned and operated jointly with the Northern Pacific Railroad Company.

Company.

The adjustment disclosed that a number of tracts were erroneously certified on account of this grant, the same having been covered by homestead and pre-emption

claims at the date of the attachment of rights under the grant.

As to these tracts, a rule will be served upon the company to show cause why reconveyance should not be made in accordance with the provisions of the act of March

3, 1887.
This company has selections pending amounting to 2,291.91 acres, and lists have been prepared embracing 527.52 acres, which will be submitted for approval upon compliance by the company with the requirement of a specific showing as to the non-mineral character of each legal subdivision selected.

non-mineral character of each legal subdivision selected.

The remainder of the lands selected can not at this time be listed, for the reason that conflicts appear of record; but said conflicts will be disposed of at the earliest possible date.

#### [Southern Minnesota Extension (Minnesota), February 26, 1890.]

I have the honor to submit herein an adjustment of the grant made by the act of July 4, 1846 (14 Stat., 87), to the State of Minnesota, to aid in the construction of a railroad from "Houston, Minn., to the western boundary of the State."

Statement.		
		Acres.
Whole area of grant	Aores.	1,604,635.23
Approved in granted limits	186, 257, 74 201, 08	
Selected in granted limits	424.91	186, 913, 73
Net loss to grant	••••••	1, 417, 721, 50 264, 834, 47
Due as indemnity	• • • • • • • • • •	1, 152, 557.03

The State conferred the grant upon the Southern Minnesota Railroad Company, which company constructed the road from Houston to Winnebago City, 149.35 miles, within the required time.

By act of March 3, 1878, the State legislature conferred the grant appertaining

to the uncompleted portion of the line of road upon the Southern Minnesota Railway Extension Company, which company built from Winnebago city to Airlie, on the western boundary of the State, 130.02 miles, after the required time.

The entire road is now owned and operated by the Chicago, Milwaukee and St.

Paul Railway Company.

The adjustment shows that a number of tracts were erroneously certified or patented under this grant on account of filings and entries of record at the date of definite location, and rule will be served upon the company to show cause why the same should not be reconveyed to the United States, in accordance with the provisions of the act of March 3, 1887. Indemnity selections are pending on account of this grant amounting to 4,723.56 acres. These selections were made prior to the requirement of specification of losses as a basis for the indemnity selections, and no such specification has since been filed; but, as the adjustment shows the grant to be deficient more than 1,000,000 acres, I deem it unnecessary to insist upon such requirement in

The grant for this company contains no exception on account of minerals, nor are the mineral laws applicable to Minnesota; hence a specific showing as to the nonmineral character of the land has not been required.

Of the selections pending two lists have been prepared, as follows:

List No. 3, embracing 1,560 acres, and list No. 4, embracing 330.86 acres.

The records show old, expired, uncanceled filings upon the lands embraced in list No. 4, but as no one is asserting claim under said filings, they are listed under the decision in the case of Allen vs. Northern Pacific Railroad Company (9 L. D., 452).

List No. 3 embraces land free from conflict.

With the exception of two tracts the lands listed for approval are all opposite road constructed out of time and would not be submitted, but in forwarding the adjustment I deem it advisable to present as far as possible a full settlement of the grant.

The remaining tracts selected are omitted on account of conflicts.

The rights of the company under such selections will be adjudicated at an early

#### [Chicago and Northwestern (Wisconsin), February 26, 1890.]

I have the honor to submit herein an adjustment of the grant made by the act of June 3, 1856 (11 Stat., 20), to the State of Wisconsin, to aid in the construction of a railroad from "Fond du Lac, on Lake Winnebago, northward to the State line."

#### Statement.

Whole area of grant	Acres. 560, 623. 93 220, 159. 82
Loss to grant	340, 464. 11 334, 945. 56
Due as indemnity	5, 518. 55

This grant was conferred by the State upon the Chicago, St. Paul and Fond du Lac Railroad Company, and by purchase under foreclosure of mortgage it became vested in the Chicago and Northwestern Railway Company.

On November 30, 1857, a map was filed showing the location from Fond du Lac to the Michigan State line in T. 41 N., R. 14 E., a distance of about 167 miles.

By joint resolution approved April 25, 1862 (12 Stat., 618) a relocation of the road

was authorized, but no change was made in the location of the land grant. Under said resolution the road was constructed from Fond du Lac, via Appleton,

to the Michigan State line, near the mouth of the Menominee river, 116 miles.

It will be seen that the located line, under the act of 1856, is more than 50 miles longer than the constructed road; but the act of March 3, 1869 (15 Stat., 307) authorized the company to select its lands along the full extent of its road as originally located.

The adjustment shows that there is yet due on account of the grant 5,516.55 acres; but the company is not asserting claim to any further lands, and it is doubtful if any remain within the limits subject to selection.

The last list approved was on May 9, 1877; hence ten years had elapsed at the date of the passage of the act of March 3, 1887 (24 Stat., 556), providing for the adjustment of railroad land grants "heretofore unadjusted."

The adjustment disclosed that the following tracts, approved within the primary limits, were covered by uncanceled pre-emption filings at the date of definite location (November 30, 1857), and a rule was served upon the company, allowing the usual time to show cause in writing before this office why proceedings should not be instituted, as contemplated by the act of March 3, 1887, for the recovery of the same, viz:

- NE. 1 NW. 1 & NW. 1 NE. 1, sec. 3, T. 25 N., R. 15 E. Offered D. S. 14406\* George Frazer, Oct. 15 and November 12, 1856.
- Lots 2 and 3 and SW. ‡ SE. ‡, sec. 11, T. 25 N., R. 15 E. Offered D. S. 12996, Z. Fuller, Jan. 1 and 4, 1856.

  SE. ‡ SW. ‡, sec. 13, T. 25 N., R. 15 E. Offered D. S. 10097, M. Fitzgerald, Oct. 25 and Nov. 1, 1853.
- 8W. ‡ NW. ‡ & NW. ‡ 8W ‡, sec. 23, T. 25 N., R. 15 E. Offered D. S. 13080, I.
   P. Durfey, Jan. 15 and 28, 1856. Offered D. S. 12921, Abel Webster, Nov. 27 and Dec. 4, 1855. Lots 5, 6, and 7, sec. 23, T. 25 N., R. 15 E. Offered D. S. 14502, William E. Mills, Dec. 1 and 1, 1856.

W. 1 NE. 1, sec. 35, T. 25 N., R. 15 E. Unoffered D. S. 1443, R. Lambert, July 15 and 15, 1853.

Land offered Oct. 10, 1853. Lot 1, sec. 1, T. 26 N., R. 15 E. Offered D. S. 10272, James Smith, Jan. 6 and

Lot 1, sec. 1, T.26 N., R. 15 E. Offered D. S. 10272, James Smith, Jan. 6 and 21, 1854. Offered D. S. 14378, Lyman Dodge, Oct. 31 and Nov. 8, 1856.
SE. ½, SW. ½, sec. 15, T. 26 N., R. 15 E. Offered D. S. 15318, Gottlieb Wurl, Apr. 5 and 6, 1858.
N. ½ SE. ½ and SE. ½ NE. ½, sec. 27, T. 26 N., R. 15 E. Offered D. S. 15366, John Leda, Apr. 7 and 10, 1858.
NW. ½ SW. ½ and E. ½ SW. ½, sec. 1, T. 27 N., R. 15 E. Offered D. S. 13332, Alex Cowin, Mar. 25 and Apr. 7, 1856. Offered D. S. 14545, Elias Murray, Nov. 26 and Dec. 15, 1856. Nov. 26 and Dec. 15, 1856.

NE. 1, sec. 3, T. 27 N., R. 15 E. Unoffered D. S. 2395, Louis P. Boillier, Nov. 1

and Dec. 6, 1856.

NW. 1 NW. 1, sec. 3, T. 27 N., R. 15 E. Unoffered D. S. 1943, L. Cardish, Dec. 23, 1854, and Feb. 2, 1856.

SE. 1, sec. 3, T. 27 N., R. 15 E. Unoffered D. S. 1842, Seymour Bopra, Sept. 13

and 19, 1855.

S. † NW. † and NW. † SE. †, sec. 9, T. 27 N., R. 15 E. Unoffered D. S. 2242, Horton Daly, June 30 and July 1, 1856.

SE. † NW. † and SW. † NE. †, sec. 9, T. 27 N., R. 15 E. Unoffered D. S. 2201, Isban Conn, May 23 and 27, 1856.

NW. †, sec. 9, T. 27 N., R. 15 E. Unoffered D. S. 2199, Juo. Burton, May 10 and

27, 1856.

NW. 1 SE. 1, sec. 15, T. 27 N., R. 15 E. Unoffered D. S. 1786, I. I. Patton,

June 9 and 12, 1855.

NE. 1 NE. 2, sec. 21, T. 27 N., R. 15 E. Unoffered D. S. 1749, John Badgley,
May 7 and 12, 1855. Unoffered D. S. 2285, James McCurdy, Aug. 15 and Sept. 2, 1856.

8E. ‡ 8E. ‡, sec. 23, T. 27 N., R. 15 E. Unoffered D. S. 1757, N. Brooke, May 12 and 18, 1855. Unoffered D. S. 1943, P. Kinney, Feb. 5 and 8, 1856. NW. ‡ 8E. ‡, sec. 33, T. 27 N., R. 15 E. Unoffered D. S. 1559, Henry C. Weed,

Apr. 10 and 18, 1854.

S. \( \frac{1}{2} \) SE. \( \frac{1}{2} \) and NE. \( \frac{1}{2} \) SE. \( \frac{1}{2} \) sec. 3, T. 23 N., R. 16 E. Offered D. S. 10785, S. Mitchell, Aug. 26 and Sept. 12, 1854.

SW. \( \frac{1}{4} \) SW. \( \frac{1}{4} \), E. \( \frac{1}{2} \) SW. \( \frac{1}{4} \), and SW. \( \frac{1}{4} \) SE. \( \frac{1}{4} \), sec. 3, T. 23 N., R. 16 E. Offered D. S. 13561, T. I. Snell, May 1 and 12, 1856.

N. \( \frac{1}{4} \) SE. \( \frac{1}{4} \), sec. 7, T. 23 N., R. 16 E. Offered D. S. 10871, Edward Taylor, Sept. 25 and 26, 1854

25 and 26, 1854.

SE. 1 SE. 1, sec. 9, T. 23 N., R. 16 E. Offered D. S. 143041, William B. Haskins, Oct. 15 and 23, 1856. Lots 5 and 6, sec. 17, T. 23 N., R. 16 E. Offered D. S. 14388, Daniel Morris,

Nov. 5 and 10, 1856.

NE. ‡ NE. ‡, sec. 19, T. 23 N., R. 16 E. Offered D. S. 10904, Charles P. Riggs, Sept. 25 and 30, 1854.

W. ‡ SE. ‡, and SE. ‡ SE. ‡, sec. 25, T. 24 N., R. 16 E. Offered D. S. 8748, A. D. Clark, Jan. 1 and 28, 1851.

SW. 1 SW., sec. 29, T. 24 N., R. 16 E. Offered D. S. 12759, Andrew Farrand, Oct. 5 and 30, 1855.

SW. 1 NW. 1 and E. 1 NW. 1, sec. 31, T. 24 N., R. 16 E. Offered D. S. 2403, Andrew Ferrand, Dec. 2 and 15, 1850.
NW. 1 SW. 1, sec. 15, T. 25 N., R. 16 E. Offered D. S. 10702, T. Spindler, Aug. 14 and 18, 1854.
NW. 1, sec. 1, T. 26 N., R. 16 E. Offered D. S. 14467, Albert Danks, Nov. 13 and 18, 1854.

25, 1856; offered D. S. 15349, Charles McGee, Apr. 5 and 7, 1858. W. ½ SE. ¼, sec. 3, T. 26 N., R. 16 E. Offered D. S. 11971, R. Holyoke, May 21 and 26, 1855; offered D. S. 14471, L. M. Merringer, Nov. 16 and 25, 1856.

- S. ½ NW. ½ and NW. ¼ NW. ¼, sec. 5, T. 27 N., R. 16 E. Offered D. S. 14321, David Morris, Oct. 24 and 25, 1856.
  SE. ½, sec. 5, T. 27 N., R. 16 E. Offered D. S. 14256, Lyman Huchins, Oct. 2 and
- 14, 1856.
- SW. 1, sec. 5, T. 27 N., R. 16 E. Offered D. S. 14279, Eben Evans, Oct. 18 and 20, 1856.
- NE. 1, sec. 7, T. 27 N., R. 16 E. Offered D. S. 14216, James Monahan, Oct. 2
- SE. ½, sec. 7, T. 27 N., R. 16 E. Offered D. S. 14230, Patrick L. Mullen, Oct. 2 and 8, 1856.
- and 8, 1856.

  NW. \( \frac{1}{2}\), sec. 17, T. 27 N., R. 16 E. Offered D. S. 14215, James McCall, Oct. 2 and 6, 1856; offered D. S. 15321, Anthony Hoeffel, Apr. 5 and 6, 1858.

  NW. \( \frac{1}{2}\), sec. 19, T. 27 N., R. 16 E. Offered D. S. 13293, David Maxfield, Mar. 14 and 28, 1856.

  NE. \( \frac{1}{2}\), NW. \( \frac{1}{2}\), NE. \( \frac{1}{2}\), and NW. \( \frac{1}{2}\) Sec. 19, T. 27 N., R. 16 E. Offered D. S. 13898, I. N. Richmond, July 24 and Aug. 2, 1856.

  NE. \( \frac{1}{2}\) Sec. \( \frac{1}{2}\) and Se. \( \frac{1}{2}\), sec. 19, T. 27 N., R. 16 E. Offered D. S. 13933, Charles Phillips, July 24 and Aug. 8, 1856.

  NE. \( \frac{1}{2}\) NW. \( \frac{1}{2}\) NW. \( \frac{1}{2}\) and NW. \( \frac{1}{2}\) Sec. 19, T. 27 N., R. 16 E. Offered

- NE. ‡ NW. ‡, W. ½ NE. ‡, and NW. ‡ SE. ‡, sec. 19, T. 27 N., R 16 E. Offered D. S. 15335, John Stokes, Apr. 5 and 6, 1858.

  NE. ‡ SE. ‡, sec. 19, T. 27 N., R. 16 E. Offered D. S. 15355, John Gains, Apr. 5 and 9, 1858.
- NE. 1 SE. 1, sec. 19, T. 27 N., R. 16 E. Offered D. S. 15356, William Johnson, Apr. 5 aud 9, 1858.
- Lots 2 and 3, sec. 21, T. 27 N., R. 16 E. Offered D. S. 14438, Harriet Wilkes,
- Nov. 11 and 17, 1856. E. 1 NW., sec. 29, T. 27 N., R. 16 E. Offered D. S. 11996, F. Robertson, May 28 and June 1, 1855.
- SE. † SE. †, sec. 29, T. 27 N., R. 16 E. Offered D. S. 12898, Daniel Olmstead, Nov. 21 and 23, 1855; offered D. S. 13139, Guy Munn, Feb. 11 and 19, 1856.
  S. † NW. †, sec. 29, T. 24 N., R. 17 E. Offered D. S. 14587, Gilbert Greely, Dec.
- 20, 1856, and July 12, 1857. SE. ‡ NW. ‡, sec. 31, T. 30 N., R. 17 E. Unoffered D. S. 2126, Andrew Morri-
- son, Mar. 17 and 26, 1856.

The above-described tracts were all approved to the State on account of said grant, July 2, 1859.

The company duly responded, and its answer is forwarded herewith.

Accompanying the answer is a tabulated statement, showing that the company has disposed of all of said lands, and giving the names of the purchasers, and the dates of the sales.

The answer urges lack of authority to disturb the adjudications made more than thirty years ago, and further specifically denies that any of said pre-emption claims had any legal foundation, either in fact or in law, and offers to prove that all of them were either illegally initiated, or were in fact abandoned before the definite location of the road, and insists, in case proceedings are contemplated, that hearings be ordered before final action is taken against the respondent.

Seven of the filings upon offered lands were made after definite location, and consequently would not serve to except the tracts covered thereby from the operation of the grant.

Of the remaining offered filings, all but three had expired at the date of definite location, viz:

- D. S. 14502, Wm. E. Mills, for lots 5, 6 and 7, sec. 23, T. 25 N., R. 15 E. D. S. 14545, Elias Murray, for NW. ‡ SW. ‡ and E. ‡ SW. ‡, sec. 1, T. 27 N., R.
- D. S. 14587, Gilbert Greeley, for S. 1 NW. 1, sec. 29, T. 24 N., R. 17 E.

I should therefore recommend that the rule be dissolved as to the tracts covered by offered filings, except in the cases mentioned.

There being no law limiting the time within which proof should be made in the case of a filing upon unoffered land until the passage of the act of July 14, 1870 (16 Stat., 279), such filings can not be held to have expired until the expiration of the time limited in the joint resolution of March 3, 1871 (id. 601), which extended the time limited by the act of July 14, 1870. (Malone vs. Union Pacific Railway Company, 7 L. D., 13.)

The filings upon unoffered lands must therefore be treated as an appropriation existing at the date of definite location, and while some, and perhaps all, may have been abandoned prior to this date, yet there is nothing of record to show that such is the case.

The ofter of the company to make a showing, if afforded an opportunity, I do not

think can be entertained, for the lands, having been certified, are beyond the jurisdiction of this department.

If such claims are to be considered as making a case of prima facie exceptance, the certification must be treated as erroneous; and this being so the demand must

follow as a consequence of the adjustment act.

As held in the case of the Winona and St. Peter Railroad Company (9 L. D., 649), "the law seems to impose upon me the duty of making a demand, in accordance with the provisions of the act of 1887, for the reconveyance to the United States of the lands found, under the views herein expressed, to have been erroneously certifled."

The showing offered by the company might be made in court in the event of suit, but for the above reasons, with the exception before mentioned, I must recommend that the rule remain in force, and that the demand be made as provided for.

#### [Alabama and Chattanooga (Alabama), February 27, 1890.]

Among the grants made by the act of June 3, 1856 (11 Stat., 17), to the State of Alabama. to aid in the construction of certain railroads, were the following: "From Gadsden to connect with the Georgia and Tennessee and Tennessee line of railroads, through Chattooga, Wills, and Lookout valleys," and "from near Gadsden to some point on the Alabama and Mississippi State line, in the direction of the Mobile and Ohio railroad."

The portion of the first-mentioned grant, from Gadsden through Chattooga valley to the Georgia State line, was conferred by the State upon the Coosa and Chattooga Railroad Company, but no present claimant of the grant is known to this

office.

The road, as located, is 37.5 miles; but there is no evidence of the completion of any portion of the same, and the grant should be forfeited for breach of condition in the matter of construction.

From Gadsden, through Wills and Lookout valleys, to Wauhatchie, Tenn., was conferred upon the Wills Valley Railroad Company, the present owner being the Alabama

and Chattanooga Railroad Company.

The grant from near Gadeden to some point on the Alabama and Mississippi State line, in the direction of the Mobile and Ohio Railroad, was conferred by the State upon the Northeast and Southwest Railroad Company, the Alabama and Chattanooga Railroad Company being the present owner of this grant also.

As located and constructed, these two grants make a continuous line from the Mississippi State line, near Meridian, to Wauhatchie, Tenn., a distance of 272 miles; but

the company received lands in Alabama only.

It appears that these two roads have been erroneously treated by this office in former years (when certifying the lands), as one, and in adjusting the grants separately an excess is shown upon the Wills Valley portion, or that east of Gadsden.

The facts relative to this excess are set forth in office letter of December 19, 1888.

forwarding the answer of the company to the rule laid under the act of March 3, 1887

(24 Stat., 556), to recover the same.

The only selections pending, on account of either of these grants, are such as have been excluded from the selection lists in preparing clear lists for approval, and

amount to about 9,000 acres.

The majority of these are opposite the Wills Valley portion of the road, and, if free of conflict, could not (if the grants are to be treated as separate) be listed for approval on account of the excess in approvals heretzfore made opposite the same.

Here with is appended a statement of the adjustment of these grants, separately.

#### EAST OF GADSDEN.

#### Wills Valley Railroad (now Alabama and Chattanooga Railroad Company).

Whole area of grant  Deduct on account of contemporaneous grants	Acres. 201, 888. 01 33, 315. 98
Net area of grant	168, 572. 03
Approved in 6-mile limits	114, 731. 73
Net loss to grant	53, 840, 30 125, 894, 58
Excess approval	72, 054. 28

#### WEST OF GADSDEN.

Northeast and Southwest Railroad Company (now Alabama and Chattanooga Railroad).

Whole area  Deduct on account of contemporaneous grants	Acres. 715, 659. 37 51. 537. 78
Net area of grant	664, 121. 59
Approved in 6-mile limits       139,836,47         Approved to other roads       358,67         Vacant and selected       681,58	
Net loss to grant	523, 244. 87 237, 584. 05
Due as indemnity	285, 660. 82

#### [Chicago, Milwaukee and St. Paul (Iowa), May 19, 1890.]

In compliance with instructions contained in departmental circular of November 2, 1887, issued under the act of March 3, 1887 (24 Stat., 556), I have adjusted the grant to the State of Iowa by act of May 12, 1864 (13 Stat., 72), to aid in the construction of a railroad from a point at or near the foot of Main street, South Mc Gregor, in a westerly direction to an intersection, in O'Brien county, with a road from Sioux city to the south line of the State of Minnesota, for which a grant was made by the same act. The grant was of every alternate section of land designated by odd numbers for ten sections in width on each side of the road, with a provision for indemnity for losses within the grant in place, to be taken from the public lands nearest the tiers of granted sections, and not more than 20 miles from the line of the road.

The State accepted the grant April 20, 1866, and the road has been completed and accepted by the department. See decision of Secretary Schurz of April 9, 1880.

The line of the road was definitely located from McGregor to sec. 12, T. 95 N., R. 35 W., August 30, 1864; from the latter point to sec. 18, T. 96 N., R. 35 W., January 11, 1864; and from the latter point to sec. 18, T. 96 N., R. 35 W., January 11, 1864; and January 11, 1864; an 27, 1869; and from thence to a connection with the Sioux City and St. Paul railroad at Sheldon, in O'Brien County, as required by the granting act, September 2, 1869.

The present owner under the grant is the Chicago, Milwaukee and St. Paul Railway

The grant was of every alternate section of land designated by odd numbers within prescribed limits, and was therefore a grant in place. The original grantee of the State was the McGregor Western Railroad Company, and said company built the road from McGregor to Calmar; but that company having failed to perform the conditions prescribed by the granting act, the State, on February 27, 1868, as authorized by the Congressional grant (fourth section), resumed the grant, and on March 31 ensuing conferred it upon the McGregor and Sioux City Company; but provided that the grant should not be so construed as to embrace any lands for or on account of any railroad already built; and the act required as a condition of the grant that absolute, and effective waiver, release, and surrender of all claim, right, or interest, or any pretended claim, right, or interest, by the McGregor Western Company, its successors or assigns, in or to any lands under the act of May 12, 1864, for or on account of any railroad already built.

The waiver, release, and surrender, as aforesaid, were subsequently obtained by the McGregor and Sioux City, afterwards the McGregor and Missouri River, Company,

and filed as required.

The present owner of the grant, under an act of the State legislature approved February 27, 1878, became owner by purchase from the McGregor Western Company of that portion of the road between McGregor and Calmar. Certain transportation over this part of the road for the quartermaster's department of the army having been performed, the quartermaster-general demanded a rebate from the charges, on the ground that the road was a land-grant road. The company denied that it was he, on July 14, 1871 (13 Atty. Gen., 445), delivered an opinion that the road between McGregor and Calmar was not a land-grant road.

The area of the grant, that is of the odd-numbered sections within the 20-mile limits, between McGregor and Calmar, is 238,832.89 acres, and the area of that por-

tion thereof between Calmar and Sheldon, the western terminus, is 1,315,964.26 acres.

The grant is decreased by a moiety of the lands lying within the common 10-mile limits of this road and the Sioux City and St. Paul road, which is 35,667.04 acres. Assuming that the company is not entitled to any land east of Calmar, the net area of the grant would be 1,280,297.22 acres. There have been patented to the company within the granted limits 170,115.12 acres; awarded to company by the court in its contest with the Sioux City and St. Paul Company, 58,340.94 acres; vacant and subject to the grant, 2,074.18 acres; selected by the company, 459.30 acres; and declaratory statements on land otherwise vacant, 4,162.78 acres; making 235,172.32 acres, and leaving a net loss to the grant within the granted limits of 1,045,124.90 acres.

Within the indemnity limits there have been patented to the company 153,724.89

Within the indemnity limits there have been patented to the company 153,724.89 acres, and awarded to it by the court in the contest aforesaid 21,094.46 acres, making 174,899.85 acres, and leaving a balance due the company as indemnity of 870,225.55

acres.

As to the lands which are charged vacant and subject to the grant, it is probable that the acreage given is not now correct, as this adjustment was made up some time ago; but it is not thought necessary to make a re-examination of the grant at this time, as it will not affect the question under consideration, there being so large a de-

ficiency in the company's grant

A list of the lands which, under the present rulings of the department, would appear to have been excepted from the company's grant, and therefore erroneously patented, was prepared and sent to H.G. Haugan, land commissioner of the company, accompanied by a letter dated February 16, 1889, calling upon him to show cause in writing within thirty days why proper steps should not be taken by the government to recover the title in accordance with the requirements of the act of March 3, 1887.

Answer to the rule was made by John W. Cary, general counsel for the company, and therein, after giving other reasons why the rule should be dismissed, he states that all of the lands which have not been reconveyed to the State have been sold and

conveyed to other persons.

A copy of the list of lands submitted to the company is inclosed herewith, marked

It will be observed that the most of these lands are held to have been erroneously patented to the company for the reason that they were, at the time of the definite location of the road, covered by unadjudicated swamp selections, and were thereby ex-

cepted from the grant.

This is a department ruling, and this office has no knowledge of any ruling by the Supreme Court of the United States determining this question. As the act of March 3, 1887, requires that these grants must be adjusted in accordance with the decisions of the Supreme Court, this office prefers to express no opinion as to whether steps should be taken for the recovery of said lands, but prefers to leave the question to the determination of the department.

As to the tracts covered by pre-emption filings, the records show that they were offered some four years before the company's right attached and all the filings had expired by limitation prior thereto. As there are no adverse claimants for the lands I do not think it incumbent upon the government to take any steps looking to the

recovery of title thereto.

As to the tracts covered by homestead entries of record, and uncanceled at the date of the definite location of the road, it is the opinion of this office that it is the duty of this department to take the proper steps for their recovery.

The papers submitted are as follows:

List of lands erroneously certified, marked A.

Sheet showing the adjustment of the grant, marked B.

Copy of office letter of February 16, 1889, calling upon the land commissioner of the company to show cause, etc., marked C.

Reply of the general attorney of the company, marked D.

### [Coos Bay military wagon-road, January 13, 1888.]

As directed by department circular of November 22 last, I have adjusted the grant for the Coos Bay wagon-road in Oregon, and herewith submit the same for your consideration and action.

By act of Congress approved March 3, 1869, there was granted to the State of Oregon, "to aid in the construction of a military wagon-road from the navigable waters of Coos bay to Roseburg, alternate sections of public lands designated by odd numbers, to the extent of three sections in width on each side of said road," and the fourth section of said act provided for indemnity for losses within the 3 mile limits, to be taken within an additional territory not more than 6 miles from the line of the road.

The fifth section of the act prescribed the conditions upon which the granted lands were to be disposed of, and provided that the amount of lands granted should not exceed three sections per mile for each mile of road actually constructed.

The act of June 18, 1874 (18 Stat., 80), provided for the issue of patents for the lands

to which the State was entitled under the grant of 1869 to the wagon-road company, as a corporation to which the State had transferred its interests therein.

The governor of Oregon, on September 19, 1872, certified to the construction of the completed road from Coos bay to Roseburg, a distance of 62 miles and 41 chains.

The whole area of the grant, as determined by careful examination, is 99,819.35

acres

There have been certified and patented under the grant, in the 3 mile limits, 59,869.91 acres, and 6,169.34 acres in said limits remain vacant and subject to selection and patent, making 66,039.25 acres apparently subject to the grant within the primary limits.

There have been certified and patented to the company, as indemnity lands, 44,139.30 acres, making in all 110,178.55 acres, or an apparent excess of 10,359.20 acres

over the amount the company is entitled to.

Of the certified lands, however, 30,044.46 acres are within the primary or granted limits of the prior grant to the Oregon Central, now Oregon and California Railroad Company, by act of July 25, 1866, and were certified under a department ruling that prior definite location by the wagon road company gave prior right to the land. The Supreme Court of the United States has since decided that said ruling was erroneous, and that priority of date of the act of Congress, and not priority of location of the line of the road, gave priority of right. (M., K. & T. R. R. Co. vs. Kans. Pac. R. R. Co., 97 U. S., 501; St. Paul & S. C. R. R. Co. vs. Winona & St. Peter Co., 112 U. S.,

Of this 30,044.46 acres, 19,835.43 acres are within the primary limits of the wagon road grant, and are particularly described in list herewith, marked "List No. 1;" and 10,209.03 acres are within the secondary or indemnity limits of the wagon road grant, and particularly described in list inclosed, marked "List No. 2."

Again, there have been certified and patented for the wagon road company 1,099.59 acres outside the limits of its grant, which are embraced in list herewith, marked "List No. 3;" and these lands, with those mentioned above as being within the granted limits of the Oregon and California road, aggregate 31,144.05 acres, which must, in the opinion of this office, be surrendered by or recovered from the company; and if so surrendered, or recovered, there would be a deficiency of 20,748.85 acres due

As to the lands in list No. 3, which are outside the limits of the grant to the company, I would respectfully recommend that proper steps be taken to recover them by

suit.

I do not think the government is called upon to take any action looking to the

recovery of the lands embraced in lists 1 and 2 aforesaid.

The president of the wagon-road company has been called on to reconvey the 1,099,59 acres contained in said list 3, and has replied in a letter dated July 13 last that he is unable to do so for the reason that the company has sold them. A copy of said letter is inclosed herewith, marked A.

#### RIGHT OF WAY TO RAILROADS.

The whole number of railroad companies claiming the right of way over the public lands, under the general right of way act approved March 3, 1875, or special act, is 360, of which the articles of incorporation filed by thirty-six companies were approved during the last year.

Of the maps of location filed by these companies during the last year, it was necessary to return a large number for failure on the part of the companies to strictly conform to the prescribed forms of certificate and affidavit required to be attached to such maps, thus greatly

increasing the work of the division incident to this branch.

It has come to the attention of this office that, in one instance, a logging company secured the approvals of its articles of incorporation and maps of location, and used timber from the public lands for the construction of its road, which was operated merely for the transportation of the company's logs and freight, and not intended as a common carrier, as contemplated by the act of March 3, 1875, under which the right of way was claimed; and, upon the opinion of the Attorney-General, under the direction of the Secretary of the Interior, steps have been taken to secure the revocation of such approvals.

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# Right of way granted to railway companies in certain States and Territories.

[\* Indicates that the company was organized during the past year.]

Carbon Cutt Off Ry	Name of company.	States and Territories.	Date of law.	Statute.	Page.
Arisona Northern R. M.  Arisona Northern Basiern R. R.  Arisona Northern Basiern R. R.  do do do la Arisona Northern Basiern R. R.  do do do la Arisona Southern R. R.  do do do la R.  Arisona Southern R. R.  do do June 22, 1874  Aspen Short Line Ry.  California Short Line Ry.  California Short Line Ry.  California Central Ry.  California Short Line Ry.  California Short Line Ry.  California Central Ry.  California Central Ry.  California Contral Ry.  Colorado do la Ranta Colorado Ry.  Canyon Creck R. Co.  Carson and Colorado R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R. R.  Colorado Contral R.	Abordeen, Fergus Falls and Pierre R. B	Dakota	Mar. 3, 1875	18	48
Arissona Northern Ry.  do do do la Arissona Architern R. R*  do do do la Arissona Architern R. R*  do do do la Arissona Architern R. R*  do do do la Arissona Southern R. R.  do do do la Arissona Southern R. R.  do do do la R.  Arissona Southern R. R.  do do do la R.  Arissona Southern R. R.  do do do la R.  Arissona Southern R. R.  do do June 22, 1874 18  Aspen Short Line Ry.  do Mar. 3, 1875 18  Basier's Park and Lower Animas R. R.  different do Mar. 3, 1875 18  Basier's Park and Lower Animas R. R.  different do Mar. 3, 1875 18  Basier's Park and Lower Animas R. R.  different do Mar. 3, 1875 18  Basier's Park and Lower Animas R. R.  different do Mar. 3, 1875 18  Basier's Park and Lower Animas R. R.  do do la R.  Ballingham Bay Ry, and Navigation Co.  Billingham Bay Ry, and Navigation Co.  Billingham Gouthern R. R.  do la Billingham Bay Ry, and Navigation Co.  Billingham Calarke's Pork and Cooke City R. R.  do do la Billingham Calarke's Pork and Cooke City R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Fort Pierre R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Gouthern R. R.  do do la Billingham Land Land Middle Park R. R. and Tol.  Co.  Bridai Yell Lumbering R. R. Co.  Bordieler Left Hand and Middle Park R. R. and Tol.  Co.  Bridai Yell Lumbering R. R. Co.  Bordieler Left Hand and Southwestern, now Southern Kansas R.  do la Barrilington and Colorado R. R.  Barrilington, Kansas and Southwestern, now Southern Kansas R.  do la Barrilington R.  California Southern R. R.  California Southern R. R.  California Southern R. R.  California Southern R. R.  Carson and Colorado R. R.  Carson and Colorado R. R.  Carson and Colorado R. R.  Carson and Colorado R. R.  Carson and Colorado R. R.  Carson and Colorado R. R.  Carson and C	Arizona Mineral Belt R. R. Arizona Narrow Gauge and Tucson, Globe and	Avisonado	do	18	48
Arkanasa Valley and New Mexico  Colorado  do  June 22, 1874  Arkanasa Valley kr  do  Markanasa Valley kr  Minnesota  do  18  Montana  do  18  Balarneswille and Moorhead Ry  Manhesota  do  18  Balarneswille and Moorhead Ry  Manhesota  do  18  Balarneswille and Morkana  do  18  Balarneswille Bay Ry, and Navigation Co.  Washington  do  18  Billingan Bay Ry, and Navigation Co.  Washington  do  18  Billingan Bay Ry, and Cooke City R R  do  do  do  18  Billingan Carke's Fork and Cooke City R R  do  do  do  18  Billingan Carke's Fork and Cooke City R R  do  do  do  18  Black Hills Contral R R, Co.  Black Hills R R Co. No  Black Hills R R Co. No  Black Hills R R Co. No  Black Hills R R Co. No  Black Hills and Wyoming R R  Bodie and Benton Ry, and Commercial  California  do  do  18  Bodie Ry, and Lumber Co.  Burlington and Colorado R R.  California Southern R R  California Southern R R  California Southern Extension R R  California Southern Extension R R  Cannon Creek R R. Co  California Southern R R  California Southern Extension R R  Cannon Creek R R. Co  Cannon Creek R R. Co  Cannon Cay and San Juan Ry  Callorado and Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Colorado R R  Cannon Creek R R. Co  Cannon Colorado R R  Cannon Colorado R R  Cannon Colorado R R  Cannon Colorado R R  Cannon Colorado R R  Cannon Colorado R R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Colorado do  R  Co	Arizona and Nevada R. R. and Navigation Co	do	do	18	48
Bart Battle and Deadwood Ry	Arizona and South Eastern R. R*	do	do	18	: 48
Bart Battle and Deadwood Ry	Arizona Southern R. R	Colorado	do	18	48
Barlesville and moorlood Ry	Arkansas Valley Ry	dodo	June 22, 1874 Mar. 3, 1875	18	27 48
Black Hills and Wyoming R. R. O. O. 18 Blue Mountain and Columbia River R. R. O. Oregon do 18 Bodie and Benton Ry. and Commercial do do do 18 Bodie Ry. and Lumber Co	Baker's Park and Lower Animas R. R.	do	do	18	48
Black Hills and Wyoming R. R.   do   do   18   Blue Mountain and Columbia River R. R.   Oregon   do   18   Bodie and Benton Ry and Commercial   California   do   18   Bodie Ry, and Lumber Co   do   do   18   Boulder, Left Hand and Middle Park R. R. and Tel   Co.   Colorado   do   18   Britiagton and Colorado R. R.   Colorado   do   18   Burlington, Kanasa and Southwestern, now Southern   Kanasa Ry.   California   do   18   Balifornia Central Ry   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia City and San Juan Ry   Colorado   do   18   Barbon City and San Juan Ry   Colorado   do   18   Barbon City Colorado R. R.   Colorado   do   18   Barbon Cutt Off Ry   Woming   do   18   Barson and Colorado R. R., second and third division   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascado Ry Ranasa and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Ry Co.   Colorado   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Da	Sear Butte and Deadwood Ry	Dakota	do	18	48
Black Hills and Wyoming R. R. O. O. 18 Blue Mountain and Columbia River R. R. O. Oregon do 18 Bodie and Benton Ry. and Commercial do do do 18 Bodie Ry. and Lumber Co	Seaver Valley R. R. Co	Kansas Washington	do	18	48
Black Hills and Wyoming R. R.   do   do   18   Blue Mountain and Columbia River R. R.   Oregon   do   18   Bodie and Benton Ry and Commercial   California   do   18   Bodie Ry, and Lumber Co   do   do   18   Boulder, Left Hand and Middle Park R. R. and Tel   Co.   Colorado   do   18   Britiagton and Colorado R. R.   Colorado   do   18   Burlington, Kanasa and Southwestern, now Southern   Kanasa Ry.   California   do   18   Balifornia Central Ry   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia City and San Juan Ry   Colorado   do   18   Barbon City and San Juan Ry   Colorado   do   18   Barbon City Colorado R. R.   Colorado   do   18   Barbon Cutt Off Ry   Woming   do   18   Barson and Colorado R. R., second and third division   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascado Ry Ranasa and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Ry Co.   Colorado   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Da	Sig Horn Southern R. R	Montana	do	18	48
Black Hills and Wyoming R. R. O. O. 18 Blue Mountain and Columbia River R. R. O. Oregon do 18 Bodie and Benton Ry. and Commercial do do do 18 Bodie Ry. and Lumber Co	Singham, Cañon and Camp Floyd	Utah	do	18	48
Black Hills and Wyoming R. R.   do   do   18   Blue Mountain and Columbia River R. R.   Oregon   do   18   Bodie and Benton Ry and Commercial   California   do   18   Bodie Ry, and Lumber Co   do   do   18   Boulder, Left Hand and Middle Park R. R. and Tel   Co.   Colorado   do   18   Britiagton and Colorado R. R.   Colorado   do   18   Burlington, Kanasa and Southwestern, now Southern   Kanasa Ry.   California   do   18   Balifornia Central Ry   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia Southern Extension R. R.   California   do   18   Balifornia City and San Juan Ry   Colorado   do   18   Barbon City and San Juan Ry   Colorado   do   18   Barbon City Colorado R. R.   Colorado   do   18   Barbon Cutt Off Ry   Woming   do   18   Barson and Colorado R. R., second and third division   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Co   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and Lumber Ro   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascado Ry Ranasa and Northern Ry   Dakota   do   18   Bascade Coal and Northern Ry   Dakota   do   18   Bascade Coal and North Western Ry   Dakota   do   18   Bascade Coal and Ry Co.   Colorado   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Dakota   do   18   Balifornia Dakota Ry   Da	Slack Hills and Fort Pierre R. R.	Dakota	do	18	48
Description   Colorado   R. R.   Colorado	Slack Hills R. R. Co. No. 1	do	do	18	48
Description   Colorado   R. R.   Colorado	Blue Mountain and Columbia River R. R.	Oregon	do	18	48
Description   Colorado   R. R.   Colorado	Sodie Ry. and Lumber Co	do	do	18	. 48
Burlington, Kaness and Southwestern, now Southern Kaness Ry.   California Central Ry.   California Short Line Ry.   California Southern R.   California Southern R.   California Southern R.   California Southern R.   California Southern R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Southern Southern Canon Creek R.   California Southern Extension R.   California do 18   Canon City and San Juan Ry.   Colorado do 18   Canon Cutt Off Ry.   Colorado do 18   Canon Cutt Off Ry.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Cascade Coal and Lumber Co   California and Newada do 18   Cascade Coal and Lumber Co   California and Newada do 18   Cascade Coal and Lumber Co   California do 18   Cascade Coal and Lumber Co   California do 18   Cascade Coal and Lorado Roman Review R.   Colorado and Rota do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18	Co.			18	48
Burlington, Kaness and Southwestern, now Southern Kaness Ry.   California Central Ry.   California Short Line Ry.   California Southern R.   California Southern R.   California Southern R.   California Southern R.   California Southern R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Extension R.   California Southern Southern Southern Canon Creek R.   California Southern Extension R.   California do 18   Canon City and San Juan Ry.   Colorado do 18   Canon Cutt Off Ry.   Colorado do 18   Canon Cutt Off Ry.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Carson and Colorado R.   Colorado do 18   Cascade Coal and Lumber Co   California and Newada do 18   Cascade Coal and Lumber Co   California and Newada do 18   Cascade Coal and Lumber Co   California do 18   Cascade Coal and Lumber Co   California do 18   Cascade Coal and Lorado Roman Review R.   Colorado and Rota do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18   Canon Review R.   California do 18	Sridal Vell Lumbering R. R. Co.*	Oregon	do		48
California Central Ry	Burlington, Kansas and Southwestern, now Southern	Kansas	do		48
California Southern Extension R. R.	Kansas Ry. Zalifornia Central Ry	California	do	18	48
Canton City and San Juan Ry	Salifornia Short Line Ry	(!alifornia	do .	18	48
Carbon Cutt Off Ry  Carbon Cutt Off Ry  Carson and Colorado R. R., second and third division Carson and Colorado R. R., second and third division Cascade Coal and Lumber Co California and Nevada. do 18 Cascade Coal and Lumber Co California and Nevada. do 18 Cascade Coal and Lumber Co California and Nevada. do 18 Cacacter Coal and Lumber Co Dakota Coedar Rapida, Iowa Falls and North Western Ry No.1. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa Falls and North Western No.2. Cedar Rapida, Iowa California and Oregon California California Colorado and Wyom California Colorado and Wyom Colorado and Wyom Colorado and Wyom Colorado and North Western Ry Chicago, Kanasa and Nebraska Ry Chicago, Kanasa and Western Ry Chicago, Kanasa and Western Ry, successor to Menominee River Ry Chicago, Nock Island and Colorado Ry Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1 Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2 Colorado	alifornia Southern Extension R. R.	do	do	18	48
Carson and Colorado R. R. second and third division   Nevada   Scarson and Colorado R. R. second and third division   Nevada   Nevada   Scarson and Colorado R. R. second and third division   Nevada   Nevada   Scarson and Colorado R. R. second and third division   Nevada   Scarson and Colorado R. R. Co.   Dakota   Scarson and Colorado R. R. Co.   Dakota   Scarson and Colorado R. R. Co.   Dakota   Scarson and Colorado R. R. Co.   Dakota   Scarson and Colorado R. R. Co.   Dakota   Scarson and Colorado R. R.   Dakota   Scarson and Colorado R. R.   Dakota   Scarson and Colorado and Colorado and Colorado and Colorado   Scarson and Colorado	Canyon Creek R. R. Co.	Idaho	do	18	48
Cedar Rapids, Iowa Falls and North Western Ry.  No.1.  Cedar Rapids, Iowa Falls and North Western Ry.  Central City, Deadwood and Rastern R. R.  Central Pacific, now California and Oregon  California  Cheyenne and Burlington R. R.  Colorado and Wyom do 18  Cheyenne and Northern Ry.  Cheyenne and Northern Ry.  Chicago, Kansas and Nebraska Ry  Chicago, Kansas and Western R. R.  Chicago, Kansas and Western R. R.  Chicago, Milwaukee and St. Paul Ry  Chicago, Milwaukee and St. Paul Ry  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omsha Ry. No. 2  Colorado	isthon Chit Off Ry	Colorado	do	18 18	48 48
Assestion Branch R. R. Co  Cedar Rapids, Iowa Falls and North Western Ry.  No.1.  Cedar Rapids, Iowa Falls and North Western No. 2.  Central City, Deadwood and Rastern R. R.  Central Pacific, now California and Oregon  California  Cheyenne and Burlington R. R.  Colorado and Wyom do 18  Cheyenne and Northern Ry.  Wyoming do 18  Chicago and Dakota Ry  Dakota  Chicago, Kanasa and Nebraska Ry  Chicago, Kanasa and Nebraska Ry  Chicago, Milwaukee and St. Paul Ry  Dakota  Chicago, Milwaukee and St. Paul Ry  Dakota  Colorado  Dakota  Michigan  Dakota	Carson and Colorado R. R.	California and Nevada	do	18	48 48
No.   1.   Cedar Rapida, Iowa Falls and North Western No.   Minnesota   do   18	ascade Coal and Lumber Co	Oregon	do	18	48
Contral City   Deadwood and Eastern R. R.   Dakota   do   18	edar Rapida, Iowa Falls and North Western Ry.	Iowa	do	18	48 48
Cheyenne and Northern Ry.  Chicago and Northern Ry.  Chicago and Dakota Ry.  Chicago, Kanasa and Nebraska Ry  Chicago, Kanasa and Western R. R.  Chicago, Kanasa and Western R. R.  Chicago, Milwaukee and St. Paul Ry  Chicago, Milwaukee and St. Paul Ry  Chicago, Milwaukee and St. Paul Ry  Chicago, Nock Island and Colorado Ry  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Colorado Canon Ry. Co. *  Kanasa do 18  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Colorado Central R. R.  Colorado Central R. R.  Colorado Central R. R. of Wyoming Wyoming do 18  Colorado Midland Ry.  Colorado Colorado do 18	No. 1. Cedar Rapids, Iowa Falls and North Western No. 2	Minnesota	do		48
Cheyenne and Northern Ry.  Cheyenne and Northern Ry.  Wyoming  Dakota do 18  Chicago and Dakota Ry.  Chicago, Kanasa and Nebraska Ry  Chicago, Kanasa and Nebraska Ry  Chicago, Kanasa and Nebraska Ry  Chicago, Milwaukee and St. Paul Ry  Dakota  Chicago, Milwaukee and St. Paul Ry  Dakota  Chicago and North Western Ry, successor to Menominee River Ry.  Chicago, Nock Island and Colorado Ry  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry, No. 1  Colorado	Central City, Deadwood and Eastern R. R.	Dakota	do	18	48
Day	heyenne and Burlington R. R.	Colorado and Wyom-	do	18	48
Dakota   D	Leyenne and Northern Ry	117	do	18	48
mines River Ry.  Dicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Dakota do 18  Dicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Dicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Dicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Visconsin do 18  Chicosa Canon Ry. Co. 4  Colorado do 18  Dicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Visconsin do 18  Liiton and Lordsburg Ry New Mexico do 18  Liiton and Southern Pacific Ry Arizona do 18  Diliton and Southern Pacific Ry Arizona do 18  Colorado Central R. R. Colorado do 18  Colorado Central R. R. Colorado do 18  Colorado Central R. R. Of Wyoming Wyoming do 18  Colorado Midland Ry. Colorado do 18	hicago and Dakota Ry	Dakota	do	18 18	48 48
mines River Ry.  Chicago, Rick Island and Colorado Ry.  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Visconsin.  do 18  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Visconsin.  do 18  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Visconsin.  do 18  Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2  Kanasa.  do 18  Cliiton and Lordsburg Ry.  New Mexico.  do 18  Cliiton and Southern Pacific Ry.  Arizona.  do 18  Colorado Central R. R.  Colorado Central R. R.  Colorado Central R. R. of Wyoming.  Colorado Midland Ry.  Colorado do 18	hicago, Kausas and Western R. R.	do	do .,	14	48 48
Chicago, Rock Ialand and Colorado Ry         Colorado         do         18           Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1         Dakota         do         18           Chicago, St. Paul, Minneapolis and Omaha Ry. No. 2         Wisconsin         do         18           Chicago Canon Ry. Co. *         Colorado         do         18           Chictaw Coal and Ry. Co. *         Kanase         do         18           Clifton and Lordsburg Ry         New Mexico         do         18           Clitton and Southern Pacific Ry         Arizona         do         18           Colorado Central R. R.         Colorado         do         18           Colorado Central R. R. of Wyoming         Wyoming         do         18           Colorado Midland Ry         Colorado         do         18	hicago and North Western Ry., successor to Meno-	Michigan	do	18	48
Colorado Central R. R. of Wyoming   Colorado   18	mines River Ry. Chicago, Rock Island and Colorado Ry	Colorado	do	18	48
Colorado Central R. R. of Wyoming   Colorado   18	Chicago, St. Paul, Minneapolis and Omaha Ry. No. 1	Dakota	do	20	48 48
Name	hicosa Canon Ry. Co.	Colorado	do	18	48
Colorado Northern Ry	lifton and Lordsburg Ry	New Mexico	do	18	48
Colorado Central R. R.   Colorado   18	liiton and Southern Pacific Ry	Arizona	do	18 ' 18	48
Colorado Midland Ry	colorado Central R. R	Colorado	do	18	48
Solorado Northern Ry.         do         18           Jolorado Northern Ry.         do         18	olorado Midland Ry	Colorado	do	18	48
Polomedo Pr	olorado and New Mexico R. R	do	do	18 18	48
Polorado River and Silver District R R	olorado Ry	do	do	18	482
Colorado South Western Ry. Co	olorado South Western Ry. Co.	Colorado		18	482
	olorado Utah and Pacific Ry.*	do	do i	18	482 482 482

Right of way granted to railway companies in certain States and Territories—Continued.

[\* Indicates that the company was organized during the past year.]

Name of company.	States and Territories.	Date of law.	Statute	Page.
Colorado and Wyoming R. R.	Colorado	Mar. 3, 1875	18	. 482
Columbia and Palouse R. R	Washington	do	18	482
Columbia and Puget Sound R. R	do	do	18	482
Cortez and Dolores Valley R. R.	Colorado	do	18	482
Current River R. R. Co	Missouri	do	18	482 482
Dakota Central Ky	Dakota	Tune 1 1979	10	202
Dakota and Great Southern Dr	do	Mar 3 1875	10	482
Colorado and Wyoming R. R. Columbia and Palouse R. R. Coutes and Dolores Valley R. R. Current River R. R. Co Dakota Central Ry Dakota Grand Trunk Ry Dakota Midland R. R., now Ellendale and Wahpeton.	do	do	18	48.
Dakota R. R. of Dakota	do	do	18	482
Dakota Southern R. R.	do	do	18	482
Deadwood Central R. R. Co	'do	do	18	482
Deadwood and Red Water Valley R. R	- <u></u> . do	do	18	482
Deming, Sierre Madra and Pacific R. R	New Mexico	do	18	482
Denver and Canon City Ry	Colorado	do	18	482 482
Denver, Leadville and Gunnison Ry."		do	18	482
Denver and New Orleans P. P.	ao	do	10	482
Denver and New Orleans It. It		Tune 8 1872	17	337
Denver and Rio Granda Rv	do	Mar. 3, 1875	18	482
ton.  Dakota R. R. of Dakota  Dakota Southern R. R.  Deadwood Central R. R. Co  Deadwood and Red Water Valley R. R  Deming, Sierre Madra and Pacific R. R  Denver and Canon City Ry  Denver, Leadville and Gunnison Ry.*  Denver and Middle Park Ry. and Mining Co  Denver and New Orleans R. R.  Denver and Rio Grande Ry.  Denver and Rio Grande R. R. Co., successor to Denver and Rio Grande Ry.	do	Mar. 3, 1879	19	403 482
Denver and Rio Grande R. R. Co., successor to Denver and Rio Grande Ry.  Denver and Rio Grande Western Ry.  Denver, Rollinsville and Western R. R.  Denver, Salt Lake and Western R. R.  Denver and Santa Fé Ry.  Denver Short Line Ry.*  Denver Southern Ry.  Denver, South Park and Leadville.  Denver, South Park and Pacific R. R.  Denver, Texas and Fort Worth R. R.	do	MINT. 0, 10/0	10	ı
Denver and Rio Grande Western Ry	Colorado and Utah	do	18	482
Denver, Rollinsville and Western R. R.	Colorado	do	18	482
Denver, Salt Lake and Western R R	do	do	18	482
Denver and Santa Fé Ry	do	do	18	482 482
Denver Sport Line Ry."	ao	uo	10	482
Theywer South Dark and Loadwille	do	do	10	482
Denver South Park and Pecific R R	do	do	18	482
Denver, Texas and Fort Worth R. R.	Colorado and New Mex-	do	18	482
	ico.			
Denver, Utah and Pacific R. R.	Colorado	do	18	482
Denver, Western and Pacific Ry.  Denver, Yellowstone and Pacific Ry	do	do	18	482
Denver, Yellowstone and Pacific Ry	do	do	18	482
Detroit, Mackinac and Marquette, now Duluth, South	Utah Michigan	do	18	482 482
			••	400
Drummond and Phillipsburg R. R.	Montana			482 482
Drummond and Phillipsburg R. R. Duluth and Iron Range R. R. Duluth and Manitoba R. R.	Minnesota	do	10	482
Duluth Pierra and Black Hills R R	Dakota and Minneenta	do	18	482
Duluth, Pierre and Black Hills R. R. Duluth, Superior and Michigan Ry., now Duluth, South Shore and Atlantic Ry. Duluth, Watertown and Pacific Ry.	Dakota	do	18	482
Duluth Weterterm and Pecific Pr	Dakota	4.	10	482
Donasith and Southoostern P P	do do	do	10	482
Durango Cortas and Salt Lake R R	Colorado	do	18	482
Duluth, Watertown and Pacific Ry Dunseith and Southeastern R. R Durango, Cortez and Salt Lake R. R. Durango Rilway Co Durango, Rico and Northern Ry. * Bastern Railway of Minnesota. Eastern Wyoming R. R Echo and Park City R. R Elk Mountain Ry Co	do	do	18	482
Durango, Rico and Northern Rv.*	do do Minnesota Wyoming Utah Colorado	do	18	482
Eastern Railway of Minnesota	Minnesota	do	18	482
Eastern Wyoming R. R	Wyoming	do	18	482
Echo and Park City R. R.	└ Utah	do	18	482
Elk Mountain Ry. Co	Colorado	do	18	482
Elk Mountain Ry. Co Ellendale, East and West, now Dakota Midland R. R. Ellendale and Wahpeton, successor to Dakota Mid-	Colorado	do	18	482 482
laud R. R.	0.11-			482
Eureka and Colorado River R. R.	Y-made	go	10	482
Eureka and Palisade R. R.	Colorado	on	10	482
Exunston and Montana R R	Wyoming	do	18	482
Fairbayen and Southern R. R. *	Washington	do	18	482
Fargo, Larimore and Northern Rv	Dakota	do	18	482
Eureka and Palisade K. R. Eureka Springs Ry. Evanston and Montans R. R. Fairluaven and Southern R. R.* Fargo, Larimore and Northern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry. Fargo and Southern Ry.	do	do	18	482
Fargo and Southwestern R. R.	. <u></u> . do	do	18	482
Farmers Ry. Navigation and Steamship Portage Co.	Washington	qo	18	482
Florida Southern Ry	Florida	do	18	482
Forest City and Sioux City R. R	Dakotado	00	18	
Framont Filthern and Misser Weller D. D.	Nebraska	qo	18	482 482
Georgetown Breckenridge and Leadville D.	Coloredo	do	10	482
TANNER OF THE PROPERTY OF THE	ONIOI BUD		10	182
Georgetown Silver Creek and Chicago Lakes Rut		00		
Georgetown, Silver Creek and Chicago Lakes Ry* Grand Island and Northern Wyoming R. R.	Wyoming	do	18:	482
Georletown, Silver Creek and Chicago Lakes Ry* Grand Island and Northern Wyoming R. R Grand Island and Wyoming Central R. R	Wyoming Nebraska	do	18 :	482 482
Florida Southern Ry Forrst City and Sioux City R. R. * Forest City and Watertown R. R. Forent City and Watertown R. R. Fremont, Elkhorn and Missouri Valley R. R. Georgetown, Breckenridge and Leadville Ry Georgetown, Silver Creek and Chicago Lakes Ry* Grand Island and Northern Wyoming R. R. Grand Island and Wyoming Central R. R. Grand Island Ralley Rallway Co. Grays Peak. Snake River and Leadville R. R.	Colorado  do  Wyoming Nebraska Colorado	do do do	18 18 18	482

Right of way granted to railway companies in certain States and Territories.—Continued.

[\*Indicates that the company was organized during the past year.]

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Name of company.	States and Territories.	Date of law.	Statute.	Page.
			_ 1	
Great Southern R. R. Greeley, Bear River and Pacific R. R.	Florida	Mar. 3, 1875	18	482
Greeley, Bear River and Pacific R. R.		do	18	482 482
Creeley, Grand River and Gunnison R. R	Colorado and Utah	do	18	482
Greeley, Grand River and Facility R. R. Greeley, Grand River and Gunnison R. R. Greeley, Salt Lake and Pacific Ry. Greeley, Salt Lake and Pacific Ry. Wyoming Helena, Boulder Valley and Butte R. R. Helena and Lefteron County R. R.	Colorado and Utah Wyoming	do	18	482
Helena, Boulder Valley and Butte R. R.	Montana	do	18	482
Helena and Jefferson County R. R.	do	do	18	482
Helena and Northern Ry. Co. Helena and Red Mountain R. R. Hermosa Hill City and Western R. R. Idaho Central Ry. Co.	do	do	18	482 482
Hermosa Hill City and Western R. R.	Dakota	do	18	482
Hermosa Hill City and Western R. R. Idaho Central Ry. Co	Idaho	do	18	482
Idano. Clearwater and Montana Transportation Co	l		18	482
Iron River Ry. Co Jacksonville, Pensacola and Mobile R. R.	Michigan	do	18	482 482
Jacksonville, St. Augustine and Halifax River Ry	Florida	June 7, 1872	17	280
James River Valley R. R	Florida	Mar. 3, 1875	18	482
Jamestown and Northern Ry	do	do	18	482
Jamestown and Northern Ry. Extension Co. * Kansas Central R. R. Co	Kansas	do	18	482 482
Kanasa City Fort Smith and Southern Ry.*	. do	do	18	482
Kansas City, Fort Smith and Southern Ry. * Kansas City, Springfield and Memphis R. R	Missouri	do	18	482
La Jara, Pagosa Springs and Western R. R	Colorado	do	18	482
La Plata R. R. Co. * Laramie, North Parke and Pacific R. R. and Tel. Co	do	do	18	482
Lincoln and Black Hills R R	Nebroska	do	18 18	482 482
Lincoln. Denver and Colorado Rv	Colorado	do	18	482
Lincoln, Denver and Colorado Ry Little Book Cliff Ry. Co. * Little Rock and Hot Springs Ry Little Rock Junction Ry London, South Park and Leadville R. R.	do	do	18	482
Little Rock and Hot Springs Ry	Arkansas	do	18	482
Landon South Park and Leadwille R. R.	Colorado	do	18 18	482 482
Longmont, Middle Park and Pacific N. G. Rv	do	do	18	482
Longmont, Middle Park and Pacific N. G. Ry. Louisville, New Orleans and Texas Ry Louisians Western R. R. Co.	Mississippi	do	18	482
Louisiana Western R. R. Co	Louisiana	do	18	482
Manuon and Pike s Peak Ky"	Colorado	do	18 18	482
Maricopa and Phœnix R. R. Menominee Ry	Wieconsin	do	18	882
Menominee River R. R., now Chicago and North	Colorado  Wyoming Nebraska Colorado do Arkansasdo Colorado do Mississippi Louisiana Colorado Arizona Wisconsin Minnesota	do	18	482 481
Western Ry.				
Milwaukee, Lake Shore and Western Ry	Wisconsin	do	18 18	482
Minneapolis, Sault Ste. Marie and Atlantic Ry	Wisconsin	do	18	482.
Minneapolis and St. Cloud R. R.	Michigan Wisconsin Minnesota Minnesota and Dakota Montana	do	18	482 482
Minnesota and Dakota Ry Missoula and Bitter Root Valley R. R.	Minnesota and Dakota	do	18	482
Missouri and Arkausas R. R.	Missouri	do	18 18	482
Missouri, Arkansas and Southern Ry	( A -1	1 3.	10	482 482
Missouri River, North Platte and Denver Ry*	Nebraska	do	18	482
Mobile, Jackson and Kansas City R. R.	Alabama	do	18	182
Monarch Pass, Gunnison and Dolores Ry Montana Ry	Colorado Montena	do	18	482
Montana Central Ry	do	do	18	482
Mt. Carbon, Gunnison and Lake City R. R	Colorado	do	18	482 482
Natches, Red River and Texas R. R.	Louisiana	do	18	482
Nebraska and Colorado R. R. Nebraska and Western Ry	Arkansae Nebraska Alabama Colorado Montana do Colorado Louisiana Nebraska	do	18	482
			18	482 482
Nevada, California and Oregon Ry. Nevada Central Ry. Nevada Midland R. R. Nevada Southern Ry., first division. New Mexican R. R.	do	do	18	482
Nevada Midland R. R.	do	do	18	483
New Marican R R	New Merico	do	18	482
New Mexico and Arizona R. R.	Arizona	do	18	482 482
New Mexico and Southern Pacific R. R	New Mexico	do	18	482
New Orleans and Northeastern Ry	Mississippi	do	18	482
Northern Pacific and Cascade R. R. Northern Pacific, Fergus and Black Hills R. R.	Dekota	do	18	482
Northern Pacific, La Mourie and Missouri River R. R.	do	do	18	482 482
				482
North Park and Grand River R. R.	Colorado	do	18	482
Ogden and Cache Valley Ry Co*	A&U585	do	18	482
North Park and Grant River R. R. Oakley and Colby Ry. Ogden and Cache Valley Ry. Co* Ogden and Wyoming Ry. Omaha and Elkhorn Valley Ry. Omaha, Niobrara and Black Hills R. R. Omaha and Romphigan Valley R. R.	do	do	18	482 482
Omsha and Elkhorn Valley Ry	Nebraska	do	18 '	482
Omana, Niobrara and Black Hills R. R.	.'do	do	18	482
Untonagon and Brule River R. R.	Michigan	do	18	482
Ordway, Bismarck and Northwestern Rv., now	Dakota	do	18	482 482
Ordway, Bismarck and Northwestern Ry., now known as Aberdeen, Bismarck and Northwestern		1		102
Rv. Co.	•	i		

Right of way granted to railway companies in certain States and Territories.—Continued,

[\*Indicates that the company was organized during the past year.]

Name of company.	States and Territories.	Date of law.	Statute.	Page.
Oregon Railway Extension Co. Oregon Railway and Navigation Co. Oregon Short Line Ry Oregon and Washington Territory R. R. Oroville and Beckworth R. R. Oxford and Kansas R. R. Pensacola and Louisville R. R. Pensacola and Mobile R. R. People's Ry. Co. of America Pike's Peak Ry. and Improvement Co. Palatka and Indian River Ry. Platte Valley Branch Utah Central Port Discovery Quillayoute and Olympia R. R* Portland, Lower Columbia and Bastern Washington R. R.*	Oregon	Mar. 3, 1875	18	483
Oregon Railway and Navigation Co	do	do	18	48
Oregon Short Line Ry	do	do	18	48
Oregon and Washington Territory R. R.	California	do	10	48
Orford and Kansas R R	Kanasa	do	18	48
Pensacola and Louisville R. R.	Florida and Alabama	June 8, 1872	18	340
Pensacola and Mobile R. R	Alabama	Mar. 8, 1875	18	483
People's Ry. Co. of America	Indiana	do	18	48: 48:
Pike's Peak Ry, and Improvement Co	Florids	do	18	48
Platte Valley and Sweetwater Rv*	Wyoming	do	18	48:
Pleasant Valley Branch Utah Central	Utah	do	18	482
Oroville and Beckworth R. R. Oxford and Kansas R. R. Pensacola and Louisville R. R. Pensacola and Mobile R. R. People's Ry. Co. of America Plake's Peak Ry. and Improvement Co. Palatka and Indian River Ry. Platte Valley and Sweetwater Ry*. Pleasant Valley Branch Utah Central. Port Discovery Quillayoute and Olympia R. R* Portland, Lower Columbia and Bastern Washington R. R.*	Washingtondo	do	18 18	48: 48:
R. R.*		l .		400
Prescott and Arizona Central Ry	Arisons	do	18	487
Property Hill Co	Oregon	do	18	48
Prospect Hill Co Pueblo and Arkansas Vally R. R Pueblo, Gunnison and Pacific R. R. Pueblo and Salt Lake Ry., now merged in Pueblo and Arkansas Valley R. R. Pueblo and Sliver Cliff Ry Pueblo and State Line R. R Puget Sound and Chehalis R. R. Puget Sound and Gray's Harbor R. R. and Trans. Co Puset Sound, Skagit and Eastern Ry Puyallup Vsiley Ry Rapid City, Harney's Peak and Southwestern R. R* Red River and Lake of the Woods Ry Republican Valley R. R.	Arisona Wisconsin Oregon Colorado do do	do	18	481
Pueblo, Gunnison and Pacific R. R	do	do	18	482
Pueblo and Salt Lake Ry., now merged in Pueblo and	do	do	18	482
Arkansas Valley K. K.	do	do	18	482
Pueblo and State Line R. R.	do	do	18	482
Puget Sound and Chehalis R. R.	Washington	do	18	482
Paget Sound and Gray's Harbor R. R. and Trans. Co.	do	do	18	483
Puvet Sound, Skagit and Eastern Ry	do	do	18	482 482
Punid City Barray's Deals and Southwestern D. D.	Dakota	do	18 18	481
Red River and Lake of the Woods Rv	Minnesota	do	18	482
Republican Valley R. R.	Nebraska	do	18	482
Republican Valley and Wyoming R. R	_ do	do	18	482
Rio Grande Junction Ry*.	Volorado	qo	18 18	483 483
Republican Valley R. R. Republican Valley and Wyoming R. B. Rio Grande Junction Ry* Rio Grande, Mexico and Pacific R. R. Rio Grande Southern R. R*	Colorado	do	18	483
Rio Grande Western Ry., successors to Denver and	do do do do do do do Dakota Minnesota Nobraska do Colorado Colorado do do do do do do do do do do do do d	do	18	482
Kio Grande Western Ry."	do	do	18	492
Rocky Fork and Cooke City Ry	Montana	do	18	481
Rocky Mountain R. R.	do	do	18	482
Roseburg and Port Orford R. R.	Oregon	do	18	481
Sanborn, Cooper-town and Turtle Mount R. R	California	do	18 18	883
Salinum Creek II. R. CO	Cantionalian			482
San Francisco and Oragon Shora R. K	l do	do	18	
San Francisco and Oregon Shore R. R	do	Aug. 4, 1852	18	25
San Joaquin and Mount Diablo R. R	do	Aug. 4, 1852 Mar. 8, 1875	18 10 18	25 48
San Francisco and Oregon Shore R. R. San Joaquin and Mount Diablo R. R. San Joaquin Valley and Yosemite R. R. San Pablo and Tulare Extension R. R.	do	Aug. 4, 1852 Mar. 3, 1875	18 10 18 18	483 483
San Francisco and Oregon Shore R. R. San Joaquin valley and Yosemite R. R. San Pablo and Tulare Extension R. R. San Pete Valley R. R. San Pate and Eastern Railroad Co.*	do do do do do	Aug. 4, 1852 Mar. 8, 1875 dodo	18 10 18 18 18	25 48 48 48
San Francisco and Oregon Shore R. R. San Joaquin and Mount Diablo R. R. San Joaquin Valley and Yosemite R. R. San Pablo and Tulare Extension R. R. San Pete Valley R. R. Salt Lake and Eastern Railroad Co* Salt Lake and Eastern Ry.	do do do do do do	Aug. 4, 1852 Mar. 8, 1875 do dodododo	18 10 18 18 18 18 18	28 48 48 48 48 48 48
San Francisco and Oregon Shore R. R. San Josquin and Mount Diablo R. R. San Jusquin Valley and Yosemite R. R. San Pablo and Tulare Extension R. R. San Pete Valley R. R. Salt Lake and Eastern Railroad Co* Salt Lake and Eastern Ry. Salt Lake and Fort Douglass R. R.	.do	Aug. 4, 1852 Mar. 8, 1875dodododododododo	18 10 18 18 18 18 18	25 485 485 485 485 485 485
San Francisco and Oregon Shore R. R. San Joaquin and Mount Diablo R. R. San Juaquin Valley and Yosemite R. R. San Pablo and Tulare Extension R. R. San Pete Valley R. R. Salt Lake and Eastern Railroad Co * Salt Lake and Eastern Railroad Co * Salt Lake and Fort Douglass R. R. Salt Lake, Nevada and California Ry.	.do	do Aug. 4, 1852 Mar. 8, 1875 do do do do	18 10 18 18 18 18 18 18 18	25 485 485 485 485 485 485
San Francisco and Oregon Shore R. R. San Joaquin and Mount Diablo R. R. San Joaquin Valley and Yosemite R. R. San Pablo and Tulare Extension R. R. Salt Lake and Eastern Railroad Co* Salt Lake and Eastern Railroad Co* Salt Lake and Fort Douglass R. R. Salt Lake, Nevada and California Ry. Salt Lake and Park City Ry Salt Lake and Park City Ry Salt Lake Aud Park City Ry	. do	do Aug. 4, 1852 Mar. 8, 1875 do do do do do	18 10 18 18 18 18 18 18 18 18	25 485 485 485 485 485 485 485
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Rio Grande Junction Ky" Rio Grande, Mexico and Pacific R. R Rio Grande Southern R. R* Rio Grande Western Ry, successors to Denver and Rio Grande Western Ry, successors to Denver and Rio Grande Western Ry.* Road Cañon R. R. Co" Rocky Fork and Cooke City Ry Rocky Mountain R. R. Boseburg and Port Orford R. R. Sanborn, Cooper-trwn and Turtle Mount R. R. Salmon Creek R. R. Co San Francisco and Oregon Shore R. R. San Joaquin and Mount Diablo R. R. San Joaquin and Mount Diablo R. R. San Joaquin valley and Yosemite R. R. San Pablo and Tulare Extension R. R. San Pablo and Tulare Extension R. R. San Pablo and Tulare Extension R. R. San Lake and Eastern Railroad Co" Salt Lake and Eastern Ry Salt Lake and Eastern Ry Salt Lake and Fort Douglass R. R. Sait Lake and Fort Douglass R. R. Sait Lake and Fort Douglass R. R. Sait Lake and Fort Douglass R. R. Sait Lake Valley and Eastern Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake and Western Ry Salt Lake R. Co Seattle and Wallay Ry Shingle Springs and Placerville R. R. Silver City, Deming and Pacific R. R. Silver City, Deming and Pacific R. R. Silver Springs, Coala and Gulf R. R. Silver City, Deming and Pacific R. R. Silver City, Deming and Pacific R. R. Silver City, Deming and Pacific R. R. Silver Springs, Coala and Gulf R. R. Silver Springs, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R. Silver Dirings, Coala and Gulf R. R.	do .do .do .do .tah .do .do .do .do .do .do .do .do .do .do	do	18 10 18 18 18 18 18 18 18 18 18 18 18 18 18	26 48 48 48 48 48 48 48 48 48 48 48 48 48
Southern Kanesa Ry	do .do .do .do .tdah .do .do .do .do .do .do .do .do .do .do	do	18 10 18 18 18 18 18 18 18 18 18 18 18 18 18	28 48 48 48 48 48 48 48 48 48 48 48 48 48
Southern Kansas Ry Southern Kansas and Panbandle R R	do .do .do .do .do .ttah .do .do .do .do .do .do .do .do .do .do	do	18 10 18 18 18 18 18 18 18 18 18 18 18 18 18	28 48 48 48 48 48 48 48 48 48 48 48 48 48
Southern Kanesa Ry	do .do .do .do .do .do .do .do .do .do .	do	18 10 18 18 18 18 18 18 18 18 18 18 18 18 18	26 48 48 48 48 48 48 48 48 48 48 48 48 48

Right of way granted to railway companies in certain States and Territories—Continued.

[\*Indicates that the company was organized during the past year.]

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Name of company.	States and Territories.	Date of law.	Statute	Page.
Southern Pacific R. R. of New Mexico. Spanish Range Ry Springfield and Memphis R. R. Springfield and Southern Ry Spokane Falls and Idaho R. R. Spokane Falls and Idaho R. R. Spokane Falls and Northern Ry Spokane and Palouss Ry State Line and Denver Ry. Co St. Augustine and South Beach Ry St. Cloud and Lake Traverse Ry. St. Louis, Wichits and Western Ry St. Paul, Black Hills and Pacific Ry St. Paul and Dakota R. R., now Worthington and Sloux Falls.	New Mexico	Mar. 3, 1875	18	48
Spanish Range Ry	Colorado	do	18	483
Springfield and Southern Ry	Missouri	do	18	485
Spokane Falls and Idaho R. R.	Idaho	do	18	482
Spokane Falls and Northern Ry	Washington	do	18	483
State Line and Denver Ry Co	Colorado	do	18	482
St. Augustine and South Beach Ry	Florida	do	18	482
St. Cloud and Lake Traverse Ry	Minnesota	do	18	182
St. Louis, Wichita and Western Ry	Kansas	do	18	48: 48:
St. Paul and Dakota R. R., now Worthington and	do	do	18	48
Sioux Falls.		۱.		
St. Paul, Minneapolis and Manitoba Ry	do	do	18	48: 48:
St. Paul and Sionx City Ry	Dakota	do	18	48
St. Vrain R. R. Co	Colorado	do	18	482
Summit County R. R., now Echo and Park City	Utah	do	18	48
Sioux Falls.  St. Paul, Minneapolis and Manitoba Ry St. Paul and Northern Pacific Ry. Co. *  St. Paul and Sioux City Ry St. Vrain R. R. Co Summit County R. R., now Echo and Park City Summit County Ry, and Trans. Co., now Wyoming. Salt Lake and California.	ao	ao	12	48
Tacoma, Ellensburg and Conculty R. R.	Washington	do	18	48
Tacoma Orting and Southeastern R. R.	do	do	18	48
The Assis and Western Pw	New Mexico	do	18	48
The Central Washington R. R.	Washington	do	18	48
The Trinidad and Denver R. R.	Colorado	do	18	48
The Utah Ry.	Utah	do	18	48
Tucson and Gulf of California R R	A risons	do	18	48
Uinta Coal R. R. Co.	Wyoming	do	18	482
Union Pacific, Denver and Gulf Ry.	Colorado	do	18	482
Union Pacific, Lincoln and Colorado Ry.*	Washington	do	18	482 483
Union Pacific and Western Colorado Rv.	Colorado	do	18	48
Union Pacific and Western Ry. of Wyoming	Wyoming	do	18	48
Upper Arkansas, San Juan and Pacific R. R	Colorado	do	18	482
Utah Restern Ry	- do	do	18	48
Utah and Nevada R. R.	do	do	18	482
Utah and Northern Ry	do {	June 20, 1878	20	24 613
Utah and Pleasant Valley R. R.	do	Mar. 3, 1875	18	48
Utah Southern R. R.	do	do	18	481
Utah Southern Extension R. R.	do	do	18	482
Utah and Wyoming R R	do	do	18	482 482
Utah and Wyoming Rv.	do	do	18	482
Utah and Wyoming Central	. <u></u> do	do	18	482
Walla Walla and Ainsworth R. R.	Washington	Mar 8 1960	18	482 828
Walls Walls and Columbia River R. R.	do	Mar. 3, 1878	17	618
777. 4.1.7. 4.0. 3.7.	(	Mar. 8, 1875	18	482
Wasatch and Jordan Walley P. P.	Wyoming	Mar. 8, 1875	18	482
Washington and Idaho R. R	Idaho and Washington	do	18	482
Washington Dalles R. R.	Washington	do	18	482
Watertown and Lake Nampeska Ry	Dakota	do	18	482
West Florids and Mobile R. R.	Floride and Alahama	do	18	482 482
Wet Mountain Valley R. R.	Colorado	do	18	482
Willeman Western R. R.	Kansas	do	18	482
Willmar and Siony Falls Ru	Dekots and Minnesots	do	18	482 482
Winona, Alma and Northern Ry.	Wisconsin	do	18	482
Winters and Ukiah Ry	California	do	18	482
Wisconsin and Michigan R R	W isconsin	ob	18	482
Wisconsin, Sault Ste. Marie and Mackinso Rv.	Michigan	do	18	482
Worthington and Sioux Falls R. R.	Dakota and Minnesota	do	18	482
Wyoming central Ry	Wyoming	do	18	482 483
Wyoming Midland Ry Co	do	do	18	481
Wyoming, Montana and Pacific R. R.	do	do	18	482
Wyoming Southern R. R. Co*	do	do	18	881 482
St. Vrain R. R. Co Summit County R. R., now Echo and Park City Summit County R. R., now Echo and Park City Summit County R. R. and Trans. Co., now Wyoming. Salt Lake and Californis. Tacoma, Ellensburg and Concully R. R. Tacoma, Criting and Southeastern R. R. Tacas, Santa Fé and Northern R. R. The Aspin and Western Ry The Central Washington E. R. The Trinidad and Denver R. R. The Trinidad and Denver R. R. The Utah Ry Travare and Jamestown R. E. Tucson and Gulf of California R. R. Uunta Coal R. R. Co. Union Pacific, Denver and Gulf Ry.* Union Pacific, Lincoln and Colorado Ry. Union Pacific, Lincoln and Colorado Ry. Union Pacific and Western Colorado Ry. Union Pacific and Western Ry. of Wyoming Upper Arkaneas, San Juan and Pacific R. R. Utah Central R. R., now Ry Utah and Northern Ry. Utah and Northern Ry. Utah and Northern Ry. Utah and Northern Ry. Utah and Pleasant Valley R. R. Utah Southern Extension R. R. Utah Southern Extension R. R. Utah and Wyoming Ry. Utah and Wyoming Ry. Utah and Wyoming Ry. Utah and Wyoming Central Walla Walla and Columbia River R. R. Washington and Idaho R. R. Wasatch Iron and Coal Co. Wasatch and Jordan Valley R. R. Washington Dallee R. R. Washington Dallee R. R. Washington Dallee R. R. Wastern Ry. Welch Mills and Centerville R. R. West Florida and Mobile R. R. West Florida and Mobile R. R. West Florida and Mobile R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemette Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Valley R. R. Willemente Val	Florida	do	18	482

## CONSTRUCTION OF ROADS.

As to construction of land grant railroads 40 miles have been reported for the fiscal year. The aggregate of construction to date as reported is 18,070.71 miles, distributed as follows:

States and Territories.	Miles.	States and Territories.	Miles.
Alabama Arkansas Arizona California Colorado Dakota Florida Idalio Illinois Indiana Lowa	602. 24 383. 00 1, 057. 91 298. 60 410. 98 792. 62 90. 00 707. 00	Minnesota	384. 00 625. 7: 786. 5: 768. 5: 446. 00 167. 00 425. 8: 225. 00
Kansas Louisiana Michigan	1, 485. 65 530. 00 1, 045, 01	Wyoming Total	

## CERTIFICATION OF LANDS.

During the fiscal year there were certified and patented for railroad purposes 363,862.15 acres, a decrease as compared with the previous year of 61,183.87 acres.

No certifications or patents were made for canals or wagon-roads.

Eighteen railroad patents, covering 108 pages of record, were issued. The lists of selections awaiting examination or action at the close of the fiscal year covered 29,776,955.76 acres. The selections pending of railroads and wagon-roads are as follows:

Name of road.	A cres.	Name of road.	Acres.
Alabama and Chattanooga	10. 857. 25	Northern Pacific in Montana	4, 508, 543, 6
Atlantic and Pacific in Missouri	2, 402, 50	Northern Pacific in Idaho	123, 161, 9
Atlantic and Pacific in Arkansas.	5, 166. 29	Northern Pacific in Washington	7, 256, 220. 02
Atlantic and Pacific in Arisona	1, 825, 534, 66	Northern Pacific in Oregon	416, 992, 4
Atlantic and Pacific in New Mexico	886, 216, 30	New Orleans and Pacific	267, 657, 19
Burlington and Missouri River in		Oregon and California	895, 994, 2
Iowa	89.99	Oregon Central	52, 115, 00
Cedar Rapids and Missouri River	2, 101, 07	St. Louis, Iron Mountain and	,
Central Branch Union Pacific	4, 810, 17	Southern in Arkansas	3, 386, 49
Central Pacific in California	386, 429, 32	St. Louis. Iron Mountain and	
Central Pacific in Nevada	115, 532, 37	Southern in Missouri	1, 946, 14
Central Pacific in Utah	218, 720. 33	St. Paul, Minneapolis and Mani-	•
Central Pacific (formerly Western).	5, 749, 34	toba, main line	176, 515. 50
Central Pacific, Oregon Division	424, 012. 26	St. Paul, Minneapolis and Mani-	•
Chicago, Rock Island and Pacific	595, 57	toba, St. Vincent Extension	149, 078. 34
Chicago and Northwestern in Mich-		St. Paul and Sioux	1,414.13
igan	40.00		1, 987. 79
Chicago, St. Paul, Minneapolis and		St. Paul and Duloth	<b>527.</b> 83
Omaha	287, 492, 33	Southern Minnesota Extension.	
Chicago, Milwaukee and St. Paul in		Now the Chicago, Milwaukee and	
lows	903. 62	St. Paul	1, 850. 80
Chicago, St. Paul, Minneapolis and	'	Southern Pacific, main line	899, 281. 4
Omaha (formerly West Wiscon-		Southern Pacific, branch line	458, 791. 4
_ ain)	80.00	Union Pacific in Nebraska	139, 425. 31
Dubuque and Sioux City			107, 778, 01
Des Moines Valley	79. 99		1, 915. 1
Flint and Pere Marquette	197. 30	Union Pacific, Kansas division	1, 546, 289. 70
Farm Mortgage Land Company	466. 62	Uniou Pacific in Colorado	89, 988. 12
Florida Railway and Navigation		Vicksburg, Shreveport and Pacific.	19, 887. 14
Company	358, 570. 63		1, 226, 42
Grand Rapids and Indiana	81.66	Winona and St. Peter	1, 141, 96
Hlastings and Dakota		Wisconsin Central	58, 506. 14
lows Falls and Sioux City	73.54	St. Paul and Northern Pacific	169, 420. 50
Memphis and Little Rock	31, 192. 24	Selma, Rome and Dalton	4, 069. 43
Mobile and Moutgomery	1, 688. 44	(Tree   1000	90 471 700 0
Missouri, Kansas and Texas	6, 556. 28		29, 471, 769.00
Northern Pacific in Minnesota	485, 426, 56	Total wagon-road, June 30, 1890	305, 246. 67
Northern Pacific in Wisconsin Northern Pacific in Dakota	8, <b>632</b> .05 7, 03 <b>9</b> , 037, 16		29, 776, 955. 9

## RAILROADS.

# Wagon-road selections in Oregon.

Name of road.	Acres.
Oregon Central Military road. Corvallis and Aquina Bay. Willamette Valley and Cascade Mountain Dalles Military road. Coos Bay	51, 429. 1 160. 0 188, 371. 4 68, 970. 8 1, 815. 1
Total	

9405 L 0-14

Statement exhibiting land concessions by acts of Congress to States and corporations for railroad and military wagon-road purposes from the year 1850 to June 30, 1890.

	Number of acres certified or patented to June 30, 1890.	2, 595, 053, 00	a 737, 130. 29	198, 028. 41	935, 158. 70	a 419, 528. 44	394, 522, 99 457, 215, 37	b 67, 784, 96 504, 145, 86 649, 676, 98	438, 905. 99	2, 931, 780. 59	290, 183, 28 165, 688, 00 1, 279, 156, 57 29, 384, 18	1, 764, 412, 03	353, 213. <b>68</b> o 719, 193. 79	1, 072, 406. 47
	Number of acres certified or patented for the year ending June 30, 1890.									-		<u>-</u>		
•	Mile limits.	6 and 15	6 and 15	6 and 15		6 and 15	6 and 15.	6 and 15. 6 and 15. 6 and 15.	6 and 15		6 and 15. 6 and 15. 6 and 15. 6 and 16.		6 and 15.	
	Name of road, etc.	Illinois Central	Mobile and Ohio River Act extending time for completion of road to September 20,	Victoring and Meridian Gulf and Ship Island		Mobile and Ohio River Act extending time for completion of road to September	20, 1985. Alabama and Florida. Selma, Rome and Dalton Act confirming lands heretofore certified to the State for	the Alabama and tennessee Kaliroad. Mobile and Girard. Alabama and Chattanooga. At to renew certain grants of lands to the State of Ala.	bama. South and North Alabama. Act amending the sixth section of the original sot. Act to renew certain grants to the State of Alabama.		Florida Raliway and Navigation Company Frorida and Alubama Frorida and Grorgia Florida, Atlantic and Gulf Central		North Louisiana and Texas  Now Orleans, Opelousas and Great Western  Act declaring forfeited to the United States all the land not	tartitis trapposed of by end States.
	Page.	98	38. 28.	88		38.28	15 17 150	41111	200		222 <b>2</b>		18 177	
	Statute.	0	9 11	==	_	<b>6</b> []	.===	====	===		====		255	
	Date of laws.	Sept. 20, 1850	Sept. 20, 1850 Feb. 18, 1859	Aug. 11, 1856 Aug. 11, 1856		Sept. 20, 1850 Feb. 18, 1859	May 17, 1856 June 3, 1856 May 23, 1872	June 3, 1856 June 3, 1856 June 3, 1856 Apr. 10, 1869	June 3, 1856 Mar. 3, 1857 Mar. 3, 1871		May 17, 1856 May 17, 1856 May 17, 1856 May 17, 1856		June 3, 1856 June 3, 1856 July /14, 1870	
	States and corpors. Date of laws.	Illinois	Mississippi Do	Do Aug. 11, 1856 Do Aug. 11, 1856		Alabama Sept. 20, 18 Do Feb. 18, 18	D0 D0 D0	Do June 3, 1856 Do June 8, 1856 Do June 8, 1856 Do Apr. 10, 1869	Do		Florida Do Do Do	•	Louisiana   June 3, 1856   Do   June 3, 1856   Do   June 3, 1856   Do   July 714, 1870   Do   Do   Do   Do   Do   Do   Do   D	- <b>-</b>

		KA	IDICAD	·		
550, 584. 09 507, 063: 46	127, 288, 51 15, 057, 00	2, 620, 072, 16 728, 949, 36 663, 186, 34 63, 294, 17	1, 395, 429. 87 292, 287. 53 96, 726. 55	d 481, 974, 86 161, 172, 81	d 782, 459. 88 359, 660, 30 d 550, 467. 95	e and Missisippi it the lands have 5.22 acres of the (Wolcott v. Des
6 and 15. Additional 6	6 and 15. Additional 5. 10 and 20.	6 and 15. 6 and 15. Additional 5. 10 and 20.	20 and 15.	20 and 15.	8 and 15. 20. 8 and 15.	line; hence Alabama has had approved to her more and Office, the grant is presumed to have lapsed, but na. February 24, 1888. ir Rapids and Missouri River Railmad, and 77,535 in it de deducted from the foregoing amount.
Little Rock and Fort Smith  do  Act extending the time for completion of first 20 miles of road.  Act repealing prevision in act of April 10, 1869, as to mode	Little Rock and Memphis  do  St. Louis and Iron Mounts'n  Act declaring the grant forfeited to the United States.	Southwest branch of the Pacific road Act extending time for completion of road for ten years. Ramibal and St. Joseph St. Louis, Iron Mountain and Southern St. Louis and Iron Mountain Act declaring the grant forfeited to the United States.	Burlington and Missouri River  Act sultorizing the company to change or modify the loca- fion of the mnonwelled mortion of its line	Act extending the time for completion of road two years. Resolution extending the time for completion of road. Chicago, Rock Island and Pacific.  Act extending the time for completion of road two years. Act to quiet the title to certain lands in the state of I.wa. Act to restore certain lands in lows to settlement under.	the homestead law, etc. Cedar Rapida and Missonti River. do Ase extending the time for completion of road two years. Dubuque and Sioux City.	o In the adjustment of this grant the road was treated as an entirety, and without reference to the State line; hence Alabama has had approved to her more and Missiappi less than they would appear to be entitled to in proportion to the longth of the road in the respective States.  6 No evidence of the construction of this road, as required by the act, having been filed the feneral Land Office, the grant is presumed to have lapsed, but the lands have not been restored to the public domain.  c Certified lands frought of domain.  d Includes 55, 685, 49 acres were reconveyed to the United States by the governor of Louisiana February 24, 1883.  d Includes 55, 685, 49 acres of the Chicago, Rock Island and Pacific Raliread: 108, 756, 52 acres of the Dabuque and Sionz Gity Raliread, and 77, 535, 22 acres of the Angust 8, 1846, which should be deducted from the foregoing amount. (Wolcott r. Des Moines, 5 Well., 631.)
35 88 85 5 4 5	3888	4228 155 338 338 83 83 83	33.80	528 349 95 628 133	@ \$6 \$6 @	od to i this r res w ago, F
2722	8778	2222778	222	24122143	=====	entitle ion of nain. 3.79 ac e Chic d, situ
Do Feb. 9, 1853 Do July 28, 1866 Do Apr. 10, 1469 Do Mar. 8, 1870	Do	Missouri June 10, 1852 Do June 10, 1852 Do June 10, 1852 Do July 28, 1865 Do July 28, 1866 Do July 28, 1866 Do July 28, 1866 Do July 28, 1866 Do July 28, 1866	Iowa May 15, 1856 Do June 2, 1884 Do July 1, 1864	Do   Mar 3, 1865   Do   Mar 3, 1865   Do   May 18, 1856   Do   Do   Do   Do   Do   Do   Do   D	Do	o In the adjustment of this grant the less than they would appear to be entit be No evidence of the construction ont been restored to the public domain. a Certified lands footing 719, 193.79 a Includes 35,685,49 acres of the Changue and Sioux City Railroad, si Moines, 5 Wall, 631.)
	Feb. 9, 1853   10   156   Little Rook and Fort Smith   6 and 16.   Additional 5   14   38   40   Additional 5   40   Additional 6   40   Additio	Feb. 9, 1853   10   155   Little Rook and Fort Smith   6 and 16.   Additional 5	Feb. 9, 1835   10   1856   14   338   16   1856   14   1859   1866   14   1859   1866   14   1866	Peb. 8, 1838   16   155   Little Rock and Fort Smith	Sept. 8, 1868   14   388   Act extending the time for completion of first 20 miles of road   Apr. 10, 1869   14   388   Act extending the time for completion of first 20 miles of road   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 6   Additional 7   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 9	Act extending the time for completion of first 20miles of road.   Additional 6   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 7   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 8   Additional 9

Statement exhibiting land concessions by acts of Congress to States and corporations for railroad and military wagon-road purposes, etc.—Continued.

States and corpora- tions.	Date of law	aws.	Statutes.	Page.	Name of road, etc.	Mile limits.	Number of acres certified or patented for the year ending June 30, 1890.	Number of sorre certified or patented to June 39, 1890.
Iowa Do Do Do Do	Man Man	e 2, 1864 . 2, 1865 . 2, 1868 . 15, 1856 . 3, 1865	13 13 13 13	528 98 87 77 87 88 88 87 77 88 88 88 87 87 87	Act authorizing said road to change its line. Act extending the time for completion of road two years. Act extending the time for completion of road to Jan. 1, 1872. Iowa Falls and Sioux City Act extending the time for completion of road two years.			683, 023, 80
8888	KKK	1864 1864 1864	1222	- 3333g.	Dee Moines Valley   Chicago, Milwaukee and St. Paul   McGregor and Missouri River   Sioux City and St. Paul	10 and 20 10 and 20 10 and 20	88	569, 422, 28 186, 226, 77 138, 187, 80 407, 910, 21
Michigan Do	June 3, 185 Mar. 3, 187	1879	22	28	Port Huron and Lake Michigan Johl tresolution releasing the reversionary claim and in- kerret of the United States in and to certain lands in	6 and 15		4, 709, 519. 69
Do. Do.	June 3, 185 July 3, 185 Mar. 2, 186	1856 1856 1867	===	283	Michigan.  Jackson, Lansing and Seginaw Act extending the time for completion of road seven years.  Act extending the time for completion of first 20 miles of	6 and 15.		743, 009. 36
å åå	Mar. 3, 18' June 3, 18' June 7, 186	1871 1876 1864	<b>9</b> 112	586 121 119	A counterprising change of northern terminus from Traverse Bay to Straits of Mackinao, and for other purposes. Grand Rapids and Indiana from Rort Wayne, Ind., to	6 and 15 6 and 20		629, 963, 11 222, 967, 01
ÅÅÅÅ	Mar. 3, June 3, Feb. 17, July 3,	8, 1865 17, 1865 3, 1866 3, 1866	2222	82.88	Grand Kapidis, Mich. Act extending time for completion of road eight years. Film and Peré Marquette. Resolution extending the time for completion of road. Act authorizing the company to change the western ter-	6 and 15.		512, 337. 03
ÅÅÅÅÅ	Mar. 3,187 June 8,185 Mar. 3,186 May 20,186 Apr. 20,187	1871 1866 1868 1871	128316	<b>6.25</b> 22.58	minus of its road.  Act extending the time for completion of road five years.  Marquette, Houghton and Ontonagon  do  Resolution extending the time for completion of road, etc.  Act anthorizing the Houghton and Ontonagon to resurvey	6 and 16.		487, 411. 80
ÅÅ	Mar. 2, 188 June 3, 185	889	ងដ	1008	and order a mew a part of the read.  Act forfeiting grant opposite to unconstructed road.  Ontonagon and Brulé River.	6 and 15		

138, 000. 60 517, 828. 60	8, 229, 010. 84 827, 903. 69 476, 564. 88 12, 857. 10	163, 119, 65 811, 163, 79	460, 543. 88 12, 434. 77 555, 728. 48	766, 808. 57	3, 585, 127. 23	785, 043. 41	436, 695. 16 210, 343. 38	1, 656, 818, 99
	12, 857, 10		12, 438, 77					
200 sections 6 and 16.	6 and 15 10 and 20	6 and 16.	6 and 15	10 and 20	N P	10 and 20	6 and 16. 10 and 20.	
An act to forfeit lands granted to the State of Michigan to aid in the construction of a railroad from Marquette to Outunagun. In and State of Bay de Noquet and Marquette Chicago and Northweeleru.	Chicago, St. Paul, Minneapolis and Omaha (formerly West Wisconsin).  d do Act to quiet fittle of the settlers on lands claimed by the	West Wisconsin Railway Company. Wisconsin Railway are Mortgage Land Company. Wisconsin Railwad Farm Mortgage Land Company. Che amendatory of the original act. Chicago, St. Paul, Minneapolis and Omaha (formerly St. Criox and Lake Superior).	Branch to Bayfield do Chicago and Northwestern Rebolution authoristing change of route in Wisconsin, etc. Act extending the time for completion of road five year. Act atthoristing reflection of launds along the full extent of	original route of road.  Wiscousin Central Resolution explanatory of the act of May 5, 1864, and authorizing orrhanden per of route in accordance with the act of the State legislature.  Act to extend the time for completion of road to December 31, 1876, and the time for completion of road to December Act authorising the Wisconsin Central Railroad Company	to straighten the line of their road.	St. Faul, winneapois and Manitoon, formerly niet division St. Paul and Pacitic. Act extending the time for completion of the road nine	months.  Western Railroad, succeeded by St. Paul and Northern Pout Railroad Company.  do.  Resolution authorizing the State to change the branch line	under certain conditions.  Act authorizing construction of road from Crow Wing to Brainerd. St. Paul, Minneapolis and Manitoba, formerly St. Vincent extension of St. Paul and Pacific.  Act extension of St. Paul and Pacific monda.
26 1008 12 620 13 520	8 87	នង្គួន	888 <b>8</b> 888	360	Š	8 8 E	195 526 624	88 88 15
28 E E E	= ==	<b>==</b> ==================================	222222	11 18 18		1 21	11 812	16 17
Mar. 2, 1880 Mar. 3, 1865 July 5, 1862 Mar. 3, 1865	June 3, 1856. May 5, 1864	June 3, 18:46 July 27, 1868 June 3, 18:36	May 5, 1264 June 3, 1856 May 5, 1864 June 3, 1855 Mar. 25, 1862 Mar. 3, 1865	May 5, 1864 June 21, 1866 Apr. 9, 1874 Mar. 3, 1875	. 1201 0 - 231	Mar. 3, 1855 Mar. 3, 1865 Mar. 3, 1873	Mar. 3, 1857 Mar. 3, 1865 July 12, 1862	Mar. 3, 1871 Mar. 3, 1873 Mar. 3, 1873
å ååå	Wisconsin Do Do		100 June June June June June June June June	рь В В		Do		å å

Statement exhibiting land concessions by acts of Congress to States and corporations for railroad and military wagon-road purposes, etc.—Continued.

Number of acres certified or patented to June 30, 1890.	170, 706. 01 350, 703. 97 1, 328, 083. 34	905, 84 <b>9.</b> 75 241, 038. 77	828, 581. 00	53, 619. 45	2, 716, 95 451, 845, 43 312, 770, 27	8, 206, 714.31	a 256, 041. 67	b 983, 825. 96		2, 934, 522, 86 462, 573, 24 526, 94
Number of acretified acres certified acres parened for the year ending June 30, 189						1				
Mile limits.	6 and 15. 10 and 20. 6 and 15. 10 and 20.	6 and 15 10 and 20	10 and 20	6 and 15.	10 and 20. 10 and 20. 10 and 20.		10.	10 and 20		10 and 20. 10 and 20. 10 and 20.
Name of road, etc.	Act extending the time for completion of the road to March 3, 1876, etc. Minnesota Central 40 Winons and St. Peter 4ct allowing selections within 20 miles of read in lieu of lands sold after definite location but prior to withdrawal.	etc.  St. Paul and Sioux City  Od  Act extending the time for the completion of the road.  St. Paul and Sioux City  do  Act extending the time for the completion of the road seven  Years.	St. Paul and Duluth.  Act authorizing the railroad company to make up defi- clency out of land within 30 miles west of the line of the	Note: Not the Minnesota, from a point on the Mississippi River	or truesou.  do Southern Minnesota extension Amendatory act. Hastings and Dakota. Amendakory set.		Lesvenworth, Lawrence and Galveston Act authorizing Change of Toute of Danoth line, and enthorising connector to selected a notetion of its read	Act declaring a portion of the grant forfeited. Missouri, Kansas and Texas.  Act extending the grant from Emporia to a point near Fort.	Actualy.  Actual grant from Fort Riley to the southern boundern depression of the State	Atchloon, Topeka and Santa F6. St. Joseph and Denver City. Missouri River, Fort Scott and Gulf.
Page.	203 526 526 528 528	92.25	<b>48</b>	196	93255		330	101 339	289	772 210 236
Statute.	8 HRHR4	7227	12	=	22222		122	2222	7	222
Date of laws.	June 22, 1874  Mar. 8, 1887  Mar. 3, 1865  Mar. 3, 1465  Mar. 3, 1465  July 13, 1496	Jan. 13, 1873 Mar. 3, 1857 May 12, 1864 July 13, 1866	May 5, 1864 July 13, 1866	Mar. 3, 1857	Mar. 3, 1865 July 4, 1866 July 13, 1866 July 4, 1866 July 13, 1866		Mar. 3, 1863 July 1, 1864	July 24, 1876 Mar. 3, 1863 July 1, 1864	July 26, 1866	Mar. 3, 1863 July 23, 1866 July 25, 1866
States and corpora-	Minnesota Do Do Do Do Do Do	P P P P	åå	Do	คือคือคือ		Капиае Do.		Do	Do.

1	4, 687, 490. 67	87, 682, 175, 56	2 616 258 08							1, 040, 210. 59		١				449 934 72			•		218, 250. 08	963, 714. 03	he case of the
			~	Ś						~					,	~	3			~	~~	~	uprome Court in ti
•			10									•					20		,		20.	20	decision of the S
										20						10	<del></del> -	,		0		8	mount under the
404 An act to secure the rights of settlers upon certain rail- road lands, and to repeal the first five sections of an act practing lands to the State of Kansas and Necebo Valley Railroad.		Grand total of State grants	Union Pacific, from a point near Omaha, Nebr., to a point near (19.1sn in Utah Territory	Union Pacific. Act authorizing the location of the Union Pacific Railroad	from Omsha westward. Resolution granting the right of way through military re-	serves, etc. Resolution for the protection of the interests of the United States in the Union Pacificand Central Pacific railroads	and providing that the common terminus of roads shall be at or near 0 det. Utah. etc.	Act fixing the point of junction of the Union Pacific and Central Pacific railroads, etc.	Act amendatory of the acts of July 1, 1862, and July 2, 1864 Central Pacific	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Actautiorizing the location of the Central Facine trainfoad eastward.	Resolution for the protection of the interests of the United States in the Central Pacific and Union railroads and	providing that the common terminus of the roads shall	Act fixing the point of junction of the Central Pacific and	Act amendatory of the acts of July 1, 1862, and July 2, 1864.	Central Pacific, successor by consulidation with Western Pacific	- : -	Railroad Company to the Western Pacific Railroad Company of that portion from San José to the city of	Sacramento.  Sacramento.  Solution extending the time for completion of the first 20 miles of the Western Pacific Railrand mon, certain	conditions.	do 7	Union Facinic (Ashessa division)	he "Osage ceded reservation," which are to be deducted from the above amount under the decision of the Supreme Court in the case of the vector Ralinador the Outled States (82 / 18, 733).  **Reservation is also seeked asservation in this past to be deducted under the decision steed above trade of
			8	9 <b>2</b>	367	28		121	23	<u>.</u>		8		121	80		8 8 8		28	8	28		te cede
2			13	13	7	16		91	82	223	₹	91	-	18	8	12	515		7	5	22	12	Cosage Ston R
8, 1877			1, 1862	2, 18 <b>64</b>	3, 1866	, 1869		6, 1870	7, 1878	2,1864	3, 1900	0, 1869		6, 1870	7, 1878	1862	1864		1866	1862	200	1864	of the
Mar. 3, 187			July 1, 186	July	July 26, 186	Apr. 10, 186		May	May			Apr. 10, 186		Мау	May 7, 187	July 1	July 2, 1864 Mar. 3, 1864		Mar. 21, 186	Inly	July	July 2	72 acree
			Corporations	Do.	Do	Do		Do	op.			Do	-	D		D9	åå		Do	ع	Do	30	a Includes 186,936.72 acres of the Leavenworth, Lawrence and Gal

Statement exhibiting land concessions by acts of Congress to States and corporations for railroad and military magon-road purposes, etc.—Continued.

corpora-	States and corpora- Date of laws.	Statute.	Page.	Name of road, etc.	Mile limits.	Number of acres certified or patented for the year ending June 30, 1890.	Number of sores certified or patented to June 30, 1890.
Corporations	July 3, 1866 May 7, 1866	7 7	S 35 8	Act requiring company to designate route before December 1, 1866. Resolution extending the time for completion of road.			
		2 22	778	Art resolving the eventum ofers accross on time or recond Actinosts and branches at \$5.0 per acre. Act extending the Union Pacific Railway, eastern division, line of road to Denver City, and authorizing transfer of			
å	Mar. 3, 1869 Mar. 3, 1869	15	348	laints by start company to the Leuver Facino raniroad Company between Denver and Cheyerine. Resolution authorizing the Union Pacific Railroad Company, eastern division, to change its amme to Kansaa Pacific. Union Pacific successor to the Denver Pacific Railway			164, 721, 61
ÃÃÃÃ		8222	111 439 356 54	Company. Act amendatory of the act of March 3, 1869. Act to protect settl rs in vicinity of Denver. Burlington and Missonri River in Nebraska. Resolution in relation to the Burlington and Missouri River.	20 sections per mile		2, 373, 290. 77
	May 6, 1870 July 2, 1864 July 2, 1864	92 22 23	363 365	Araticad practice of the Chief facing Araticad in Araticad Start Section and Connection with the Union Pacific Railroad at or near Fort Kearney.  Sound City and Pacific.  Northern Pacific.	10 20, 30, and 40 in Stares; 40, 50,	261, 773. 01	41, 898, 23 1, 299, 132, 23
<b>8888</b>	May 7, 1866 July 1, 1868 May 1, 1869 Apr. 10, 1869	¥25 51 51	356 255 346 57	Resolution extending the time for completing road.  Do. Resolution authorizing issue of bonds, etc. Resolution authorizing the company to extend its branch	and of in retriverioe.		
	May 31, 1870 July 15, 1870	81 91	378 305	line from Portland to Praget Sound, etc. Resolution authorizing the issue of bonds reversing location of main and branch lines in Washington Territory. Act requiring the Northern Pacific Railroad Company to			
	July 18, 1866 A pr. 15, 1874 July 25, 1866 June 25, 1868 Apr. 10, 1809	######################################	488824 4888	pay the cost of surveying, selecting and conveying lands. Plagerville and Sacramento Valley. Act declaring the grant forfeited to the United States. Oregon branch of the Central Pacific. Act screening the time for completion of road. Act amendatory of the original act, and providing for the sale of lands to actual settlers at a fixed price and in	10 and 20. 20 and 80.		1, 863, 488. 61

322, 062. 40	959, 246. 87			1, 040, 430. 03		188, 199. 66						a 756, 500. 27	•		13, 796, 788. 06		302, 930. 96		
												77, 218. 27							
30 and 30	30 and 30 in States; 40 and 50	in Territories.		20 and 30		20 and 30		מו שווו לים	20 and 80 in California, and 40	and 50 in Territories.		20 and 30					8 and 15		
Oregon and California  Act extending the time for completion of road.  Act amendatory of the original act, and providing for the sale of lands to actual settlers at a fixed price and in lim-	114d quantity. Atlantic and Pacific	Act authorizing the company to mortgage its roads, Jands,	Act declaring forfeited to the United States the grant of anch lands as are adjacent to the uncompleted portion	of rough Southorn Pacific. Act to extend the time for the construction of the road,	Joint resolution concerning the Southern Pacific railroad	Branch line of the Southern Pacific	Act declaring the grant forfeited to the United States.	Oregon Contract Act declaring the forfeiture to the United States of such lands as are adjacent to and coterninous with uncom-	pieted portions of road. Texas Pacific	Act changing name to Texas and Pacific Railway Com-	A nact supplementary to the act of Mar. 3, 1871. An act supplementary to the act of Mars 8, 1871. An act to declare a forfeiture of lands granted to the	Trans. I scind Assistant Company, san lot other pur- pueses, New Orleans Pacific, formerly New Orleans, Baton Ronge,	and Vicksburg. An act to declare a forfeiture of lands granted to the New Orleans, Bakon Ronge, and Vicksburg Ealiroad Com-	pany; to confirm title to certain lands, and for other purposes.		WAGON-BOADS.	From Fort Wilkins, Copper Harbor, Mich., to Green Bay,	A CT + xtending the time for completion of road to Mar. 1,	Act extending the time for completion of road to Jan. 1, 1872.
<b>2</b> 8€	202	10	123	187	386	573	£13	<b>18</b>	573	20	197 337	573	30				797	29	121
722	7	17	র	14	91	16	189	នុន	10	17	22 23	91	3				12	15	16
July 25, 1866 June 25, 1868 Apr. 10, 1869	July 27, 1806	Apr. 20, 1871	July 6, 1886	July 27, 1866	June 28, 1870	Mar. 3, 1871	June 15, 1874	Jan. 31, 1885	Mar. 8, 1871	May 2, 1872	June 22, 1874 Feb. 28, 1885	Mar. 3, 1871	Feb. 8, 1887				Mar. 3, 1863	June 8, 1868	May 6, 1870
คืคืค	Do	Ď <sub>0</sub>	Ď	ÅÅ	Ъ.	i			å	Do	Å	Д	Ď.				/isconsin'	Do	Do

a 1,387.60 acres forfeited; company called upon for reconveyance.

acres certified or patented to June 30, 1890. 221, 013. 35 : Statement exhibiting land concessions by acts of Congress to States and corporations for railroad and military wagon-road purposes, etc.—Continued. Number of acres certified or patented for the year ending June 30, 1890. Number of Act granting lands to the State to build a military road to 3 and 6..... Mile limits. 3 and 15..... Lake Superior. From Fort Wilkins, Copper Harbor, to Wisconsin State Act extending the time for completion of road to Jan. 1, 1872. line. Acteratending the time for completion of road to Mar. WAGON-ROADS—continued. Name of road, etc. 12 797 S Page. 18 -2 Statute. Wisconsin ...... June 25, 1864 3, 1863 June 8, 1868 6, 1870 64 1879 States and corpora. Date of laws. Mar. May Ann Michigan .... D.... Po... ع

one per mile	364, 663, 93	atternate sections within lim. 749, 685, 98 11s of paries. 548, 749, 63	0 126 910. 23 104, 900. 11	1, 782, 730. 83
Do June 20, 1864 13 140 Act grapting lands to the State of Michigan for the con- 3 sections per mile	Oregon Fentral Military Company Act making provisions for indemnity limits Act extending the time for completion of road to July 2, 1872.	86 Corvallie and Aquina Bay. 89 Willamette Valley and Cascade Mountain 3 atternate sections within lim- 1 to of 6 miles.	382 Amendatory. 409 Dailes military road. 3 and 10 849 Cote Bay military road. 3 and 6	-
97	374	88	853	
13	1245	77	275	
	July 2, 1864 Dec. 26, 1866 Mar. 3, 1869	July 4, 1866 July 5, 1863	July 15, 1870 Feb. 27, 1867 Mar. 3, 1869	
Do June 20, 1864	Oregon July 2, 1864 Do Mar. 3, 1869 Do Mar. 3, 1869	Do July 4, 1866 Do July 6, 1863	Do Feb. 27, 1860 Do Mar. 3, 1869	
				Digitize

## RAILROADS.

# Statement exhibiting land concessions, etc.—Continued.

## RECAPITULATION.

States.	Certified or pat- ented for the year ending June 30, 1890.	Certified or pat- ented up to June 30, 1890.
RAILBOADS.	Acres.	Aores.
Minois		2, 595, 068. 00
Misninsippi		935, 158, 70 2, 931, 780, 59
Florida		1, 764, 412. 08
Louisiana		
Arkaneas		2, 520, 072, 10
Missouri		1, 395, 429, 87
lows		4, 709, 519, 69
Michigan		8, 229, 010, 84
Wisconsin	24, 795. 87	3, 585, 127. 22
Minnesota		8, 206, 714. 31
Kansas		4, 637, 490, 67
Total to States		87, 582, 175. 58 18, 795, 788. 06
Total railroad grants	363, 862. 15	51, 377, 958, 61 1, 887, 60
Not total of grants		51, 379, 346. 21
WAGON-ROADS.	j	
•		
Wisconsin		
Michigan		221, 013. 85
Oregon		1, 258, 786 53
Total wagon-road grants	I	1, 782, 730, 83
Railroad grants		51, 379, 346, 21
Total wagon-roads and railroad grants	1	53, 162, 077. 04

In the annual report for the year ending June 30, 1888, pages 232 to 241, will be found a statement showing the date of filing of maps of location by land-grant railroad companies and the dates of withdrawals of lands made thereon. But one such map since that report has been filed, viz: Main line of the Southern Pacific railroad, about 20 miles westward from Huron, in the State of California, withdrawal upon which was ordered by letter of April 15, 1890, addressed to the local officers at Visalia.

Statement exhibiting land concessions by acts of Congress to States for canal purposes from the year 1824 to June 30, 1090.

States. Date of laws.		Page.	Name of canal.	Total num- ber of acres granted and certified.	
Indians Do Do Do Do Do Do Do	Mar. 2, 1827 May 29, 1830 Feb. 27, 1841	4 4 5 5 5 9	47 236 416 414 542 781 219	Wabash and Erie	234, 246, 73 29, 552, 56 250, 366, 48 24, 219, 82 796, 630, 18 113, 848, 28
Ohio	Mar. 2, 1827 June 30, 1834 Aug. 81, 1852 Mar. 2, 1855	4 4 10 10	236 716 143 634	Wabash and Erie  Act confirming canal selections under acts of	266, 535. 96
Do	May 24, 1828 Apr. 2, 1830 May 24, 1828 Aug. 31, 1852	4 4 10	805 893 806 143	1827 and 1828 in the State of Ohio.  Miami and Dayton  General canal purposes  Provision for settlement of claim of Ohio for canal lands under acts of 1827 and 1828.	838, 8 <b>36.</b> 00 500, 000. <b>00</b>
Illinois	Mar. 2, 1827	4	234	Canal to connect the waters of the Illinois	1, 100, <b>361. 00</b> 290, 915. 00
Wisconsin Do Do	June 18, 1838 Apr. 10, 1866 Mar. 1, 1872	10 5 14 17 18	245 80 82 20	friver with those of Lake Michigan.  Milwaukee and Rock River Breakwater and Harbor Ship-Canal Act extending the time for completion of canal to Aprl 10, 1874. Act extending the time for completion of canal to April 10, 1876.	125, 431.00 200, 000.00
				Committee of the Paris Inc.	325, 431. 00
Do	Aug. 26, 1862 Mar. 3, 1865 July 3, 1865 Apr. 10, 1869	10 13 14 16	35 519 81 55	St. Mary's Ship-canal Portage Lake and Lake Superior Ship-Canal do Resolution extending the time for comple-	750, 000. 00 200, 000. 00 200, 000. 00
Do	1	16 17	599 44	tion of canal to Murch 3, 1871. Resolution extending the time for completion of canal to Murch 3, 1872. Act extending the time for completion of	
Do	1	17 14	627 80	canal to March 3, 1873. Act extending the time for completion of canal to December 1, 1873. Lac La Belle Ship-Canal	100, 000. 00
	1	il			1, 250, 000. 00

## RECAPITULATION.

Total quantity granted and certified.	4, 424, 073. 96
Ulinois	290, 915. 00
Michigan	
Wisconsin	825, 481, 00
Obio	1, 100, 361, 00
Indiana	1. 457, 365, 06

# Statement showing number of acres certified under river-improvement grants.

States.	Date of laws.	Statute.	Page.	Name of river.	Total num- ber of acres granted and certified.
Alabama	May 23, 1828	4	290	Tennessee, Coosa, Cahawba, and Black War- rior.	400, 016. 19
Wisconsin	Aug. 8, 1846 Mar. 2, 1849	9	83 852		
(Joint resolution)	Aug. 8, 1854	10 10 11	845 784 313	Fox and Wisconsin	683, 802. 48
(Joint resolution) Iowa		15 9	20 77	Des Moines, below the Raccoon Fork (a)	322, 392, 18
					1, 406, 210. 80

a For lands above Raccoon Fork, see railroad table "Des Moines Valley."

## G.—PRE-EMPTION DIVISION.

In addition to the work growing out of the administration of the general laws granting pre-emption rights, and for the disposition of those public lands known as the Osage Indian trust and diminished reserve lands in Kansas, the Ute Indian lands in Colorado, and the Sioux Indian lands in the Dakotas and in Minnesota, the duties appertaining to the allowance of entries, and the surveying, platting, appraisement, and sale of land under the several townsite laws form not an inconsiderable portion of the work of this division, involving as they do, in addition to the above, the ordering of hearings between the townsite claimants and settlers under the agricultural laws, the deciding of such contests, and many of the contests that arise between the town-lot claimants. The plats and tract-books of town-lots are kept in this division. The special townsite laws applicable to the Territory of Oklahoma were passed by Congress during the past year, and the necessary work in drawing the several instructions thereunder, as well as passing upon the construction of these special townsite laws, has been unusually Particular attention is called to the following special townsite circulars of instruction. While the principal part of the work of this division is the examination of entries allowed by the local officers; the amendments of filings and entries and the review of all appeals from the decisions of the local officers adverse to parties offering proofs or adverse to applications to make pre-emption filings is an important branch of the work.

The beginning of the year ending June 30, 1890, found from three to four years' accumulation of work, owing to the fact that the clerical force of the division bad been seriously crippled by the transfer of many of the experienced clerks to other divisions, leaving their places either unfilled or partially filled by inexperienced female clerks or

male clerks of very low grade.

Owing to the vast accumulation of entries not reached for action and the many thousand cases which were suspended under the narrow and technical rules of the "board of review" (which board was happily discontinued by the order of July 6, 1889), the correspondence during the past year has been very heavy. It became necessary, therefore, to direct the work with the view to relieve as speedily as possible the overburdened suspended files and "to reduce the surplus" of accumulated cases, in a measure at least, so as to get abreast of the work. The great progress made toward that end will be shown by the following:

<sup>\*</sup> Number disposed of during year ending June 30, 1889, 14,753.

Examined and suspended	2,692 61,274
	63, 966
Entries subjected to preliminary examination and suspension during the	7, 117
Letters received during the year.  Letters answered	18,592
	18, 199
Undisposed of	393
Letters written during the year. Townsite entries received Townsite entries approved Hearings ordered Contests decided Town-lot entries approved	16, 097 12 13 27 53 361

The following table shows the number of all pre-emption entries by classes in each State and Territory pending in division "G" on June 30, 1890:

	Sue- pended.	Not examined.		Sus- pended.	Not examined.
Osage entries—Kansas	139	14, 225	Montana Nebraska	64 482	36
Alabama	4	122	Nevada	9.02 1	9, 19
Arisona	38	175	New Mexico	111	36
Arkansas		69	North Dakota	109	1, 20
California	163	4, 913	Oregon	105	1, 52
Colorado	256	11, 781	Utah	29	203
Florida		127	South Dakota	<b>39</b> 3	1, 61
Idaho	25	431	Washington	47	1,31
Indiana		1			24
Iowa		39	Wyoming	336	81
Kansas		11, 120			l
Louisiana		41	,,	<b>2, 59</b> 3	47, 04
Michigan	6	513			
Minnesota	66	554	Total not acted upon		61, 27
Missouri	2	15			1

In Osage (Kansas) entries there are—

Full entries, not examined	

14, 225

#### OKLAHOMA TOWNSITES.

Regulations provided by the Secretary of the Interior for the guidance of trustees in the execution of their trust.

DEPARTMENT OF THE INTERIOR, Washington, D. C., June 18, 1890.

To the Trustees of Townsites in the United States land districts,
Oklahoma Territory:

By virtue of the authority vested in me by an act of Congress approved May 14, 1990, entitled "An act to provide for townsite entries of lands in what is known as 'Oklahema,' and for other purposes," I have prepared the following rules and regulations for your observance and direction in the execution of the trust thereby created:

1. In the performance of your duties you will bear in mind the provisions of sections 12 and 13 of the act of Congress approved March 2, 1889 (25 Stats., 1004), by virtue

of which the Indian title to said "Oklahoma" was extinguished and the lands therein made a part of the public domain, and special attention is directed to that part of the President's proclamation of March 23 following, opening a portion of the Territory of Oklahoma to settlement, which reads: "Warning is hereby again expressly given that no person entering upon and occupying said lands before said hour of twelve o'clock, noon, of the twenty-second day of April, A. D. eighteen hundred and eightynine, hereinbefore fixed, will ever be permitted to enter any of said lands or acquire any rights thereto, and that the officers of the United States will be required to strictly enforce the provision of the act of Congress to the above effect."

No person who went into said Territory in violation of said proclamation will be allotted any portion of a townsite, and you will recognize no claim filed by such per-

son in making your allotments.

2. As soon as you are officially advised by the Secretary of the Interior of the townsite, or townsites, which you are to enter as trustees, and have qualified before an officer having a seal and duly authorized to administer oaths, by taking and sub-

scribing the following oath, or affirmation:

"I do solemnly swear (or affirm) that I have no interest either directly or indirectly in the town site of \_\_\_\_\_\_, or any part or parcel thereof; that I will faithfully discharge the duties of my office, and execute the trust imposed upon me with fidelity; that I will impartially hear, try, and determine all controversies submitted to me fairly and justly, according to the law and the evidence free from bias, favoritism, prejudice, or personal influence of any kind or character whatever. So help me God. (Or, if by affirmation, 'under the pains and penalties of perjury.')"—you will proceed to discharge the duties imposed on you by law and these rules and regulations. Your several boards are, as required by the statute, composed of three trustees. Your several commissions have designated your respective boards, and each board will act as

a separate body as to the particular town site to which it is assigned.

3. All applications heretofore filed in the proper land office will be prosecuted to final issue in yournames as provided in section 6 of act under which you are appointed. In case you find a contest or controversy pending between a homestead entryman and the occupants of the townsite to which you are assigned, involving the title to any portion of the land occupied for townsite purposes, you will at once, as a board, and before taking any other step or proceeding, make application at the local office in the district where the townsite is situate to intervene and be made parties to the proceeding, and thereupon the case will be made special and disposed of as expeditionally as the transaction of public business will permit, as no entry can be completed until after the contests are disposed of. Publication of intention to make proof must be for five days, and the proof of publication may be as in ordinary cases. The proof shall relate to actual occupancy of the land for the purposes of trade and business, number of inhabitants, and extent and value of town improvements.

4. The entry is to be made by you as trustees as near as may be conformably to section 2387 of the Revised Statutes and in trust for the use and benefit of the occupants of of the townsite according to their respective interests and at the minimum price, \$1.25 per acre. No provision is made in the act for the payment of the entry fees and the price of the land, and as the entry must be made before the townsite can be allotted, you may call upon the occupants thereof to furnish the requisite amount to pay the government for said lat d, keeping an accurate account thereof, and giving your receipt therefor, and when realized from assessment and allotment, you will refund the same, taking evidence thereof, to be filed with your report in the manner

hereinafter directed.

5. Section 1 of said act of May 14, requires me to provide rules and regulations for the survey of the land occupied for townsite purposes into streets, alleys, squares, blocks, and lots, or to approve such survey as may already have been made by the inhabitants thereof, and section 5 of said act makes the provisions of sections 4, 5, 6, and 7 of the act of the legislature of the State of Kansas entitled "An act relating

to townsites," approved March 2, 1868, so far as applicable, a part thereof.

Section 4 of the Kansas act adopted requires you to cause an actual survey of the townsite to be made, conforming as near as may be to the original survey of such town, designating on such plat the lots or squares on which improvements are standing, together with the value of the same and the name of the owner or owners thereof; hence, if you deem it advisable to survey the townsite assigned you, you will observe this rule in connection with the first proviso of section 22 of Oklahoma Territorial bill, approved May 2, 1890; but if the townsite has already been surveyed by the inhabitants thereof, and you are satisfied that the same is correct and in harmony with the spirit of the act under which you are appointed, you may approve and adopt such survey, making the designation on the plat thereof as required by said section 4 so far as the same is applicable under said act act of May 14.

6. In any event, you will, as soon as you definitely fix the survey, cause to be designated, on each of said plats, the lots and blocks occupied, together with the value of the same, with the name of the owner or owners thereof; you will also designate

all squares, parks, and tracts reserved for public use, or sites for public buildings, and all lots occupied by any religious organization which are subject to disposal under the provisions of said act. The designation of an owner on such map shall be temporary until final decision of record in relation thereto, and shall in no case be taken or held as in any sense or to any degree a conclusion or judgment by the board as to the true ownership in any contested case coming before it.

7. You will observe that no townsite can embrace any greater number of legal subdivisions than are "covered by actual occupancy for the purposes of trade and business," and in no case can it exceed 1,280 acres; hence, in making your survey of the land "into streets, alleys, squares, blocks, and lots," or the approval of such survey as may have been made by the inhabitants of the townsite, when you deem the same sufficient, you will determine the area thereof by legal subdivisions so occupied for

such purposes.

8. As soon as the survey and plat are completed as aforesaid, you will cause to be published, in some newspaper printed in the county in which said town is situated, a notice that such survey has been completed, notifying all persons concerned or interested in such townsite that on the designated day you will proceed to set off to persons entitled to the same, according to their respective interests, the lots, blocks, or grounds to which each occupant thereof shall be entitled under the provisions of said act. Such publication shall be made at least fifteen days prior to the day set apart by you to make such division and allotment. Proof of such publication shall be evidenced by the affidavit of the publisher of the newspaper in which such notice is

printed, accompanied by a printed copy of such notice.

9. After such publication shall have been duly made, you will proceed on the day designated in the notice, except in contest cases which shall be disposed of in the manner hereinafter provided, to set apart to the persons entitled to receive the same the lots, blocks, and grounds to which each party or company shall be entitled according to their respective interests, including in the portion or portions set apart to each person or company of persons the improvements belonging thereto; and in so doing you will observe that section 2 of said act of May 14, 1890, provides that any certificate or other paper evidence of claim duly issued by the authority recognized for such purpose by the people residing upon any town site subject to entry, shall be taken as evidence of the occupancy by the holder thereof of the lot or lots therein described, except where there is an adverse claim to said property such certificate shall only be prima facie evidence of the claim of occupancy of the holder. But any person holding any such certificate who went into said Territory prior to the hour of 12 o'clock, noon, on the 22d day of April, 1889, in violation of said proclamation, shall not be held to have acquired any rights thereunder.

10. When the survey is finally completed it will be certified to by you in quadru-

plicate as follows:

"We, the undersigned, trustees of the townsite of \_\_\_\_\_\_, Oklahoma Terriery hereby certify that we have examined the survey of said townsite and approve the foregoing plat thereof as strictly conformable to said survey in accordance with the act of Congress approved May 14, 1890, and our official instructions."

One of said plats shall be filed in the land office in the district where the townsite is located, one in the office of the register of deeds in the county in which the townsite is situate, one in the office of the Commissioner of the General Land Office, and

one retained in your custody for your own use.

11. Whenever you find two or more inhabitants claiming the same lot, block, or parcel of land, you will proceed to hear and determine the controversy, fixing a time and place for the hearing of the respective claims of the interested parties, giving each ten days notice thereof, and a fair opportunity to present their interests in accordance with the principles of law and equity applicable to the case, observing as far as practicable the rules prescribed for contest before registers and receivers of the local offices; you will administer oaths to the witnesses, observe the rules of evidence as near as may be in making your investigations, and at the close of the case, or as soon thereafter as your duties will permit, render your decision in writing.

If the notice herein provided for can not be personally served upon the party therein named within three days from its date, such service may be made by a printed notice published for ten days in a newspaper in the town or city in which the lot to be affected thereby is situated; or, if there is none published in such town, then said notice may be printed in any newspaper in the county, or if there is none published in the county, then in one printed in the Territory. The proof of such notice to be filed with the record, and may be made as provided in these rules and regulations in other cases. The proceedings in these contests should be abbreviated in time and words, or your work may not be completed within the limits of any reasonable period of time or expense.

12. Any person feeling aggrieved by your judgment may, within ten days after notice thereof, appeal to the Commissioner of the General Land Office under the rules (except as to time), as provided for appeals from the opinions of registers and receivers;

and if either party is dissatisfied with the conclusions of said Commissioner in the case, he may still further prosecute an appeal within ten days from notice thereof to the Sccretary of the Interior upon like terms and conditions and under the same rules that appeals are now regulated by and taken in adversary proceedings from the Commissioner to the Secretary except as modified by the time within which the appeal is to be taken. Such cases will be made special by the Commissioner and the Secretary and determined as speedily as the public business of the department will permit, but no contest for particular lots, blocks, or grounds shall delay the allotment of those not in controversy.

13. All costs in such proceedings will be governed by the rules now applicable to

contests before the local land offices.

14. After setting apart such lots, blocks, squares, or grounds, and upon a valuation of the same, as hereinbefore provided for, you will proceed to determine and assess upon such lots and blocks, according to their value, such rate and sum as will be necessary to pay for the lands embraced in such townsite, costs of survey, conveyance of lots, and other necessary expenses, including compensation of trustees, as provided

for in said act, and in so doing you will take into consideration—

First. The \$10,000 appropriated by said act of May 14, 1890, and such further sum as may be appropriated by Congress, before said assessment is made, for the purpose of carrying into effect the terms of said act, which is to be refunded to the Treasury of the United States; but of course only so much thereof as it will be necessary to use.

Second. The money expended for entering the land. Third. The costs of survey and platting the townsite.

Fourth. The expenses incident to making the conveyances.

Fifth. The compensation of yourselves as trustees.

Sixth. The compensation of your clerk.

Seventh. The necessary traveling expenses of yourselves and clerk.

Eighth. All necessary expenses incident to the expeditious execution of your trust. More than one assessment may be made, if necessary to effect the purposes of the

act of Congress.

15. From each board the Secretary of the Interior will designate a chairman and a secretary. The secretary shall keep the minutes and a record of your proceedings, and an accurate account of all money received and paid out, taking and filing proper vouchers therefor in the manner hereinafter provided; he shall also be the disbursing officer of the board, shall receive and pay out all moneys provided for in said act, subject to the supervision of the Secretary of the Interior; and he shall, before entering upon duty, take the official cath, and also enter into a bond to the United States in the penal sum of \$10,000 for the faithful discharge of his duties, both as now prescribed and furnished from the department of the Interior. The money in the hands of the disbursing officer shall at all times be subject to the control and order of the Secretary of the Interior, and the sum appropriated by Congress which is to be refunded to the Treasury of the United States shall be paid over to the Treasurer thereof at such times, in such sums, and in such manner as the Secretary of the Interior may direct.

16. There shall be a clerk for each board, who shall also be a stenographer, if available, to be appointed by the Secretary of the Interior, who shall do all the clerical and stenographic, work of the board and secretary thereto, and, under its control and

direction, subject to the general supervision of the Secretary of the Interior.

17. The minutes of each day's proceedings shall be completed and written out in ordinary handwriting, or type-written, and duly signed by the chairman and secretary, before the next day's business shall be begun, and shall not thereafter be changed except by a further record, stating accurately the changes intended and ordered, and the reasons therefor. This is not intended to include the testimony or other than

actual decisions, orders, and proceedings of the board.

18. All payments of money by the inhabitants of the townsite for lots and blocks shall be in cash, and made only to the disbursing officer, who shall receipt therefor in duplicate, one to be given to the party making the payment and the other to be forwarded to the Commissioner of the General Land Office, and said officer shall charge himself with each payment on his books of accounts, and he shall deposit all sums received by him at least once a week, and, when practicable, daily, in some bank designated by the board, and he shall pay the same out only on his checks countersigned by the chairman of the board of which he is secretary, which checks, after they are honored, shall be filed with his accounts as vouchers

19. Upon the payment to the disbursing officer of all sums assessed by you upon any lot, block, or parcel of land by the person entitled thereto, and not before, you will proceed to execute him a deed therefor pursuant to the terms of said act. All conveyances made by you shall be acknowledged before an officer duly authorized in said Territory to take acknowledgments of deeds. The form of deed and acknowledged before an officer duly authorized in said Territory to take acknowledgments of deeds.

edgment will be forwarded you.

20. All lots occupied by any religious organization will, upon the payment of the

assessments thereon, be conveyed by you to it directly, or in trust for the use and benefit of the same, at its option.

21. You will ascertain and transmit to the Secretary of the Interior a statement

showing separately-

First. All lots not disposed of under the provisions of said act which are subject to be sold under the direction of the Secretary of the Interior for the benefit of the municipal government of the town or city controlling the townsite which you are directed to allot.

Second. Such part thereof as may be reserved for public use as sites for public buildings.

Third. For the purpose of public parks.

22. You will be allowed \$10 per day for each day's service when you are actually engaged and employed in the performance of your duties as such trustee, your necessary traveling expenses, and \$3 per day for your subsistence. But these sums may be reduced in either board at the will of the Secretary of the Interior if he deems it

for any cause necessary.

23. The clerk of the board, when not a clerk already in government employment and assigned to the board for duty, will be allowed as compensation for his services at the rate of \$100 a month; he will also be allowed his actual necessary traveling expenses. All expenses of members of the board and the clerk shall be reported to and adjusted by the Commissioner of the General Land Office at the end of each week after you commence executing conveyances for the lots and blocks on the townsite; before that, monthly on the first day of the month.

24. The account of all-your expenses and expenditures, together with a record of

your proceedings, which, with your oath of office, and all papers filed with you, the records in each case, and all evidence of your official acts, except conveyances, you will file in the office of the Commissioner of the General Land Office to become a part

of the records therein.

25. Where any one occupying and filing for a homestead obtains a patent for a townsite under section 22 of the Oklahoma Territorial act, approved May 2, 1890, such townsite will not be affected by the provisions under which you are appointed, and you can not act in any such case.

You will correspond with the Commissioner of the General Land Office, and only through him with the Secretary, so that a complete record thereby may be kept in

the Land Office.

It is believed that the foregoing regulations, together with copies of the laws referred to therein, and copies of the rules and regulations furnished registers and receivers in contested cases and appeals will be found sufficient for the proper determination of all cases which may arise; but should unforeseen difficulties present

themselves, you will submit the same for special instructions.

In view of the fact that the expenses incident to the allotment of townsites by the provisions of this act are necessarily burdensome to those interested therein, you will be expected to proceed as expeditionaly as is consistent with a due regard to the proper performance of your duties in disposing of the trust herein imposed upon you. It is hoped that you will, from a sense of duty, relieve as much as possible the inhabitants of the townsites under your control from unnecessary delays, fees, and expenses. Very respectfully,

JOHN W. NOBLE, Secretary.

DEPARTMENT OF THE INTERIOR, Washington, D. C., July 10, 1890.

To the Trustees of Townsites in the United States land districts, Oklahoma Territory:

To remove any doubts that may exist under regulations dated June 18, 1890, as to how the costs of contests are to be paid, you are hereby instructed that your first duty, as stated in section 10 and the last clause of section 13, is to proceed on the day designated in the notice published to set apart, except in contest cases, the lote, blocks, and grounds, with the improvements, respectively, to each person or company entitled thereto. You will at this point, and before proceeding to contests, make assessment on all the lots embraced in the townsite, so that each shall bear its fair proportion of all the expenses mentioned in section 15, and no further assessments shall be made on uncontested lots that may be required to meet expenses resulting from contests as to other property. You will then, and not before, proceed to dispose of the contested cases, and you will require each claimant to deposit with the disbursing officer of the board each morning, asum sufficient to cover and pay all

costs and expenses on such proceedings for the day, including the items mentioned in regulation numbered 15, because by section  $\aleph$  of the act of Congress, under which you are to proceed, all disbursements from the appropriation made must be refunded to the Treasury of the United States. At the close of the contests, on appeal or otherwise, the sum deposited by the successful party shall be restored to him subject to the rules in such cases; but that deposited by the losing party shall be retained and accounted for by the disbursing officer of the board.

Very respectfully,

JOHN W. NOBLE. Secretary.

Regulations to be observed in the execution of the provisions of the second proviso of the twentysecond section of the "Act to provide a temporary government for the Territory of Oklahoma," etc., approved May 2, 1890.

> DEPARTMENT OF THE INTERIOR GENERAL LAND OFFICE; Washington, D. C., July 18, 1890.

To the Registers and Receivers of the United States land offices, Oklahoma Territory:

All applications to commute homestead entries, or portions thereof, to cash entries at the rate of \$10 per acre, for the purpose named in the twenty-second section of the act above cited, will be made through your respective offices and addressed to the Secretary of the Interior, in accordance with the following regulations:

1. Entries under said section must be made according to the legal subdivisions of the land, and no application for a less quantity than is embraced in a legal subdivis-

ion, or for land involved in any contest, will be received by you.

2. A party desiring to found a city or town upon land embraced in his homestead should present his application (Form 4-001) at the local land office of the district in which his land is situated, and, if his application and the status of his homestead entry are found to be in accord with the foregoing requirements, you will so advise him and allow him two months within which to prepare and file with you triplicate plats of the survey of the land applied for, duly verified by the oaths of himself and the

surveyor.

3. Such plats must state the name of the city or town, describe the exterior boundaries thereof according to the lines of public surveys, exhibit the streets, squares, blocks, lots, and alleys, and must specifically set forth the size of the same, with measures. urements and area of each municipal subdivision; and, if the survey was made subsequent to May 2, 1890, the plats must also show that the provisions of the first proviso of the section of the act under consideration have been complied with, viz, the setting apart of "reservations for parks (of substantially equal area if more than one park) and for schools and other public purposes, embracing in the aggregate not less than ten nor more than twenty acres."

4. Upon receipt of the plats you will transmit the same to this office for examination and the approval of the Secretary of the Interior, together with the application to make entry and your joint report as to the status of the laud applied for. Should the plats be approved, one of them will be retained in this office and the other two returned to you with directions to notify the applicant of their approval, and that he will be allowed three months within which to make the proof hereinafter prescribed, and to perfect his entry of the legal subdivision, or subdivisions, applied for, exclusive of the portions reserved for parks, schools, and other public purposes (which are to be patented, as a gift to the town when organized as a municipality, for the specific purposes for which they were reserved), by tendering the purchase price of that portion of the land actually entered. One of the approved plats returned to you will be retained in your office and the other delivered to the applicant to be placed on record and file in the office of the recorder of the county in which the town is situated.

5. Notice of intention to make cash entry as above contemplated shall be the same in all respects as is required of a claimant in making final homestead proof, and the entry when made will be given the current number of the series of commuted or cash entries provided for in the twenty-first section of the above-cited Territorial act. Proof in accordance with the published notice, consisting of the testimony of the

claimant and two witnesses, must be furnished relating-

First. To the strict observance of the warning contained in the President's proclamation of March 23, 1889, if the land applied for is within that portion of the Territory of Oklahoma opened to settlement thereby. Should the land be located in a portion of the Territory which may hereafter become open to settlement by operation of law, or a proclamation of the President, it will be necessary for the claimant to show that he has strictly observed the spirit and letter of the provisions under which settlement in said portion became permissible.

Second. The claimant's citizenship and qualifications in all other respects as a homesteader, the same as in making final homestead or commuted proof under the act relating to the Seminole lands, approved March 2, 1889, and the Territorial act amendatory thereof, approved May 2, 1890.

Third. Due compliance with all the requirements of the homestead law, by the

claimant, up to the date of commuting to cash entry.

Fourth. The foregoing to be accompanied by the usual proof of notice by publication, together with the certificate of the register and receiver showing that the duplicate homes ead receipt has been presented to them and canceled in respect to the land purchased for townsite purposes, and the certificate of the county recorder to the effect that a plat of the town, bearing the approval of the Secretary of the Interior, has been made of record and placed on file in his office.

6. After notice has been given an applicant that his homestead is free from contests, and is not in conflict with any other entry, and pending the preparation and approval of the town plats, you will neither accept any affidavit of contest nor order any hearing involving the land applied for; and after the approval of the plats no contest initiated as such and looking to the defeat of the proposed cash entry will be enter-

tained by this office.

7. Parties appearing at the time and place of making proof and protesting against the allowance of the cash entry, simply as objectors or friends of the government, will be heard, permitted to cross-examine the claimant and his witnesses without additional cost to the claimant, and their complaints and the facts developed will be duly considered by you, and such action taken as you may deem proper, except that you will order no hearing in any such case. Should a protestant desire to carry his action into a contest, between which proceedings there exists a clear distinction (see McCracken v. Porter, 3 L. D., 399, and Martin v. Barker, 6 L. D., 763), he will be required to file with you a sworn and corroborated statement of his grounds of action, and that the contest is not initiated for the purpose of harassing the claimant and extorting money from him under a compromise, but in good faith to prosecute the same to a final determination, which statement you will transmit with the claimant's proof; and if the allegations therein contained are considered sufficient by this office to warrant the ordering of a hearing, you will be so advised, and a hearing will be ordered upon compliance by the contestant with the condition that he shall deposit with you a sufficient sum to cover the cost thereof.

8. Notice of your actions or decisions in all matters affecting an entry, or an application to enter, under the foregoing instructions, and the proof thereof, shall be the same as in ordinary cases; and any person feeling aggrieved by your judgment in such matters may, within ten days from receipt of notice thereof, appeal to this office. Within the time for filing an appeal, the appellant shall serve a copy of the same on the appellee, who will be allowed ten days from such service within which to file his brief and argument. Appeals from the conclusions of this office lie to the Secretary of the Interior, subject to the foregoing restrictions as to time, the same as in other

matters of like character.

Respectfully,

LEWIS A. GROFF. Commissioner.

Approved: JOHN W. NOBLE, Secretary.

## H.—CONTEST DIVISION.

In connection with the report of the transactions of the Contest Division for the fiscal year ending June 30, 1890, which is herewith submitted, the chief of the division desires to call particular attention to the contest cases in which there is no appeal from the decision of the local land officers.

The number of such cases awaiting action in this division on July 1, 1889, was 4,961, and the number received during the year ending June 30, 1890, is 6,599, making a total of 11,560; 7,374 of them have been disposed of during the year ending June 30, 1890; leaving a balance of 4,186 on hand and not acted upon at the last-mentioned date.

Strenuous efforts have been made to examine and close these cases more rapidly, but it has been found simply impracticable to do so with

the number of clerks available for that purpose.

It is believed, however, that a proper remedy for this disadvantage may be found in the adoption of a different method of procedure from that now in vogue; and it is noted with satisfaction that the head of the department has already proposed for the consideration of the Commissioner an amendment to rule 48 of the rules of Practice, which will, if carried out, greatly relieve the situation.

Experience has shown that, of the whole number of unappealed contest cases transmitted to this office, less than 5 per cent. are made the subjects of afterinquiry by the losing parties, while complaints of persons who have successfully prosecuted cases before the local offices are being constantly received, because of the delay in passing upon their cases here.

In view of these facts, it is hoped that the proposed amendment of rule 48, or something similar, will be consummated at the earliest

practicable moment.

If this be done, not only will the number of unappealed cases to be examined here be greatly diminished, but the time now taken up in answering letters of inquiry could be utilized in the prosecution of more profitable work.

Comment on this subject might be greatly extended, but, as the needed measure of relief seems near at hand, it is not considered necessary.

,		
Cases in which there is no appeal on hand at last report 4,961		
Received during the year 6,599	00	
	<b>100</b>	
Referred to other divisions		
7,3	74	4, 186
Total number contests pending		7,346
Other cases examined and decided		2, 285
Docket cases examined and decided		1,375
Entries canceled		5,578
Involved in pending contests: Entries		7, 346
Acres		
	,	2,0,000
Letters.		
/T11: 1		
(Including letters of transmittal.)		
	2,018	
	8 <b>, 54</b> 8	
A		30,566
	5, 127 6, 196	
	0, 190 1, 013	
		22, 336
	-	
Balance on hand		8, 230
	•	
Letters written during the year	• • • • •	
No. of certified copies furnished	• • • • • •	66 1084 02
Cost of same	6-9	<b>p204.</b> 33
APPEALS.		
da a sidadui		
(From decisions of R. & R. not involving the facts of cases.)		
(From decisions of R. & R. not involving the facts of cases.)		
(From decisions of R. & R. not involving the facts of cases.) On hand, July 1, 1889	46	
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563	609
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	609
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	609 588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889  Received during the year  Examined and decided  Referred to other divisions  (From decisions of Commissioner.)  On hand July 1, 1889  Received during the year	46 563 572 16 100 756	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889  Received during the year  Examined and decided  Referred to other divisions  (From decisions of Commissioner.)  On hand July 1, 1889  Received during the year	46 563 572 16 100 756	588 21 856
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756	588
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756	588 21 856
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889  Examined and decided  Referred to other divisions  (From decisions of Commissioner.)  On hand July 1, 1889  Received during the year  Transmitted to Hon. Secretary  Referred to other divisions	46 563 572 16 100 756	588 21 856 633
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889  Examined and decided  Referred to other divisions  (From decisions of Commissioner.)  On hand July 1, 1889  Received during the year  Transmitted to Hon. Secretary  Referred to other divisions	46 563 572 16 100 756	588 21 856 633
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756 631 2	588 21 856 633
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889  Received during the year  Examined and decided  Referred to other divisions  (From decisions of Commissioner.)  On hand July 1, 1889  Received during the year  Transmitted to Hon. Secretary  Referred to other divisions  Balance on hand  MOTIONS FOR REVIEW, REHEARING, AND CERTIORARI.  On hand July 1, 1889	46 563 572 16 100 756 631 2	588 21 856 633
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	100 756 631 249	588 21 856 633 223
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	100 756 631 249	588 21 856 633
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	100 756 631 249	588 21 856 633 223
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756 631 2 249 249	588 21 856 633 223
(From decisions of R. & R. not involving the facts of cases.)  On hand, July 1, 1889	46 563 572 16 100 756 631 2 249 249	588 21 856 633 2¥3

# 232 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

## APPLICATIONS TO CONTEST.

On hand July 1, 1889	•
Allowed and hearing ordered	
Referred to other divisions 59	657
Balance on hand	58
Decisions of the Secretary promulgated during the year	. 470 . 22, 848 . 28, 000

## K.—DIVISION OF STATE AND TERRITORIAL GRANTS.

This division has charge of the reservation for school purposes, and the following grants in the public land States and Territories, including contests: Swamp land and swamp land indemnity, school and school indemnity, internal improvement, agricultural college, seminary and university, penitentiary, public building, and saline.

The following is a summary of the more important work done by this

division:

Letters received during the year
Total
Letters answered, filed, and referred
Letters answered, filed, and referred
Number not acted on
Number not acted on
Other letters written
List of swamp and school lands prepared for approval 73 Certified copies of lists prepared and transmitted to governors of the several States and to local officers 110 Patents executed 42 Pages of patent record covered 105 Number of contested cases decided 55 Tracts upon which claims for swamp land indemnity have been adjusted upon testimony submitted 660 Tracts examined with plats and field notes of survey to determine their character 4,645 Certified copies prepared for individuals 23 Entries and locations held for cancellation for conflict with claims under the swamp grant 47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant 8
Certified copies of lists prepared and transmitted to governors of the several States and to local officers
States and to local officers
Patents executed 42 Pages of patent record covered 105 Number of contested cases decided 55 Tracts upon which claims for swamp land indemnity have been adjusted upon testimony submitted 660 Tracts examined with plats and field notes of survey to determine their character 4,645 Certified copies prepared for individuals 23 Entries and locations held for cancellation for conflict with claims under the swamp grant 47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant 8
Pages of patent record covered
Number of contested cases decided 55  Tracts upon which claims for swamp land indemnity have been adjusted upon testimony submitted 660  Tracts examined with plats and field notes of survey to determine their character 4,645  Certified copies prepared for individuals 23  Entries and locations held for cancellation for conflict with claims under the swamp grant 47  Claims under railroad grants held for rejection for conflict with claims under the swamp grant 8
Tracts upon which claims for swamp land indemnity have been adjusted upon testimony submitted.  Tracts examined with plats and field notes of survey to determine their character
testimony submitted
acter 4, 645 Certified copies prepared for individuals 23 Entries and locations held for cancellation for conflict with claims under the swamp grant. 47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant 8
acter 4, 645 Certified copies prepared for individuals 23 Entries and locations held for cancellation for conflict with claims under the swamp grant. 47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant 8
Certified copies prepared for individuals. 23 Entries and locations held for cancellation for conflict with claims under the swamp grant. 47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant. 8
Entries and locations held for cancellation for conflict with claims under the swamp grant.  47 Claims under railroad grants held for rejection for conflict with claims under the swamp grant
swamp grant
the swamp grant
the swamp grant
Claims under amount held for rejection
Claims under swamp grant neid for rejection
Hearings ordered to determine character of land claimed as swamp
Swamp land indemnity certificates issued
Contests pending June 30, 1889
Contests received during the year
Contests disposed of during the year
Number not acted on

Selections by the several States and Territories under the various grants (other than the swamp grant) were approved during the year, as shown by the accompanying table, to the amount of 539,779.84 acres.

Number of acres in State and Territorial selections under various grants approved during the fiscal year.

State or Territory.	School indemnity.	Internal improve- ment.	University.	Agricultu- ral college.	Seminary.	Public Build- ings.	Total.
Alabama Arizona California	8, 881. 12	5, 612. 78	1, 650, 93 36, 890, 14	1, 220. 82	1, 154. 07	820.78	1, 650. 93 96, 890. 14 17, 189. 52
Colorado Florida Louisiana Minnesota	63, 621. 49 1, 015. 95	77, 85					18, 391, 51 77, 85 63, 621, 49 1, 015, 95
Missouri Nevada Washington Wyoming	349, 422, 25		80. 00 46, 091. 84	5, 348. 86			5, 348. 36 349, 422, 25 80. 00 46, 091. 34
Total	422, 940. 81	5, 690. 58	84, 712. 41	24, 961. 18	1, 154. 07	820. 78	589, 779. 84

#### GRANTS IN AID OF EDUCATION AND INTERNAL IMPROVEMENTS.

The following work has been done in the adjustment of grants of lands other than those of swamp lands to States and Territories during

the past fiscal year:

Alabama.—In the final adjustment of the grant of 46,080 acres for university purposes, selections aggregating 1,650.93 acres were approved, leaving a deficit in the quantity to which the State is entitled under the grant of 131.54 acres, which has been satisfied to the extent of 121.67 acres by a selection which is now pending.

Arizona.—One list of selections under the university grant of February 18, 1881, embracing 36,890.14 acres was approved. The grant being of 46,080 acres, and all the valid selections having been approved,

there remains to be selected 9,189.86 acres thereunder.

California.—Five lists of school indemnity selections were prepared, embracing 8,881.12 acres, and were approved at various dates by the

Secretary of the Interior.

The adjustment of the internal-improvement grant of 500,000 acres to this State has been long delayed, owing to the mixed condition in which it was found many years ago, and the inadequacy of the clerical force. Recently, however, a determined effort was made to reach a conclusion as to its exact condition, and during the year selections of 5,612.73 acres were approved, and by letter to the governor of California, dated April 12, 1890, that officer was advised that there had been approved in satisfaction of said grant, exclusive of 632.69 acres erroneously charged to said grant, which had been selected under the grant of seventy-two sections for a seminary of learning under the provisions of section 12 of the act of March 3, 1853 (10 Stat., 244), and which was, by the letter referred to, transferred to the latter grant, 498,265.60 acres, leaving a remaining deficit in the internal-improvement grant of 1,734.40 acres, which amount the State was authorized to select. Applications to select the amount of the deficit have been filed, but have not yet been accepted.

By the transfer to the seminary grant of the amount erroneously charged to the internal-improvement grant above referred to, the former grant was practically closed, the entire amount certified in satisfaction thereof being 45,976.23 acres, leaving a deficit of 103.77 acres only. Four clear lists under the seminary grant, aggregating 1,154.07

acres, were approved.

The grant to the State for an agricultural college has been closed out,

except as to 280.18 acres, 223.31 acres of which are involved in contests which have arisen on account of the claims of certain parties under the homestead and pre emption statutes. A decision has been rendered by this office awarding the land to the State subject to appeal, the time for which has not yet expired. Two clear lists of selections under this grant, embracing 1,220.82 acres, were approved.

One list, embracing 320.78 acres, was approved for public buildings. The total amount which the State has received under this grant

(6.400 acres) is 5,099.08 acres, leaving a deficit of 1,300.92 acres.

Colorado.—Considerable work on the school grant was performed during the year, but work has been suspended awaiting a decision by the head of the department on the question of whether the selected tracts are as contiguous as they should be to the ascertained losses or deficiencies used as the bases of selection under the terms of the granting act.

Two lists of selections under the agricultural college grant of 90,000 acres, embracing 18,391.51 acres, were approved. The selections approved under this grant aggregate 87,947.26 acres; the selections pending aggregate 1,005.05 acres. The State is entitled to select not less than

1.047.69 acres.

Dakota.—A list of university selections made for the former Territory of Dakota has been prepared. The selections are all in the new State of South Dakota, and should it be finally decided that all these lauds belong to this State under the fourteenth section of the act of March 2, 1889, by which seventy-two sections are granted for university purposes to each of the two Dakotas, the approval of this list will nearly satisfy the grant to said State. In that event North Dakota would be entitled to select the full quantity for university purposes within the boundaries of that State.

Florida.—During the year a list was prepared and approved of land claimed under the internal-improvement grant. This list covers a tract of 77.85 acres, the selection of which was found valid, but until latterly the approval of it was not found feasible, because the State had received by approval over the quantity of 500,000 acres granted. A conveyance of selections shown by the later surveys to be outside of the State, amounting to 2,401.26 acres, having been secured from the proper State authorities, it became practicable to pass title to the State to the aforesaid tract of 77.85 acres. The State is still entitled to select 2,161.06 acres under this grant.

Idaho.—It was stated in the last annual report that a balance of 18,938.99 acres remained to be selected under the grant of 46,080 acres for university purposes, made by the act of February 18, 1881. Since then further selections have been made under said grant, and a list embracing sixty-three and a half sections out of the seventy-two sections granted is in course of preparation for the approval of the President.

Louisiana.—Four lists of school indemnity selections, aggregating 63,621.49 acres, were approved. The work of adjusting the entire grant

to the State of school indemnity is fast nearing completion.

Minnesota.—One list of school indemnity selections, containing 1,015.95 acres, was approved. No further progress has been made in the adjustment of the selections mentioned in last report as pending and partly examined.

Missouri.—By approval of a list of 5,348,86 acres under the agricultural-college grant of 330,000 acres, the quantity passed to the State thereunder was made to amount to 329,972.51 acres, thus practically closing the grant.

Montana.—The deficit in approvals under the university grant is \$53.30 acres.

Nevada.—Three lists of selections under the grant of 2,000,000 acres made by the act of June 16, 1880, for school purposes, in place of the sections numbered 16 and 36, theretofore granted to the State for schools, aggregating 349,422.25 acres, were approved. The total amount embraced in certifications of lists approved under this grant is 709,066.09 acres. Adding to this amount 9,228.36 acres, to which the State obtained title as school indemnity under the original grant to the State for schools, and the total area of all the land obtained by it as school indemnity is 718,294.45 acres, leaving a balance due under the grant of 1,281,705.55 acres. This grant is in addition to a small quantity of land in sections numbered 16 and 36, sold or disposed of by the State prior to its date, the title to which was confirmed to the State or its grantees by the first section thereof.

At the beginning of the present fiscal year a list of 116,986.68 acres of selections under this grant was before the Secretary for his approval, and lists of selections thereunder are now in course of preparation, embracing lands in the Carson and Eureka districts, which will probably aggregate 250,000 or 300,000 acres. This, taking the lesser amount estimated with the list now before the Secretary, will give to that State by approval during the present fiscal year, over 360,000 acres, and then the grant will be more than half satisfied.

Oregon.—A large quantity of land has been selected as school indemnity, but the selections have been held in abeyance awaiting a conclusion on certain questions affecting the validity thereof, which, having recently been reached favorably to the State, it is contemplated to continue the work of making up clear lists for approval.

Washington.—During the year title to 80 acres was passed to the State for university purposes under the original reservation therefor made by the act of July 17, 1854, and the act of March 14, 1864, supplementary thereto. The total amount granted to the new State for university purposes is seventy-two sections. Title was passed to it for 24,022.02 acres under the act of 1864, and therefore it was entitled at the end of the fiscal year to obtain by approval the additional quantity of 22,057.98 acres under this grant. During the year, however, three clear lists of selections under this grant, aggregating 20,819.19 acres, were prepared for approval, and since the end of the year, to wit, on July 2, 1890, they received the approval of the honorable Secretary. The deficit is now 1,238.79 acres, which is about two-thirds covered by pending selections.

Wyoming.—The grant of seventy two sections of land to this Territory for university purposes made by the act of February 18,1881, was satisfied by approval by the President of a list of selections thereunder. embracing seventy-two entire sections, aggregating 46,091.34 acres.

Under the grants to States and Territories for schools, universities, agricultural colleges, internal improvements, and penitentiaries, and the grant of salines, there were pending at the beginning of the year selections covering 1,978,472.88 acres, exclusive of 320 acres selected by California for public buildings, which have not been borne on the reports. Adding to the above quantity the selections received during the fiscal year, and deducting those canceled and approved during said period, and there remain pending at its close selections aggregating 1,518,755.90 acres, a decrease of 459,716.98 acres in one year.

It is hoped to make a similar showing next year, but the admission of new States will have the effect to increase vastly the work of this branch of the division.

# SECRETARY'S DECISIONS RELATIVE TO THE ADJUSTMENT OF SWAMP LAND CLAIMS DURING THE FISCAL YEAR.

## POWESHIEK COUNTY, IOWA.

Swamp-land indemnity.—In determining the character of land claimed under the swamp-land grant, the sworn testimony of competent witnesses should not be ignored on a superficial examination in the field made by a special agent.

The act of 1850, granted not only such lands as might strictly come under the description "swamp lands," but also such as were so "wet" as to be rendered thereby unfit for cultivation. (9 L. D., 124; July 19, 1889.)

## STATE OF OREGON (ON REVIEW).

The application to review departmental decision of december 27, 1888 (7 L. D., 572), revoking, canceling, and setting aside approved swamp land list No. 5, Lake, view, Oregon, was denied by Secretary Noble, September 16,1889. (9 L. D., 360.)

#### NITA v. STATE OF WISCONSIN.

Field notes of survey.—In adjusting the swamp grant on field notes of survey where the intersections of the lines of swamp lands with those of the public survey alone are given, such intersections may be connected by straight lines to determine the character of the legal subdivisions.

The decision of a commission, mutually agreed upon between the government and the State, that a certain tract is swamp land, will not prevent the department from reviewing such decision, or considering other evidence, in finally determining the true character of said land.

The burden of proof is upon the State when the field notes of survey do not, prima

facie, show the land to be of the character granted.

To establish the claim of the State it must show that the greater part of the particular subdivision is subject to the grant. (9 L. D. 35; September 20, 1859.)

#### STATE OF ALABAMA.

Field notes.—The correctness of an official report as to what is shown by the field notes of survey will be presumed, in the absence of competent evidence to the contrary.

In the adjustment of the swamp grant on field notes of survey made before the date of said grant, the State is not entitled to lands returned as swamp and overflowed without all the descriptive words in the grant, or words clearly of like import.

(9 L. D., 458; October 5, 1829.)

## STATE OF ILLINOIS (CASS COUNTY).

Swamp-land indemnity.—An adverse finding and report by a special agent of the government is not conclusive against the State, in the absence of final testimony submitted by the State. (10 L. D., 22; January 14, 1890.)

#### DOX v. STATE OF WISCONSIN.

Field notes.—The fact that the returns do not show the land to be of the character granted is not conclusive as against the State even though the field notes of survey have been adopted as the basis of adjustment.

The decision of a commission, appointed by the State and the General Land Office, as to the character of a tract of land, is subject to review, and does not preclude the Department from resorting to other evidence in order to reach a satisfactory conclu-

sion.

An entry made in good faith, but found to embrace a tract of swamp land, may stand intact as to the remainder, or be canceled with the right to repayment. (10 L. D. 39; January 15, 1890.)

## st. Louis, iron mountain, and southern railway company v. State of arkansas.

Act of March 3, 1857.—Swamp selections of vacant unappropriated lands, reported to the Commissioner of the General Land Office, prior to the act of March 3, 1857, were confirmed to the state by the provisions of said act. (10 L. D., 45; January 20, 1890.)



#### STATE OF ILLINOIS (CHAMPAIGN COUNTY).

Indemnity under acts of March 2, 1855, and March 3, 1857.—The claim of the State should not be rejected on the report of a special agent, but if the facts set forth therein are sufficient to justify a doubt as to the correctness of the proof submitted, a further investigation should be ordered.

When the State has submitted proof, in accordance with the regulations then in force, the General Land Office should render judgment thereon, if the proof is sufficient to clearly show the character of the land; but if such proof is insufficient, or other facts in the case suggest doubts as to the correctness thereof, then a further in-

vestigation may be directed.

In adjusting the claim of the State to indemnity, the character of all tracts upon which proof is submitted should be determined, but separate lists should be made of tracts sold for cash, and those located with land warrants or scrip. (10 L. D., 121; February 8, 1890.)

#### STATE OF ARKANSAS V. FORBES ET AL.

Confirmatory act of March 3, 1857.—Swamp selections made and reported to the General Land Office prior to the act of March 3, 1857, were confirmed by said act irrespective of the character of the land, if it was at that date vacant and unappropriated. (10 L. D., 163; February 17, 1890.)

STATE OF ARKANSAS v. St. LOUIS, IRON MOUNTAIN AND SOUTHERN RAILWAY COM-PANY.

Railroad grant—Swamp land certification.—Where title to a tract of land has passed to the State under the railroad grant, no action should be taken by the department looking toward the issuance of patent to the State for the same land under the swamp grant.

On a reconveyance by the State of lands erroneously certified thereto, the land department has authority to make new title under the proper law. (10 L. D., 165; February 14, 1890.)

CALLANAN ET AL. v. CHICAGO, MILWAUREE AND ST. PAUL BAILWAY COMPANY.

Swamp grant—Indian lands.—The grant of swamp lands to the State of Iowa is a grant in present, and the fee of all swamp and overflowed land within her borders at the date of the act passed to the State subject to the right of Indian occupancy, and such right being extinguished, the right of possession attached to the fee eo instant, and without further grant. (10 L. D., 285; March 4, 1890.)

## BOYD v. STATE OF OREGON.

Character of land.—The grant of swamp lands to the State included such lands as were from their wet and swampy condition not susceptible to cultivation without artificial drainage. (10 L. D., 315; March 14, 1890.)

#### MOYLAN t. STATE OF OREGON.

Periodical overflow.—Periodical overflow that subsides in time for cultivation does not render the land subject to the swamp grant. (10 L. D., 321; March 15, 1890.)

#### STATE OF MISSISSIPPI.

Act of March 3, 1857.—Repayment.—If patent has issued to individual grantees for lands that are in fact subject to the swamp grant, the remedy of the State is in the courts.

Swamp lands included within the alternate sections reserved to the United States from the grant to the State for railroad purposes did not pass under the subsequent act of September 2-, 1850.

Lands thus excepted from the swamp grant were not confirmed by the act of

March 3, 1857.

If the State sells a tract of land claimed by it under the swamp grant, and it subsequently appears that said land was not included within said grant, the holder of such title has no claim against the United States for repayment: (10 L. D., 393; April 2, 1890.)

## STATE OF OHIO. (ON REVIEW.)

Indomnity act of March 3, 1867.—The swamp lands included within the alternate sections reserved to the United States from the grant to the State for canal purposes did not pass under the subsequent grant of swamp lands, and no indemnify can be allowed therefor.

Lands thus excepted from the swamp grant are not within the confirmatory provisions of the act of March 3, 1857, as said act does not enlarge the original grant, but as to said grant only confirms selections of land granted thereunder. (10 L. D., 394; April 2, 1890.)

#### STATE OF ILLINOIS.

Act of March 3, 1857.—Following the decisions rendered in the two preceding cases, the claim of the State of Illinois to certain lands under the swamp grant is rejected. (10 L. D., 398; April 2, 1890.)

## STATE OF ILLINOIS. (DOUGLAS COUNTY.)

Cash indemnity.—Section 2482 of the Revised Statutes does not provide for cash indemnity where swamp lands have been located by warrant or scrip. (10 L. D., 446; April 12, 1890.)

SECRETARY'S DECISIONS RELATIVE TO EDUCATIONAL AND INTERNAL IMPROVEMENT GRANTS.

#### I.—SURVEYS.

(1) Fixing title.—The survey in the field attaches the title of the State to granted sections, the vesting of title not being postponed until filing of the plat. (Odillon

Marceau, 9 L. D., 554.)
(2) Mineral land.—The discovery of mineral in a school section after attachment of the State's title by survey does not divert that title. (Abraham L. Miner, 9 L.D.,

408.

- (3) When indomnity may be selected.—If the exterior lines of a township are surveyed so as to ascertain the fact and amount of loss of school land, indemnity may be selected although the township is not subdivided. (State of Oregon, 10 L. D.,
- (4) Selection before survey.—A selection made before survey of the basis is voidable, but not void, and becomes valid, in the absence of an intervening claim, when a survey is made showing loss of school land. (Harvey vs. California, 10 L. D., 217.1
- (5) So an internal improvement selection of unsurveyed land is validated by renewal of the application to select after survey. (Id.)

#### II.-USE OF RESERVED LAND.

(6) For cometery purposes.—The department can not authorize the use for cometery purposes of land reserved for schools. (Sidney Clark, 9 L. D., 333.)

#### III.-PRIVATE CLAIMS.

(7) Passage under school grants. - Land in a private claim sub judice at date of the school grant becomes subject thereto upon final rejection of the claim. (Isham M. Barnard, 9 L. D., 553.)
(8) Indemnity for.—The State of Louisiana is entitled to indemnity for school sec-

tions included in confirmed private claims. (State of Louisiana, 9 L. D., 157.)

#### IV .- SELECTION.

(9) Initiate's right.—The State has no right to any specific tract as indemnity prior

to its selection thereof. (California v. Sevoy, 9 L. D., 139.)

(10) Limitation of time. - The provision in the act of March 3, 1875, requiring the State of Colorado to make her selections of salt springs within two years after admission to the Union, is directory only and not mandatory; and the grant is not forfeited by failure on the part of the State to select within the time limited. (State of Colorado, 10 L. D., 222.)

(11) Effect of .- A pending unapproved selection does not bar the State from claim-(12) Is a bar to entry. (Alice C. Whetstone, 10 L. D., 263.)
(13) Though invalid, reserves the land from an executive withdrawal for the benefit of a railroad company. (Railroad v. Clime, 10 L. D., 31.)
(14) Second selection.—A second selection upon one basis is invalid; but in the ab-

sence of an adverse claim to the later selection it may be cured by relinquishment of the former. (L. B. Rinehart, 10 L. D., 303.)

(15) Adjustment of indemnity.—Selections must be balanced against specific losses, so that each township shall receive indemnity to the area of its proper deficit.

(State of Oregon, 10 L. D., 498.)

(16) Territorial university. - Territorial university selections under the act of February 18, 1881, until approval, are subject to the control of the Department, and may be set aside to avoid hardship upon innocent settlers. (George Hoge, 9 L. D., 232.)

#### V .- DOUBLE MINIMUM LANDS.

(17) University selections.—On January 4, 1890, this office submitted for approval a list of university selections made by the Territory of Arizona under the act of February 18, 1881, and asking attention to the fact that some of said selections were of lands held at double minimum price, recommended approval thereof notwithstanding that fact. The list was approved by the Secretary of the Interior on January 8, 1890, and by the President on January 11, 1890. This action is understood to overrule the holding of this office that double minimum land can not be taken in satisfaction of the Territorial university grant, announced in a letter to the register and receiver at Lewiston, Idaho, November 17, 1888. (See last annual report, p. 172.)

#### VI.-APPROVAL.

(18) Passes title.—Approval of State selections, where issue of patents is not provided for, passes title from the United States, and the Department can not cancel approved selections or dispose of the land. (Hendy vs. Compton, 9 L. D., 106; California v. Boddy, 9 L. D., 636).

#### VII.-RIGHTS OF SETTLERS.

(19) Under act of February 22, 1889.—The act of February 22, 1889, providing for the admission of the States of North Dakota, South Dakota, Montana, and Washington, deprives settlers upon school sections in said States before survey thereof of the benefits of section, 2275 Revised Statutes, and the land in such cases is subject to the school grant irrespective of settlements made before survey. (Secretary Noble to the Commissioner of the General Land Office, February 20, 1890, not reported.)

(20) Selected land.—The fact that land selected by the State had been occupied before or at the date of survey or of selection can not be urged to defeat the selection

except by the original settler. (Alice C. Whetstone, 10 L. D., 263.)
(21) Settlement before survey.—The right of the State to school sections is vested upon survey in the field; and one who settled between the time of actual survey and the filing of the plat can not claim against the State. (Odillon Marceau, 9 L. D.,

(22) Extent of exception from grant.—A settlement before survey upon part of a school section does not except the entire section from the grant or reservation, but only the

portion occupied. (Gonzales vs. Town-site of Flagstaff, 10 L. D., 348.)

(23) Abandonment. - If a settler before survey upon a school section abandon his holding, a settler subsequent to the survey or other third party can not set up the D., 408; Gonzales vs. Town-site of Flagstaff, 10 L. D., 348; Michael Dermody, 10 L. D., 419.)

## VIII.-ACT OF MARCH 1, 1877.

(24) Scope of.—This act confirms an approved selection which would otherwise be invalid, because made in lieu of school land not included in the final survey of a Mexican grant. (State of California, 9 L. D., 208.)

(25) It protects purchases made after as well as before the date of the act. (Hendy v. Compton, 9 L. D., 106.)

(26) Innocent purchaser. — A mere applicant to purchase is not an innocent purchaser

for valuable consideration within the meaning of the act. (Id.)
(27) Constructive notice.—Official notice to the State of the invalidity and cancellation of a selection is sufficient to preclude a purchaser from the State from claiming the character of an innocent purchaser. (Id.)

#### IX.-CONTESTS AGAINST SELECTIONS.

(28) Speccification of errors.—The presumption is in favor of the validity of selections. Persons attacking them must specify the element of invalidity relied upon, and support their allegations by reference to matters of record or by properly presented evidence. The General Land Office is not bound to pass upon general allegations of invalidity. (Alexander Allen, not reported).

## COMMISSIONER'S BULINGS RELATIVE TO EDUCATIONAL AND INTERNAL IMPROVEMENT GRANTS.

The following are new rulings made by this office during the past year upon questions arising in the adjustment of State and Territorial grants.

#### I .- LAND SUBJECT TO THE SCHOOL GRANT.

(1) Selection based upon erroneous survey.—Where indemnity had been selected for a school section represented to be under water, and a resurvey showed the presence of land in that section, the selection of indemnity barred the State from claiming the newly-discovered land under the school grant, and such land is subject to entry under the laws of the United States. And though the resurvey so increased the area of the township as to entitle the State to additional school land, the right to additional land does not attach to the newly-discovered land in the school sections, but is a float, to be satisfied by selection. (To register and receiver, Lakeview, Oregon, October 29, 1889.)

(2) Unsurveyed land.—The right of the State or Territory under the school grant does not attach before survey; and hence unsurveyed land, though supposed to be part of a school section, can not be leased so as to justify the lessee in inclosing it or otherwise maintaining exclusive occupation against settlers. (To Almeda Hilton,

August 9, 1889.)

(3) Islands.—An island in the Wabash River, lying between land granted to the State on one bank and land granted to Indian reservees on the other, has passed from the United States under one grant or the other, and the present ownership of such an island is a question of private riparian right which this office has no authority to determine. (To the auditor of Indiana, August 8, 1889.)

(4) An island in the Missouri River within the exterior boundaries of a school

section passes to the State under the school grant. (To R. B. Caples, January 15,

1890.)

## II.—RESERVATIONS.

(5) Indemnity for school lands in Indian reservation.—The State of Oregon is entitled to select indemnity for school sections in permanent Indian reservations. (To register

and receiver, Oregon City, Oregon, September 24, 1889.)
(6) Military reservations.—While in general, sections 16 and 36 in abandoned military reservations are subject to the school grant, as held in the case of George Timmermann (7 L. D., 548), yet where buildings situated on such sections have been sold prior to dissolution of the reservation, the purchasers of such buildings are entitled to claim the subdivisions upon which they stand upon paying the appraised value as prescribed by the act of July 5, 1884, the preference right allowed to such purchasers by said act being superior to the claim of the State. (To register and receiver, Cheyenne, Wyo., June 5, 1890.)

#### III.-MINERAL LAND.

(7) Indomnity for.—Under the act of February 22, 1889, the States of North Dakota. South Dakota, Montana, and Washington are entitled to claim indemnity for mineral land in school sections; and certain selections in lieu of such land made by the Territory of Washington, and held for cancellation as unauthorized under the law then existing, are held to be validated by the act of February 22, 1889. (To register and receiver, Seattle, Wash., March 29, 1890.)

#### IV .- SELECTION OF DOUBLE MINIMUM.

(8) For double minimum lost.—Double minimum indemnity may be selected for lost land held at double minimum price; and this whether the basis was enhanced in price before or after survey, overruling the holding in the case of B. W. Coiner (15 C. L. O., 274). (To register and receiver, Seattle, Wash., March 29, 1890.)

#### V .- REQUISITES OF VALID SELECTIONS.

(9) Contiguity.—Under the school grant to Colorado, which requires the granted lands to be sold for not less than \$2.50 per acre, the collateral requirement that indemnity shall be found "as contiguous as may be" to the place of loss, is not to be construed as restricting selections to the lands absolutely nearest, but to the nearest lands salable at \$2.50 per acre (To register and receiver, Pueblo, Colo., August 16, 1889.)

(10) Excessive selections.—A selection in excess of the basis assigned made prior to the circular of July 23, 1885 (4 L. D., 79), can not be objected to on account of the excess, if the aggregate of selections in the list or the series of lists does not exceed the aggregate of bases. (To register and receiver, Seattle, Wash., July 3, 1889)

(17) Even under the circular of July 23, 1885, an inconsiderable excess does not invalidate the selection. (To register and receiver, Seattle, Wash., July 3, 1889.)

(12) The selection of indemnity in excess of the actual deficit in any township can not operate to defeat the title of the State to school land in place. (To register and receiver, Seattle, Wash., August 19, 1889.)

#### VI.-RELINQUISHMENT OF SELECTIONS.

(13) Not allowed.—Relinquishment of lands selected will not be allowed merely because other lands more desirable have since become subject to selection. (To F. O. Sawin, July 31, 1869.)

#### VII.-TRESPASS ON SCHOOL LAND.

(14) Taking of stone.—The taking of stone from a school section in Oklahoma is trespass and will render the offender liable to criminal prosecution and also to suit for the value of material taken. (To T. C. Rice, August 8, 1889.)

#### VIII.-RIGHTS UNDER SELECTIONS.

- (15) Entries upon selected land.—The local officers have no power to admit entries upon selected land, though they may consider the selection invalid. Applications to enter must be denied, and objections to the walidity of the selection may be urged upon appeal to this office. (To register and receiver, Seattle, Wash., February 6, 1890.)
- 1890.)
  (16) Expired filings.—Where land is selected upon which filings have been made and have expired, the makers of such filings should be called upon to show cause why the land should not be conveyed to the State. (To register and receiver, Lakeview, Oregon, October 21, 1889.)
- (17) Adjoining farm and additional entries.—One claiming the right to make an adjoining farm or additional entry can not claim the benefit of the third section of the act of May 14, 1880, so as to defeat a State selection made prior to his application to enter. (To register and receiver, Montgomery, Ala., June 30, 1890.)

## IX.—PURCHASE UNDER ACT OF JUNE 15, 1830.

(18) One whose entry upon a school section has been canceled for illegality can not defeat the grant or reservation in favor of schools by an entry and purchase under the act of June 15, 1880. (To register and receiver, Salt Lake City, Utah, April 9, 1890.)

#### X.-TRANSFER UNDER SECTION 2288, REVISED STATUTES.

(19) A transfer made by an entryman before final proof to a school or college for the purpose of sale would vitiate his claim and not inure to the benefit of the grantee. "The section is understood to authorize the dedication of such portion of the land as is necessary for the site of a church or a school-house, or for actual burial of the dead; and transfer for the purpose of endowing a corporation would doubtless be considered evidence of bad faith." (To James Murray, February 11, 1890).

## XI.—CONTESTS AGAINST SELECTIONS.

(20) Service of notice.—When contests are instituted against State selections, notice must be served upon the proper representatives of the State. (To register and receiver, Seattle, Wash., August 14, 1889.)

#### XII .- PONCA INDIAN RESERVATION.

#### GREAT SIOUX RESERVATION-SCHOOL LANDS.

The sixteenth and thirty-sixth sections in the country in Dakota opened to entry by the act of March 2, 1839, are granted for schools, and the title to such sections within the existing reservations for the Sioux Indians will inure to the States for schools if, upon cession of the unallotted lands and extinguishment of the Indian

title, they shall be found excepted from allotment.

In the Ponca Reserve, which formed a part of the Great Sioux Reservation, and is included in the country to be taken from Dakota and annexed to Nebraska, there is no grant of the sixteenth and thirty-sixth sections in place to the State of Nebraska, but upon extinguishment of the Indian title the State will become entitled to school indemnity, and it may then select it in the usual manner. (To Mr. John Steen, commissioner of public lands and buildings, State of Nebraska, Lincoln, Nebr., May 21, 1890.)

I have considered your communication of the 25th of last February, with reference to the sixteenth and thirty-sixth sections in that portion of the Ponca Indian Reservation contemplated to be added to the State of Nebraska by the act of March 24, 1852 (22 Stats., 35), and the act of March 2, 1-89 (25 Stat., 888), and also with reference to the question whether the State, when the annexation of said tract shall have been finally consummated, will be entitled to indemnity for schools in the event that a decision be reached that said numbered sections therein have been otherwise disposed of by Congress.

Responding to that portion of your inquiry respecting the progress of the surveys in said tract, I would state that the eastern portion has been surveyed and the western portion is under contract for survey, and in the eastern part a few allotment surveys have been made for the Indians. The matter of the surveys need not be dwelt upon in connection with the condition of the tract with reference to the school grant

to the State of Nebraska.

The act of 1882 provides that "when the Indian title to the lands thus described shall be extinguished the jurisdiction over said lands shall be, and hereby is, orded to the State of Nebraska, and subject to all the conditions and limitations provided in the act of Congress admitting Nebraska into the Union, and the northern boundary of the State shall be extended to said forty-third parallel as fully and effectually as if said lands had been included in the boundaries of said State at the time of its admission to the Union;" and it is also therein provided that the act, "so far as jurisdiction is concerned, shall not take effect until the President shall, by proclamation, declare that the Indian title to said lands has been extinguished." This proposition was assented to and accepted, in conformity with the act by which it was made, by the legislature of the State of Nebraska, on May 23.1882 (Laws of Nebraska, 1882, extra session, 56).

The act of March 2, 1839 (25 Stat., 833), among other things provides for the establishment of defined Indian reservations to be carved out of the Great Reservation of the Sioux Nation in the Territory of Dakota, within which allotments of lands are to be made to the Indians in severalty, after which the vacant lands are to be held by the United States (see section 12) for the sole purpose of securing homes to actual settlers "on such terms as Congress shall prescribe, subject to grants which Congress may make in aid of education," and all the lands in the Great Sioux Reservation outside of the separate reservations carved out as aforesaid, are by this act declared restored to the public domain, with certain exceptions, and made subject to homestead appropriation (section 21), except sections 16 and 36 (see section 24), which

are reserved, for schools, whether surveyed or unsurveyed.

It will be observed that no special reservation of the sixteenth and thirty-sixth sections for schools in the existing separate reservations for the Sioux Indians is made by this act, the matter of the disposition of the remaining lands upon extinguishment of the Indian title having been reserved for separate legislation. Undoubtedly Congress intended, in framing the bill, that all the lands in these reservations should first be made subject to allotment to the Indians, and then upon a cossion of the remaining lands, as in the act provided, it would be for Congress to say what disposal should be made of the vacant lands, including the sixteenth and thirty-sixth sections, in the absence of any previous legislation looking thereto; but Congress had, prior to the approval of the act of March 2, 1889, expressed the will of that body as to these sections in the tenth section of the act of February 22, 1889 (25 Stat., 676), admitting four States into the Union, including North Dakota and South Dakota, as follows:

"That the sixteenth and thirty-sixth sections embraced in permanent reservations for national purposes shall not, at any time, be subject to the grants nor to the indemnity provisions of this act, nor shall any lands embraced in Indian, military, or other reservations of any character be subject to the grants or to the indemnity provisions of this act until the reservation shall have been extinguished and such lands

be restored to and become a part of the public domain."

The sixteenth and thirty-sixth sections, therefore, in the country in Dakota opened to entry by the act of March 2, 1889, are granted for schools, and the title to such sections within the existing reservations for the Sioux Indians will inure to the States for schools, if upon cession of the unallotted lands and extinguishment of the Indian title they shall be found excepted from allotment.

title they shall be found excepted from allotment.

The country to be annexed to Nebraska includes the Ponca Indian Reservation within larger exterior boundaries, and has been a part of the Great Sioux Indian Reservation

ervation ...

I have elaborated somewhat the question of the status of the school sections in the Great Sioux Indian Reservation in Dakota, in order to show that the express reservation of the sixteenth and thirty-sixth sections for schools by the twenty-fourth section of the act of March 2, 1-89, relates exclusively to the lands thereby opened to settlement and entry. The language is, "that sections 16 and 36 of each township of the lands open to settlement under the provisions of this act, whether surveyed or unsurveyed, are hereby reserved for the use and benefit of the public schools," etc. The act refers to the lands open to settlement, and not those to be opened in the future under section 12 thereof, nor the Ponca Reservation which forms in part the subject of the legislation contained in section 13 thereof, and consequently it has no application to the latter, the disposal of which is provided for in the section last above mentioned as follows:

"Each member of the Ponca tribe of Indians now occupying a part of the old Ponca Reservation, within the limits of the said Great Sioux Reservation, shall be entitled to allotments upon said old Ponca Reservation as follows: To each head of a family, 320 acres; to each single person over eighteen years of age, one-fourth of a section; to each orphan child under eighteen years of age, one-fourth of a section; and to each other person under eighteen years of age now living, one-eighth of a section, with title thereto and rights under the same, in all other respects conforming to this act. And said Poncas shall be entitled to all other benefits under this act in the same manner and with the same conditions as if they were a part of the Sioux Nation receiving rations at one of the agencies herein named. When allotments to the Ponca tribe of Indians and to such other Indians as allotments are provided for by this act shall have been made upon that portion of said reservation which is described in the act entitled 'An act to extend the northern boundary of the State of Nebraska,' approved March 28, 1882, the President shall, in pursuance of said act, declare that the Indian title is extinguished to all lands described in said act not so allotted hereunder: and thereupon all of said land not so allotted and included in said act of March 28, 1882, shall be open to settlement as provided in this act: Provided, That the allotments to Ponca and other Indians authorized by this act to be made upon the land described in the said act entitled 'Au act to extend the northern boundary of the State of Nebraska, shall be made within six months from the time this act shall take effect."

This legislation is in harmony with that regarding the subsisting Indian reservations in Dakota, in not interposing a bar to the allotment of the sixteenth and thirtysixth sections to the Indians. The reservation is small, and it may take nearly all
the good land therein to satisfy the claims of the Indians, and this consideration
may have influenced Congress in adopting this legislation. It is clear, too, that upon
the extinguishment of the Indian title, "all of said land not so allotted " " and
included in said act of March 28, 1882, shall be open to settlement as provided in this
act." There is no exception to this provision; it embraces all the land not allotted,
including the sixteenth and thirty-sixth sections, if any shall remain. There is,
therefore, no grant of the sixteenth and thirty-sixth sections in the Ponca Indian

reservation in place to the State of Nebraska for schools.

The next question to be considered is whether, upon the annexation of this tract of country to Nebraska, and the extension of the jurisdiction of the State over it as by law provided, the State will be entitled to other lands for schools in lieu of the sixteenth and thirty-sixth sections within it. The answer to this question is found in the language of the act of 182, above quoted. The cession of the country to Nebraska is made "subject to all the conditions and limitations provided in the act admitting Nebraska into the Union." And the northern boundary of the State is extended so as to include it "as fully and effectually as if said lands had been included in the boundaries of said State at the time of its admission to the Union." This tract is therefore to be treated as if it had been a part of Nebraska ever since admission of the State to the Union so far as the conditions and limitations of the act enabling the State to be so admitted are concerned. (See act of April 19, 1864, 13 Stat., 47.) One of the conditions accepted by the State, as it was offered by the United States, was (see seventh section of this act) that sections 16 and 36 in every township, "and when such sections have been sold or otherwise disposed of by any act of Congress, other lands equivalent thereto, " " shall be, and are hereby, granted to said State for the support of common schools." It matters not that the grantee only now comes into existence; the tract is made a part of Nebraska as effectually as if it originally formed a part of the State, and hence participates in the donations of

lands for various purposes made by the act of admission. Congress has provided that all the lands in the Ponca reservation are to be disposed of otherwise than for schools, and the townships, in order to be placed on a footing with the other townships in the State as the acts of 1882 and 1889 contemplate, will, upon proclamation by the President of the extinguishment of the Indian title, be entitled to school indemnity, and the State may then select it in the prescribed manner.

#### SWAMP LANDS.

Statement exhibiting the quantity of land selected for the several States under acts of Congress approved March 2, 1849, and September 28, 1850 (section 2479, Revised Statutes), and March 12, 1860 (section 2490, Revised Statutes), up to and ending June 30, 1890.

	1	889.	18	90.	. ,	<b>6</b> 3.4.1.1
States.	Third quarter.	Fourth quarter.	First quarter.	Second quarter.	Year ending June 80, 1890.	
Alabama	Acres.	Acres.	Acres.	Acres.	Acres.	Acres. 531, 355. 6
Arkansas		· · · · · • • • • • • • • • • • • • • •				8, 655, 210. 1
California		850. 89		119.62	970. 51	1, 883, 555. 9 22, 222, 439. 6
llinois ndiana		· • • • • • • • • • • • • • • • • • • •				3, 981, 784. 1 1, 377, 727. 7
owa		. <b></b>				4, 567, 959. 3
oulsiana (act of 1849)				182. 28	182. 28	11, 214, 996. 3
ouisiana (act of 1850) dichigan						554, 459. 8 7, 293, 159. 2
dinnesotadississippi				5, 410. 18	15, <b>2</b> 53. <b>5</b> 3	4, 394, 663, 1 3, 602, 963, 3
dissouri						4, 843, 583. 8
)hio Dregon Wisconsin		479. 25			2, 810. 21	116, 766, 2 410, 671, 8 4, 567, 123, 8
Total	. 2, 330. 96	1, 880. 14	9, 848, 35	5, 712. 08	19, 216, 53	80, 218, 419.

Statement exhibiting the quantity of land approved to the several States under acts of Congress approved March 2, 1849, and September 28, 1850 (section 2479, Revised Statutes), and March 12, 1860 (section 2490, Revised Statutes), up to and ending June 30, 1890.

•	1	889.	18	90.	W 44	Matal ataua
States.	Third quarter.	Fourth quarter.	First quarter.	Second quarter.	Year ending June 30, 1890.	Total since date of grant,
Alabama	Acres.	Aores.	Acres.	Acres.	Acres.	Aores. 414, 310, 31
Arkansas. California Florida		1, 760, 00	2, 022. 72	1, 420. 00	160.00 8,073.02	7, 671, 101. 21 1, 758, 602. 80
Illinois Indiana		20, 829. 49	40.00	5, 220. 92	59, 099. 56 40. 00	16, 377, 310, 54 1, 493, 718, 25 1, 265, 107, 87
Louisiana (act of 1849) Louisiana (act of 1850)			160.00	280.00	440.00	988, 562. 00 8, 708, 588. 48 257, 504. 08
Michigan Minnesota Mississippi					406, 54	5, 728, 922. 91 3, 051, 692. 46 8, 325, 437. 77
Missouri Ohio						4, 495, 816, 49 25, 660, 71
Oregon Wisconsin	9, 958. 64	25, 997. 78 17, 905. 52	898.33	4, 011. 15	40, 865. 85 17, 905. 52	248, 993, 85 8, 349, 132, 99
Total	45, 978. 09	66, 492. 74	3, 527. 59	10, 992. 07	126, 990. 49	59, 100, 462. 67

Statement exhibiting the quantity of land patented to the several States under the acts of Congress approved September 28, 1850 (section 2479, Revised Statutes), and March 12, 1860 (section 2490, Revised Statutes), and also the quantity certified to the State of Louisiana under act of March 2, 1849, up to and ending June 30, 1890.

•	1	.889.	18	90.		
States.	Third quarter.	Fourth quarter.	First quarter.	Second quarter.	Year ending June 30, 1890.	
Mabama	Acres. 999, 42	Acres.	Acres.	Acres.	Acres. 999, 42	Acres. a 411, 189, 20
Arkansas	2, 156. 38	8, 942, 90		120. 00	3, 483. 02 4, 062. 90	
llinois		38, 819. 17	14, 159. 60	40.00	53, 595. 76 40. 00	b16, 114, 725. 7 c1, 455, 641. 4
ndianaowa owaouisiana (act of 1849)	411.18	80, 00		113. 95	685. 13	d1, 257, 863. 0 e1, 183, 920. 3 8, 708, 588. 5
ouisiana (act of 1850) Lichigan		· • • • • • • • • • • • • • • • • • • •		2, 948. 17	2, 948. 17	f 228, 120. 4 g5, 667, 804. 6
dinnesotadississippi		40,00	406, 54	45. 56	85.56 406.54	2, 890, 592. 8 3, 259, 153. 2
dissouri)hio	3, 222. 28	80.00	680.00		3, 982. 28	h3, 415, 531. 2 25, 640. 7
)regon Visconsin	215. 84		32, 933. <b>68</b> 2, 977. 87	2, 935. 70	36, 085. 22 2, 977. 87	140, 982. 8 43, 332, 900. 5
Total	7, 622. 11	44, 288. 71	51, 237. 69	6, 203. 38	109, 351. 89	57, 209, 324, 4

a 1,998.64 acres of this is contained in indemnity patents under act of March 2, 1855. b 56,864.85 acres of this is contained in indemnity patents under act of March 2, 1855. c 2,309.07 acres of this is contained in indemnity patents under act of March 2, 1855. c 3,309.07 acres of this is contained in indemnity patents under act of March 2, 1855. c 321,565.23 acres of this is contained in indemnity patents under act of March 2, 1855. f 2,948.17 acres of this is contained in indemnity patents under act of March 2, 1855. h 74,517.95 acres of this is contained in indemnity patents under act of March 2, 1855. i 105,047.99 acres of this is contained in indemnity patents under act of March 2, 1855.

## L.—DRAUGHTING DIVISION.

In this division is performed all the draughting required by the General Land Office, and the platting of surveys and calculation of areas of public lands when required. It has the custody of all official field-notes of surveys of the public domain, and plats and maps (including photo-lithographic copies) relating thereto. Maps of the United States and of States and Territories are compiled in this division from official surveys. Maps, diagrams, copies of plats, and tracings are prepared and constructed for individuals and for departmental and other official purposes.

In reference to the work done during the fiscal year ending June 30,

1890, the following is reported, viz:

The map of the United States was revised and corrected, and an edi-

tion of 14,000 copies is now being printed.

Maps of Mississippi, North Dakota, South Dakota, Nebraska, Sioux Indian Reservation, and Territory of Oklahoma, were compiled, and tracings for publication made of Mississippi, North Dakota, South Dakota, Nebraska, Sioux Indian Reservation, and State of Washington. The Mississippi and Nebraska maps are now in the publishers' hands.

The maps of California, Missouri, Indian Territory, and Kansas are

in process of compilation.

Tracings for maps of California and Territory of Oklahoma are being

made

Two hundred and ninety-seven railroad maps have been examined and reported upon.

Six hundred and seventy-three railroad maps have been prepared with

land-district designations.

One hundred and ninety-one certified copies of maps, plats, and diagrams have been constructed and fees collected to the amount of \$669.35.

For office use there were four hundred and eighty-two maps and

tracings made or prepared.

Forty one copies of plats on drawing paper have been constructed for local land offices.

Seven thousand eight hundred photo-lithographic copies of plats have been sent to applicants, and fees received to the amount of \$2,300.16.

Three thousand five hundred and ninety-six photo-lithographic copies of plats have been verified, certified, and sent to surveyor-generals, registers, and receivers, and State officers.

One hundred and ninety-seven volumes of field-notes have been prepared for binding and properly indexed, of which number sixty-eight volumes have been bound and placed in the files.

Seventy-nine volumes of plats of surveys have been arranged, in-

dexed, and bound.

Plats of new surveys to the number of five hundred and ninety-nine have been examined, entered upon the working diagrams, and filed for reference.

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Six hundred and forty-nine letters were received, and four hundred

and fifty seven letters were written.

Under a contract for photo-lithographing worn, defaced, and needed plats, five hundred and sixty-five tracings were examined and sent to the contractor. Of these, there have been returned four hundred and sixty-five, with fifteen paper copies of each, in all six thousand nine hundred and seventy-five copies of plats.

The work of properly filing and labeling the seven hundred thousand photo-lithographic plats in the custody of this division has been in progress during the year, or since September 1, 1889, and now very

nearly completed.

A great amount of miscellaneous work not classified, such as computation of areas, explanations referable to lines of surveys, and the correct reading of plats has constituted a very considerable part of the labor of this division.

## M.—DIVISION OF ACCOUNTS.

The chief of this division reports that when, on the 16th of July, 1889, he was appointed chief and assumed the duties thereof, he found a great accumulation of official work in arrears, which was greatly due to mistaken methods and practices which obtained in the division, and which, in his judgment, obstructed rather than facilitated the transaction of business; that he found that much valuable time consumed in counting "testimony" in final proof cases, six clerks being engaged on this work "guarding" against (as styled by the late administration) gross irregularities, which, in his opinion, were improbable or impossible. Thus a number of clerks were employed on duties which in no manner hastened the disposition of pressing business. This unnecessary and useless practice was discarded and the clerks placed upon more important work.

Six clerks were engaged on the adjustment of the accounts of receivers and disbursing agents (one hundred and seven offices), which accounts were adjusted quarterly. Placing three of the best accountants on this work, all the work of adjustment of these accounts was given them and they were able, without special effort, to keep the work up to date. But since the recent decision of the Attorney General, dated May 12, 1890, requiring the adjustment of the "accounts of disbursing agents and others," monthly, the chief is of opinion that this will require three additional accountants to his present force. Although the order above referred to will necessitate the rendition of three times as many accounts as heretofore he is satisfied that with six first-class accountants he will be able to keep this work up to date.

He expresses the opinion that the greatest trouble this office encounters in the adjustment of accounts of receivers and disbursing agents, is in obtaining "warrants" from the Treasury Department upon which credit can be given receivers and disbursing agents for moneys deposited by them. It is usually from sixty to ninety days after a deposit has been made before a warrant issues (only upon which credit can be If this office were able to get these warrants promptly after a deposit had been made, or if credit could be given upon certificates of deposit, issued by the depository in which the money is placed, which are immediately forwarded to this office, the office would be able to adjust all of the accounts of receivers and disbursing agents within ten days after reaching this office. So that parties doing business with and for the Government under this bureau would know the exact status of their accounts within a short period of time, instead of waiting months and sometimes years as they are now compelled to do under the present method.

This is a matter of great importance and which, in his opinion, should be given careful consideration to the effect that proper legislation may be had and thus place the office upon a proper business basis.

The Revised Statutes of the United States section 456, provide that-

All returns relative to the public lands shall be made to the Commissioner of the General Land Office, and he shall have the power to audit all public accounts relative to public lands.

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This statute is executed by the Commissioner through the division of accounts, the duties of which embrace the statement, keeping, adjustment, and auditing of all accounts relative to the public lands between the United States and the States, the United States and the various Indian tribes, and the United States and individuals; the examination and docketing of all returns from the one hundred and seven local land offices; the advances of public funds to disbursing agents in the public lands service; the compilation of tabular statements showing the disposal of the public domain, involving an amount of work that can not be estimated; and the preparation of estimates for the necessary expenses of the land service for each fiscal year.

The following is a summary of the work performed in the division

during the fiscal year ending June 30, 1890:

Letters received	21, 101
Letters written	
Accounts adjusted and audited	5, 564
Duplicate certificates of deposit received and recorded	1,602

These accounts, covering \$17,087,634.12, show receipts and disbursements, as follows:

#### RECEIPTS.

	Accounts of moneys collected on account of depredation on pub-	
~.	lic timber	
760	Total receipts.	
100	Total techno	10, 600, 555.00

#### DISBURSEMENTS.

1874	Quarterly accounts of receivers, acting as disbursing agents	939, 876. 00
265	Quarterly accounts of surveyors-general, acting as disbursing	
	agents	267, 790. 03
37	State fund accounts	663, 693, 00
794	Repayment accounts for land erroneously sold	57, 845, 24
3	State swamp-land indemnity accounts	19, 242, 53
11	Re-imbursement accounts, act March 3, 1887	2, 545, 25
143	Accounts of deputy surveyors	97, 463, 10
56	Indian accounts	4, 592, 048, 00
	Miscellaneous accounts, including those of inspectors and special	
	agents, and contingent transportation and other accounts	246, 791. 97
	<del>-</del>	

4764 Total disbursements.....

The work of this division is entirely up to date with the exception of the accounts of deputy surveyors. At the beginning of the fiscal year 1890 the adjustment of receivers' accounts was several months in arrears; the State fund and Indian accounts were from one to seven years in arrears. During the year just closed this work has all been brought up, so that in entering upon the new year, commencing July 1, we were handling the current work as it came in.

The deputy surveyors' accounts are entirely independent of the disbursing accounts of surveyors general, all of which are adjusted to

date.

The repayment accounts for lands erroneously sold are promptly attended to as the applications for repayment arrive in this office.

This division prepares all estimates of appropriations required for the land service and also the reports relative to the expenditures of moneys appropriated.

A report of the condition of all appropriations appertaining to the surveying service, which shows the amount expended, the estimated liabilities outstanding, and the balance on hand of each of thirty separate appropriations, is prepared weekly for the Secretary of the Interior. These reports, with others required by various public officials, now form an important branch of the work of this division, and entail considerable labor upon the clerical force not heretofore required of them.

The following tables are submitted, including a recapitulation of the land business done in the several States and Territorics during the past fiscal year, together with other tables of importance in connection with the sales and disposal of the public domain.

Statement showing the amount deposited by individuals to cover the cost of office work in connection with the survey of mineral lands in the following districts during the fiscal year ending June 30, 1890.

District.	Amount deposited.	District.	Amount deposited.
Alaska Arizona Arkansas California Colorado Dakots (South) Idaho Montana	1, 710. 00 30. 00 4, 660. 00 32, 864. 25 2, 430. 00	Nevada New Mexico, Oregon Utah Washington Wyoming	1, 590. 00 415. 00 6, 963. 00 1, 485. 00

Statement showing the amount deposited by railroads to cover the cost of field and office work in connection with the survey of public lands in the following districts, during the fiscal year ending June 30, 1890.

District.	Amount depo	sited.
,	Field work. Office wor	k. Aggregate.
California	1,930,88 886.0 15,007.10 2,501.1	7   2, 316. 40 8   17, 508. 28
Total	21, 827. 58 3, 451. 7	24, 779. 24

Number of acres of public and Indian lands disposed of for cash, and under the homestead acts, under the timber-culture acts, located with agricultural college and other kinds of serip, and located with military bounty land-warrants, and selected by States and railroads in the several States and Territories, each year ending June 30, from 1577 to 1890, inclusive.

States and Terri- tories.	1878.	1879.	1880.	1881.	1882	1883.	1884	1885.	188¢.	1887.	1888	1889.	1890.
Alabama	Aores. 169,939.01	Acres. 162, 772.69	Aeres. 350,420.3 6	Acres. 476,051.12	Aores. 418,329.07	Acres. 846,636.79	Acres. 387,280.41	Acres. 270,901.62	Aores. 226,627.41	Acres. 625,769.43	A ores. 562,394.73	1.	Acres. 326,327.42
Arkansas California		28,281.50 229,052.05 402,764.93	17,067 391,566 362,903	19,203.99 526,829.99 585,092.52	21,156.81 426,747,81 529,723,43	461 57 951	: -	278 174 244,582 1,295,909	534,139.30 277,281.04 1,348,678.46	468,656.28 563,461.66 1,475,296.04	562, 938.30 411, 965.36 2, 104, 364.26		360,761.62 366,102.31 820,645.59
Colorado Dakota Florida Idabo		111,560.61 1,656,851.162 61,285.47 89,458.91	2,268,808.24 95,862.80 120,323.56	2, 673, 213, 42 217, 925, 68 1149, 126, 57	534,257.02 4,360,131.81 416,001.64 166,988.02	424, 713.86 7,317,236.98 452,263.08 232,639.97	566,537.85 11,082,818.44 714,818.77 269,490.41	662,611.05 4,547.749.77 282,515.55 284,903.04	1,282,674.87 3,075,085.11 231,799.46 272,019.84	2,536,714.36 2,096,315.55 1,520,880.11 241,815.19	2.604,015.13 1,706,424.97 1,266,308.21 313,636.60	2,103,607.27 2,103,693.67 2,080,146.33 331,563.92	992,935.70 160,171.95 297,491.14
Illinois	* 106 85 80.08			<b>677.16</b> <b>40</b> .00	*170,824.57 40.00	•				25.20 32.52			:
Iows Kansas	1,711,571.62	11,601.11	9,049.83	1,299,014.07	10,044.90	1,105	1,384	3,030	5,636	219	2,974	_	3,453
Louisiana Michigan	<b>49.246.04</b> 127.626.10	27,484,64	92,780.92 250,786.86	145,533.66 448,084.54	543,893.93	38	285	<u> </u>	3 8	138	623		22,699
Minnesota Mississippi Missouri	958, 137.83 53, 393.53 65, 884.49	21,275 31 46,980 22	854.065.32 66.227.01 98.587.54	173,331.85 153,758.76 141,355.37	1,188,001.52 358,217.21 266,644.54	1,556 230 517	1,646 242 407	8 = 8	4118	8 2 8 8 2 8 8 2 8 8	3 2 2 8 4 4		95,719 14,612 97,816
Montana Nebraska Nevuda	47,587,31 66,154,37 614,773,991,182,301,221, 96,466,76 42,849,94	1,182 301.22	1,319,992.91	109,579,43, 848,197,06 88,160,14	186,463.36 960,355.35 78,588.27	1,327,410.09	8,105,851.32 8,105,851.32 83,143.35	3,698,381.76	3,551,518.29 250,998.87	2,536 037.27 2,515,659.81 308 488 79	2,139,339.26 425,155,01	_	81,816 178,782 16,786
	12,143.82	37,338.31	38.356.18	162,378.35 120.00	116,931.60	2	216	2	808	168	99	:	4.87 8.78 8.78
Oregon South Dakota	180,411.88	121,073.90	240,619.37	313,326.75	309,548.70	504,828.80	604, 696.60	788,287.71	504,863.78	754,875.71	889,239.97	691,934.98	348
Utah Washington Wisconsin Wyoming	128,651.29 229,865.49 128,996.01 23,333.67	103,307.78 251,181.48 135,084.42 33,330.64	97,818.59 421,521.67 167,073.16 44,146.83	134,394.30 419,237.58 327,513.62 48,965.92	84, 149, 01 449, 389, FB 846, 156 33 58, 307, 25	111,913.86 764,418.33 844,318.42 187,488.65	1,085,753.89 306,910,10 595,786.88	184,853.62 1,016,117.76 218,436.92 552,967.14	299,776.06 544,828.49 237,585.73 453,572.51	241,446.18 2,662,587.09 364,664.71 424,780.22	234, 998.33 4, 575, 194.10 337, 622.59 242, 306.78	141,916.58 1,024,991.61 126,959.71 227,220.90	269,448 31 936,921.79 88,088.93 183,157.41
Total	7,209,540.60	8,724,371.11	9,152,297.62	0,762,967.18	13,998,780.27	19,030,796.89	26,834,041.03	7, 209, 540. 60 8, 724, 371. 11 9, 152, 297. 62 10, 762, 967. 18 13, 998, 756. 27 19, 030, 796. 89 26, 834, 041. 03 20, 113, 063. 88 20, 981, 967. 18 25, 111, 400. 54 24, 485,	20,991,967.18	25,111,400.84	833.91	17, 143, 434.28 12, 798,	12,798,837.41

\*Including original State swamp selections up to June 30, 1882.

† Including original State awamp selections up to June 30, 1887.

Betimates of appropriations required for the service of the fiscal year ending June 30, 1892, by the General Land Office.

Detailed objects of expenditure, and explanations.	Estimated amount which will be required for each detailed object of expenditure.	Amount appropriated for the current fi scal year ending June 30, 1891.
SALARIES, GENERAL LAND OFFICE.		·
Commissioner, General Land Office (July 11, 1890; R. S., p. 76, sec. 446)  Assistant Commissioner (July 7, 1884, July 11, 1890; vol. 23, p. 186, sec. 1)  Chief clerk (July 11, 1890; R. S., p. 74, sec. 440)  Additional to chief clerk (submitted)	\$5, 000 3, 500 2, 250 250	\$5, 000 8, 500 2, 250
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4,400	4, 400
Three inspectors of surveyors general and district land offices, at \$2,000 each (Aug. 5, 1882, July 11, 1890; vol. 22, p. 247, sec. 1).  One additional inspector of surveyors general and district land offices,	6.000	6, 000
at \$2,000. (Submitted)  Recorder (July 11/4890; R.S., p. 76, sec. 447)  Three principal clerks at the salary indicated by the figures opposite the names of the respective divisions:  Principal clerk, private land claims, \$2,000 (July 11, 1890; R. S., p. 76,	2, 000- 2, 000	2, 000
sec. 448)		
Principal clerk, public lands, \$2,000 (July 11, 1890; R. S., p. 76, sec. 448). Principal clerk, "urveys, \$2,000 (July 11, 1890; R. S., p. 76, sec. 448). Bight chiefs of divisions, at \$2,000 each. (Appropriated; July 11, 1890 Two law examiners, at \$2,000 each (July 31, 1886, July 11, 1890; vol. 24, p.	6, 000 16, 000	6, 000 16, 000
Ten principal examiners of land claims and contests at \$2 000 each (Init	4,000	4, 000
11, 1888, July 11, 1890; vol. 25, p. 285, sec. 1)	20, 000 57, 600	20, 000 57, 600
Sixty two clerks of class three (July 11, 1890) Seventy-two clerks of class three (July 11, 1890) Seventy-two clerks of class two. (Same act) Seventy-teght clerks of class one. (Same act) Five additional clerks of class one. (Submitted)	99, 200	99, 200
Seventy-two clerks of class two. (Same act)	100, 800 93, 600	100, 800 93, 600
Fity-six cierks, at \$1,000 each (Aug. 5, 1682, July 11, 1890; Vol. 22, p. 247,	6,000	56,000
Five additional clerks, at \$1,000 each. (Submitted	5, 000 49, 500	49, 500
Five additional clerks, at \$1,000 each. (Submitted Fifty-five copyists, at \$900 each (July 11,1890; R. S., p. 27, secs. 167-9)  Ten additional copyists, at \$900 each. (Submitted).  Two messengers, at \$340 each (July 11, 1890).  Nine assistant messengers, at \$720 each (July 11, 1890).	9, 000 1, <b>680</b>	1, 680
Nine assistant messengers, at \$720 each (July 11, 1890) Six packera, at \$720 each (July 11, 1890)	1, 680 6, 480 4, 320 7, 920	6, 480 4, 820 7, 920
expenses of inspectors.		
Per diem in lieu of subsistence of inspectors and of clerks detailed to investigate fraudulent land entries, trespasses on the public lands, and cases of official misconduct; also of clerks detailed to examine the books of, and assist in opening new, land offices. While traveling on duty, at a rate to be fixed by the Secretary of the Interior, at not exceeding \$3 per day, and for actual necessary expenses of transportation and for other necessary expenses, (Appropriated; July 11, 1890; vol. 25,		
p. 735, sec. 1)	12, 500	10, <b>0</b> 00
LIBRARY, GENERAL LAND OFFICE.	! 	
Law books for the law library of the General Land Office. (Appropriated; July 11, 1890; vol. 25, p. 735, sec. 1)	500	500
MAPS OF THE UNITED STATES.		
For connected and separate United States and other maps prepared in the General Land Office, provided that one-half of said United States maps shall be delivered to the House of Representatives and one-fourth to the United States Senate for distribution. (Appropriated; July 11, 1890; vol. 25, p. 735. sec. 1)	15, 000	15, 000
Total	596, 500	571, 750
SURVEYING PUBLIC LANDS.		
For surveys and resurveys of public lands, \$400,000, at rates not exceeding \$9 per linear mile for standard and meander lines; \$7 for township and \$5 for section lines, except that the Commissioner of the General Land Office may allow for the survey of lands heavily timbered, mountainous or covered with dense undergrowth, rates not exceeding \$13 per linear mile for standard and meander lines; \$11 for township and \$7 for section lines, and in cases of exceptional difficulties in the		<i>t</i>

Detailed objects of expenditure, and explanations.	Estimated amount which will be required for each detailed object of expenditure.	Amount appropriated for the current fiscal year ending June 80, 1891.
SURVETING PUBLIC LANDS.		
surveys the work can not be contracted for at these rates, compensation for surveys and resurveys may be made by the said Commissioner at rates not exceeding \$18 per linear mile for standard and meander miles; \$15 for township and \$12 for section lines.  Provided, That in the State of Washington there may be allowed, with the approval of the Secretary of the Interior, for the survey of lands heavily timbered, mountainous, or covered with dense undergrowth, rates not exceeding \$25 per linear mile for standard and meander lines; \$23 for township and \$20 for section lines. (Appropriated: Aug. 30.		e/9E 000
1890; R. S., p. 390. sec. 2223)	\$400,000	<b>\$425, 00</b> 0
pended for examinations of the public surveys in the several survey- ing districts, in order to test the accuracy of the work in the field, and to prevent payment for fraudulent and imperfect surveys, and for examina- tion of surveys heretofore made and reported to be defective or fraudu- lent, and inspecting mineral deposits, coal fields, and timber districts, and for making such other surveys or examinations as may be required for identifications of lands for purposes of evidence in any suit or pro-	•	
ceedings in behalf of the United States.		
Arizona.—For expenses attending the survey and examination of private land claims in Arizona, including the compensation of clerks and trans- lators and the expense of investigating claims, titles, and boundaries.		<b>.</b>
(Appropriated Aug. 30, 1890 r R. S. p. 390; vol. 23, p. 211, sec. 2223	5, 000	5, 000
(Appropriated, Aug. 30, 1890; R. S. p. 390, vol. 24 p. 240, sec. 2223)	1,000	2, 000
Louisiana.—For original surveys, resurveys, and corrective surveys of confirmed private land claims. (Appropriated Aug. 30, 1890; R.S.p. 390, vol. 24, p. 240, sec. 2223)	8, 000	•
New Mexico For expenses attending the survey and resurvey of con-	,	
firmed private land claims (\$5,000), survey and resurvey of unconfirmed private land claims (\$20,000). (Appropriated Aug. 30, 1890; R. S. p. 390, vol. 25, p. 959, sec. 2223)  NOTE.—In explanation of the estimate for the survey of private land claims in New Mexico, the following quotation is made from the surveyor.	25, 000	3, 000
general's letter submitting estimates for the fiscal year ending June 30, 1892:		
"I think it is generally realized by the officers of the Government and by members of Congress, as well as by citizens generally, that the unsettled condition of land titles in New Mexico should not be allowed to continue. The first step to attain the object of bringing order out of this contains on must be careful surveys to determine the amount of land that should be embraced in valid private land claims, to reconcile, as far as possible, conflicting boundaries and to prepare maps showing the extent and position of each claim. To do this in so vast a territory will require much labor and a large expenditure of money, and I am satisfied that in justice to the people of this Territory the items asked for above, for surveys of land grants, and for the clerical force of this office should not be reduced.		· I
As the matter now stands, I am in many cases unable to recommend the reservation of land for ancient and valid private land claims for the reason		
that the description given in the documents by virtue of which colonies	1	
were settled and put in possession of lands in different parts of the Territory, scores and even hundreds of years ago, are often simply statements	1	1
of natural objects which bound such claims on the different sides, and	1	i
these boundaries can not be determined in relation to the public surveys;		
without a careful location of the grant on the ground. And so in hundreds of cases claimants under the United States land laws are coming in con-	!	
flict with the ancient inhabitants whose rights were guarantied by solemn		
treaties of the nation. Entrymen make filings upon their villages,	•	
houses, and churches, and I know of no way of preventing this confusion except as suggested above. It has heretofore been impossible to do any-		
thing, because the money for the requisite surveys has not been appropriated. The surveys are equally needed, whether, a land court bill is enacted or not."	, 	
ABANDONED MILITARY RESERVATIONS.		
For necessary expenses of survey, appraisal, and sale of abandoned mili- tary reservations transferred to the control of the Secretary of the In- terior under the provisions of an ext of Congress approved July 5 1884.		
terior under the provisions of an act of Congress approved July 5, 1884. 23 Stats., p. 103, sec. 2. (Appropriated Aug. 30, 1890; vol. 23, p. 499; vol. 25, p. 959, sec. 1)  To pay salaries of custodians of abandoned military reservations at not	8, 000	8, 000
exceeding \$720 each per annum. (Appropriated Aug. 30, 1890; vol. 25, p. 959, sec. 1).	18, 000	2,000
Total	465, 000	445 000
	700,000	

Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)	Detailed objects of expenditure, and explanations.	Estimated amount which will be required for each detailed object of expenditure.	for the current fiscal year ending
2. Fort Bridwell, Cal. 2. Camp Cadv, Cal. 4. Camp on White River, Col. 5. Pike's Peak, Colo.* 6. Fort Naseton, Dak. * 7. Fort Dolge, Kans. 8. Fort Wallace, Kans. 8. Fort Wallace, Kans. 11. Fort Wilkins, Mich. 12. Fort Halleck, Nev.; 13. Fort McDermot, Nev.; 14. Fort Caig, N. Mex. 15. Fort McDermot, Nev.; 15. Fort Colville, Wash. 16. Fort Thornburg, Utah. 17. Fort Colville, Wash. 18. Fort Fret Steele, Wyo.; 19. Fort Maginnia, Mont. 21. Fort Maginnia, Mont. 22. Fori Maginnia, Mont. 23. Fort Laramie, Wyoming. 24. Fort Maginnia, Mont. 25. Point Roberts Military Reservation, Washington. 25. Fort Laramie, Wyoming. 26. Fort Lower Canada, Arizona.; 27. Fori Laramie, Wyoming. 28. Fort Maginnia, Mont. 29. Fort Laramie, Wyoming. 29. Fort Laramie, Wyoming. 20. Fort Laramie, Wyoming. 20. Fort Lower Canada, Power Can	LIST OF ABANDONED MILITARY RESERVATIONS.		
On the reservations above referred to are buildings, officers' quarters, barracks, storehouses, corrals, hospitals, gymnasiums, and other valuable improvements of such value that custodians are absolutely necessary.  PUBLIC LANDS.  SALARIES, OFFICES OF SUEVEYORS-GENERAL.  Arizona:  Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	1. Camp Crittenden. 2. Fort Bridwell, Cal. 3. Camp Cady, Cal. 4. Camp on White River, Col. 5. Pike's Peak, Colo.* 6. Fort Sisseton, Dak.* 7. Fort Dodge, Kans. 8. Fort Wallace, Kans. 9. Fort Hays, Kans. 10. Fort Ellis, Mont. 11. Fort Wilkins, Mich. 12. Fort Halleck, Nev.† 13. Fort McDermot, Nev.† 14. Fort Craig, N. Mex.* 15. Fort Klamath, Oreg. 16. Fort Thornburg, Utah. 17. Fort Colville, Wash. 18. Fort Fred Steele, Wyo.† 19. Fort Fetterman, Wyo. 20. Fort Lyon, Colo † 21. Fort Maginnia, Mont. 22. Point Roberts Military Reservation, Washington. 23. Fort Laramie, Wyoming.† 24. Ruin of Casa Grande, Arizona.†		
SALARIES, OFFICES OF SURVEYORS-GENERAL.  Arizona: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	25. Detroit, Michigan, arsenal grounds.? On the reservations above referred to are buildings, officers' quarters, barracks, storehouses, corrals, hospitals, gymnasiums, and other valuable improvements of such value that custodians are absolutely necessary.		
Arizona: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) \$2,500 Clerks in his office (July 11, 1890; R. S., p. 381, sec. 2226) \$4,500  Note.—The estimate of \$4,500 for clerk hire is submitted as accessary for the prompt and proper transaction of official business.  California: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) 22,700  Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2225) 22,000  Note.—The estimate of \$22,000 for clerk hire is made for the reason that that amount is necessary for the regular office work, including \$1,800 for keeper of Spanish archives.  Colorsdo: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) 2,500  Note.—The estimate of \$11,900 for clerk hire is submitted as necessary for the proper transaction of the public business and the prompt performance of office work consequent upon the public surveys to be contracted for during the year.  Florida: Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208) 1,800  Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226) 3,000  Note.—The sum of \$3,000 for clerk hire is submitted as necessary for the current work of the office.  Idaho: Surveyor-general (July 11, 1890; R. S., p. 399, sec. 2210) 2,500		i	
NOTE.—The estimate of \$4,500 for clerk hire is submitted as necessary for the prompt and proper transaction of official business.  California: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	Arizona:	\$2, 500 4, 500	\$2,500 3,000
Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	NOTE.—The estimate of \$4,500 for clerk hire is submitted as necessary	!	
that that amount is necessary for the regular omce work, including \$1,800 for keeper of Spanish archives.  Colorsdo: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	2, 750 22, 000	2, 750 10, 000
Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) 2, 500  Note.—The estimate of \$11, 900 for clerk hire is submitted as necessary for the proper transaction of the public business and the prompt performance of office work consequent upon the public surveys to be contracted for during the year.  Florida: Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208) 1, 800 Clerka in his flice (July 11, 1890; R. S., p. 391, sec. 2226) 3, 000  Note.—The sum of \$3,000 for clerk hire is submitted as necessary for the current work of the office.  Idaho: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) 2, 500	that that amount is becessary for the regular omce work, including		•
for the proper transaction of the public business and the prompt performance of office work consequent upon the public surveys to be contracted for during the year.  Florida:  Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208)	Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	2, 500 11, 900	2, 500 6, 000
Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208)	for the proper transaction of the public business and the prompt per- formance of office work consequent upon the public surveys to be con-	1	
the current work of the office.  Idaho: Surveyor general (July 11, 1890; R. S., p. 389, sec. 2210)	Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208)	1, 800 3, 000	1,800 1,800
Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	NOTE.—The sum of \$3,000 for clerk hire is submitted as necessary for the current work of the office.		I
Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)			2, 500 2, 000
Note.—The sum of \$4,800 for clerk hire is submitted as necessary for the current office work, indexing the plats and field-notes in the office and preparation of descriptive lists of corners, soil, etc., for the use of the United States local land offices as required by law.	the curvent office work, indexing the plats and field-notes in the office and		1

<sup>†</sup> Custodians serving without pay.

Detailed objects of expenditure, and explanations.	Estimated amount which will be required for each detailed object of expenditure.	for the
PUBLIC LANDS—Continued.		
SALABIRS, OFFICERS OF SURVEYORS-GENERAL—continued.		
Louisiana: Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2208)	\$1,800 10,000	\$1, 800 5, 000
NOTE.—The sum of \$10,000 for clerk hire is submitted as necessary for the transaction of current business, continuing the preparation of exhibit of private land claims, preparation of patent plat in duplicate for 5800 confirmed private claims, reproduction of worn and defective township plats, examination and researches to prepare confirmed claims for surveys and locations, recording field-notes, and preservation and indexing records.		
Minnesota: Surveyor-general (July 11, 1890; R. S., p. 888, sec. 2208) Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2225)		1, 800 2, 000
NOTE.—The estimate of \$8.000 for clerk hire is submitted as necessary for the transaction of current official business.		
Montana: Surveyor-general (July11, 1890; R. S., p. 389, sec. 2210)	2, 500 15, 000	2, 500 7, 000
NOTE.—The estimate of \$15,000 for clerk hire is submitted as necessary for the prompt and proper performance of official current business.		,
Nevada: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) Clerks in his office (July 11, 1890; R. S., p. 391, 2226)	1, 800 4, 000	1, 800 2, 500
NOTE.—The estimate of \$4,000 for clerk hire is submitted as necessary for the proper performance of current official work.	7	
New Mexico: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	· \$2,500 15,000	\$2, 500 8, 000
NOTE.—The estimate of \$15,000 for clerk hire is submitted as necessary for the proper transaction of current official work for bringing up arrears of office work, and the amount-includes the sum of \$2,000 to enable the surveyor-general to preserve and enter upon the record the Spanish documents filed as evidence of title. Many of the papers are much worn and defaced by long use, and repeated handling will soom make them illegible. And there are many Spanish documents on deposit that have never been indexed, or examined. They should be carefully examined, and those relating to land titles should be translated and recorded both in English and Spanish.		
North Dakota: Surveyor-general (July 11, 1890) Clerks in his office (July 11, 1890; —p. 891, sec. 2226)	2, 000 7, 000	2, 000 5, 000
NOTE.—The estimate of \$7,000 for clerk hire is submitted as necessary for the performance of the regular office work.		
Oregon: Surveyor-general (July 11, 1890; R. S., p. 383, ecc. 2209) Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)	2, 000 4, 500	2, 000 8, 000
NOTE.—The estimate of $44,500$ is submitted as necessary for the performance of current official work.		
South Dakota: Surveyor general (July 11, 1890)	2, 000 12, 000	2, 000 7, 500
NOTE.—The estimate for \$12,000 for clerk hire is submitted as necessary for the performance of the regular office work and to bring up arrears of office work.	-	
Utah: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210)	2, 500	9 800
Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)	9, 000	8, 000
NOTE.—Of the sum of \$3,000 submitted for clerk hire, \$4,000 is for the regular office work and \$5,000 to enable the surveyor-general to prepare corrected maps of the several mining districts.		
		T

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	object of expenditures.	vear ending June 30, 1891.
PUBLIC LANDS—Continued.		
SALARIES, OFFICES OF SURVEYORS-GENERAL-continued.		
Washington: Surveyor-general (July 11, 1890; R. S., p. 388, sec. 2209) Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)	\$2,500 12,000	\$2, 500 7, 500
NOTE.—The estimate of \$12,000 for clerk hire is submitted as necessary for the performance of the regular office work, and the bringing up of arrears of work.	<b>N</b>	
Wyoming: Surveyor-general (July 11, 1890; R. S., p. 389, sec. 2210) Clerks in his office (July 11, 1890; R. S., p. 391, sec. 2226)		2, 500 3, 000
NOTE.—The estimate of \$9,000 for clerk hire is submitted as necessary for the proper transaction of the current office work $$	i	
Total	185, 650	107, 250
CONTINGENT EXPENSES, OFFICES OF SURVEYORS-GENERAL.	1	
Arizons.—Rent of office for surveyor-general, pay of messenger, fuel, books, stationers, and other incidental expenses (July 11, 1890; R. S., p.		
89f, sec. 2227)	. 1, 500	1, 500
Ostfornia.—For books, stationery, pay of messenger, and other incidental expenses (July 1, 1890; R. S., p. 391, sec. 2227)	2,000	2, 000
and otner incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)	4,000	1, 500
ther incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)	1,000	1,000
of messenger, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)	. 1, 500	1,500
Louisiana.—Fuel, books, stationery, pay of messenger, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)	1, 200	1, 200
Minnesots.—Fuel, books, stationery, printing, binding, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227).  Montana.—Rent of office for surveyor-general, fuel, books, stationery,	. 1,000	1, 000-
pay of messenger, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)		2, 000
Nerada.—Rent of office for aurveyor-general, pay of messenger, fuel, books, stationery, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 227)		800
New Mexico.—Rent of office for surveyor general, fuel, books, stationery, and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)	1,000	
North Dakota.—Rent of office for surveyor general, fuel, books, stationery,	i	1, 500
and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)  Oregon.—Pay of messenger, fuel, books, stationery, and other incidental	2, 000	1, 500-
Oregon.—Pay of messenger, fuel, books, stationery, and other incidental expenses (July 11, 1890; R. S. p. 391, sec. 2227)  South Dakota.—Rent of office for surveyor-general, fuel, books, stationery, binding records, and other necessary expenses (July 11, 1890; R. S.,		1, 000
p. 391, sec. 2227)  **Control office for surveyor-general, pay of messenger, fuel, books, stationery, and other incidental expenses (July 11, 1890; R. S., p. 391,	2, 500	1, 500
sec. 2227). Washington.—Rent of office for surveyor general, fuel, books, stationery, pay of messenger, and other incidental expenses (July 11, 1890; R. S.,	2, 400	1, 400
p. 391, sec 2227).  Wyoming.—Rent of office for surveyor-general, fuel, books, stationery,	3,000	1, 500
and other incidental expenses (July 11, 1890; R. S., p. 391, sec. 2227)		1, 500
Total	31, 100	22, 400
Compensation of registers and receivers of local land offices at not exceeding \$3,000 each: Provided, That the fees on homestead and timber-culture entries shall be included in calculating the fees and commissions of registers and receivers (see detailed statement in appendix, marked Exhibit A.) (Appropriated, Aug. 20, 1890, R. S., p. 382, sees. 223, 2240).  Note.—The estimate submitted is based upon the actual carnings of registers and receivers, of fees and commissions collected and turned into the Treasury by them during the fiscal year unded June 30, 1890, except in the offices lately established. As no business has been done the citi	840, 000	550, 000

Detailed objects of expenditure, and explanations.	Estimated amount which will be required for each detailed object of expenditure.	Amount appropriated for the current fiscal year ending June 30, 1891.
PUBLIC LANDS—Continued.		
COLLECTING THE REVENUE FROM PUBLIC LANDS—continued,		
mate is based upon maximum compensation. During the year ended June 30, 1890, the fees and commissions earned by registers and receivers (including homestead and timber-culture fees) amounted to \$1,343,798. The actual amount appropriated for registers and receivers as salaries, fees, and commissions was \$550,000, which if all expended will leave a net revenue to the United States of \$793,798.  Contingent expenses of land offices.—For clerk hire, rent, and other incidental expenses of the several land offices (Mar. 2, 1889, Aug. 30, 1890; vol. 25, p. 588, sec. 1).  NOTE.—The appropriation for the current fiscal year, amounting to \$155,000 (and deficiency \$28,000) in all \$185,000, was entirely inadequate to the needs of the service. This office was compelled to refuse many applications for allowances of clerk hire, office rent, and other absolutely necessary expenses from the various offices during the past year owing to the limited appropriation. This office is now unable to suthorize clerk hire, and office rent in very many cases where the public business absolutely requires such allowance, and in no instance have fuel or lights been paid for by the United States. During the fiscal year just ended, the registers and receivers were called upon for a statement of the amount necessary to meet the incidental expenses of their offices for the fiscal year 1891, a copy of which will be found appendix marked Exhibit B, and to properly provide for the expenses of the offices (including the offices lately established) the amount asked for will be necessary.	\$240, 000	\$175, 000
Expenses of depositing public moneys.—Expenses of depositing money received from the disposal of public lands (appropriated Aug. 30, 1890; R. S., p. 713, sec. 3517).  Depredations on public timber.—To meet the expenses of protecting tim-	10,000	10, 000
ber on the public lands (Mar. 2, 1889; Aug. 30, 1890; vol. 25, p. 958, sec. 1).  Protecting the public lands.—The protection of public lands from idegal	. 100.000	100.000
and fraudulent entry or appropriation (Mar. 2, 1889; Aug. 30, 1890; vol. 25, p. 958, sec. 1).  Expenses of hearings in land entries.—Expenses of hearings held by order of the Commissioner of the General Land Office to determine whether	120, 000	120, 900
alleged fraudulent entries are of that character or have been made in compliance with law (Mar. 2, 1889; Aug. 30, 1890; vol. 25, p. 959, sec. 1). Settlements of claims for swamp lands and swamp land indemnity.—Salaries and expenses of agents employed in adjusting claims for swamp		30, 000
lands, and for indemnity for swamp lands (Mar. 2. 1889; Aug. 30, 1890; vol. 25; p. 959, sec. 1).	20, 000	20, 000
priations for "depredations on the public timber" and "protecting public lands," while on duty, shall be allowed per diem in lieu of subsistence at a rate not exceeding \$3 per day and actual necessary expenses for transportation.  Reproducing plats of survey, General Land Office.—To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of survey, on tile, and other plats constituting a part of the records of sald office and to furnish local land offices with the same (Mar. 2, 1889; Aug. 30, 1890; vol. 25, p. 959, sec. 1)	25, 000	2, 500
terior (Mar. 2, 1889; Aug. 30, 1890; vol. 25, p. 959, sec. 1)	12, 500	12, 500
Grand total	1, 197, 500	1, 020, 000

EXHIBIT A. Statement of the earnings, amount paid registers and receivers, and net revenue to the United States for the fiscal year ending June 30, 1890.

Name of office.	Earnings of regis- ters and receivers.	Total.	Amount paid reg- isters and receivers.	Total.	Net revenue to United States.	Amount received as home- stead and timber- culture fees.	Total govern- ment fees.	Total revenue to United States.
Alabama : Huntaville Montgomery Arizona :	\$8, 040 } 6, 730 }	<b>\$14,770</b>	{ \$6,000 }	<b>\$12, 000</b>	\$2,770	{ \$9, 320 } { 12, 850 }	<b>\$22,</b> 170	\$24, 94
Prescott	6, 000 } 5, 815 }	11, 815	{ 6, 000 } 5, 527 }	11, 527	288	{ 395 } 2,120 }	2, 515	2, 80
Camden Dardanelle Harrison Little Rock Zalifornia :	7 352	22, 2 <b>2</b> 7	5, 702 3, 657 6, 000 5, 516	20, 875	1, 352	7, 520 2, 170 7, 680 6, 090	23, 460	24, 81
Humboldt Independence Los Angeles Maryaville Redding (Shasta)† Sacramento San Francisco Stockton Susanville Visalia Jolorado :	2, 228 9, 757 3, 729 11, 163 9, 423 11, 419 15, 675 4, 609 11, 973	85, 176	5, 200 2, 228 6, 000 3, 729 5, 579 6, 000 4, 845 6, 000 4, 609 6, 000	50, 190	34, 986	1, 025 390 5 265 665 2, 265 2, 415 4, 585 1, 875 1, 015 5, 115	24, 615	59, 60
Akron ; Central City Del Norte Denver Durango Glennwood Springe Gunnison Hugo ; Lamar Leadville Montrose Pueblo Sterling ;	5, 844 29, 018 4, 106 7, 740 2, 483 5, 579 4, 239 4, 866 14, 612	82, 812	2, 825 5, 844 6, 000 4, 108 6, 000 2, 483 5, 579 4, 239 4, 866 6, 000	48, 942	33, 370	\$\begin{pmatrix} 570 \\ 2,085 \\ 20,096 \\ 815 \\ 960 \\ 230 \\ \\ 3,400 \\ 420 \\ 215 \\ 6,475 \end{pmatrix}\$	85, 266	68, 63.
Plorida : Gainesville	8, 807	8, 807	6, 000	6, 000	2, 807	10, 185	10, 185	12, 99
Sitka §daho :	136	136		· • • • • • • • • • • • • • • • • • • •	136		<b></b>	13
Blackfoot	6, 779 4, 372 2, 687 3, 970 5, 242	23, 050	6,000 4,372 2,687 3,970 5,242	22, 271	779	3, 335 2, 160 520 1, 195 1, 305	8, 515	9, 29
Des Moines Lansas :	1, 818	1, 818	1, 818	1, 818	<u> </u>	250	250	25
Garden City Kirwin Larned Oberlin Salina Topeka Wa-Keeney	15, 570 4, 511 1, 614	58, 643	6,000 6,000 6,000 4,511 1,614 6,000	36, 125	22, 518	6, 335 2, 803 2, 160 8, 885 1, 130 170 11, 375	32, 860	55, 37
ouisiana: Natchitoches New Orleans	3, 792 } 7, 368 }	11, 1 <b>6</b> 0	{ 3,792 } 6,000 }	9, 792	1, 368	{ 2,930 } 8,405 }	11, 335	12,70
fichigan ; Grayling Marquette finnesota :	2, 213 } 7, 990 }	10, 203	{ 2,213 } 6,000 }	8, 213	1, 990	{ 3,770 }	4, 490	6, 48
Crookston Duluth Marshall St. Cloud Taylor's Falls	7, 568	82, 190	6,000 5,915 5,876 6,000 1,478	25, 289	6, 921	4, 960 3, 285 2, 340 3, 740 396	14, 720	21, 64
Kississippi :     Jackson	1	10, <b>0</b> 79	6,000	<b>6, 00</b> 0	4, 079		19, 580	23, 60
Boonville	8, 207 ) 4, 587 ( 8, 744 )	16, 588	{ 3, 207 } { 4, 587 } 6, 000 }	13, 794	2,744	2, 340 } 3, 545 } 6, 655	12, 540	15, 28

EXHIBIT A—Continued.

Statement of the earnings, amount paid registers and receivers, etc.—Continued.

Name of office.	Earnings of regis- ters and receivers.	Total.	Amount paid reg- isters and receivers.	Total.	Net revenue to United States.	Amount received as home-stead and timber-culture fees.	Total govern- ment fees.	Total revenue to United States.
Montana:  Bozeman Helena Miles City Lewiston *	19.889 \$	<b>\$28, 209</b>	\$6,000 6,000 2,363	\$14, 363	\$13, 846	\$1,500 7,645 460	<b>\$9, 605</b>	<b>\$23, 4</b> 51
Lewiston* Missoula * Nebraska:								
Alliance		• • • • • • • • • • • • • • • • • • •	<b> </b>					
Broken Bow Bloomington Chadorn Grand Island Lincoln	4, 310 13, 111 8, 667 1, 912		6,000 6,000 1,912	•••••		955 11, 245 2, 990 130	· · · · · · · · · · · · · · · · · · ·	i
McCook Neligh North Platte O'Neil Sidney Valentine	11, 774 5, 613 24, 048 7, 256 10, 331 5, 975	93, 027	5, 613 6, 000 6, 000 6, 000 5, 975	58, 810	39, 217	8, 885 1, 830 13, 381 1, 489 8, 565 5, 200	54, 620	98, 887
Nevada: Carson City Eureka	1, 811 } 2, 271 }	4, 082	{ 1,811 } { 2,271 }	4, 082		{ 10 } 80 }	40	40
New Mexico: Folsom Las Cruces Roswell Santa Fé	1.569	13, 478	2, 589 4, 096 1, 569 5, 274	13, 478	 	1, 195 1, 455 955 1, 930	5, 535	5,58
North Dakota: Bismarck Devil's Lake Fargo Grand Forks	11,550	35, 303	6, 600 6, 000 6, 000 6, 000	24, 000	11, 303	4. 260 4, 215 5, 575 4, 450	18, 500	29, 80
Oregon: Burns La Grande Lakeview Oregon City Roseburg The Dalles Oklahoma:	5, 486 5, 575 29, 087	66, 514	4, 486 5, 486 5, 575 6, 000 6, 000 4, 500	82, 047	84, 467	1, 815 3, 830 1, 755 6, 570 3, 560 2, 220	19, 750	54, 21
Buffalo	13, 034 \$	81, 566	{ 6,000 } { 6,000 }	12, 000	19, 566	{ 39, 475 } { 29, 130 }	68, 605	88, 17
South Dakota: A berdeen Chamberlain† Huron Mitchell Pierre† Rapid City Watertown Yankton	9, 315 ) 2, 188   12, 075   8, 463   595   7, 662	57, 812	6,000 1,500 6,000 6,000 595 6,000 6,000 4,876	36, 971	20, 841	( 6, 175 ) 8, 260 ) 7, 285 ] 3, 985 ] 490 ] 6, 385 ] 6, 050 ] 1, 320 ]	<b>34, 95</b> 0	55, 791
Utah : Salt Lake City	13, 112	18, 112	6, 000	6, 000	7, 112	4, 480	4, 480	11, 592
Washington: North Yakima Seattle Spokane Falls Vancouver Walla Walla	17, 817	101, 463	8,000 6,000 6,000 6,000 6,000	30, 000	71, 463	3, 990 14, 060 6, 160 4, 450 2, 870	81, 530	102, 996
Olympia *							. <b></b> .	
Wisconsin: Ashland Bau Claire Menasha Wausau	.   4,778)	13, 612	4, 778 4, 164 1, 506 3, 164	13, 612		\begin{cases} 940 \\ 965 \\ 290 \\ 1,090 \end{cases}	8, 285	3, 285
Wyoming: Buffalo Cheyenne Evanston Douglas*	6, <b>0</b> 03 7, 577 8, <b>666</b>	17, 246	{ 6,000 } 6,000 }	15, 666	1, 580	2, 235 3, 145 720	6, 100	7, 680
Lander* Sundance*								
Total	864, 348	864, 848	528,845	528, 845	335, 503	479,450	479, 450	814, 951

<sup>\*</sup> New office.

EXHIBIT B.

Statement of the amount estimated to be necessary to meet the expenses of the local land offices for the fiscal year 1892.

Name of office.	Clerk hire.	Office rent.	Furni- ture.	Fuel, etc.	Post- office box rent.	Regis- tration.	Binding.	Total.
labama:				!				
Hunteville Montgomery	\$900 3, 900	\$240				<b>\$6</b> 0 3 <b>0</b> 0		\$1, 20 4, <b>2</b> 0
risona :			1		i I		[	
Prescott	2, 100	300				50 150		66
Lrkansas:		300			,	100		2, 55
Camden	1, 350	800			\$5	40		1, 69
Dardanelle	500	200				100		80
Harrison	1, 200	180		; <b></b>	`. <b></b>	60	]	1, 44
Little Rock California:	1, 200	200				60		1, 40
Humboldt	900	·		Í	1	35		92
Independence		240				15		2
Los Angeles Marysville	4, 200	600	\$50	\$90	6	100		5, 0
Marysville		300 360		100		100		2, 50
Redding	2, 100 1, 000	360	!	100		40 50	845	1, 5
Sacramento San Francisco	4, 200	300		100		50	420	4, 2
Stockton	1, 800	250				15		2, 0
Susanville		180				20	·	2
Viselia	2, 800	180		40	8	75	· · ·	3, 0
colorado : Akron*			ļ		İ			
Central City		240				15		2
Del Norte	900	250	'			40	·	1. 1
Denver	6, 600	1,500		800		300	·	8, 7
Durango	1. 200	300 700	**********	70	6	.60		1,6
Glenwood Springs. Gunnison	2, 400	300	100	100		100 10	; <sub>}</sub>	3, <u>4</u>
Hugo*						10		
Lamar	3, 000					100		8, 1
Leadville		480				20		5
Montrose		420		100		100		_ 6
Pueblo Sterling *	7, 200	800		27	·····	100		7, 6
lorida:		!				•••••		
Gainesville	4, 480	300				200		4, 9
daho:							-	
Blackfoot	400	250 360	100	50	'	20 100		. 7
Boisé City Coour d'Alene	1, 200	240		50		100		1, 7
Hailey		300				25		8
Lewiston		80G				25		8
0W&:			1				!	, .
Des Moines Cansas:	600	·		· · · · · · · · · · · · · · · · · · ·	· • • • • • • • • • • • • • • • • • • •	50		, 6
Garden City	8,900	l	ŀ	75		150	۱ . ا	4, 1
Kirwin	2, 700 2, 700	300				50		8,0
Larned	2,700			35		150		2.8
Oberlin	8, 600	700	126	80	i	400		4, 9
Salina Topeka	900	800 600	• • • • • • • • • • • • • • • • • • • •			5 60		1, 2 1, 5
Wa-Keeney	6, 700	150		100		180		7, 0
OU1818D8 :	, ,							
Natchitoches	····	860		· • • • • • • • • • • • • • • • • •		45		4
New Orleans fichigan:	3,000				•••••	250		8, 2
Grayling		450			l	15		4
Marquette	1, 800					100		1, 9
linnesota :		i	1		Ι.			
Crookston Duluth	1, 800	360	75	75		75 100		1, 8
Marehall	2, 100 1, 350	360	180			60	50	2, 7 2, 0
St. Cloud	2, 100	360		100		100		2, 6
Taylor's Falls		120				6		1
lississippi :	4	400				440	ļ	
Jackson	4, 500	480	100		· · · · · · · · .	100	····	5, 1
Boonville	. 150	250				10		4
	. 200	175				10		ī
		110						
Ironton	1, 800	800				50		2, 1
Ironton	1, 800 900	300		••••	6	50 20		2, 1 1, 2

<sup>\*</sup> Not estimated; new office.

#### EXHIBIT B-Continued.

Statement of the amount estimated to be necessary to meet the expenses of the local land offices for the fiscal year 1892—Continued.

Name of office.	Clerk hire.	Office rent.	Furni- ture.	Fuel, etc.	Post- office box rent.	Regis- tration.	Binding.	Total.
Montana:		\$380	1		1	\$25		
Miles City Lewiston*		<b>\$000</b>		· • • • • • • • • • • • • • • • • • • •		<b>\$20</b>		\$855
Missoula*		ļ. <b></b> .		·			. <b></b> . '	
Nebraska : Alliance	\$1,800	300	l			200	1	2, 300
Bloomington	1,000	180		\$30			·	1, 210
Broken Bow *					·····			
Chadron	1,800 1,800	300 480	\$150	100	\$4.	180	<b>\$3</b> 0	2, 564 2, 280
Lincoln		<b></b>				20	'	20
McCook	8, 600	300	<b></b>		¦	100	!	4,060
Neligh North Platte	1, 800 2, 700	180		75		<b>6</b> 0 <b>5</b> 0	· • • • • • • • • • • • • • • • • • • •	2, 115 2, 750
O'Neil	900			l		100	'	1, 600
Sidney	1,800				. <b></b>	150		1, 950
Valentine [evada:	1,800	· • • · · · · · · · · · · · · ·		· • • • • • • • • • • • • • • • • • • •		· 80	·	1, 880
Carson City		240		. <b></b>	' . <b></b> .	10		250
Eureka	! <b>.</b>	420	¦	¦		· • • • • • • • • • • • • • • • • • • •	'	420
lew Mexico: Folsom		360	75	1	1	30	25	490
Las Cruces	1,500	216				35		1, 751
Roswell	225		<u>-</u>			100	<sup> </sup>	325
Santa F6 Iorth Dakota:	1,000		50	- <b></b>		50	l,	1, 100
Bismarck	2, 400	300		. <b></b>	,	75		2, 775
Devil's Lake	2,000	300	¦	. <b></b>		40		2, 775 2, 340 2, 400
FargoGrand Forks	1,800 2,000	300 800	50	100		300 125	17	2, 400 2, 502
kiahoma:	2,000	100		100		120	i **	2, 502
Buffalo*								•••••
Guthrie Kingfisher	3, 600 3, 300		112			30 100	50	8, 630 3, 562
Oklahoma*	0,000		115			100		
regon :								
Burns La Grande	1, 200 1, 200	300 180	113	100		50 50	25	1, 575 1, <b>643</b>
Lakeview	900	800		100		60		1, 260
Oregon City	2, 500		386			25	125	3, 036
Roseburg The Dalles	1,800 1,800	100	• • • • • • • • • • • • • • • • • • • •	50	12	25 25	i	1, 825 1, 987
outh Dakota:	2,000	. 100	,	1	12	20		1,001
Aberdeen	2, 700	600		12		50	[	3, 362
Chamberlain Huron	2, 900 4, 500	800	115	155	· · · · · · · · · · · · · · · · · · ·	60 150	ļ <sub>1</sub>	3, 075 5, 1 <b>0</b> 5
Mitchell	1,900	150	150	150		150		2,500
Pierre	2,400		80		<del>.</del>	50		2, 530 2, 809
Rapid City Watertown	2, 400 5, 000	800	75		4	30 50		2, 809 5, 050
Yankton	900	800				20		1, 220
tah:			ı t	ĺ			ا ا	
Salt Lake City	4, 500	800	•••••		8	125	50	4, 983
Vashington: North Yakima	1, 800		· • • • • • • • • • • • • • • • • • • •	 		25		1, 825
Olympia *								
Spokane Falls	5, 600 8, 700	300	110			100 50	86	6, 146 8, 750
Vancouver Walla Walla	2.100					50		2, 150
Walla Walla Waterville*	2,000	800	¦			50		2, 850
Visconsin:			•••••	•••••				•••••
Ashland		200				100		300
Eau Claire		250				20		270
Menasha Wausau	150	225 200				45 15		270 365
yoming:	1	i						
Buffalo	1, 200	800		150		50		1, 700
Cheyenne Douglas*	2, 100	600			6	180		2, 896
Evanston	600	336	67	75		60		1, 188
Lander*								
Sundance*								
Total	191, 605			,	66			

<sup>\*</sup> Not estimated; new office.

Statement of the business transacted at the local land offices during the fiscal year ending June 30, 1890.

## LAND OFFICE AT SITKA, ALASKA.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of mineral lands	7	275. 81			\$1, 297. 50
Total cash sales	7	275. 81			1, 297. 50
Applications to purchase mineral lands Mineral protests, adverse claims	10 1			\$100.00 10.00	100.00 10.00
Total of all classes of entries and amount received therefrom	18	275. 31	·	110.00	1, 407. 50

#### LAND OFFICE AT HUNTSVILLE, ALA.

Sales of land subject to pre-emption entry.	16	1, 923. 00		<u> </u>	2, 403, 80
Additional payment	1	26. 25	1		32, 81
Supplemental payments	2	. 92			1.16
Excess payments on homestead, timber-	i			i i	
culture, and other entries and locations		284. 62	<b></b>		356, 11
Homestead entries commuted to cash un-	i			1	
der section 2301, Revised Statutes	54	16, 617, 411	. <b></b>		8, 278. 07
Homestead entries commuted to cash un-		(.,			-,
der section 2, act June 15, 1880	6	[520, 47]	ļ		600, 11
Total cash sales	372	2, 224, 79	<b></b>	l. <b></b>	11, 672, 06
	1	.,			,
Original homestead entries	1, 183	134, 516. 40	\$3, 367, 13	9, 320, 00	12, 687, 13
Final homestead entries	570	[65, 851, 70]			1, 683. 49
Pre-emption declaratory statements	238			476, 00	476, 00
Amount received for reducing testimony	1				
to writing	1	<b></b> .		1, 280, 68	1, 280. 68
•- · <b>6</b> ·					
Total of all classes of entries and	ł	j	i	1	
amount received therefrom	2, 363	136, 751, 19	5, 050, 62	11, 076, 68	27, 799, 86
Salaries, fees, and commissions of register		1			
and receiver					6, 000, 00
Expenses of depositing					17.90
Incidental expenses					1, 392, 75
					-, 5021 10
Total			l		7, 410, 65
2000	1				., 210. 00
	1	1	1	1 !	

#### LAND OFFICE AT MONTGOMERY, ALA.

The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Additional payments Excess payments on homestead, timber	39 4	5, 089. 24 122. 44			<b>\$6, 361. 81</b> 153, 13
culture, and other entries and locations Homestead entries commuted to cash un-	369	458. 84			575. <b>5</b> 6
der section 2301, Revised Statutes Homestead entries commuted to cash un-	99	[11, 722. 59]			14, 647. 13
der section 2, act June 15, 1880	7	[622. 29]			708. 90
Total cash sales	518	5, 670. 02			22, 446. 53
Original homestead entries	1, 659 1, 095 8	181, 129. 06 [140, 296. 18] 443. 37	\$4, 528. 05 3, 506. 10	\$12, 830. 00 5. 55 194. 00	17, 378. 05 3, 506. 10 5. 55 194. 00
Amount received for reducing testimony to writing				1, 575. 99	1, 575. 99
Total of all classes of entries and amounts received therefrom	8, 372	187, 242. 45	8, 034. 15	14, 625. 54	45, 106. 22
Salaries, fees, and commissions of register and receiver					6, 000. 00 26. 60 3, 004. 60
Total					9, 031. 20

#### LAND OFFICE AT PRESCOTT, ARIZ.

Sales of land subject to pre-emption entry. Sales of mineral lands	12 19 1	1, 639. 841. 820.	40			2, 849, 70 1, 750, 00 800, 00
culture and other entries and locations Final entries under the desert-land act Homestead entries commuted to cash un-	2 1		25 46]			. 36 37. 46
der section 2801, Revised Statutes	2	{ 3 <b>2</b> 0.	19]	. <b></b>		400. 24
Total cash sales	87	2, 301.	<b>5</b> 3			5, 837. 76
Original homestead entriesFinal homestead entriesLands entered under the timber-oulture	41 30	6, 252. [4, 323.			385.00	718. 00 <b>2</b> 58. 75
laws	1, 521 26	1	49		40, 00 8, 042, 00 260, 00	56. 00 3, 042. 00 260. 00
Applications to purchase coal lands Mineral protests, adverse claims Pre-emption declaratory statements		·			20.00	60, 00 20, 00 231, 00
Soldiers' and sailors' homestead declara- tory statement	1			· 	3. 00 i	3. 00
to writing		<sub> </sub>			147. 66	147. <b>6</b> 6
Total of all classes of entries and amount received therefrom	1,759	252, 531.	18	607.75	4, 188. 66	10, <b>634</b> . 17
Salaries, fees, and commissions of register and receiver						6, 000. 00 47, 45
Expenses of depositing	. <b></b>					577.64
Total						6, 625. 09

## LAND OFFICE AT TUCSON, ARIZ.

{The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acrea	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of mineral lands Excess payments on homestead, timber-	92 19	12, 380. 96 231. 86			\$16, 618. 83 1, 200. 00
culture, and other entries and locations.	18				17. 18
Original entries under the desert-land act.	148 121				15, 646. 92
Final entries under the desert-land act	121	[41, 078. 87]			39, 767. 34
under section 2301, Revised Statutes	83	[4, 777, 67]			6, 170. 25
Total cash sales	426	75, 213. 97			79, 420. 47
Original homestead entries	157	21, 196, 85	\$795, 41	\$1, 365, 00	2, 160, 41
Final homestead entriesLands entered under the timber-culture	91	[18, 743, 35]			551.49
laws	83	11, 779. 63	332. 00	<b>755, 0</b> 0	1, 087. 00
laws	1	[160.00]		. 4. 00	4.00
warranta	1		<b></b>	1.00	1.00
Applications to purchase mineral lands				150. Ou	150.00
Mineral protests, adverse claims				10.00	10. <b>0</b> 0
Pre-emption declaratory statements	i	•••••		489. 00	489.00
tory statements	3 ,			9. 00	9.00
to writing	•••••		- <i></i>	884. 55	884.55
Total of all classes of entries and amounts received therefrom	941	108, 230. 45	1, 678. 90	3, 667. 55	84, 766. 92
Salaries, fees, and commissions of register					
					5, <b>527. 27</b>
Expenses of depositing	• • • • • • •	•••••		i	184.90
Incidental expenses				• • • • • • • • • • • • • • • • • • • •	1, 860, 55
Total					7, 572. 72

#### LAND OFFICE AT CAMDEN, ARK.

Sales of land subject to pre-emption entry.	1	80.00			100.00 100.00
Additional payments	-	[40.00] 1.00			21. 25
Excess payments on homestead, timber- culture, and other entries and locations.	74		1	,	217. 11
Homestead entries commuted to cash under section 2301, Revised Statutes	14	[1, 417. 68]			1, 772. 10
Total cash sales	92	274. 29		,	2, 210. 46
Original homestead entries	934 839	108, 917. 16 [40, 494. 65]	1, 012, 39	·	10, <b>24</b> 3. <b>3</b> 1 1, 012. 39
State selections, school indemnity		5, 816. 13			72. 75 10. 00 2. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	11				22. 00 22. 00
tory statements  Amount received for reducing testimony	1			2.00	2. 00
to writing				806. 63	806. 68
Total of all classes of entries and amount received therefrom	1, 416	115, 007. 58	8, 735, 70	8, 435. 38	14, 881. 54
Salaries, fees, and commissions of register and receiver	l				5, 701. 92
Expenses of depositing					. 50 1, 48 <b>6, 54</b>
Total					7, 138. 96

## LAND OFFICE AT DARDANELLE, ARK.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commissions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Additional payments	2	80.00			\$100.00 8.00
culture, and other entries and locations.  Homestead entries commuted to cash un-	11			1	36. 93
der section 2301, Revised Statutes	5	[442. 32]	••••••		552. 90
Total cash sales	19	110. 34			697. 83
Original homestead entries	307 299	30, 425. 58 [30, 824. 52]		<b>\$2</b> , 170. <b>0</b> 0	3, 003. 46 854. 57
warrants State selections Applications to purchase coal lands	1 13 1			26.00	2. <b>0</b> 0 <b>26. 0</b> 0 2. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara- tory statements	9			18. <b>00</b> 2. 00	18. 00 2. 00
Amount received for reducing testimony to writing				904. 59	904. 59
Total of all classes of entries and amount received therefrom	650	32, 695. 92	1, 688. 03	3, 124. 59	5, 510. 45
Salaries, fees, and commissions of register and receiver					3, 656, 52
Expenses of depositing					27. <b>60</b> 275. 30
Total	<del></del>				3, 959. 42

## LAND OFFICE AT HARRISON, ARK.

Sales of land subject to pre-emption entry.	5	440. 53	 		550, 67
Sales of mineral lands	7	434. 08		<b></b>	1, 845. 1
Excess payments on homestead, timber- culture, and other entries and locations.	56	205. 16			256. 4
Homestead entries commuted to cash un- der section 2301, Revised Statutes	9	[809. 76]			1, 012. 2
Homestead entries commuted to cash under section 2, act June 15, 1880	1	[40.00]		<b> </b>	45. 6
Total cash sales	78	1, 079. 77			3, 210. 1
Original homestead entries	964	111, 926, 93	2, 798, 17	7, 680. 00	10, 478, 1
Final homestead entries	637	[82, 190, 84]			2, 054, 7
Lands selected under grants to railroads		5, 166, 29		64.00	64.0
Applications to purchase mineral lands	7			70.00	70.0
Pre-emption declaratory statements Amount received for reducing testimony	203			406.00	406. 0
to writing			ļ	894. 91	894.9
Total of all classes of entries and					
amount received therefrom	1, 921	118, 172. <b>9</b> 9	4, 852. 92	9, 114. 91	17, 177. 9
Salaries, fees, and commissions of register	1				
and receiver					6, 000. 0
Expenses of depositing	.l. <b></b>				21 <b>6.</b> 8
Incidental expenses					1, 163.9
Total					7, 380. 7
	I	•	1		•

## LAND OFFICE AT LITTLE ROCK, ARK.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	2	120.00 [160.00]	 		\$150.00 200.00
Excess payments on homestead, timber- culture, and other entries and locations Homestead entries commuted to cash un-	43	251.82			335. 47
der section 2301, Revised Statutes	7	[957. 06]	! 		1, 196. 32
Total cash sales	53	371. 32			1, 581. 79
Original homestead entries	795 331	86, 454. 03 [86, 611. 29]	\$2, 340. 54 1, 066. 60	<b>\$6</b> , 085	8, 425, 54 1, 066, 60
State selections, indemnity school  Pre-emption declaratory statements	1 83 57	80. 00 13, 820. 47	4.00	5.00 166.50 114.00	9, 00 166, 50 114, 00
Soldiers' and sailors' homestead declara- tory statements	1	¦ ••••••••		2.00	2. 00
Amount received for reducing testimony to writing		! .********		989. 69	989. 69
Total of all classes of entries and amount received therefrom	1, 321	100, 225. 82	3, 411. 14	7, 862. 19	12, 655. 12
Salaries, fees, and commissions of register and receiver					5, 516. 28
Incidental expenses					1, 230. 20
Total					6, 746. 48

## LAND OFFICE AT HUMBOLDT, CAL.

2-1					11 104 04
Sales of land subject to pre-emption entry. Sales of timber and stone lands	65 61	9, 267. 48			11, 584, 83
		6, 293.00			20, 730. 10
Sales of mineral lands	6			•••••	3, 560. 00
culture, and other entries and locations. Homestead entries commuted to cash un-	10	44. 86	•		55. 48
der section 2301, Revised Statutes	10	[1, 382. 27]			1, 727. 85
Total cash sales	152	18, 945. 87			87, 657. 76
Original homestead entries	105	15, 882. 35		1, 025 00	1, 626. 50
Final homestead entries	• 51	[7, 617. 65]			<b>286. 5</b> 0
State selections indemnity school	5	667. 57		12.00	<b>12.</b> 0 <b>0</b>
Applications to purchase mineral lands Applications to purchase timber and stone	1			10.00	10.00
lands	61			610.00	610, 00
Pre-emption declaratory statements	152			456, 00	456.00
to writing	•••••			1, 818. 89	1, 316. 89
Total of all classes of entries and amount received therefrom	527	35, 496, 09	888.00	8, 431, 89	41, 977, 65
amount received indication		00, 200, 00	000,00	0, 201.00	41, 511.00
Salaries, fees, and commissions of register					
and receiver	· • • · • • • ·				<b>5, 300</b> . 01
Expenses of depositing					88, 10
Incidental expenses	• • • • • • • • • • • • • • • • • • • •			·····	<b>2</b> 51, 30
Total	<b></b>			-	5, 639, 41

# Statement of the business transacted at the local land offices, etc.—Continued. LAND OFFICE AT INDEPENDENCE, CAL.

]The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount
Sales of land subject to pre-emption entry	22	3 047 84	-		\$4, 218.
Sales of mineral lands		79. 33			406.
Supplemental payments	. 5		,		12.
Excess payments on homestead, timber-		6		ļ	i
culture, and other entries and locations. Original entries under the desert-land act.		10. 312. 24		! ••••••	2, 578.
final entries under the desert-land act		[11, 610. 35]			11, 610.
Homestead entries commuted to cash un-			•		
der section 2301, Revised Statutes	,5	[680.00]			1, 050.
Total cash sales	111	18, 439. 84			19, 876.
riginal homestead entries	26	3, 728. 00	\$168.00	\$235.00	403.
inal homestead entries	14	[2, 120. 00]	105, 00		105.
ands entered under the timber-culture- laws	21	2, 265. 07	84.00	155, 00	239.
ands entered with military bounty-land		•		1	200.
warrants	1	160.00		4.00	4.
ands selected under grants to railroads	2	120.00		4. 00 8. <b>0</b> 0	4. 8.
tate selections, indemnity school		400.00		50.00	50.
pplications to purchase coal lands	2	. <b> </b>	· • • • • • • • • • • • • • • • • • • •	6.00	6.
lineral proteste, adverse claims			·	10.00	10.
re-emption declaratory statements	84		i	102.00	102.
mount received for reducing testimony to writing	l			289. 67	289.
Y					
Total of all classes of entries and amount received therefrom	221	20, 112. 91	857.00	863. 67	21, 097.
alaries, fees, and commissions of register					
and receiver				, - <b></b>	2, 228.
and receiver				· • • • • • • • • • • • • • • • • • • •	109.
ncidental expenses		•••••		•••••	530.
Total	·		·	·····	25, 868
LAND OFFIC	E AT L	OS ANGELE	S, CAL.		
ales of land subject to pre-emption entry.	238	31, 956. 80			44, 944.
ales of timber and stone lands	21	2, 140. 89		! <b></b>	5, 841.
ales of mineral lands	15				6, 156.
xceas payments on homestead, timber-	32	{ [760.00]	}		1, 289.
culture, and other entries and locations. Priginal entries under the desert-land act.	, 11	77.03 6.310.98	)		3, 155.
inal entries under the desert-land act	9	[3, 538. 13]			3, 618.
Iomestead entries commuted to cash un-		1 1		1	•
der section 2301, Revised Statutes	85	[11, 884. 90]			17, 689.
Total cash sales	413	42, 782. 46	•••••		8 <b>2</b> , 1 <b>9</b> 5.
Original homestead entries	426	59, 658. 53	3, 249. 27	3, <b>905</b> . 00	7, 154.
inal homestead entries	147	[21, 992, 34]	1, 800. 50	•••••	1, 800.
laws	158	20, 711, 86	682, 00	1, 360.00	1, 992.
inal entries under the timber-culture laws.	8	[860.00]		12.00	12.
ands entered with military bounty-land	13 4	{	}	12.00	12.
warrants	25	320.00 3,797.52	3	50.00	50.
ands selected under grants to railroadstate selections, school indemnity	ii.	801. 29		22.00	22.
Indian allotments	1	147. 93			. <b></b>
pplications to purchase mineral lands pplications to purchase timber and stone	18	•••••			180,
lands	22 2		- <b></b>	220.00 . 20.00 :	220. 20.
lineral protests, adverse claims re-emption declaratory statements	295	••••••	•••••	885. 00	20. 885.
oldiers' and sailors' homestead declara-			• • • • • • • • • • • • • • • • • • • •	300.00	900.
tory statements	12			86.00	36.
mount received for reducing testimony			· • • • • • • • • • • • • • • • • • • •	494. 13	494.
to writing	1	<del></del>		·	
1					04 579
Total of all classes of entries and amount received therefrom	1, 585	128, 169. 59	5, 181. 77	7, 196. 13	<del>52</del> , 512.
Total of all classes of entries and amount received therefrom	1, 585	128, 169. 59	5, 181. 77	7, 196. 13	53, 012.
Total of all classes of entries and amount received therefrom	1, 585	128, 169. 59	5, 181. 77	7, 196. 13	6, 000.
Total of all classes of entries and amount received therefrom	1, 585	128, 169. 59	5, 181. 77	7, 196. 13	6, 000. 8, 050.

#### LAND OFFICE AT MARYSVILLE, CAL.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	28	3, 880. 32			<b>\$5,</b> 800. <b>6</b> 2
Sales of timber and stone lands	2d	3, 459. 09	•••••	- <b></b>	8, 647. 72 2, 620. 00
Excess payments on homestead, timber-	,	( [160.00]	3		2, 020. 00
culture, and other entries and locations. Homestead entries commuted to cash un-	} 14		}		
der section 2301, Revised Statutes	8	[1, 119. 40]	·		1, 399. 25
Total cash sales	82	8, 644. 87			18, 596. 83
Original homestead entries	73 70	10, 044. 32 [10, 088. 23]	\$496, 02 584, 94	<b>\$665. 0</b> 0	· 1, 161. 02 584. 94
warrants	1	160.00	,	4.00	. 4.00
Applications to purchase mineral lands Applications to purchase timber and stone	11	· • • • • • • • • • • • • • • • • • • •	<u>'</u>	110. 00	110. <b>0</b> 0
lands	26	 	<u> </u>	260.00	260, 00
Pre-emption declaratory statements  Amount received for reducing testimony	69	•••••		207. 00	207. 00
to writing	· • • • • • • • • • • • • • • • • • • •			750. 78	750. 78
Total of all classes of entries and amount received therefrom	832	18, 849. 19	1, 080. 96	1, 996. 73	21, 674. 52
Salaries, fees, and commissions of regis- ter and receiver					3, 729, 05
Expenses of depositing		. <b></b>	t l		21.75
Total				<del></del> j	3, 990, 80

#### LAND OFFICE AT SACRAMENTO, CAL.

Sales of land subject to pre-emption entry. Sales of timber and stone lands					8, 446, 81 45, 167, 56 9, 902, 50
Excess payments on homestead, timber- culture, and other entries and locations.	10	{ [40.00] 56.16			169. 41
Original entries under the desert-land act. Final entries under the desert-land act Homestead entries commuted to cash un-	2 2	76. 59 [120. 00]			19. 19 1 <b>2</b> 0, 00
der section 2301, Revised Statutes		[1, 740. 36]			3, 025. 48
Total cash sales	271	27, 198. 99			66, 850. 98
Original homestead entries	176	36, <b>962</b> . 44 [23, 395. 16]	1, 292, 21		4, 113, 54 1, 292, 21
State selections, indemnity school	68	560.00		8. 00 680. 00	8. <b>0</b> 0 <b>68</b> 0. 00
lands Mineral protests, adverse claims	1 <b>29</b> 5			1, 290. 00 50. 00	1, <b>29</b> 0. 00 <b>50</b> . 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declaratory statements				426.00 3.00	426. 00 3. 00
Amount received for reducing testimony to writing.	i -		1	1, 638. 63	1, 638. 63
Total of all classes of entries and amount received therefrom	1, 057	64, 721. 43	2, 990. 75	6, 510. 63	76, 352. 33
Salaries, fees, and commissions of regis- ter and receiver					6, 000, 00
Expenses of depositing				l	56. 75 1, 049. 50
Total					7, 106. 25

# Statement of the business transacted at the local land offices, etc.—Continued. LAND OFFICE AT SAN FRANCISCO, CAL.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	, No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of timber and stone lands	402 110	56, 963. 19 13, 462. 24			\$72, 804. 8 33, 655. 7
Sales of mineral lands	5	414.70	!		1, 685. 0
Excess payments on homestead, timber- culture, and other entries and locations	47				462. 7
Homestead entries commuted to cash under section 2301, Revised Statutes	127	[18, 488. 67]		!   •••••	23, 110. 7
Total cash sales	691	71, 083. 50			131, 719. 1
Original homestead entries	439 198	64, 057. 84 [29, 310. 23]	\$2, 532. 00 1, 248. 00	<b>\$4,</b> 110. 00	6, 642. 0 1, 248. 0
laws	51	7, 390. 93	204.00	475.00	679. 0
lawsLands entered with military bounty-land	1	[40.00]		4.00	4. 0
warrants	36	3, 27 <b>9.</b> 3 <b>2</b>		130. 00	130. 0
State selections, indemnity school	34	5, 182. 86		68.00	68.0
Applications to purchase mineral lands	9			20.00 27.00	20. 0 27. 0
Applications to purchase timber and stone lands	110			1, 100. 00	1, 100. 0
Pre-emption declaratory statements	539			1, 617. 00	1, 617. 6
Soldiers' and sailors' homestead declara- tory statements	3	 	,	9. 00	9.0
Amount received for reducing testimony to writing				825. 78	825. 7
Total of all classes of entries and amount received therefrom	2, 113	150, 994. 45	3, 984. 00	8, 385. 78	144, 088. 8
Salaries, fees, and commissions of register	!	<del> </del>			4 015 3
and receiver					4, 845. 3 3, 321. 5
Total					8, 166. 8
LAND OF	FICE A	T SHASTA,	CAL.		
sales of land subject to pre-emption entry.	77	9, 947. 41			18, 187. 0
Sales of timber and stone lands	218 3	33, 851. 27 96. 12			84, 628. 20 295. 0
Excess payments on homestead, timber-		80. 12		!	280. (1
culture, and other entries and locations.	9	32. 58			67.5
Original entries under the desert-land act.,	1	120.00			60.0
Final entries under the desert-land act Homestead entries commuted to cash un-	2	[ <b>64</b> 0. 00]		•••••;	1, 440. 0
der section 2301, Revised Statutes	20	[2, 763. 40]			5, 184. 2
Total cash sales	330	41, 047. 38			1 <b>09, 862.</b> 0
Priginal homestead entries	209 174	30, 968. 40 [26, 472. 85]	1, 868. 42 1, 699. 66	1, 975. 00	3, 843. 42 1, 699. 60
Lands entered under the timber-culture laws	. 34	4, 321. 18	136. 00	<b>29</b> 0. <b>0</b> 0	<b>426</b> . 00
warrants	8 14	320. 00 <sup>1</sup> 2, <b>09</b> 7. 22		12.00 26.07	12. 00 26. 07
ndian allotments	2	320.00			. <b></b>
Applications to purchase mineral lands Applications to purchase coal lands	2			40.00 6.00	40. 00 6. 00
Applications to purchase timber and stone lands	218			2, 180. 00	* 2, 180. 00
re-emption declaratory statements oldiers' and sailors' homestesd declara-	217			651.00	651. 00
tory statements	1	• • • • • • • • • • • • • • • • • • • •		3.00	3.00
to writing				1, 344, 03	1, 344, 00
Total of all classes of entries and amount received therefrom	1, 208	82, 074. 18	3, 704. 08	6, 597. 10	120, 098. 19
alaries, fees, and commissions of register					
And receives	. <b></b> .				5, 578. 80
and receiver					271.85
Expenses of depositing					
Expenses of depositing					2, 042. 90 7, 898. 55

#### LAND OFFICE AT STOCKTON, CAL.

{The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

O	riginal	entries.			
Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of timber and stone lands	129 541 19	18, 469, 54 83, 806, 36 334, 87 [210, 53]	}		\$23, 086, 92 209, 515, 92 1, 475, 00
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un- der section 2301. Revised Statutes	18	<b>60.85</b>	}		38 <b>9. 22</b> 7, 747. 11
Total cash sales	747	102, 671, 62			242, 164. 17
Original homestead entries	159 120	23, 283. 16 [18, 604. 31]		\$1,500.00	2, 388. 11 697. 68
laws Lands selected under grants to railroads	42	5, 833. 35 320. 00		375.00 4.00	543.00 4.00
State selections.  Applications to purchase mineral lands Applications to purchase timber and stone lands	17 541	425. 28		4. 00 170. 00	4. 00 170. 00
Amount received for reducing testimony	246		,	5, 410. 00 738. 00 1, 752. 04	5, 410. 00 738. 00 1, 752. 04
Total of all classes of entries and				1, 732.04	1, 102. 04
amount received therefrom	1, 876	132, 533. 41	1, 753. 79	9, 953. 04	253, 871. 60
Salaries, fees, and commissions of register and receiver  Expenses of depositing			: 		6, 000. 00 262, 80
Incidental expenses			····		1, 373. 80
Total					7, 635. 60
LAND OFFIC	CE AT	BUSANVILL	E, CAL.	: I	
Sales of land subject to pre-emption entry. Sales of timber and stone lands	70 65 1	9, 955. 29 6, 837. 22 48. 86			12, 494, 08 17, 093, 01 245, 00
Sales of Lassen County desert lands Supplemental payment Excess payments on homestead, timber-	3 1	3.46	;		500, 00 21, 55
culture, and other entries and locations. Original entries under the desert land act. Final entries under the desert land act	7 18	12. 73 2, 266. 18 [3, 809. 24]			15. 91 566. 55 3, 809. 24
Homestead entries commuted to cash under section 2301, Revised Statutes	10	[1, 511. 29]		•••••	1, 889. 11
Total cash sales	1 <b>8</b> 8	19, 523. 74	1		<b>86, 634. 45</b>
Original homestead entries	72 53	10, 669. 91 [8, 046. 52]	403. 14 301. 74	680.00	1, 083. 14 3 <b>0</b> 1. 74
laws	43 2	4, 992. 96	172.00	335. <b>00</b> <b>20.</b> 00	507, <b>0</b> 0 20, 00
lands Lassen County desert filings Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	65 174 108			650, 00 522, 00 324, 00	650. 00 522. 00 324. 00
Amount received for reducing testimony to writing				3. 00 480. 34	3. 00 480, 34
Total of all classes of entries and			· <del></del>		
amount received therefrom	706	35, 186. 61	876.88	3, 014. 34	40, 525. 67
Salaries, fees, and commissions of register and receiver  Expenses of depositing					4, 608. 86 192. 50 206. 65
Total					5, 908. 01
	i	1	1		i .

## LAND OFFICE AT VISALIA, CAL.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pro-emption entry.	165 109	25, 194. 14 18 155 52			\$43, 391. 63 40, 388, 86
Bonus for preference right to file Excess payments on homestead, timber-		10, 100.00			31.00
culture, and other entries and locations. Original entries under the desert-land act.	46 10	248. 73 5 207 #2		· · · · · · · · · · · · · · · · · · ·	431.38 2.493.82
Final entries under the desert-land act.  Homestead entries commuted to cash under	27	[18, 740. 90]			14, 060. 90
section 2301, Revised Statutes	104	·			29, 793, 18
Total cash sales	461	46, 906. 03			130, 590. 77
Original homestead entries	362 121	54, 886. 41		<b>\$3, 490.</b> 00	6, 531. 91
Lands entered under the timber-culture		[18, 757. 31]			1, 184. 88
laws Indian allotments	169 2	25, 416, 68 820, 00		1, 625, 00	2, 301. 00
Lands selected under grants to railroads Applications to purchase coal lands Applications to purchase timber and stone	158 7	24, 978. 61		816.00 21.00	316. 00 21. 00
lands.  Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	109 269			1, 090. 00 807. 00	1, <b>09</b> 0. 00 <b>807. 0</b> 0
tory statements	7			21.00	21. 00
to writing				1, 203. 20	1, 203. 20
Total of all classes of entries and amount received therefrom	1, 665	152, 507. 78	4, 902. 79	8, 578. 20	144, 006, 76
					6, 600. 00
Expenses of depositing					823. 45 2, 800. 66
Total					9, 124. 11

#### LAND OFFICE AT CENTRAL CITY, COLO.

Sales of land subject to pre-emption entry.	<b>44</b> 1 <b>5</b> 3		: 		8, 148, 29 5, 442, 50
Excess payments on homestead, timber- culture, and other entries and locations Homestead entries commuted to cash un-	3	89. 25	: 		49. 05
der section 2301, Revised Statutes	5	[680. 00]			650. 00
Total cash sales	205				14, 489. 84
Original homestead entries  Final homestead entries  Lands entered under the timber-culture	58 88	8, 236. 75 [5, 710. 50]		525. 00	85 <b>6.</b> 09 239. 38
laws	5 8	720. 00 1. 319. 45	20.00	45. 00 16. 00	65. 00 16. 00
Applications to purchase mineral lands Mineral protests, adverse claims	112 15 119			1, 120. 00 150. 00 357. 00	1, 120. 00 150. 60 857. 00
Soldiers' and sailors' homestead declara- tory statements  Amount received for reducing testimony				3, 00	8. 00
to writing	•••••		<u> </u>	294. 06	294. 06
Total of all classes of entries and amount received therefrom	561	17, 687. 70	590. 47	2, 510. 06	17, 590. 87
Salaries, fees, and commissions of register and receiver					3, 825. 31
Incidental expenses			•		207. 60
Total					4, 032, 91

## LAND OFFICE AT DEL NORTE, COLO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of mineral lands	184 24	28, 510. 29 639. 38			\$35, 637. 85 2, 452. 50
culture, and other entries and locations.  Homestead entries commuted to cash un-	20	60, 58			75. 78
der section 2301, Revised Statutes	116	[18, 260. 45]			22, 825. 57
Total cash sales	844	29, 210. 20			60, 991. 65
Original homestead entries	123 49	18, 680, 19 [7, 897, 84]	• \$700.59 277.50	\$1, 205. 00	1, 905. 59 277. 50
laws	92	13, 826. 96	368.00	880.00	1, 248. 00
warrants	1 22 1	160.00		4. 00 220. 00	4.00 220.00
A pplications to purchase coal lands	ī			8.00 10.00 396.00	3, 00 10, 00 396, 00
tory statements	4			12.00	12.00
to writing				1, 618. 51	1, 633, 51
Total of all classes of entries and amount received therefrom	769	61, 877. 35	1, 846. 09	4, 863. 51	66, 701, 25
Salaries, fees, and commissions of register and receiver.					5, 844. 42
Expenses of depositing					92. 25 1, 151. 70
Total					7, 088. 37

## LAND OFFICE AT DENVER, COLO.

		<del> </del>			
Sales of land subject to private entry	1				400.00
Sales of land subject to pre-emption entry.	1, 115	174, 795, 13			238, 425. 41
Rent from Government lots	. <b></b>				185.00
Sales of mineral lands		10.32	. <b> </b>		<b>55. 0</b> 0
Sales of coal lands	1	160.00			8, 200 <i>.</i> 00
Sales of town sites	1	160.00			400.00
Excess payments on homestead, timber- culture, and other entries and locations.	179	495. 71			792. 87
Homestead entries commuted to cash un-	ł			1	
der section 2301, Revised Statutes	514	[81, 163, 681]	. <b></b>		113, 672, 08
Homestead entries commuted to cash un-		(, 200. 00)			
der section 2, act June 15, 1880	1	[160.00]			184.00
Total cash sales	1, 813	175, 781. 16			857, 264. 36
	İ		1	'	
Original homestead entries	1, 208	187, 874. 03	8, 880. 25	11, 835. 00	20, 715. 25
Final homestead entries	319	[49, 485, 71]	2, 773. 00		2, 773.00
Lands en ered under the timber-culture			•	1	
laws	841	130, 703, 84	3, 364, 00	8, 260, 00	<b>11, 624</b> . 00
Final entries under the timber-culture			-,		
laws	21	[3, 000. 00]		84.00	84.00
Lands entered with military bounty land		[5, 555, 55,		1	
Warranta	2	320, 00		8.00	8. 00
Applications to purchase coal lands				111.00	111.00
Pre-emption declaratory statements	1,064			3, 192, 00	3, 152, 00
Soldiers' and sailors' homestead declara-	1,002	************		, 0, 202. 01	-•
tory statements	31			93.00	93.00
A newstand for a desired and	91				
Amount received for reducing testimony		l	1	2, 367. 42	2, 867, 42
to writing		· · · · · · · · · · · · · · · · · · ·		- 2, 301. 23	
					1
Total of all classes of entries and				25, 950. 42	898, 232.03
amount received therefrom	5, 336	494, 678. 53	15, 017. 25	20, 500. 25	200, 202. 00
Salaries, fees, and commissions of register					
	l l		.1	٠٠٠٠٠ ا	.\ <b>6,0</b> 00.0
Incidental expenses					.\ <b>6,4</b> 57.
INCINORISE ANDORSOS			-1		
					. 12. 457.

## 274 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

Statement of the business transacted at the local land offices, etc.—Continued.

#### LAND OFFICE AT DURANGO, COLO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	67	9, 478. 80			\$11, 692, 30
Sales of mineral lauds	56	669.30			3, 500. 00
Sales of coal lands	2	188. 88			8, 777. 60
Excess payments on homestead, timber- culture, and other entries and locations	9	\$1.36			51, 71
Culture, and other entries and locations Homestead entries commuted to cash un-	, ,	41.00			31. 11
der section 2301. Revised Statutes	26	[3, 787, 27]			4, 734, 11
Her section 2301. Devised Statutes		[0, (01.21)			W, 10% 11
Total cash sales	160	10, 373, 34			23, 755, 72
Original homestead entries	75	11, 120, 10	\$423, 00	\$715.00	1, 138.00
Final homestead entries	43	[6, 459, 80]			243.00
Lands entered under the timber-culture		12,350.30,			
lawa	11	1, 490, 00	44. 00	100.00	144.00
Lands entered with military bounty land	i	!			
warrants	1	120. <b>0</b> 0		3.00	3. 00
Applications to purchase mineral lands	63			630.00	630. 00
Applications to purchase coal lands	74			222. 00	222.00
Mineral protests, adverse claims	13	· • • • • • • • • • • • • • • • • • • •		130.00	130.00
Pre-emption declaratory statements	108	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • •	324.00	<b>324.</b> 00
Soldiers' and sailors' homestead declara-	_	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	!	
tory statements	5		• • • • • • • • • • •	15.00	15. 00
Amount received for reducing testimony					
to writing	· • • • • • • • • • • • • • • • • • • •		••••	597.31	- 597. 31
Total of all classes of entries and					
amount received therefrom	553	28, 103, 44	710. 00	2, 736. 31	27, 202, 03
amount received proterrom		20, 100. 11	120.00	2, 700.01	21,202.00
Salaries, fees, and commissions of register					
and receiver		l			4, 106, 36
Expenses of depositing					61. 25
Incidental expenses					375. 50
•					
Total	1	- <b></b>			4, 543, 11

## LAND OFFICE AT GLENWOOD SPRINGS, COLO.

ales of land subject to pre-emption entry.	76	10, 514, 79			13, 143 5
ales of mineral lands	89	1, 985, 60			9, 135, 0
ales of coal lands	3	400.00			4, 000. 0
excess payments on homestead, timber-		200,00			<b>3, 000.</b> 0
xcess payments on noinesteau, cimber	. 6		i	l i	
culture, and other entries and locations.		7. 14	••••		8. 9:
Iomestead entries commuted to cash un-	_		1	1	
der section 2301, Revised Statutes	13	[ <b>2, 038, 6</b> 5]			2, 548. 3:
				I	
Total cash sales	187	12, 907. 53			28, 835, 7
					,
riginal homestead entries	72	11, 408, 55	427, 87	715. OF	1, 142, 8
inal homestead entries	24	[3, 827, 79]		. 10. 0-	
ands entered under the timber-culture	~	[0,001.17]	170.05		143. 5
	29	0.000 40	****		
laws	29	3, 761. 42	116.00	245. 00	361, 00
ands entered with military bounty land			i	' 1	
warrants	1	160.00		4.00	4. 00
pplications to purchase mineral lands	112		<b></b>	1, 120, 00	1, 120, 0
pplications to purchase coal lands	104			812.00	212.0
fineral protests, adverse claims	44			440.00	440.0
re-emption declaratory statements	379			1, 137, 00	1, 187. 0
mount received for reducing testimony	010			1, 101, 00	1, 187. U
			1		
to writing	• • • • • • •			672.70	672, 7
				<del></del>	
Total of all classes of entries and				!!!	
amount received therefrom	952	28, 287, 50	687. 41	4, 645, 70	84, 168. 8
alaries, fees, and commissions of register		ì	I	l i	
and receiver			!	! . !	6, 000. 0
noidental expenses					
mondentar exhenses			1		1, 032 2
maka1					
Total					7, 032, 2

## LAND OFFICE AT GUNNISON, COLO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Aores.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	15 83	2, 256. 58 781. 53	<b>.</b>		\$2, 821. 76 8, 305. 00
Sales of coal lands	1	80. 00			1, 600. 00
Total cash sales	49	8, 118. 11			7, 726. 70
Original homestead entries	19 6	2, 680. 20 [ 960. 00]	\$100. 50 36. 00	\$170.00	270, 50 <b>36, 9</b> 0
laws	9 41 51	760.00		60, 00 410, 00 153, 00	96, 00 410, 00 158, 00
Mineral protests, adverse claims	10 80			100.00 240.00	100, 00 240, 00
to writing				123. 47	123. 47
Total of all classes of entries and amounts received therefrom	265	6, 558. 31	172. 50	1, 256. 47	9, 155. 67
Salaries, fees, and commissions of register and receiver					2, 482, 89
Incidental expenses					15. 40 305. 00
Total					2, 803, 29

## LAND OFFICE AT LAMAR, COLO.

Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	291	45, 127. 07			57, 208. 9
culture, and other entries and locations Homestead entries commuted to cash un-	20	. 45.75	ļ		<b>60</b> . 0
der section 2301, Revised Statutes	173	[46, 993. 04]			34, 141. 1
Total cash sales	484	45, 172. 82			91, 410. 0
Original homestead entries	206	32, 375. 86	1, 375. 75	2, 040, 00	8, 415. 7
Final homestead entries	57	[9, 098, 28]			378.0
lawsLands entered with military bounty-land	138	21, 643. 78	552, 00	1, 360. 00	1, 912. 0
Warrants	1	160.00		4.00	4.0
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	134			402.00	402. 0
tory statements	13	<b></b>		39.00	89.0
to writing				722. 79	723. 7
Total of all classes of entries and amounts received therefrom	1, 033	99, 852. 46	2, 805. 75	4, 567. 79	98, 283. 5
Salaries, fees, and commissions of register and receiver					5, 579, 2
Expenses of depositing					66. 4 2, 884. 5
-					
Total					8, 530. 2

#### LAND OFFICE AT LEADVILLE, COLO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry Sales of mineral lands Supplemental payment	46 148	6, 851. 07 3, 458. 69			\$8, 563. 80 14, 320. 00 5. 00
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash	5	17. 40			21. 77
under section 2801, Revised Statutes	8	[1, 280.00]			1, 600. 00
Total cash sales	207	10, 327. 16			24, 510. 57
Original homestead entries	88 84	5, 690. 65 [5, 155. 55]		<b>\$365.</b> 00	582, 50 198, <b>9</b> 0
laws Applications to purchase mineral lands Mineral protests, adverse claims	124 18	800.00		55. 00 1, 240. 00 180. 00	79. 00 1, 240. 00 180. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	120			360. 00 9. 00	360. 00 9. 00
Amount received for reducing testimony to writing	·			520, 01	520. 01
Total of all classes of entries and amount received therefrom	. 550	16, 817. 81	489. 50	2, 729. 01	27, 679. 08
Salaries, fees, and commissions of register and receiver.  Expenses of depositing			<b></b> .		4, 238, 66
Incidental expenses	<u> </u>				495.08
Total					4, 778. 64

## LAND OFFICE AT MONTROSE, COLO.

Sales of land to pre-emption entry Sales of mineral lands	17 43	2, 675. 68 704. 28			3, 844. <b>6</b> 0 8, 275. <b>0</b> 0
Total cash sales	60	8, 379. 91			6, 619. 60
Original homestead entries	21 2	8, 231. 24 [280. <b>0</b> 0]		295. 00	326. 50 10. 50
law Applications to purchase mineral lands Applications to purchase coal lands Mineral protests, adverse claims Pre-emption declaratory statements Amount received for reducing testimony	38	160.00		10.00 480.00 114.00 120.00 1,020.00	14.00 480.00 114.00 120.00 1,020.00
to writing				966. 45	966. 44
Total of all classes of entries and amount received therefrom	522	6, 771. 15	186. 00	2, 915, 45	9, 671. 0
Salaries, fees, and commissions of register and receiver Expenses of depositing Incidental expenses.					4, 866. 18 * 43. 90 465. 18
Total					5, 875. 2

#### LAND OFFICE AT PUEBLO, COLO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

iales of land subject to private entry ales of land subject to pre-emption entry ales of mineral lands ales of coal lands trees payments on homestead, timber- culture, and other entries and locations. Iomestead entries commuted to cash un-	466 9 82	80.00 69,906.89 430.12 8,718.84			\$100.00 87,583,12
ales of mineral lands ales of coal lands xcess payments on homestead, timber- culture, and other entries and locations.	32	430. 12			
ales of coal lands	. 32				1, 220, 00
Excess payments on homestead, timber- culture, and other entries and locations.	ļ				54, 820, 70
culture, and other entries and locations.		1			
	. 46	175.08			219. 47
der section 2301. Revised Statutes	124	[18, 697, 69]	l		23, 844, 21
wer occurred, and a particular comparties		[10, 001, 00]			
Total cash sales	. 678	74, 309, 93			167, 287. 50
Original homestead entries	460	69, 610, 34	\$2, 613, 37	84, 420. 00	7, 033, 37
final homestead entries	167	[25, 121, 10]		<b>\$5, 920.00</b>	945. 16
ands entered under the timber-culture				•	
laws	. 212	82, 471. 57	848.00	2, 055. 00	2, 903. 00
final entries under the timber-culture	1	[80, 00]	l	4,00	4, 00
ands entered with military bounty-land	1 -				
warrants	. 3	400.00		10.00	10.00
Applications to purchase mineral lands Applications to purchase coal lands				130.00 1,473.00	130. 00 1, 478. 00
Ainerai protests, adverse claims	1 2			20.00	20.00
Pre-emption declaratory statements				1, 881.00	1, 881, 00
oldiers and sailors homestead declara-	1 -				
tory statements	. 9			27.00	27. 00
to writing				2, 314, 60	2, 314, 69
Total of all classes of entries and		150 501 04	4 400 50	10 904 90	104 000 70
amount received therefrom	2, 663	176, 791. 84	4, 406. 53	12, 834. 69	184, 028. 72
Salaries, fees, and commissions of register					
and receiver					6, 000. 00
ncidental expenses	• -•				5, <b>26</b> 2. 16
Total					11, 262, 16

#### LAND OFFICE AT GAINESVILLE, FLA.

3	(519	. 87]			519.8
14	1, 184	l. 15	4		1,480.2
1	[289	. 79]	•••••		60. 0
615	688	3. 35	!		797.2
56	• :	-		1 1	7, 750. 5
3	[192	<b>2. 6</b> 6]			206. 8
692	1, 822	2, 50			10, 814. 7
1, 202 971				10, 185. 00	13, 990. 8 <b>3,</b> 139. 4
. 1				4.00	4.0
77	0, 216	7. 18		154.00	62. 0 154. 0
		••••		425, 57	425. 5
2, 975	159, 201	l. 44	6, 945. 27	10, 830. 57	28, 590. 5
					6, 000. 0
		· · · · ·			12. 1 8, 704. 4
1				I	
	14 1 615 56 3 692 1, 202 971 1 1 2, 975	14 1, 184 1 [286 615 684 56 [6, 194 3 [192 692 1, 822 1, 202 152, 007 971 [125, 924 1 156 32 5, 214 77	14 1, 184. 15 1 [239. 79] 615 688. 35 56 [6, 199. 36] 3 [192. 66] 692 1, 822. 50 1, 202 152, 007. 76 [125, 920. 97] 1 155. 00 32 5, 216. 18 77 2, 975 159, 201. 44	14 1, 184. 15	14 1,184.15

## LAND OFFICE AT BLACKFOOT, IDAHO.

## [The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Town sites	88 3	12, 261. 98 1, 265. 57			\$15, 327. 5 1, 581. 9
culture, and other entries and locations	32	96. 76		·	120. 99
Original entries under the desert-land act.  Final entries under the desert-land act	197 48	48, 039, 03	. <b></b>		11, 959, 81 7, 690, 21
Homestead entries commuted to cash un-	30	[1,000.12]		 	1, 000. 2
der section 2301, Revised Statutes	27	[4, 072, 76]	•••••		5, 090. 9
Total cash sales	395	61, 663. 84			41, 771. 40
Original homestead entries	224 222	33, 776, 89   33, 459, 68]		\$2, 145. 00	3, 427. 50 1, 302. 00
laws. Final entries under the timber-culture	133	18, 444. 57	532. 00	1, 190. 00	1, 722. 00
laws	1 188	[80 00]		4. 00 504. 00	4. 00 564. 00
to writing		. <b></b>		1, 258. 84	1, 258. 8
Total of all classes of entries and amounts received therefrom	1, 163	113, 884. 80	3, 116. 50	5, 161. 84	50, 049. 86
Salaries, fees, and commissions of register and receiver.				···································	6, 000. 00
Expenses of depositing			i		93, 46 <b>6</b> 97, 5
Total					6, 790, 97

#### LAND OFFICE AT BOISE CITY, IDAHO.

Sales of land subject to pre-emption entry.	40 2				6, 283. <b>26</b> 475. 00
Excess payments on homestead, timber- culture, and other entries and locations. Original entries under the desert-land act. Final entries under the desert-land act		27. 28 56, 684. 85 [10, 477. 78]			34. 04 14, 171. 35 10, 207. 78
Homestead entries commuted to cash under section 2301, Revised Statutes	9	[ 1, 399. 56]			1, 749. 45
Total cash sales	287	61, 832. 79			32, <b>92</b> 0. 88
Original homestead entries	134 90	19, 054. 52 [13, 274. 24]		1, 235. 00	1, 949, 41 497, 91
laws.  Final entries under the timber-culture	101	14, 225. 99	404. 00	925.00	1, 329. 00
Applications to purchase coal lands	2 1 132			8. 00 3. 00 396. 00	8. 00 8. 00 396. 00
Pre-emption declaratory statements  Amount received for reducing testimony to writing				690.18	690. 18
Total of all classes of entries and amounts received therefrom	697	95, 113. 80	1, 616, 82	3, 257. 18	37, 794. 88
Salaries, fees, and commissions of register and receiver					4, 371. 88
Incidental expenses	ˈ <b>-</b>				320. 00
Total					4, 691. 88

## LAND OFFICE AT CŒUR D'ALENE, IDAHO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	≜cres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of mineral lands.	14 28	1, 900. 25 896. 95			\$4, 750. 6; 1, 667. 5
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	4	4.41			211.02
der section 2301, Revised Statutes	10	[1, 744. 22]			3, 960. 50
Total cash sales	51	2, 301. 61			10, 589. 70
Original homestead entries	52 14	7, 820. 75 (2, 238. 00)	\$592, 15 168, 00	\$500.00	1, 092. 15 168. 00
lawsLands entered with military bounty-land	2	<b>32</b> 0. <b>0</b> 0	8, 00	20.00	28.00
warrants	1	[160.00]		4.00	4.00
Lands selected under grants to railroads  Applications to purchase mineral lands	27			8. 00 270. 00	8. 00 270. 00
Mineral protests, adverse claims	2			20.00	20.00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	65			195.00	195. 00
tory statements	1			3.00	3. 00
to writing	•••••			207. 07	207. 07
Total of all classes of entries and amounts received therefrom	219	11, 083, 33	768. 15	1, 227. 07	12, 584. 92
Salaries, fees, and commissions of register					2, 686. 97
Expenses of depositing	· · · · · · · · · · · · · · · · · · ·		<b>-</b>		13.30 1 <b>8</b> 0.00
Total					2, 8±0. 27

## LAND OFFICE AT HAILEY, IDAHO.

Sales of land subject to pre-emption entry. Sales of mineral lands	47 28 1	6, 942. 92 460. 70			8, 678. 7 2, 375. 0 30. 0
culture, and other entries and location. Original entries under the desert land act. Final entries under the desert land act. Homestead entries commuted to cash	3 54 32	9, 789, 19			16. 7 2, 487. 2 4, 745. 1
under section 2301, Revised Statutes	3	[480. 00]			600.0
Total cash sales	168	17, 206. 18			18, 932. 7
Original homestead entries	96 81	14, 015, 65 [12, 190, 30]		900. 00	1, <b>429</b> . 5 <b>46</b> 2. 0
laws Ketchum town-lot filings	36 2 <b>2</b> 6	4, 519. 42		295. (0 6. 00 260. 00	439. 0 6. 0 260. 0
Mineral protests, adverse claims  Pre-emption declaratory statements  Amount received for reducing testimony	4 84			40. 00 252. 00	40. 0 262. 0
to writing				877. 50	877. 5
Total of all classes of entries and amounts received therefrom	497	85, 741. 25	1, 135. 50	2, 630. 50	22, 698. 7
Salaries, fees, and commissions of register and receiver.  Expenses of depositing	. <b></b>				3, 969. 6 14. 3
Incidental expenses					609. 9 4, <b>59</b> 3. 8

#### LAND OFFICE AT LEWISTON, IDAHO.

[The area in brackets is not included in the aggregate of States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of mineral lands. Excess payments on homestead timber.	160 1	21, 771. 68 15. <b>2</b> 7			\$27 214.66 80.00
culture, and other entries and locations Homestead entries commuted to cash un-	12	80. 74			38. 42
der section 2301, Revised Statutes	33	[4, 640. 22]		. <b></b>	5, 856. 56
Total cash sales	206	21, 817. 69			83, 189. 64
Orignal homestead entries	119 145	17, 008, 79 [22, 682, 58]	\$687. 81 864. 20	\$1, 100. 00	1, 737. 81 864. 20
lawsFinal entries under the timber-culture laws Pre-emption declaratory statements	28 19 243	2, 841. 98 [2, 799. 75]	112.00	205. 00 76. 00 729. 00	817. 00 76. 00 729. 00
Soldiers' and sailors' homestead declara- tory statements	1			8. 00	8.00
to writing				1, 156. 62	1, 156, 62
Total of all classes of entries and amounts received therefrom	761	41, 668, 46	1, 614. 01	3, 269. 62	38, 073. 27
Salaries, fees, and commissions of register and receiver.					5, 242, 39
Expenses of depositing					87. <b>30</b> <b>818. 6</b> 0
Total	•				5, 648. 20

#### LAND OFFICE AT DES MOINES, IOWA.

Sales of land subject to pre-emption entry.	6 2	320. 00 [120. 00]			500. 00 150. 00
Homestead entries commuted to cash under section 2301, Revised Statutes	5	[484, 26]	Ì		706, 83
·			<u> </u>		
Total cash sales	13	820.00			1, 355. 33
Original homestead entries	15	1, 153, 77	42.30	95. 00	187.30
Final homestead entries Lands entered under the timber-culture	10	[1, 000. 08]	50.00		50.00
laws.	27	1, 899. 98	108.00	155.00	263.00
Final entries under the timber-culture laws.	11	[1, 057, 17]	<b>.</b>	44,00	44.10
Lands entered with Valentine scrip	1	40.00		1.00	1.00
Lands selected under grants to railroads	1	40.00			2.09
Pre emption declaratory statements Amount received from reducing testimony	7			14.00	14.00
to writing				545. 70	545, 70
Total of all classes of entries and amounts received therefrom	85	8, 458. 70	200, 30	856. 70	2, 412. 33
Salaries, fees, and commissions of register					
and receiver					1, 817. 89
Expenses of depositing					1. 65
Incidental expenses					141.35
Total					1, 960. 89

# LAND OFFICE AT GARDEN CITY, KANS.

•	original	entries.]	, -		
Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Supplemental payments Excess payments on homestead, timber-	269 2	41, 952. 49			\$54, 387. 69 . 18
culture, and other entries and locations Homestead entries commuted to cash un-	45	55, 60	 		100. 24
der section 2301, Revised Statutes	275	[48, 425, 84]			54. 867. 49
Total cash sales	591	42, 008. 09			109, 355. 60
Original homestead entries	245 527	37, 734. 74 [83, 311. 27]	\$1, 271. 13 2, 981. 40	*\$2, 385. 00	3, 656. 13 2, 981. 40
laws	397	62, 861. 42	1, 588. 00	3, 950. 00	5, 538. 00
laws	5	[800. 00]	  - <b></b>	20.00	20. 00
Lands entered with military bounty-land warrants	189	160.00		4.00 378.00	4.00 378.00
tory statements  Amount received for reducing testimony to writing	7			14. 00 337. 25	14.00 837.25
Total of all classes of entries and amount received therefrom	1, 962	142, 764. 25	5, 840. 53	7, 088. 25	122, 284. 38
Salaries, fees, and commissions of register and receiver					6, 000. 00 4, 216. 41
Total					10, 216. 41
LAND OFF	ICE A	r Kirwin, 1	KANS.		
Sales of land subject to pre-emption entry.  Breess payments on homestead, timber-	149	20, 558. 44			25, 698. 05

Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	149	20, 558. 44		•••••	<b>25, 698</b> . 05
culture, and other entries and locations. Homestead entries commuted to cash un-	28	85. 47			44. 34
der section 2301, Revised Statutes Homestead entries commuted to cash un-	47	[6, 123. 48]			7, 854. 86
der section 2, act June 15, 1880	2	[240.00]			475. 00
Total cash sales	226	20, 593. 91			84, 071. 75
Original homestead entries	158	22, 075. 07		1, 420. 00	2, 019. 77
Final homestead entries	369	[54, 228. 47]	1, 469. 47		1, 469. 47
laws	158	21, 384, 47	<b>632.0</b> 0	1, 885. 00	2, 017. 00
laws	194	[28, 214, 55]		776.00	776.00
Pre-emption declaratory statements.  Soldiers' and sailors' homestead declara-	118	j		<b>236</b> . 00	236.00
tory statements	2	- <b></b>		4.00	4. 00
to writing				747. 38	747. 38
Total of all classes of entries and amount received therefrom	1, 225	64, 053. 45	2, 701. 24	4, 568. 38	41, 341. 37
Salaries, fees, and commissions of register and receiver					6, 000. 00
Expenses of depositing					44, 25
Incidental expenses					1, 479. 40
Total					7, 528. 65

# LAND OFFICE AT LARNED, KANS.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- rions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	71	10, 860. 62			\$14, 968. 58
culture, and other entries and locations. Homestead entries commuted to cash un-	14	8. 76	. <b></b>		17. 58
der section 2301, Revised Statutes	27	[8, 385, 53]			5, 124. 25
Total cash sales	112	10, 369. 38			20, 130. <b>3</b> 6
Original homestead antries	96 294	13, 437, 08 [44, 543, 44]	\$503. 83 1, 576. 00	\$860.00	1, 363. 83 1, 576. 00
laws Final entries under the timber-culture	135	20, 501. 88	540.00	1, 300. 00	1, 840. CO
laws	95 <b>9</b> 1	[14, 147. 42]		380.00 182.00	380. 00 1 <b>-2. 0</b> 0
to writing				1, 002. 39	1, 002 39
Total of all classes of entries and amount received therefrom	823	44, 808. 84	2, 619. 83	3, 724. 89	26, 474. 58
Salaries, fees, and commissions of register and receiver Inciden: al expenses					6, 000. 00 2, 064. 45
Total					8, 064. 45

#### LAND OFFICE AT OBERLIN, KANS.

Sales of land subject to pre-emption entry.	855	53, 765. 97			68, 607. 04
Excess payments on homestead, timber- culture, and other entries and locations.	58	83. 59			107. 80
Homestead entries commuted to cash under section 2301, Revised Statutes	272	[41, 956. 20]		•	54, 445. 25
Homestead entries commuted to cash under section 2, act June 15, 1880	1	[160. 00]			382.00
Total cash sales	686	53, 819. 56			123, 542. 09
Original homestead entriesFinal homestead entries	8 <b>8</b> 3 702	59, 220. 57 [110, 871. 84]		3, 740. 00	5, 508. <b>72</b> 3, 117. <b>46</b>
Lands entered under the timber-culture laws  Final entries under the timber-culture	521	81, 982. 18	2, 084. 00	5, 145. 00	7, 229. 00
laws	, 73	[11, 491, 15] ( [160, 00]		292. Ou	292. 00
warrants	<b>8</b>	160.00	; <b>}</b>	8.00	8. 00
Lands selected under grants to railroads Pre-emption declaratory statements	1, 479 806	236, 583. 87		2, 967. 29 612. 00	2, 957. 29 612. 09
Soldiers' and sailors' homestead declara- tory statements	7			14.00	14.00
Amount received for reducing testimony to writing	• • • • • • • • • • • • • • • • • • •			1, 245. 65	1, 245. 65
Total of all classes of entries and amount received therefrom	4, 160	431, 796. 18	6, 970. 18	14, 013. 94	144, 526. 21
Salaries, fees, and commissions of register and receiver					6, 600. 00
Expenses of depositing					204. <b>6</b> 5 2, 847. 70
Total					9, 052. 35

# LAND OFFICE AT SALINA, KAN.

	OLIGINAL	enflow.			
Class of entry.	No.	Acres.	Commissions.	Fees.	Amount.
Sales of land subject to pre-emption entry Excess payments on homestead, timber-	51				\$10, 632. 89
culture, and other entries and locations	8	17. 81		; !	25. 41
Homestead entries commuted to cash un- der section 2301, Revised Statutes	15	[1, 637. 02]		,	2, 993. 42
Homestead entries commuted to cash under section 2, act June 15, 1880	2	[320. 00]		!'	800.00
Total cash sales	76	5, 828. 74			14, 451. 7
Original homestead entries	81 262	9, 550. 53 [32, 446, 83]	\$411.32 1,857.37		1, 04 <b>6.</b> 33 1, 357. <b>3</b> 5
laws Final entries under the timber-culture	67	7, 806. 88	268. 00	493.00	763. 00
laws Pre-emption declaratory statements Amount received for reducing testimony	107 40	[18, 144. 80]		428. 00 80. 00	<b>428</b> . 00 80. 00
to writing				677. 98	677. 9
Total of all classes of entries and amount received therefrom	633	22, 686. 15	2, 036. 69	2, 315. 98	18, 804. 3
Salaries, fees, and commissions of register and receiver					4, 510. 6
Expenses of depositing					15. 9! 9:3. 9!
Total				;	5, 520. 5
LAND OFF	TICE AT	TOPEKA, I	CANS.		
Salar of land militarities may assess an arrange	9	1, 000, 12			1 550 14
Sales of land subject to pre-emption entry. Excess payments on homestead, timber- culture, and other entries and locations	1	.86	1		1, <b>55</b> 0. 19
Homestead entries commuted to cash under section 2301, Revised Statutes	8	[397.70]			994. 2
Total cash sales	18	1, 300. 98			2, 546. 5
Original homestead entries	10 57	986. 29 [6, 569. 88]	81.31 238.86	70.00	101. 3: 238. 86
laws	11	1, 496. 39	44.00	100.00	144.00
laws	7 38	[953. 45]		28. 00 76. 00	28. 00 7 <b>6.</b> 00
tory statements	2			4.00	4. 00
to writing				95. 79	95, 7
Total of all classes of entries and amount received therefrom	138	3, 483. 66	814. 17	373. 79	3, 234 5
Salaries, fees, and commissions of register and receiver					1, 614. 47
Expenses of depositing					5.29 917, 6
Total				!	2, 537. 3
	i	1	i	1 1	

# LAND OFFICE AT WAKEENEY, KANS.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Excess payments on homestead timber-	310	46, 922, 21			\$66, 577. 34
culture, and other entries and locations.	51	91. 32			178.77
Homestead entries commuted to cash un- der section 2301, Revised Statutes	243	[38, 377, 71]			51, 910. 88
Homestead entries commuted to cash under section 2, act June 15, 1880	2	• •			325. 26
, ,		[201. 04]			323. 20
Total cash sales	806	47, 013. 53	<b></b>		118, 993. 25
Final homestead entries	541 384	79, 645. 61 [60, 032. 78]	\$3, 683. 20 2, 454. 98	<b>\$5, 275. 00</b>	8, 958. 20 2, 454. 98
laws	619	97, 202, 11	2, 476. 00	6, 100. 00	8, 576. 00
Final entries under the timber-culture laws	65	[10, 016, 37]		260.00	260.00
Lands entered with military bounty land warrants  Lands entered with surveyor-general	3	{ [60.00] 280.00		11.00	11. 00
serip Lands selected under grants to railroads Pre-emption declaratory statements	1 142 845	160. 00 22, 648. 09		1,00 282,00 690,00	1. 00 282. 00 690. 00
Soldiers' and sailors' homestead declara- tory statements	11			<b>22</b> . 00	22.00
to writing	. <b></b> .			839. 51	839. 51
Total of all classes of entries and amount received therefrom	2717	246, 949. 34	8, 614. 18	13, 480. 51	141, 086. 9
Salaries, fees, and commissions of register and receiver					6, 000. 00
Expenses of depositing					179. 00 5, 832. 01
Total					12, 011. 0

#### LAND OFFICE AT NACHITOCHES, LA.

Additional payments	4	83, 80			56. 33
Sale of abandoned military reservation.	1				
Fort Jessup	28	1, 618. 54			2, 339. 98
culture, and other entries and locations.	72	156, 82		l	239, 74
Homestead entries commuted to cash un-				1	
der section 2301, Revised Statutes Homestead entries commuted to cash un-	6	[796, 39]			1, 294. 44
der section 2, act June 15, 1880	1	[89. 90]			99. 75
Total cash sales	111	1, 853. 66			4, 030. 24
Original homestead entries	376 180	41, 694. 46 [19, 914. 75]	1, 450. 88 661. 60	2, 980. 00	4, 380. 88 661. 60
to writing				599. 89	599. 39
Total of all classes of entries and amount received therefrom	667	43, 549. 12	2, 112. 48	8, 529. 89	9, 672. 11
Salaries, fees, and commissions of register and receiver					3, 792, 40
Expenses of depositingIncidental expenses					1. 80 398. 80
Total					4, 198, 00
		1	1	1	

# LAND OFFICE AT NEW ORLEANS, LA.

# [The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	12	1, 687. 87			<b>\$2</b> , 109. 81
culture, and other entries and locations. Homestead entries commuted to cash un-	472	1, 449. 65			1, 871. 83
der section 2301, Revised Statutes Homestead entries commuted to cash un-	88	[5, 418. 43]			6, 727. 78
der section 2, act June 15, 1880	7	[691. 22]			774. 62
Total cash sales	529	3, 187. 52			11, 484. 04
Original homestead entries	940 589	118, 000. 20 [77, 528, 54]	\$3, 040. 36 1, 947. 59	<b>\$</b> 8, 190. 00	11, 280, 36 1, 947, 59
laws Lands entered with military bounty-land	24	2, 924. 98	96, 00	215. 00	311.00
warrants	264	440.00 42,140.00		11.00 526.75	
Pre-emption declaratory statements	85			70.00	70. <b>0</b> 0
tory statements Amount received for reducing testimony	8			6.00	6.00
to writing				440. 35	440. 85
Total of all classes of entries and amount received therefrom	2, 837	166, 642. 65	5, 083. 96	<b>9, 459</b> . 10	26, 027. 09
Salaries, fees, and commissions of register and receiver					6, 000. 00
Incidental expenses					2, 777. 50
Total					8, 777. 50

# LAND OFFICE AT GRAYLING, MICH.

Sales of land subject to private entry Sales of land subject to pre-emption entry. Homestead entries commuted to cash un-	1	1.00 40 <b>0</b> 0			15, 00 <b>50</b> , 00
der section 2301, Revised Statutes	15	1, 626. 34]			2, 027. 7
Total cash sales	17	41.00			2, 092. 7
Original homestead entries	94 181 11	9, 949. 19 [15, 502. 07]	281. 88 388. 65	720, 00 22, 00	1, 001. 88 883. 64 22. 00
Soldiers' and sailors' homestead declara- tory statements  Amount received for reducing testimony to writing	1			2. 00 481. 94	2. 00 481. 94
Total of all classes of entries and amount received therefrom	254	9, 990. 19	665. 58	1, 225. 94	3, 984. 2
Salaries, fees, and commissions of register and receiver					2, 218. 3: 3. 80 465. 60
Total					2, 682. 7

# LAND OFFICE AT MARQUETTE, MICH.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to private entry Sales of land subject to pre-emption entry. Sales of land at public auction	389 1	2, 00 53, 391, 60 1, 12			\$2. 50 66, 739. 49 26. 00
Excess payments on homestead, timber- culture, and other entries and locations Homestead entries commuted to cash	22	130.09			162.62
under section 2301, Revised Statutes	208	[30, 528. 49]			38, 160. 62
Total cash sales	621	53, 524. 81			105, 091. 23
Original homestead entriesFinal homestead entriesLands entered with military bounty land	420 204	57, 104. 03 [27, 080. 83]	\$1,428.52 677.02	<b>\$3, 770. 00</b>	5, 198. 52 677. 02
warrants.  Pre-emption declaratory statements  Amount received for reducing testimony	<b>22</b> <b>60</b> 0	2, 080, 00		67. 00 1, 200. 00	67. 00 1, <b>200</b> . 00
to writing				1, 515. 26	1, 515. 26
Total of all classes of entries and amount received therefrom	1, 867	112, 708. 84	<b>2</b> , 105. 54	6, 552. 26	113, 749. 03
Salaries, fees, and commissions of register and receiver					6, 000. 00 17. 00
Incidental expenses					1, 314. 52
Total					7, 331. 52

# LAND OFFICE AT CROOKSTON, MINN.

and receiver.  Expenses of depositing					6, <b>600.</b> 00 <b>88.</b> 75 <b>1, 850. 3</b> 0
Total of all classes of entries and amount received therefrom  Salaries, fees, and commissions of register	1, 949	95, 371. 80	6, 729. 26	8, 004. 36	43, 710, 51
to writing				2, 190. 36	2, 190. 36
Pre-emption declaratory statements Amount received for reducing testimony	896			792.00	792.00
lawsLands selected under grants to railroads	13 5	[2, 074, 44]		52.00 10.00	52. 00 10. 00
ands entered under the timber-culture laws	104	15, 435. 61	416.00	990.00	1, 406. 00
Original homestead entries	421 829	61, 446, 51 [125, 381, 63]	2, 239. 06 4, 074. 20	3, 970. 00	6, 209. 06 4, 074. 20
Total cash sales	1	17, 704. <b>6</b> 8			28, 976. 89
under section 2301, Revised Statutes	21	[3, 281. 65]			4, 502. 07
culture, and other entries and locations. Homestead entries commuted to cash	29	100. 45			129, 64
Sales of land subject to pre-emption entry. Additional payments	2	17, 604. 23 [319. 70]			23, 945. 56 399. 62

# LAND OFFICE AT DULUTH, MINN.

	original.				
Class of entry.	No.	Acres.	Commissions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Supplemental payments.	232	34, 050. 56 235. 43			\$43, 393. 80 294. 65
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	28	147.74	- <b></b>	·	234. 8
der section 2301, Revised Statutes	101	[14, 096, 73]			.18, 405. 6
Total cash sales	365	34, 438. 73			62, 328. 9
Original homestead entries	45	47, 840. 69 [5, 606. 67]	222.45	!	4, 795. 4 222, 4
warrants Pre-emption declaratory statements Amount received for reducing testimony	490			2.00 980.00 1,118.46	2. 0 980. 0
to writing	'			1,110.40	1, 118. 4
Total of all classes of entries and amount received therefrom		82, 274. 42	1, 782. 94	5, 885. 46	69, 147. 3
Salaries, fees, and commissions of register and receiver Incidental expenses					5, 915. 0 949. 0
Total					6, 864. 1
Sales of land subject to private entry Sales of land subject to pre-emption entry. Excess payments on homestead, timber- culture, and other entries and locations.	2 36 24	280. 00 3, 566. 44 148. 33	l		650. 0 6, 182. 8 239. 6
Homestead entries commuted to cash un- der section 2801, Revised Statutes	13	[1, 722. 18]		i	2, 902. 7
Total cash sales	75	8, 994. 77			9, 975. 1
Original homestead entries	290	15, 967. 58 [36, 062. 07]	1		1, 825. 1 1, 613. 0
laws Final entries under the timber-culture laws.	151 211	17, 963. 62 [28, 103. 20]	604.00	1, 285. 00 844. 00	1, 889. ( 844. (
Lands selected under grants to railroads Pre-emption declaratory statements	53	844. 54	·	. 4.00	4. ( 106. (
Amount received for reducing testimony to writing	ļ. <b></b>	·	ļ. <b></b>	872.07	872.
Total of all classes of entries and amount received therefrom	928	38, 270. 51	2, 937. 18		17, 078.
Salaries, fees, and commissions of register					5, 876.
and receiver. Expenses of depositing					13.1 1, 496.
Total			·		7 200 5

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

#### LAND OFFICE AT ST. CLOUD, MINN.

Class of entry.	No.	Acres.	Commissions.	Fees.	Amount.
Sales of land subject to private entry Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	2 24	2. 10 2, 260. 90			<b>\$2, 63</b> 4, 178, 55
culture, and other entries and locations. Homeatead entries commuted to cash un-	20	70.91			149. <b>29</b>
der section 2301, Revised Statutes	7	[906, 60]	! 		1, 666, 50
Total cash sales	53	2, 888. 91			5, 996. 97
Original homestead entries	860 428	44, 531. 08 [56, 178. 79]	\$2, 003. 70 • 2, 486. 52	<b>\$6</b> , 075, 00	5, 078, 70 2, 486, 52
laws	74	10, 060. 99	296, 00	665, 00	961. 00
laws Lands selected under grants to railroads Pre-emption declaratory statements	30 1 202	[4, 884. 99] 120. 00		120.00 2.00 404.00	120. 00 2, 00 404. <b>00</b>
Amount received for reducing testimony to writing	· <b>••</b> ···•			1, 135. 88	1, 135. 88
Total of all classes of entries and amount received therefrom	1, 148	57, 045, 98	4, 786. 22	5, 401. 88	16, 185. 07
Salaries, fees, and commissions of register and receiver					6, 000, 00
Expenses of depositing					11. <b>2</b> 0 1, 82 <b>0</b> . 80
Total					7, 832. 00

# LAND OFFICE AT TAYLOR'S FALLS, MINN.

Sales of land subject to pre-emption entry. Homestead entries computed to cash un-	4	125. 67			314. 18
der section 2301, Revised Statutes	2	[240.00]	• • • • • • • • • • • • • • • • • • • •		600.00
Total cash sales	6	125. 67			914. 18
Original homestead entries	49	5 911. 15		395.00	638. 90
Final homestead entries	40	[4, 470, 60]			162, 28
Lands selected under grants to railroads	2	12, 81	<b>.</b>	2.50	2. 50
Pre-emption declaratory statements Amount received for reducing testimony	17			84.00	34. 00
to writing				163, 65	163. 65
Total of all classes of entries and amount received therefrom	114	6, 049. 18	401. 18	595. 15	1, 910. 51
Salaries, fees, and commissions of register and receiver					1, 478, 39
					1, 1, 2, 2, 3,
Expenses of depositing					75. 20
Total					1, 554, 56

# LAND OFFICE AT JACKSON, MISS.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis-	Fees.	Amount.
Supplemental payment	1	[652, 00]			\$815.00
culture, and other entries and locations	594	913. 33			1, 141. 90
Homestead entries commuted to cash under section 2301, Revised Statutes  Homestead entries commuted to cash under	12	[1, 471. 71]		,	1, 839. 77
der section 2, act June 15, 1880	1	[40.00]			44.00
Total cash sales	608	918.33			3, 840. 67
Original homestead entries Final homestead entries State selections Pre-emption declaratory statements	300 181	282, 853. 60 [35, 141. 10] 30, 845, 45	\$7, 107. 00 882. 57	\$19, 530. 00 361. 40 2. 00	26, 637. 00 882. 57 361. 40 2. 00
Amount received for reducing testimony to writing				649. 58	649. 58
Total of all classes of entries and amount received therefrom	3, 421	314, 612. 88	7, 989. 57	20, 542, 98	32,373.22
Salaries, fees, and commissions of register and receiver Expenses of depositing Incidental expenses					6, 000. 00 10. 15 3, 120. 35
Total				ļ	9, 180. 50

# LAND OFFICE AT BOONVILLE, MO.

Sales of land subject to private entry	43	2, 314. 16			2, 892, 64
Sales of land subject to pre-emption entry.	2	156, 82			196. 02
Excess payments on homestead, timber- culture, and other entries and locations	7 !	41.88			52. 20
Homestead entries commuted to cash un- der section 2301, Revised Statutes	3	[240, 00]			300.00
Total cash sales	55	2, 512. 81			8, 440. 9
Original homestead entries		32, 110, 70		2, 840. 00	3, 141.04
Final homestead entries		[20, 698, 59]			515. 42
State selections		1, 760.00		22.00	22. 00
Pre-emption declaratory statements	143	· · · · · · · · · · · · · · · · · · ·		286.00	286, 00
	١١	· · · · · · · · · · · · · · · · · · ·		514.04	514. 0
Total of all classes of entries and amount received therefrom	788	36, 383. 51	1, 316. 46	8, 162. 04	7, 919. 4
Salaries, fees, and commissions of register and receiver					3, 207. 3
Expenses of depositing					5. 90 297. 30
. •				-	
Total		· • • • • • • • • • • • • • • • • • • •			3, 510. 5

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#### LAND OFFICE AT IRONTON, MO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to private entry Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	80 1	4, 383. 17 140. 38			\$5, 478. 97 175. 48
culture, and other entries and locations Homestead entries commuted to cash un-	22	90.09	•••••		112.61
der section 2301, Revised Statutes	15	[1, 387. 26]	ļ		1, 734. 07
Total cash sales	118	4, 613. 64			<b>7, 501.</b> 13
Original homestead entriesFinal homestead entriesLands entered with military bounty land	467 33 <b>6</b>	48, 944. 68 [41, 817. <b>4</b> 3]	\$1, 222.69 1, 048.60	<b>\$3, 545. 60</b>	4, 767. 69 1, 048. 60
warrants State selections, swamp indemnity Pre-emption declaratory statements	1 14 108	120.00 2, 103.32		3.00 27.00 216.00	3, 00 27, 00 216, 00
Amount received for reducing testimony to writing.				920. 04	920. 0
Total of all classes of entries and amount received therefrom	1, 044	55, 781. 64	2, 271. 29	4, 711. 04	14, 488. 44
Salaries, fees, and commissions of register and receiver					4, 587. 1
Incidental expenses					183.00
Total					4, 779. 5

#### LAND OFFICE AT SPRINGFIELD, MO.

	1	·	·	ı i	
Sales of land subject to private entry	76	3, 878. 54	l		4, 223, 41
Sales of land subject to pre-emption entry.	8	504.07			630. 69
Additional payment	1	[80, 90]			40.00
Excess payments on homestead, timber-			ŀ	i i	
culture, and other entries and locations	83	165. 29	. <b></b> .		230, 94
Homestead entries commuted to cash un-				1	
der section 2301, Revised Statutes	9	[640, 00]			1, 050, 00
Homestead entries commuted to cash un-					
der section 2, act June 15, 1880	1	[40, 00]			<b>38, 0</b> 0
·					
Total cash sales	128	4, 047. 90			<b>6, 2</b> 12. <b>4</b> 6
0.1.113	040	07 777 40	0.000.00		0 005 00
Original homestead entries	848 859	95, 557. 62	2, 680. 00	6, 655, 00	9, 335, 00
Final homostead entries	809	[105, 234. 00]	2, 972. 00		2, 972. 00
Lands entered with military bounty-land	1	120.00		8.00	3,00
Warrants	38			76.00	76.00
Lands selected under grants to railroads	192	0) AND AT		884.00	284. 00
Pre-emption declaratory statements	102	• • • • • • • • • • • • • • • • • • • •	•••••••	90% 90	30S. VU
Amount received for reducing testimony				1, 504, 68	1, 504, 68
to writing				1.505.00	1, 00% 00
Total of all classes of entries and					
amount received therefrom	2, 066	105, 651. 58	5, 652, 00	8, 622, 68	20, 487, 14
Salaries, fees, and commissions of register	1			i i	
and receiver					6, 000. 00
Expenses of depositing					11. 50
Incidental expenses					2, 169, 60
				<del></del>	0.101.10
Total					8, 181. 10

# LAND OFFICE AT BOZEMAN, MONT.

•	original (	31101100-1			
Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Solve of load architect to the second to a second		4, 831, 19			\$11, 427. 98
Sales of land subject to pre-emption entry. Sales of mineral lands	40	37.60		•••••	195.00
Sales of coal lands	ő	1, 962. 46			39, 249. 20
Excess payments on homestead, timber-	•	2,000.10			00, 220, 20
culture, and other entries and locations.	8	7. 73 6, 886. 78			19.36
Original entries under the descrit land act.	28	6, 886. 78			2, 543, 39
Final entries under the desert laud act	34	[9, 926. 77]		i	10, 086. 77
Homestead entries commuted to cash un-		(040, 00)			1 600 08
der section 2301, Revised Statutes	4	[640. 00]		***********	1, 600. 00
Total cash sales	126	13, 725. 76		•	65, 121. 70
Original homestead entries	107	15, 985, 66	\$1, 193. 07	\$1,020.00	2, 213. 07
Final homestead entries	91	[13, 993. 15]	1, 047. 65		1, 047. 65
Lands entered under the timber-culture	- 53	7, 358, 78	212.00	480.00	692, 00
Final entries under the timber-culture	-	1,000.10	222.00	200.00	002.00
laws	2	[320,00]		8.00	8. 00
Lands selected under grants to railroads	307	49, 109. 29		614.00	614.00
Applications to purchase mineral lands	6			60.00	60.00
Applications to purchase coal lands	30		• • • • • • • • • • • • • • • • • • • •	90.00	90.00
Pre-emption declaratory statements	89	••••••		<b>267. 0</b> 0	267.00
Amount received for reducing testimony to writing				662, 43	662, 43
w "11mmg					
Total of all classes of entries and amount received therefrom	811	86, 179. 49	2, 452. 72	<b>3, 20</b> 1. <b>4</b> 3	70, 775. 85
Salaries, fees, and commissions of register					
and receiver					6, 000. 00
Expenses of depositing					13. 95
Incidental expenses			·····	•••••	455, 28
Total					6, 469, 28
LAND OFF	ICE AT	HELENA, 1	MONT.		
Sales of land subject to pre-emption entry.	500	73, 907. 96			100, 146. 79
Sales of mineral lands	238	8, 130, 11			29, 607. 50
Sales of coal lands	1	160.00			1,600 00
Excess payments on homestead, timber- culture, and other entries and locations.	27	101. 77			132. 26
Original entries under the desert land act.	225	66, 427. 54			17, 916, 12
Final entries under the desert land act	129	[36, 576, 18]			36, 619. 03
Homestead entries commuted to cash under section 2301, Revised Statutes		,			·
der section 2301, Revised Statutes	73	[11, 018. 91]			15, 251. 05
Total cash sales	1193	148, 727. 38	<del></del>		201, 272, 75
	1100	1			201, 212 10
Original homestead entries	424	64, 829. 62	3, 067. 83	4, 120.00	7. 187. 33
Final homestead entries.	234	[35, 999. 89]	1, 788. 75		1, 788, 75
Lands entered under the timber-culture	386	54, 577. 98	1, 544. 00	3, 525. 00	5, 089. 00
Final entries under the timber-culture	900	Ja, J11. 80	1,025.00	3, 323. 00	3,000.00
' laws	. 1	[40.00]		4.00	4.00
Lands entered with military bounty land	i		1		ľ
warrants	1	160.00		4.00	4.00
Lands selected under grants to railroads	582	93, 148. 35		1, 162. 00	1, 162. 00
Indian allotments	253	749. 24	j	2, 530. 00	2, 530, 00
Applications to purchase milieral lands	51			153.00	153.00
Applications to purchase coal lands Mineral protests, adverse claims	44			440.00	440.00
Pre-emption declaratory statements	886			2, 658, 00	2, 658. 00
Soldiers' and sailers' homestead declara-	٠.		1	1	
tory statements	. 2			6.00	6.00
Amount received for reducing testimony	1			1, 606. 03	1, 006, 03
to writing				2, 000. 05	1,000.08
Total of all classes of entries and	1	l	1 .		
amount received therefrom	4063	362, 192. 57	6, 400. 08	15, 608. 08	228, 280, 86
Orlandan form and named advantage of months			<del></del>	<del></del>	
Salaries, fees, and commissions of register	1	1	1	1	6, 000, 00
and receiver. Incidental expenses					2, 741. 81
ANVINUMENT CAPULAGO					4, 174.01
* Total					8, 741. 81
			1	1	

#### LAND OFFICE AT MILES CITY, MONT.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of lands subject to pre-emption entry. Excess payments on homestead, timber-	10	1, 572. 87			<b>\$3</b> , 1 <b>3</b> 2. 17
culture, and other entries and locations.	5	4. 50	i . • • • • • • • • • • • • • • •	i	8. 81
Original entries under the desert land act.	1	480.00			120.00
Final entries under the desert land act	1	[80.00]			80.00
Total cash sales	17	2, 057. 37			3, 340. 98
Original homestead entries	28	4, 420, 85	\$260, 30	\$280.00	540.30
Final homestead entriesLands entered under the timber-culture	27	[3, 698. 92]	. 271. 61	······	271.61
laws	18	2, 868, 44	72.00	180.00	252, 00
Lands selected under grants to railroad	151	24, 087. 98	·	301.00	301. 00
Pre-emption declaratory statements Amount received for reducing testimony	35			105.00	105. 00
to writing				286. 59	286, 59
Total of all classes of entries and amount received therefrom	276	33, 444. 64	603. 91	1, 152. 59	5, 097. 48
Salaries, fees, and commissions of register					2, 363. 29
Expenses of depositing			1		11.80
Incidental expenses					336. 40
Total					2, 711. 49

#### LAND OFFICE AT BLOOMINGTON, NEBR.

Sales of land subject to pre-emption entry.	48	5, 726. 62			7, 453. 50
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash	18	85. 49			50. 96
under section 2301, Revised Statutes	32	[4, 873. 28]			6, 891. 61
Total cash sales	98	5, 762. 11			14, 396, 07
Original homestead entries	<b>65</b> 265	8, 664. 11 [39, 793. 38]	271. 52 1, 190. 67	570. 00	841, 52 1, 190, 67
laws Final entries under the timber-culture laws	44 137 56	5, 999. 76 [20, 822, 28]		385. 00 548. 00	561. 00 548. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara- tory statements	1			2. 00	112. 00 2. 00
Amount received for reducing testimony to writing.				721.97	721. 97
Total of all classes of entries and amount received therefrom	666	20, 425. 98	1, 638. 19	2, 338. 97	18, 373. 23
Salaries, fees, and commissions of register and receiver					4, 310, 10
Expenses of depositing					21. 85 166. 50
Total					4, 498. 45

#### LAND OFFICE AT CHADRON, NEBR.

[The area in brackets is not included in the aggregate by States, paving been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry Excess payments on homestead, timber-	595	91, 252. 08			<b>\$114,</b> 005. 12
culture, and other entries and locations.	67	169.73	<b></b> -		212. 15
Homestead entries commuted to cash under section 2301, Revised Statutes	315	[49, 467. 68]			<b>61, 834.</b> 58
Total cash sales	977	91, 421. 81			17 <b>6</b> , 111. 85
Original homestead entries	721 433	111, 744, 92 [68, 916, 44]	\$2, 798. 46 1, 724. 44	<b>\$7, 065. 0</b> 0	9, 858, 46 1, 724, 44
laws	422	66, 484, 52	1, 688. 00	4, 180. 00	5, 8 <b>68</b> . 00
Lands entered with military bounty-land warrants	} 24 67	{ [480.00] 2,520.00 7,879.52	<b>}</b>	71. 00	71. 00
Supreme court scrip locations		[160.00]		8. 00	8.00
Pre-emption declaratory statements	655	160,00	3	1, 310. 00	1, 810. 00
Soldiers' and sailors' homestead declara- tory statements	14		· · · · · · · · · · · · · · · · · · ·	28, 00	28. 00
Amount received for reducing testimony to writing.	· • • • • • • • • • • • • • • • • • • •	: }		965. 56	965. 56
Total of all classes of entries and amount received therefrom	3, 319	280, 210, 77	6, 205. 90	13, 627. 56	195, 945. 31
Salaries, fees, and commissions of register and receiver					6, 000, 00
Expenses of depositing					891. 04 2, 039. 20
Total					8, 430. 24

#### LAND OFFICE AT GRAND ISLAND, NEBR.

Sales of land subject to pre-emption entry.	189	26, 050. 06			<b>34, 245. 0</b> 2
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash	33	78. 43			121.79
under section 2301, Revised Statutes	95	[13, 185. 08]			17, 156. 94
Total cash sales	317	26, 128. 49			51, <b>523</b> , 75
Original homestead entries	181	23, 400. 74	707. 11	1, 545. 00	2, 252. 11
Final homestead entries	618	[93, 661. 00]	2, 965. 95		2 <b>, 965. 9</b> 5
laws	165	22, 003, 15	660.00	1, 445. 00	<b>2, 105</b> . 00
laws	146	[21, 423, 30]		584.00	584, 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	172			844.00	844.00
tory statements	4			8.00	8. 00
to writing				1, 066. 68	1, 066. 68
Total of all classes of entries and amounts received therefrom	1, 603	71, 532. 38	4, 333. 06	4, 992. 68	60, 849. 49
Salaries, fees, and commissions of register and receiver					6, 000, 00
Expenses of depositing					76. 35 1, 898. 20
Total					7, 974. 55

# LAND OFFICE AT LINCOLN, NEBR.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	7	559.66			<b>\$1, 398.</b> 85
culture, and other entries and locations.	2	2.44		<b></b>	6. 10
Homestead entries commuted to cash under section 2801, Revised Statutes	2	[290. 00]	•••••		725. 0 <b>0</b>
Total cash sales	11	562. 10			2, 129. 95
Original homestead entries	13 43	1, 108. 80 [4, 798. 40]	\$47. 43 222. 92	<b>≱65.</b> 00	112. <b>48</b> 22 <b>2. 9</b> 2
iaws.  Final entries under the timber-culture laws.  Pre-emption declaratory statements.  Amount received for reducing testimony	12 49 4	837. 36 [4, 854. 24]	48.00	65. 00 196. 00 8. 00	113, 00 196, 00 8, 00
to writing				288. 00	288. 00
Total of all classes of entries and amount received therefrom	182	2, 508. 26	318, 35	622. 00	3, 070. 30
Salaries, fees, and commissions of register and receiver.					1, 912, 36
Expenses of depositing					6. 35 65, 00
Total					1, 983. 71

# LAND OFFICE AT McCOOK, NEBR.

Sales of land subject to pre-emption entry.	556	82, 150. 14			102, 687. <b>66</b>
Excess payments on homestead, timber- culture, and other entries and locations.	62	275. 82			354. 06
Homestead entries commuted to cash under section 2301, Revised Statutes	307	[46, 630. 19]			58, <b>287. 7</b> 8
Total cash sales	925	82, 425. 96			161, 329. 48
Original homestead entries	442 506	66, 853. 1 <b>2</b> [79, 843, 54]		4, 200. 00	5, 879 <b>, 46</b> 2, 01 <b>6, 0</b> 7
Lands entered under the timber-culture		• • •			•
laws	477 83	78, 821. 38	1, 908. 00	4, 655. 00	6, 563, 00 132, 00
Final entries under the timber-culture laws. Lands entered with military bounty-land	83	[5, 269. 80]	••••	132.00	132.00
Warranta	1	80.00	l	2.00	2.00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	535		•••••	1,070.00	1, 070. 00
tory statements	8			16.00	16.00
Amount received for reducing testimony to writing				724. 38	724. 88
Total of all classes of entries and amount received therefrom	2, 927	222, 680. 46	5, 603. 53	10, 799. 38	177, 732. 80
Salaries, fees, and commissions of register					
and receiver	١				6, 000. 00
Expenses of depositing					261.40
Incidental expenses		·			2, <b>327. 90</b>
Total					8, 589, 30

# LAND OFFICE AT NELIGH, NEBR.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Excess payments on homestead timber-culture, and other entries and locations   13   21,48     26.	Class of entry.	No.	Acres.	Commissions.	Fees.	Amount.
Culture, and other entries and locations   13   21,43   26.	Sales of land subject to pre-emption entry.		15, 057. 48			\$18, 821. 80
Total cash sales	culture, and other entries and locations.	13	. 21.48			<b>26.</b> 81
Original homestead entries         90         12,998.84         \$328.04         \$830.00         1,158           Final homestead entries         232         [33,184.23]         \$329.18         829.           Lands entered under the timber-culture laws         106         15,586.82         424.00         1,000.00         1,424.           Final entries under the timber-culture laws         106         15,586.82         424.00         1,000.00         1,424.           Lands entered with military bounty landwarrants         1         160.00         4.00         4.00         4.00           Pre-emption declatory statements         2         215         430.00         430.00         430.00         430.00         430.00         430.00         4.00		46	[6, 988. 49]			8, 735. 62
Signature   Sign	Total cash sales	157	15, 078, 86			27, 584. 28
laws   106   15,586.32   424.00   1,000.00   1,424.	Final homestead entries				<b>\$830.00</b>	1, 158 40 829. 18
warrants	laws. Final entries under the timber-culture laws.					1, 424, 00 368. <b>0</b> 0
Statements	warrants Pre-emption declatory statements		160.00			4. 00 430. 00
Total of all classes of entries and amount received therefrom	statements  Amount received for reducing testimony	2		·		4.00
amount received therefrom   895   43, 824.02   1, 581.22   3, 623.78   32, 789.15	to writing	<u></u>			987.87	987.78
and receiver         5,612           Expenses of depositing         53.           Incidental expenses         1,570.		895	43, 824. 02	1, 581. 22	<b>3, 623.</b> 78	32, 789. 28
Incidental expenses 1,570,	and receiver					5, 612 79
Total						1, 570, 45
	Total		•••••			7, 286. 61

#### LAND OFFICE AT NORTH PLATTE, NEBR.

Sales of land subject to pre-emption entry Excess payments on homestead, timber-	396	59, 861. 62			81, <b>759</b> . 82
culture, and other entries and locations	103	<b>2</b> 11. 17	İ	! <sub> </sub>	412. 99
Homestead entries commuted to cash under section 2301, Revised Statutes	208	[\$3, 829, 83]			45, 801. 20
Total cash sales	707	59, 572, 79			127, 974. 02
Original homestead entries	785 876	121, 810. 79 [138, 321. 53]	4, 621. 14 5, 901. 04	7, 656. 00	12, 277. 14 5, 091. 04
Lands entered under the timber-culture laws. Final entries under the timber-culture laws. Lands entered with military bounty land.	583 63	89, 867. 44 [9, 750. 01]	2, 882. 00	5, <b>6</b> 75. 00 252. 00	8, 007. 00 252. 00
warrants Lands selected under grants to railroads Pre-emption declaratory statements	2, <b>60</b> 1 <b>67</b> 0	80.00 416, 173.85		2. 00 5, 202. 00 1, 840. 00	2, 00 5, 20 <b>2. 0</b> 0 1, 3 <b>4</b> 0. 00
Soldiers' and sailors' homestead declaratory statements Amount received for reducing testimony to writing	18			36.00 801.90	36. 00 801. 90
w writing				801.90	
Total of all classes of entries and amount received therefrom	6, 304	687, 001. 87	12, 854 . 18	20, 984. 90	161, 793. 10
Salaries, fees, and commissions of register and receiver					6, 000. 00 219. 25
Incidental expenses					2, 140, 60
Total	· · · ·			•	8, 359. 85
	<u> </u>	<u> </u>	1		

# LAND OFFICE AT O'NEILL, NEBR.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sale of land subject to pre-emption entry. Excess payments on homestead, timber-	208	29, 904. 84			\$37, 381. 12
culture, and other entries and loca- tions	30	32. 86			41. 15
der section 2301, Revised Statutes	69	[10, 345, 94]			12, 932. 44
Total cash sales	307	29, 937. 70			50, 354.71
Original homestead entries		13, 395. 15 [69, 919. 34]	\$335. <b>6</b> 1 1, 756. 00	<b>\$8</b> 85. 00	1, 2 <b>2</b> 0. 61 1, 756, 00
laws	151	22, 611. 19	604. 00	1, 450.00	2, 054. 00
laws Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	271 199	[39, 682. 18]		1, 084. 00 398. 00	1, 084, 00 398, 00
tory statements				2. 0 0 1, 088. 23	2.00
Total of all classes of entries and				1, 000. 23	1, 068. 23
amount received therefrom	1, 479	65, 944. 04	2, 695, 61	4, 907. 23	<b>57, 9</b> 57, 55
Salaries, fees, and commissions of register and receiver			<del></del>		# 000 00
Expenses of depositing					6, 000, 00 44, 60 1, 223, 50
Total					7, 268, 10

# LAND OFFICE AT SIDNEY, NEBR.

Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	247	37, 985. 60			51, 172, 70
culture, and other entries, and locations Homestead entries commuted to cash un-	57	261. 26			37 <b>6. 0</b> 5
der section 2301, Revised Statutes	119	[19, 667. 50]			<b>26,</b> 7 <b>0</b> 8. 15
Total cash sales	423	38, 196. 86			78, 256. 90
Original homestead entries Final homestead entries	506 308	78, 971. 18 [48, 820. 40]	2, 688. 55 2, 309. 65	4, 975. 00	7, 663. 55 2, 309, 65
Lands entered under the timber-culture	362	56, 908, 82	1, 448. 00	3, 590, 00	5, 038, 00
Final entries under the timber-culture	2	1	'	8,00	8.00
Lands entered with military bounty land-	· -	[240.00]		'	
warrants Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	3 3 <b>26</b>	280. 00		9, 00 652, 00	9. 00 <b>652,</b> 00
tory statements	5			10.60	10.00
to writing			ļ <u></u>	640. 65	640.65
Total of all classes of entries and amount received therefrom	1, 935	174, 356. 86	6, 446. 20	9, 884. 65	94, 587. 75
Salaries, fees, and commissions of register and receiver					6, 000, 00
Expenses of depositing					95, 90
Incidental expenses					1, 884, 80
Total			•••••		7, 980. 70

#### LAND OFFICE AT VALENTINE, NEBR.

{The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	172	2 <b>6, 225,</b> 50			\$32, 781. 94
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	53	182. 05			227. 65
der section 2301, Revised Statutes	70	[11, 024, 55]			13, 780. 69
Total cash sales	295	26, 407. 55			48, 790. 28
Original homestead entries	241 473	37, 286. 06 [74, 408. 79]	\$931. 44 1, 862. 61	\$2, 345. 00	3, 276. 44 1, 862. 61
laws	288	45, 394, 20	1, 152. 00	2, 855. 00	4, 007. 00
lawsLands entered with military bounty land-	30	[4, 787. 35]		120,00	, 120.00
WarrantsLands entered with private land scrip	2 3	320, 00 480, 00		8.00	8. 00
Pre-emption declaratory statements  Amount received for reducing testimony	225	•••••••		450, 00	450 00
to writing	····			1, 281. 87	1, 281. 87
Total of all classes of entries and amount received therefrom	1, 557	109, 837. 90	8, 946. 05	<b>7, 059</b> . 87	57, 796, 20
Salaries, fees and commissions of register and receiver					5, 975. 28 91. 29
Incidental expenses					1, 682. 32
Total		• • • • • • • • • • • • • • • • • • • •	•••••		7, 748. 89

# LAND OFFICE AT CARSON CITY, NEV.

Sales of mineral lands	10	162, 58			830.00
Saice of minoral lands	10	102.00		•••••	030.00
Total cash sales	10	162, 58			830. <b>0</b> 0
Original homestead entries	1	160.00	6.00	10.00	16.00
Final homestead entries	4	[ <b>360.</b> 00]	18.00		18. <b>00</b>
State selections	809	48, 270. 44		618.00	618,00
Applications to purchase mineral lands	7			70.00	70,00
Applications to purchase coal lands	1		. <b></b>	3.00	3.00
Mineral protests, adverse claims	4			40.00	40.00
Pre-emption declaratory statements Amount received for reducing testimony	1			3. 00	3.00
to writing				19. 63	19. 63
Total of all classes of entries and amount received therefrom	837	48, 593. 02	24. 00	768. 63	1, 617. 63
Salaries, fees, and commissions of register and receiver.					1, 811. 17
Frances of depositing		•••••			1, 011. 17 8. <b>4</b> 5
Expenses of depositing					240.40
Total					2, 060. 02

#### LAND OFFICE AT'EUREKA, NEV.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of mineral landsOriginal entries under the desert land act.	26 7	370. 14 2, 960. 00			\$1, 895. 00 790. 00
Total cash sales	83	3, 830. 14			2, 683. 00
Original homestead entries	3 410 87	480,00 64,863.87	\$24.00	\$30, <b>0</b> 0 \$20, 00 \$70, 00	54. 00 820. 00 370. 00
to writing				2. 88	
Total of all classes of entries and amount received therefrom	483	68, 178. 51	24.00	1, 222. 88	3, 931. 88
Salaries, fees, and commissions of register and receiver					2, 270. 58 14. 40 420. 00
Total					2, 704, 98

# LAND OFFICE AT FOLSOM, N. MEX.

Sales of land subject to pre-emption entry Excess payments on homestead, timber-	45	6, 751. 47	 		8, <b>439. 86</b>
culture, and other entries and locations.	10	81.50		l i	39, 42
Original entries under the desert land act. Homestead entries commuted to cash un-	6	640, 19			160.05
der section 2361, Revised Statutes		[800.00]		·····	1,000.00
Total cash sales	66	7, 428. 16			9, 638. 83
Original homestead entries	87	13, 781. 46	518, 13	865.00	1, 383. 13
Final homestead entriesLands entered under the timber-culture	10	[1, 600. 00]	60.00		60.00
laws Lands entered with military bounty land	84	5, 183. 84	186, 00	830. 00	466. 00
Warranta	1	80, 00	l	2,00	2, 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	99			297.00	297. 00
tory statements	1	· • • • • • • • • • • • • • • • • • • •		8. 60	8. 00
to writing	• • • • • • • •			<b>380. 63</b>	330. 63
Total of all classes of entries and					
amount received therefrom	298	26, 418. 46	714. 18	1, 827. 63	12, 180. 59
Salaries, fees, and commissions of register					
and receiver		••••••			2, 539. 50 11. 25
Incidental expenses				;	961. 94
Total					3, 512, 69

# LAND OFFICE AT LAS CRUCES, N. MEX.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	61	7, 947. 04			<b>\$9, 934. 89</b>
Sales of mineral lands  Excess payments on homestead, timber-	72	!		: :	6, 545. 00
culture, and other entries and locations	13	<b>59.</b> 18			73. 98
Original entries under the desert-land act.	48	20, 434, 14	1		5, 108, 54
Final entries under the desert-land act Homestead entries commuted to cash un-	22	[5, 959. 71]			5, 959. 71
der section 2301, Revised Statutes	7	[1, 116. 81]		l	1, 896. 01
Total cash sales	223	29, 725. 35			29, 018, 18
Original homestead entries	105	14, 830. 77		<b>\$9</b> 75.00	1, 585. 69
Final homestead entriesLands entered under the timber-culture	64	[8, 794. 85]	885. 12		335. 12
laws	51	7, 559. 74	204. 00	480.00	684.00
Lands entered with military bounty-land	1	120.00		8.00	3, 00
Applications to purchase mineral lands	32			320, 00	320, 00
Applications to purchase coal lands	5			15.00	15, 00
Mineral protests, adverse claims	3			80.00	30, 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	188			564.00	564.00
tory statements	1		1 ,	8.00	3, 00
Amount received for reducing testimony to writing.	. <b></b> .		<u> </u>	481, 21	481. 21
Total of all classes of entries and amounts received therefrom		50 005 06	1 000 01	0 071 01	20 000 15
amounts received therefrom	673	52, 285. 86	1, 099. 81	2, 871. 21	32, 989. 15
Salaries, fees, and commissions of register and receiver.					4, 096, 35
and receiver. Expenses of depositing					13. 70
Incidental expenses					1, 258. 90
Total					5, 368, 95

#### LAND OFFICE AT ROSWELL, N. MEX.

0-1		١.			!		_		
Sales of land subject to pre-emption entry.	8	1,	Z83.	73	·			604.	
Sales of mineral lands	3		49.	DI				255.	
Original entries under the desert-land act.	66	34,	340.	95				585.	
Final entries under the desert-land act	4	[1,	480.	00]			1,	480.	U
Total cash sales	81	85,	674.	19			11	924.	91
Original homestead entries	23	3,	666.	58	138.00	230.00		368.	Of
Final homestead entriesLands entered under the timber-culture	1	ĵ	[1 <b>6</b> 0.	00]	6.00			6.	.00
laws	78	11,	504.	88	292.00	725.00	1,	017.	00
laws.	1		160.	60		4.00		4.	04
Applications to purchase mineral lands	5	l <b></b>				50.00		50.	
Applications to purchase coal lands	2					6, 00			O
Pre-emption declaratory statements  Amount received for reducing testimony	88		••••	••••		264. 00		264.	
· to writing	•••••		• • • •	• • •		29. 15		29.	1
Total of all classes of entries and									
amounts received therefrom	274	50,	845.	65	436, 00	1, 308. 15	13,	669.	00
Salaries, fees, and commission of register and receiver.		!		_		;	1	568.	71
Incidental expenses.			· • • • •					53 <b>4</b> .	
Total.							9	103.	45

#### LAND OFFICE AT SANTA FÉ, N. MEX.

	original	entries.]	_		
Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of mineral lands	8 2	8, 006, 23 154, 52 80, 30			\$10, 207. 98 740. 00 1, 600. 00
culture, and other entries and locations. Original entries under the desert-land act. Final entries under the desert-land act Homestead entries commuted to cash un-	23 20	59. 44 2, 970. 11 [320, 00]			79, 55 762, 81 320, 00
der section 2301, Revised Statutes	6	[960.00]	İ		1, 400. 00
Total cash sales	117	11, 270. 30			15, 110. 34
Original homestead entries Final homestead entries Lands entered under the timber-culture	174 72	25, 274. 27 [11, 018. 58]		\$1,625.00	2, 650. 63 439. 50
lawsLands entered with military bounty-land	33	4, 735. 06	132.00	305.00	437.00
warrants Lands selected under grants to railroads Applications to purchase mineral lands Applications to purchase coal lands	49	320. 00 353, 329. 75		8. 00 4, 418. 00 80. 00 147. 00	8, 00 4, 418, 00 80, 00 147, 00
Applications to purchase town sites  Pre-emption declaratory statements	188			3, <b>0</b> 0 5 <b>64</b> , 00	3. <b>0</b> 0 <b>564. 0</b> 0
Soldiers' and sailors' homestead declara- tory statements	3			9.00	9. 00
to writing				678, 22	678. 22
amount received therefrom	2856	394, 929. 88	1, 596. 53	7, 837. 22	24, 544, 09
Salaries, fees, and commissions of register and receiver.  Expenses of depositing	¦				5, 274, 25 13, 25 1, 808, 67
Total					6, 596, 17
		·	, D. 7	,	400.11
LAND OFFIC	E AT I	SISMARUA,	. DAR.		
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-culture, and other entries and locations.			•••••		32, 577. 89 177. 33
Homestead entries commuted to cash under section 2301, Revised Statutes	. 28	[1, 279. 47]			1, 599, 35
Total cash sales.	201	25, 991. 64			34, 354. 57
Original homestead entries	200 497	31. 442, 10	1, 204. 00 3, 743. 31	1, 985. 00	3, 189. 00
Final homestead entries.  Lands entered under the timber culture laws.	229	[78, 823, 88] 35, 908, 10	916.00	2, 275. 00	3, 743. 31 3, 191. 00
Final entries under the timber-culture laws Lands entered with military bounty-land warrants	2	[1, 280. 00] <b>200.</b> 00		32. 00 5. 00	32.00 5.00
Lands selected under grants to railroads Applications to purchase coal lands Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	216 3 308	34, 506. 20		431. 33 6. 00 616. 00	481, 23 6, 90 616, 90
Amount received for reducing testimony	5			10. 00	10.00
to writing	<u> </u>			1, 208. 41	1, 203. 41
Total of all classes of entries and amount received therefrom	1669	128, 048. 04	5, 863. 81	6, 563. 74	46, 781. 62
Salaries, fees, and commissions of register and receiver  Expenses of depositing.					6, 000. 0 <del>0</del> 28. 00
Incidental expenses		·			1, 978. 75
Total		•••••		<sup> </sup>	8, 006. 75

# LAND OFFICE AT DEVIL'S LAKE, N. DAK.

[The area in brackets is not included in the aggregate of States, having been accounted for in the original entries.]

Class of entry,	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.  Excess payments on homestead, timber-		75, 291. 58			<b>\$9</b> 4, 114. 66
culture, and other entries and locations. Homestead entries commuted to cash	26	45. 83	· • • • • • • • • • • • • • • • • • • •		57. 34
under section 2301, Revised Statutes		[11, 457. 07]			14, 321. 39
Total cash sales	383	75, 337. 41		, <u></u> ,	108, 496. 39
Original homestead entries	208	31, 668, 83	\$792.10	\$2, 025. 00.	2, 817, 10
Final homestead entriesLands entered under the timber-culture	153	[24, 188. 15]	604. 94		604. 94
Lands entered with military bounty land	223	34, 702. 69	892.00	2, 190. 00	3, 082. 00
warrants Lands entered with private land scrip	2 2			8. 00	8. 00
Lands entered with Valentine scrip Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	398				1.00 796.00
tory statements	1		· · · · · · · · · · · · · · · · · · ·	2.00	2.00
to writing				466. 64	466. 64
Total of all classes of entries and amount received therefrom	1, 571	142, 388. 93	2, 289. 04	5, 488. 64	116, 271. 07
Salaries, fees, and commissions of register and receiver					
Expenses of depositing		 			6, 000. 00 61. 00
Incidental expenses			•••••		2, 057. 00
Total					8, 118. 00

#### LAND OFFICE AT FARGO, N. DAK.

			<del>,                                     </del>		
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	118	17, 958. 64			<b>25, 978</b> . 81
culture, and other entries and locations. Homestead entries commuted to cash un-	24	98. 89		¦	203. 24
der section 2301, Revised Statutes	86	[5, 632. 82]			7, 841. 03
Total cash sales	178	18, 057. 53			34, 023. 08
Original homestead entries	245 729	37, 758. 65 [113, 970. 03]	1, 587. 01 4, 821. 88	2, 385, 00	3, 972. 01 4, 821. 88
laws	822	50, 702. 85	1, 288. 00	3, 190. 00	4, 478. 00
laws	` 28	[4, 383. 67]	·	112.00	112.00
warrants Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	263	160. 00		4. 00 526. 00	4.00 <b>526</b> .00
tory statements	3				6.00
to writing				1, 525. 55	1, 525. 55
Total of all classes of entries and amount received therefrom	1, 769	106, 679 03	7, 696, 89	7, 748. 55	49, 468. 52
Salaries, fees, and commissions of register and receiver.					6, 000. 00
Expenses of depositing					28, 60 1, 879, 50
Total					7, 906. 10
	l	'	•		

#### LAND OFFICE AT GRAND FORKS, N. DAK.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount
Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	213	31, 579, 85			<b>\$39, 471. 7</b> 5
culture, and other entries and locations.	25	58. 77		!	67.26
Homestead entries commuted to cash under section 2301, Revised Statutes	104	[15, 826. 42]			19, 783. 00
Total cash sales	342	31, 633. 12			59, 322. 06
Original homestead entries	246 484	35, 870. 23 [75, 771. 77]	\$898.74 1,898.49	\$2, 320. 00	3, 218. 74 1, 8 <b>9</b> 8 49
laws	223 32			2, 130. 00 128. 00	3, 022. 00 128. 00
Lands entered with private land scrip	4	{ [160, 00] } 160, 00		1	
Lands entered with Sloux half-breed scrip. Pre-emption declaratory statements Amount received for reducing testimony	i .	150.99		692. 00	692, 00
to writing				470. 24	470. 24
Total of all classes of entries and amount received therefrom	1, 678	101, 971. 56	3, 689, 23	5, 740. 24	68, 751. 53
Salaries, fees, and commissions of regis- ter and receiver  Expenses of depositing					6, 900. 90 26. 80
Incidental expenses		<u> </u>			2, 097. 85
Total	<u> </u>				8, 12 <b>4. 6</b> 5

#### LAND OFFICE AT GUTHRIE, OKLAHOMA.

Excess payments on homestead, timber- culture, and other entries and locations. Competitive bids	253	892. 93			992. <b>0</b> 1 5. 00
Total cash sales	253	892. 93			997. 01
Original homestead entries	4, 083 5	622, 978. 42 [800. 00]	15, <b>574. 87</b> 20. 00	39, 475. 00	55, 049. 87 20. 00
tory statements	272			544. <b>9</b> 0 1, 373. 52	544. 00 1, 373. 52
Total of all classes of entries and amount received therefrom	4, 568	623, 871. 35	15, 594. 37	41, 392. 52	57, 983. 90
Salaries, fees, and commissions of regis- ter and receiver					6, 000. 00 9. 35
Incidental expenses					3, 676. 80
Total					9, 686. 1

# LAND OFFICE AT KING FISHER, OKLAHOMA.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Excess payments on homestead, timber- culture, and other entries and locations	245	914, 60			\$1, 143. 19
Homestead entries commuted to cash under section 2301, Revised Statutes	3	[440, 00]			550.00
Total tash sales	248	914. 60			1, 693. 19
Original homestead entries Final homestead entries Indian allotments	3, 600 1 5	458, 905, 22 [160, 00] 309, 90	\$11, 469, 25 4, 00	<b>\$29, 13</b> 0. <b>00</b>	40, 599. 35 4. 00
Soldiers' and sailors' homesteed declara- tory statements.  Amount recived for reducing testimony to writing.	167			334, 00 192, 93	<b>334.</b> 00 1 <b>92.</b> 93
Total of all classes of entries and amount received therefrom	8, 421	460, 129. 72	11, 478. 35	29, 656. 93	42, 823, 47
Salaries, fees, and commissions of register and receiver					6, 000. 00 2, 40
Incidental expenses					4, 309, 45
Total					10, 311.85

#### LAND OFFICE AT BURNS, OREGON.

Sales of lands subject to pre-emption entry. Sales of timber and stone lands	107 5	15, 963, 05 480, 00	9		19, 958. 80 1, 200. 00
Excess payments on homestead, timber- culture, and other entries and locations. Original entries under the desert land act. Final entries under the desert land act	8 18 5	22, 64 2, 083, 79 [475, 10]			28/ 28 520, 95 475, 10
Homestead entries commuted to cash un- der section 2301, Revised Statutes	22	[3, 401. 61]	 		<b>4, 252</b> . 01
Total cash sales	160	18, 549. 48			26, 480. 14
Original homestead entries	1 <b>3</b> 1 57	26, 060. 90 [8, 510. 34]	753. 24 31 <b>9</b> . 13	1, 280. 00	<b>2,</b> 03 <b>3</b> . 24 319. 18
laws  Applications to purchase mineral lands  Applications to purchase timber and stone	62 2	8, 161. 02	248.00	535, 00 20, 00	783. 00 <b>20.</b> 00
lands Mineral protests, adverse claims. Pre-emption declaratory statements.	5 1 176			50.00 10.00 528.00	50. 00 10. 00 528. 00
Soldiers' and sailors' homestead declara- tory statements.  Amount received for reducing testimony to writing	1			3. 00 1, 142, 45	3. 00 1, 142, 45
Total of all classes of entries and amount received therefrom	595	46, 771. 40	1, 320. 37	3, 568. 45	81, 318. 96
Salaries, fees, and commissions of register and receiver					4, 485. 54 103. 50 1, 141, 10
Total					5, 730. 14

# LAND OFFICE AT LA GRANDE, OREGON.

· Class of entry.	No.	Acres.	Commis- sions.	· Fees.	Amount.
Sales of land subject to pre-emption entry	. 232	34, 356, 24	:		842, 945. <b>3</b>
Sales of timber and stone lands		6 741 9-)			18 R53 A
Sales of mineral lands	. 9	378.04			1, 347. 5
Sales of town-lots	, 1			·	18. 0
Excess payments on homestead, timber- culture, and other entries and locations.	30	118 62	'		149. 8
Original entries under the desert land act.	. 6	843.98		·	211.0
Final entries under the desert land act	. 3	[534, 59]			534. 5
Homestead entries commuted to cash un- der section 2301, Revised Statutes		[4, 319. 29]			5, 599. 1
Total cash sales	363	42, 438. 10			<b>67, 658.</b> 3
Original homestead entries	322	49, 453. 06	\$1, 885, 62	\$3, 130. 00 <sup>1</sup>	5, 015. 6
Final homestead entries	192	[30, 473. 02]		<b>\$3, 130. 00</b>	1, 155. 9
lawsFinal entries under the timber-culture	74	11, 010. 49	<b>296.</b> 00	700.00	996. 0
laws laws		12, 416, 781		64.00	64. 0
State selections, school indemnity	1	80.00	1	2.00	2.0
Applications to purchase mineral lands	. 4			40.00	40.0
Applications to purchase coal lands	1	; - <b></b>		12.00	12.0
Applications to purchase timber and stone lands	. 58	1	!	530, 00	530. 0
Pre-emption declaratory statements	581	•••••		1, 743. 00	1, 743. 0
Soldiers' and sailors' homestead declara-	1		į	, 1	•
tory statements		·	, <b></b>	9.00	9. 0
Amount received for reducing testimony to writing				730, 80	730. 80
to withing	ļ		·		
Total of all classes of entries and amount received therefrom	1,613	102, 981. 65	8, 837. 52	6, 960. 80	77, 956. 7
			,		
and receiver	ļ	¹. <b></b>	 		5, 486. 4
					1, 353, 44
Incidental expenses	• • • • • • • •	•••••	•••••	! • • • • • • • • • • • · · · · · · · ·	1, 000. 21
Total	_		·		6, 839. 81
	E AT L	16, 737. 27 8, 850. 73	PREGON.		
IAND OFFICE Sales of land subject to pre-emption entry sales of timber and stone lands	111 25	16, 737. 27 8, 850. 73	PREGON.		6, 839. 8 20, 921. 5 9, 626. 8 36. 61
I.AND OFFIC Sales of land subject to pre-emption entry. Sales of timber and stone lands Excess payments on homestead, timber-culture, and other entries and locations. Driginal entries under the desert land act.	111 25 12 9	AKEVIEW, (16, 737, 27, 8, 860, 73, 29, 29, 1, 695, 93	PREGON.		20, 921. 5 9, 626. 8 36. 6 401. 44
LAND OFFIC  Sales of land subject to pre-emption entry sales of timber and stone lands  Excess payments on homestead, timber- culture, and other entries and locations Original entries under the desert land act Final entries under the desert land act	111 25	AKEVIEW, (16, 737, 27, 8, 860, 73, 29, 29, 1, 695, 93	PREGON.		20, 921, 56 9, 626, 83 401, 44
I.AND OFFIC Sales of land subject to pre-emption entry sales of timber and stone lands.  Excess payments on homestead, timber-culture, and other entries and locations briginal entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries under the desert land actional entries and entries under the desert land actional entries and entries actional entries and entries actional entries actional entries and entries actional e	111 25 12 9	16, 737, 27 3, 850, 73 29, 29 1, 675, 93 [1, 800, 00]	PREGON.		20, 921. 5 9, 626. 8 36. 6 401. 44 1, 800. 0
I.AND OFFICE Sales of land subject to pre-emption entry. Sales of timber and stone lands	111 25 12 9 9	16, 737. 27 8, 860. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53]	PREGON.		20, 921. 56 9, 626. 85 36. 61 401. 48 1, 890. 60 5, 591. 90
LAND OFFIC Sales of land subject to pre-emption entry sales of timber and stone lands. Excess payments on homestead, timber-culture, and other entries and locations. Original entries under the desert land act Final entries under the desert land act Homestead entries commuted to cash under section 2301, Revised Statutes  Total cash sales	E AT L  1111 25 12 9 9 195	16, 737. 27 8, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22	OREGON.		20, 921. 5 9, 626. 8 36. 61 401. 44 1, 800. 0 5, 591. 90
I.AND OFFIC  Sales of land subject to pre-emption entry. sales of timber and stone lands. Excess payments on homestead, timber- culture, and other entries and locations. Priginal entries under the desert land act Homestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales  Original homestead entries Final homestead entries Final homestead entries	111 25 12 9 9	16, 737. 27 8, 860. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53]	OREGON.		20, 921, 54 9, 626, 83 36, 61 401, 44 1, 800, 04 5, 591, 90 38, 378, 37
I.AND OFFIC Sales of land subject to pre-emption entry sales of timber and stone lands. Excess payments on homestead, timber- culture, and other entries and locations. Original entries under the desert land act. Final entries under the desert land act. Homestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales Original homestead entries Final homestead entries Lands entered under the timber-culture laws.	111 25 12 9 9 29 195 114 37 69	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97	686. 17 222. 96 276. 00		20, 921, 5 9, 626, 8 36, 61 401, 44 1, 800, 00 5, 591, 90 38, 378, 37
LAND OFFIC sales of land subject to pre-emption entry. Sales of timber and stone lands	111 25 12 9 9 195 114 87 69 1	16, 737. 27 3, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00	686. 17 222. 96 276. 00	1, 125, 00 630. 00 4. 00	20, 921, 54 9, 626, 83 36, 61 401, 44 1, 800, 04 5, 591, 90 38, 378, 37 1, 791, 17 222, 96
I.AND OFFIC Sales of land subject to pre-emption entry, sales of timber and stone lands. Excess payments on homestead, timber-culture, and other entries and locations. Final entries under the desert land act. Homestead entries commuted to cash under section 2301, Revised Statutes  Total cash sales  Original homestead entries Final homestead entries Lands entered under the timber-culture laws.  Lands selected under grants to railroads.	E AT L  1111 25 12 9 29 195 114 87 69 1	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00	866. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00	20, 921, 56 9, 626, 8 36, 61 401, 44 1, 490, 00 5, 591, 90 38, 378, 37 1, 791, 17 222, 90 4, 00 132, 00
I.AND OFFIC sales of land subject to pre-emption entry sales of timber and stone lands Excess payments on homestead, timber- culture, and other entries and locations briginal entries under the desert land act. Climal entries under the desert land act. Homestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales  Driginal homestead entries Lands entered under the timber-culture laws Lands entered with military bounty land warrants Lands selected under grants to railroads state selections, achool indemnity	111 25 12 9 9 29 195 114 87 69 69 24	16, 737. 27 8, 860. 73 20. 29 1, 675. 93 1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00 3, 561. 81	686.17 222.98 276.00	1, 125.00 630.00 4.00 132.00 46.00	20, 921. 5 9, 626. 8 36. 6 401. 4 1, 800. 0 5, 591. 9 38, 378. 3 1, 791. 1 222. 9 906. 0 4. 0 132. 0 46. 0
I.AND OFFIC Sales of land subject to pre-emption entry sales of timber and stone lands Excess payments on homestead, timber- culture, and other entries and locations. Priginal entries under the desert land act Prinal entries under the desert land act Homestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales  Original homestead entries Final homestead entries Lands entered under the timber-culture laws Lands selected under grants to railroads State selections, school indemnity Applications to purchase mineral lands Ter-emption declaratory statements	111 25 12 9 9 29 195 114 87 69 1 66 24 25 155	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 784. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00 3, 541. 81	866. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00	20, 921. 56 9, 626. 8 36. 61 401. 44 1, 200. 06 5, 591. 90 38, 378. 37 1, 791. 17 222. 96 4. 00 48. 00 250, 00
LAND OFFIC sales of land subject to pre-emption entry, sales of timber and stone lands	1111 25 12 9 9 195 114 37 69 1 668 24 4 25 150	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 784. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00 3, 541. 81	666.17 222.96 276.00	1, 125.00 630.00 4.00 132.00 46.00 250.00 480.00	20, 921, 54 9, 626, 8 36, 61 401, 44 1, 800, 00 5, 591, 90 38, 378, 37 1, 791, 17 222, 96 4, 60 48, 60 450, 00
I.AND OFFIC sales of land subject to pre-emption entry sales of timber and stone lands Excess payments on homestead, timber- culture, and other entries and locations. Original entries under the desert land act lomestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales Original homestead entries Lands entered under the timber-culture laws Lands selected under the timber-culture laws Lands selected under grants to railroads tate selections, school indemnity upplications to purchase mineral lands Tee-emption declaratory statements	1111 25 12 9 9 195 114 37 69 1 668 24 4 25 150	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 784. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00 3, 541. 81	666.17 222.96 276.00	1, 125.00 630.00 4.00 132.00 46.00 250.00	20, 921, 54 9, 626, 8 36, 61 401, 44 1, 800, 00 5, 591, 90 38, 378, 37 1, 791, 17 222, 96 4, 60 48, 60 450, 00
I.AND OFFIC  Isales of land subject to pre-emption entry, sales of timber and stone lands	1111 25 12 9 9 195 114 37 69 1 668 24 4 25 150	16, 737. 27 8, 850. 73 29. 29 1, 695. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 784. 48 [5, 945. 17] 9, 677. 97 160. 00 10, 560. 00 3, 541. 81	666.17 222.96 276.00	1, 125.00 630.00 4.00 132.00 46.00 250.00 480.00	20, 921. 5 9, 626. 8 36. 6 401. 4 1, 800. 0 5, 591. 9 38, 378. 3 1, 791. 1 222. 9 906. 00 450. 00 897. 27
LAND OFFIC  Sales of land subject to pre-emption entry, sales of timber and stone lands.  Excess payments on homestead, timber-culture, and other entries and locations. Driginal entries under the desert land act. Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Driginal homestead entries.  Primal homestead entries.  Lands entered under the timber-culture laws.  Lands entered with military bounty land warrants.  Lands selected under grants to railroads state selections, achool indemnity.  Applications to purchase mineral lands.  Pre-emption declaratory statements.  Mount received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.	E AT L  1111 25 12 9 195 195 114 87 69 1 68 24 25 150	16, 737. 27 3, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 3, 541. 81	666. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00 250.00 450.00 897.27	20, 921. 5 9, 626. 8 36. 6 401. 4 1, 800. 0 5, 591. 9 38, 378. 3 1, 791. 1 222. 9 906. 00 450. 00 897. 27
LAND OFFIC Sales of land subject to pre-emption entry, sales of timber and stone lands.  Excess payments on homestead, timber-culture, and other entries and locations.  Driginal entries under the desert land act.  Final entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Original homestead entries  Final homestead entries  Lands entered under the timber-culture laws.  Lands entered with military bounty land warrants.  Lands selections, achool indemnity  Applications to purchase mineral lands.  Pre-emption declaratory statements.  Moment received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.	E AT L  1111 25 12 9 195 195 114 87 69 1 68 24 25 150	16, 737. 27 3, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 3, 541. 81	666. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00 250.00 450.00 897.27	20, 921. 5 9, 626. 8 36. 6 401. 41, 500. 0 5, 591. 90 38, 378. 3 1, 791. 1 222. 90 45. 00 250. 00 490. 00 497. 27
I.AND OFFIC Sales of land subject to pre-emption entry, sales of timber and stone lands.  Excess payments on homestead, timber-culture, and other entries and locations.  Driginal entries under the desert land act. Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Cinal homestead entries.  Lands entered under the timber-culture laws.  Lands entered with military bounty land warrants.  Lands selected under grants to railroads. State selections, school indemnity. Applications to purchase mineral lands.  Pre-emption declaratory statements.  A mount received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.  Salaries, fees, and commissions of register and receiver.	E AT L  1111 25 12 9 195 195 114 87 69 1 68 24 25 150	16, 737. 27 3, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 3, 541. 81	666. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00 250.00 450.00 897.27	20, 921. 5 9, 626. 8 36. 6 401. 4 1, 900. 0 5, 591. 9 38, 378. 3 1, 791. 1 222. 9 906. 0 450. 0 897. 2 43, 077. 7 5, 575. 44
I.AND OFFIC Sales of land subject to pre-emption entry, sales of timber and stone lands.  Excess payments on homestead, timber-culture, and other entries and locations.  Driginal entries under the desert land act. Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Cinal homestead entries.  Lands entered under the timber-culture laws.  Lands entered with military bounty land warrants.  Lands selected under grants to railroads. State selections, school indemnity. Applications to purchase mineral lands.  Pre-emption declaratory statements.  A mount received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.  Salaries, fees, and commissions of register and receiver.	E AT L  1111 25 12 9 195 195 114 87 69 1 68 24 25 150	16, 737. 27 3, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 3, 541. 81	666. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00 250.00 450.00 897.27	20, 921. 5 9, 626. 8 36. 6 401. 4 1, 900. 0 5, 591. 9 38, 378. 3 1, 791. 1 222. 9 906. 0 450. 0 897. 2 43, 077. 7 5, 575. 44
I.AND OFFIC  Sales of land subject to pre-emption entry. Sales of timber and stone lands. Excess payments on homestead, timber-culture, and other entries and locations. Original entries under the desert land act Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Original homestead entries Final homestead entries Final homestead entries Lands entered under the timber-culture laws.  Lands selected under grants to railroads state selections, school indemnity. Applications to purchase mineral lands. Pre-emption declaratory statements A mount received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.	E AT L  1111 25 12 9 195 195 114 87 69 1 68 24 25 150	16, 737. 27 3, 850. 73 29. 29 1, 675. 93 [1, 800. 00] [4, 473. 53] 22, 223. 22 17, 764. 48 [5, 945. 17] 9, 677. 97 160. 00 3, 541. 81	666. 17 222. 96 276. 00	1, 125.00 630.00 4.00 132.00 46.00 250.00 450.00 897.27	6, 839. 81 20, 921. 56

# Statement of the business transacted at the local land offices, etc.—Continued. LAND OFFICE AT OREGON CITY, OREGON.

	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	332	48, 751. 08		·	\$62, 315, 9
Sales of timber and stone lands	808	125, 916. 29			314, 804. 5
Additional payment	1	. 39	•••••••••••	;	. 9
Excess payments on homestead, timber- culture, and other entries and locations.	71	391. 73			538, 1
Homestead entries commuted to cash un-					
der section 2301, Revised Statutes	58	[8, 666, 51]			11, 461. 6
Total cash sales	1, 270	175, 059. 49	. <b></b>		<b>889</b> , 121. 3
Original homestead entries	691	102, 096, 20 [37, 649, 45]	\$4, 602. 63	\$6, 570. 00	11, 172. 6
final homestead entries	259	[37, 649, 45]	1.937.83		1, 937. 8
Lands entered with military bounty land	} 4	( [120,00] ) 440,00	<b></b>	14.00	14. 0
warrants	, 2	477.98	<b>,</b> 	15.00	1 <b>5</b> . (
tate selections, school indemnity	92	14, 168, 52		180. 82	180. 8
Applications to purchase coal lands	72		. <b></b> .	216.00	216. (
Applications to purchase timber and stone	807		•	8, 070. 00	0.070.4
lands Pre-emption declaratory statements	892		• • • • • • • • • • • • • • • • • • • •	2, 676, 00	8, 070, ( 2, 676, (
soldiers' and sailors' homestead declara-				2,0,0,0	2, 0.0.
tory statements	1			3. <b>0</b> 0	3. 0
Amount received for reducing testimony to writing	. <b></b> .	! 		2, 539. 76	2, 539. 7
Total of all classes of entries and		<del></del>			:
amount received therefrom	4, 090	292, 242, 19	6, 540. 46	20, 284. 58	415, 946. 3
alaries, fees, and commissions of register					
and receiver	•••••		•••••		6, 900. ( 70. 8
Expenses of depositingncidental expenses					1, 577. 3
Total	•••••				7, 647. 8
LAND OFFICE	E AT R	OSEBURG, C	REGON.		
Sales of land subject to private entry	1	[85. 70]			107. 1
sales of land subject to pre-emption entry.	113	14 075 50		•••••	
		14,877.00		• • • • • • • • • • • •	21, 474, 9
sales of timber and stone lands	332	14, 877. 56 51, 201. 26			21, 474. 9 128, 003. 1
ales of timber and stone lands			••••••		128, 003. 1
iales of timber and stone lands	332 2	51, 201. 26 100. 00			128, 003. 1 300. 0
sales of timber and stone lands.  Lices payments on homestead, timber- culture, and other entries and locations.  Locations, the second that the state of the second locations.	332 2 83	51, 201. 26			128, 003. 1 300. 0
sales of timber and stone lands	332 2 83	51, 201. 26 100. 00			21, 474. 9 128, 003. 1 300. 0 263. 7 1, 433. 6
sales of timber and stone lands.  Sales of nuneral lands.  Sales of nuneral lands.  Sales of nuneral lands.  Sales of nuneral lands.  Sales of timber entries and locations.  Homestead entries commuted to cash un-	332 2 83	51, 201. 26 100. 00 119. 75			128, 003. 1 300. 0 263. 7 1, 433. 6
sales of timber and stone lands.  Sales of nuineral lands.  Excess payments on homestsad, timber- culture, and other entries and locations.  Homestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.	332 2 33 8	51, 201. 26 100. 00 119. 75 [1, 146. 93]	8, 274, 54	3, 560. 00	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6
sales of timber and stone lands.  ales of nineral lands.  access payments on homestead, timber- culture, and other entries and locations.  Homestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Driginal homestead entries.	332 2 33 8 489	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57	8, 274, 54 1, 396, 43	8, 560. 00	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5
sales of timber and stone lands sales of nineral lands Excess payments on homestead, timber culture, and other entries and locations. Comestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales  Driginal homestead entries  Final homestead entries  ands entered with military bounty land	332 2 33 8 489 389 169	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47]			128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4
ales of timber and stone lands.  ales of nineral lands.  Excess payments on homestead, timber- culture, and other entries and locations.  Comestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Final homestead entries.  and entered with military bounty land warrants.	332 2 83 8 489 389 169	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00		12.00	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4
sales of timber and stone lands.  ales of numeral lands.  access payments on homestead, timber- culture, and other entries and locations.  Homestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries.  Final homestead entries.  Lands entered with military bounty land warrants.  Lands entered under the donation act.	332 2 83 8 489 389 169	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83		12. 00 10. 00	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4
sales of timber and stone lands.  ales of nineral lands.  Excess payments on homestead, timber- culture, and other entries and locations.  Omestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries.  Prinal homestead entries.  Ands entered with military bounty land warrants.  Lands entered under the donation act.  Lands selected under grants to railroads.  Itats selections, school indeumity.	332 2 83 8 489 389 169	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00		12.00 10.00 975.00 7.00	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 10. 0 975. 0
ales of timber and stone lands. ales of nineral lands. Excess payments on homestead, timber- culture, and other entries and locations. Implementation of the commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Driginal homestead entries.  Prinal homestead entries.  In al homestead entries.  Ands entered with military bounty land warrants.  Lands selected under the donation act.  Lands selected under grants to railroads.  Itate selections, school indeunity.	332 2 33 8 489 389 169 3 2 488 41	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00	128, 003. 1 300. 0 263. 3 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 10. 0 975. 0 7. 0 10. 0
sales of timber and stone lands ales of nineral lands Excess payments on homestead, timber culture, and other entries and locations. Homestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Driginal homestead entries. Final homestead entries. Lands entered with military bounty land warrants. Lands entered under the donation act. Lands selected under grants to railroads. State selections, school indemnity. Applications to purchase mineral lands Applications to purchase coul lands.	332 2 33 8 489 389 169 3 488 4	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12.00 10.00 975.00 7.00	128, 003. 1 300. 0 263. 3 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 10. 0 975. 0 7. 0 10. 0
sales of timber and stone lands ales of nineral lands Excess payments on homestead, timber culture, and other entries and locations. Homestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales.  Priginal homestead entries. Prinal homestead entries.  Prinal homestead entries.  Ands entered with military bounty land warrants	332 2 33 8 489 169 3 2 488 4 1 1	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00 12. 00	128, 003. 1 300. 0 263. 3 1, 433. 6 151, 552. 6 6, 834. 5 1, 396. 4 12. 0 975. 0 10. 0 12. 0
ales of timber and stone lands ales of numeral lands Excess payments on homestead, timber culture, and other entries and locations. Iomestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales.  Total cash sales.  Priginal homestead entries.  Priginal homestead entries.  Ional homestead entries.  Lands entered with military bounty land warrants.  Lands entered under the donation act.  Lands entered under grants to railroads.  Itatar selections, school indeumity.  Lapplications to purchase mineral lands.  Lapplications to purchase coal lands Lapplications to purchase timber and stone lands.  Tre-emption declaratory statements.	332 2 33 8 489 389 169 3 2 488 41	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00	128, 003, 1 300, 6 263, 3 1, 433, 6 151, 562, 6 6, 834, 5 1, 396, 4 12, 6 10, 6 975, 6 7, 6 10, 6 10, 6 10, 6 10, 6 10, 7 10, 6 10, 6 10, 7 10, 6 10, 7 10,
ales of timber and stone lands. ales of nineral lands. Excess payments on homestead, timber culture, and other entries and locations. Inmestead entries commuted to cash un- der section 2301, Revised Statutes  Total cash sales  Priginal homestead entries  Priginal homestead entries  Priginal homestead entries  Ands entered with military bounty land warrants  ands entered under the donation act  ands selected under grants to railroads.  Itate selections, school indeumity.  Applications to purchase mineral lands.  Applications to purchase timber and stone lands  Tre-emption declaratory statements.  Tre-emption declaratory statements.	332 2 33 8 489 169 169 3 2 488 4 1 4 4 497 623	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 869. 00	128, 003. 1 263. 1 1, 433. 6 151, 562. 6 6, 834. 1 10. 1 10. 1 17. 7 10. 1 12. 1 10
ales of timber and stone lands. ales of nineral lands. Excess payments on homestead, timber- culture, and other entries and locations. Incomestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries. Prinal homestead entries.  Ands entered with military bounty land warrants.  Lands entered under the donation act.  Lands selected under grants to railroads.  State selections, school indeumity.  Lapplications to purchase mineral lands.  Applications to purchase timber and stone lands.  Pre-emption declaratory statements.  Oldiers' and sailors' homestead declaratory statements.	332 2 33 8 489 389 169 3 2 488 4 1 4 497 623	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00 12. 00	128, 003. 1 263. 1 1, 433. 6 151, 562. 6 6, 834. 1 10. 1 10. 1 17. 7 10. 1 12. 1 10
ales of timber and stone lands. ales of nineral lands. Excess payments on homestead, timber- culture, and other entries and locations. Incomestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries. Prinal homestead entries.  Ands entered with military bounty land warrants.  Lands entered under the donation act.  Lands selected under grants to railroads.  State selections, school indeumity.  Lapplications to purchase mineral lands.  Applications to purchase timber and stone lands.  Pre-emption declaratory statements.  Oldiers' and sailors' homestead declaratory statements.	332 2 33 8 489 389 169 3 2 488 4 1 4 497 623	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 869. 00	128, 003. 300. 6 263. 1, 433. 4 151, 562. 6 6, 834. 1 190. 10. 10. 10. 12. 4, 970. 1, 869. 0 15. 6
ales of timber and stone lands. ales of nineral lands. Excess payments on homestead, timber- culture, and other entries and locations. Iomestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries  Prinal	332 2 33 8 489 389 169 3 2 488 4 1 4 497 623	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63		12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 869. 00	128, 003. 1 263. 1 1, 433. 6 151, 562. 6 6, 834. 1 10. 1 975. 7. 6 10. 1 12. 6 4, 970. 6 15. 6 647. 8
sales of timber and stone lands ales of nineral lands Excess payments on homestead, timber culture, and other entries and locations. Independent of the commuted to cash under section 2301, Revised Statutes  Total cash sales.  Priginal homestead entries rinal homestead entries ands entered with military bounty land warrants ands entered under the donation act ands elected under grants to railroads. State selections, school indemnity applications to purchase mineral lands Applications to purchase timber and stone lands. Pre-emption declaratory statements bioldiers' and saliors' homestead declaratory statements amount received for reducing testimony to writing.  Total of all classes of entries and amount received therefron	332 2 33 8 489 169 3 2 488 4 1 4 4 497 623 5	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63 635. 17	1,396.43	12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 889. 00 15. 00 847. 88	128, 003. 1 263. 1 1, 433. 6 151, 562. 6 6, 834. 1 10. 1 975. 7. 6 10. 1 12. 6 4, 970. 6 15. 6 647. 8
sales of timber and stone lands ales of nineral lands Excess payments on homestead, timber culture, and other entries and locations. Homestead entries commuted to cash under section 2301, Revised Statutes  Total cash sales  Priginal homestead entries Prinal homestead ent	332 2 33 8 489 169 3 2 488 4 1 4 4 497 623 5	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63 635. 17	1,396.43	12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 889. 00 15. 00 847. 88	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 975. 0 7. 0 10. 0 10. 0 11. 6 10. 0 10.
sales of timber and stone lands.  ales of nimeral lands.  Excess payments on homestead, timber culture, and other entries and locations.  Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Ands selected under the donation act.  Lands selected under grants to railroads.  Practical entries to purchase mineral lands.  Applications to purchase coal lands.  Pre-emption declaratory statements.  Boldiers' and saliors' homestead declaratory statements.  Amount received for reducing testimony to writing.  Total of all classes of entries and amount received therefron.  Balaries, fees, and commissions of register and receiver.	332 2 33 8 489 169 3 2 488 4 1 4 4 497 623 5	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63 635. 17	1,396.43	12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 889. 00 15. 00 847. 88	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 70. 0 10. 0 12. 0 4, 970. 0 1, 869. 0 847. 8 168, 541. 4
sales of timber and stone lands.  Sales of numeral lands.  Excess payments on homestead, timber culture, and other entries and locations.  Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Final homestead entries.  Final homestead entries.  Lands entered with military bounty land warrants.  Lands elected under the donation act.  Lands selected under grants to railroads. State selections, school indemnity.  Applications to purchase mineral lands.  Applications to purchase timber and stone lands.  Pre-emption declaratory statements.  Soldiers' and sailors' homestead declaratory statements.  Mount received for reducing testimony to writing.  Total of all classes of entries and amount received therefron.  Salaries, fees, and commissions of register	332 2 33 8 489 169 3 2 488 4 1 4 4 497 623 5	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63 635. 17	1,396.43	12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 889. 00 15. 00 847. 88	128, 003. 1 300. 0 263. 7
sales of timber and stone lands.  ales of nimeral lands.  Excess payments on homestead, timber culture, and other entries and locations.  Homestead entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Prinal homestead entries.  Ands selected under the donation act.  Lands selected under grants to railroads.  Practical entries to purchase mineral lands.  Applications to purchase coal lands.  Pre-emption declaratory statements.  Boldiers' and saliors' homestead declaratory statements.  Amount received for reducing testimony to writing.  Total of all classes of entries and amount received therefron.  Balaries, fees, and commissions of register and receiver.	332 2 33 8 489 169 3 2 488 4 1 4 4 497 623 5	51, 201. 26 100. 00 119. 75 [1, 146. 93] 66, 298. 57 54, 821. 40 [24, 127. 47] 320. 00 307. 83 78, 061. 63 635. 17	1,396.43	12. 00 10. 00 975. 00 7. 00 10. 00 12. 00 4, 970. 00 1, 889. 00 15. 00 847. 83	128, 003. 1 300. 0 263. 7 1, 433. 6 151, 562. 6 6, 834. 5 1, 396. 4 12. 0 70. 0 10. 0 12. 0 4, 970. 0 1, 869. 0 847. 8 168, 541. 4

# LAND OFFICE AT THE DALLES, OREGON.

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
sales of land subject to pre-emption entry sales of timber and stone lands	138 5	20, 981. 72 560. 00			\$26, 227. 2 1, 400. 0
town lots. (Fort Dalles)	1				90. 0
Excess payments on homestead, timber- culture, and other entries and locations Original entries under the desert-land act.	<b>20</b> 1	72. 07 200. 00			90. 1 50. 0
Iomestead entries commuted to cash un- der section 2301, Revised Statutes	27	[4, 145. 15]			5, 181. 4
Total cash sales	192	21, 813. 79			33, 038, 8
Original homestead entries	130	19, 808, 35	\$748, 50	\$1, 255, 00	2, 003, 5
inal homestead entries	211	133, 603. 33]	1, 275. 00		1, 275. (
laws?inal entries under the timber-culture	106	14, 864. 89	424.00	965.00	1, 389. 0
laws	12	[1, 883. 11]		48.00	48. (
warrants  ands selected under grants to railroads	. 2	160.00 320.00		4.00 4.00	4.0
Applications to purchase coal lands Applications to purchase timber and stone	ī			3.00	3.0
lands Pre-emption declaratory statements	8 218			80.00 654.00	80, ( 654, (
Amount received for reducing testimony to writing.				565, 54	5€5. <b>6</b>
Total of all classes of entries and					
amount received therefrom	881	56, 967. 03	2, 447. 50	3, 578. 54	39, 064. 8
alaries, fres, and commissions of register and receiver				l. <b>.</b>	4, 500, 0
Expenses of depositing					39. 9 680. (
ncidental expenses.					
Total					5, 219. 6
LAND OFFICE A	T SAL	T LAKE CIT	אידו עי		
		I DAME OF	II, UIAU	•	
ules of land subject to pre-emption entry.	92	11, 011. 87			14, 931.
ales of mineral lands	82 8	11, 011. 87 1, 245, 42			14, 931. 6, 410. 6 23, 194.
ales of mineral lands	82 8	11, 011. 87 1, 245. 42 1, 159. 74			6, 410. ( 23, 194. (
iales of mineral lands.  ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations prigrial entries under the docs rtland act.	82 8 22 307	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80. 554. 94			6, 410. ( 23, 194. ) 31. ( 21, 979. (
iales of mineral lands.  ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations prigrial entries under the docs rtland act.	82 8 22 307 143	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23]			6, 410. 6 23, 194. 8 31. ( 21, 979. 6
ales of mineral lands.  laces of coal lands.  xcess payments on homestead, timber- culture, and other entries and locations priorinal entries under the doar trland act.	82 8 22 307	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80. 554. 94			6, 410. ( 23, 194. ) 31. ( 21, 979. ( 24, 938. )
ales of mineral lands.  laces of coal lands.  xcess payments on homestead, timber- culture, and other entries and locations windingly and the coartland act.	82 8 22 307 143	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23]			6, 410. ( 23, 194. ) 31. ( 21, 979. ) 24, 938. ( 4, 821. )
ales of onineral lands. ales of coal lands. Licess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. inal entries under the describand act. iomest ai entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.	82 8 22 307 143 22 676 350	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87	2, 270. 61	8, 215. 00	6, 410. ( 23, 194. ( 31. ( 21, 979. ( 24, 938. ( 4, 321. ( 95, 806. ( 5, 485. (
ales of mineral lands ales of coal lands.  xcess payments on homestead, timber- culture, and other entries and locations riginal entries under the desert land act. inal entries under the desert land act. inal entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  riginal homestead entries ands entered under the timber-culture	82 8 22 307 143 22 676 350 249	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69]	2, 270. 61 1, 451. 10	3, 215. 00	6, 410. (23, 194.) 31. (21, 979.) 24, 938. (4, 321.) 95, 806. (6, 485.) 1, 451.
ales of mineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the desert-land act. In al entries under the desert-land act. In al entries on the desert-land act. In al entries on the desert-land act.  Total cash sales.  Total cash sales.  Priginal homestead entries  Shal homestead entries ands entered under the timber-culture laws. In al entries under the timber-culture	82 8 22 307 143 22 676 350 249 158	11, 011. 87 1, 245. 42 1, 169. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61	3, £15. 00 1, 265. 00	6, 410. 23, 194. 31. 21, 979. 24, 938. 4, 321. 95, 806. 5, 485. 1, 451. 1, 897.
ales of mineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. Inal entries under the describand act. Inal entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Priginal homestead entries inal homestead entries ands entered under the timber-culture laws.  Inal entries under the timber-culture laws.	82 8 22 307 143 22 676 350 249	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69]	2, 270. 61 1, 451. 10	3, £15.00 1, 265.00 28, 00 1, 343.00	6, 410. (23, 194.) 31. (21, 979.) 24, 928. (4, 321.) 95, 806. (5, 485.) 1, 451. (1, 897.)
ales of mineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. Inal entries under the describand act. Omeste ai entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Shal homestead entries ands entered under the timber-culture laws inal entries under the timber-culture laws ands selected under grants to railroads.  Laplications to purchase mineral lands.	82 8 22 307 143 22 676 350 249 158	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61 1, 451. 10	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00	6, 410. (23, 194. ) 81. (21, 979. ) 24, 938. ) 4, 821. ; 95, 806. (5, 485. ) 1, 461. ; 1, 897. ; 28. ; 1, 343. ; 900. (6, 485. )
ales of onineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. inal entries under the describand act. domestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Inal homestead entries.  Inal homestead entries.  Inal entries under the timber-culture laws.  Inal entries under the timber-culture laws.  Inal entries onder the simber-culture laws.  Inal entries onder the simber-culture laws.  Inal entries onder the simber-culture laws.  Inal entries onder the timber-culture laws.  Inal entries onder the simber-culture laws.  Inal entries onder the simber-culture laws.  Inal entries onder the simber-culture laws.	82 82 307 143 22 676 350 249 158	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61 1, 451. 10	3, £15. 00 1, 285. 00 28. 00 1, 343. 00 900. 00 234. 00	6, 410. 6 23, 194. 1 21, 979. 24, 938. 4 4, 321. 1 95, 806. 6 5, 485. 1, 451. 1 1, 897. 28. 1, 343. 900. 234.
ales of mineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. inal entries under the describand act. domestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales  Original homestead entries ands entered under the timber-culture laws ands entered under the timber-culture laws ands selected under grants to railroads. applications to purchase onlineral lands. applications to purchase coal lands. dineral protests, adverse claims Troe-emption declaratory statements.	82 82 307 143 22 676 350 249 158 7 672 90 78	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61 1, 451. 10	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00	6, 410. (23, 194. ) 31. (21, 979. ) 24, 938. ) 4, 321. ) 95, 806. (5, 485. ) 1, 451. ) 1, 897. ) 28. (1, 343. ) 900. (234. ) 500. )
ales of mineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. inal entries under the describand act. domestead entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales  Original homestead entries ands entered under the timber-culture laws ands entered under the timber-culture laws ands selected under grants to railroads. applications to purchase onlineral lands. applications to purchase coal lands. dineral protests, adverse claims Troe-emption declaratory statements.	82 82 307 143 22 676 350 249 158 7 672 90 78	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61 1, 451. 10	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00 234. 00 500. 00	6, 410. d 23, 194. d 31. d 21, 979. d 4, 321. d 95, 806. d 5, 485. d 1, 451. d 1, 897. d 28. d 343. d 200. d 234. d 500. d 1, 086. d
ales of onineral lands ales of coal lands.  Excess payments on homestead, timber- culture, and other entries and locations riginal entries under the describand act. inal entries under the describand act. demestes entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales  Pinal homestead entries ands entered under the timber-culture laws laws laws ands entries under the timber-culture laws ands elected under grants to railroads. applications to purchase onal lands applications to purchase coal lands fineral protests, adverse claims re-emption declaratory statements. Lamount received for reducing testimony	82 82 307 143 22 676 350 249 158 7 672 90 78	11, 011. 87 1, 245. 42 1, 159. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57	2, 270. 61 1, 451. 10	3, 215. 00 1, 285. 00 28. 00 1, 343. 00 900. 00 284. 00 500. 00 1, 080. 00	6, 410. (23, 194. ) 31. (21, 979. ) 24, 938. ' 4, 321. ' 95, 806. ( 5, 485. ) 1, 451. ' 1, 897. ( 28. ) 234. ( 500. ) 1, 086. ( 1, 684. )
original homestead entries	82 8 22 307 143 22 676 350 249 158 7 672 90 78 50 362	11, 011. 87 1, 245. 42 1, 169. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57 [720. 00] 107, 474. 44	2, 270. 61 1, 451. 10 632. 00	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00 234. 00 1, 086. 00 1, 684. 42	6, 410. 6 23, 194. 1 31. 6 21, 979. 24, 938. 7 4, 321. 1 95, 806. 6 5, 485. 6 1, 451. 1 1, 897. 6 28. 6 1, 343. 6 200. 6 234. 6 1, 086. 6 1, 684. 6
isles of mineral lands.  Sales of coal lands.  Sacess payments on homestead, timber- culture, and other entries and locations original entries under the desert-land act.  Sinal entries under the desert-land act.  Indicated entries commuted to cash un- der section 2301, Revised Statutes.  Total cash sales.  Original homestead entries.  Final homestead entries.  Final homestead entries.  Final entries under the timber-culture laws.  Lands selected under grants to railroads.  Applications to purchase on lands.  Amount received for reducing testimony to writing.  Total of all classes of entries and amount received therefrom.  Salaries, fees, and commissions of register and receiver	82 8 22 307 143 22 676 350 249 158 7 672 90 78 50 362	11, 011. 87 1, 245. 42 1, 169. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57 [720. 00] 107, 474. 44	2, 270. 61 1, 451. 10 632. 00	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00 234. 00 1, 086. 00 1, 684. 42	6, 410, 6 23, 194, 8 31, 6 21, 979, 6 34, 938, 7 4, 321, 5 95, 806, 6 5, 485, 6 1, 451, 7 1, 897, 6 234, 6 500, 6 1, 086, 6 1, 684, 6
isles of mineral lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Sales of coal lands.  Cinal entries under the desert-land act.  Cinal entries under the desert-land act.  Index each entries commuted to cash under section 2301, Revised Statutes.  Total cash sales.  Criginal homestead entries.  Criginal homestead entries.  Criginal homestead entries.  Criginal homestead entries.  Sala homestead entries.  Sala homestead entries.  Lands entered under the timber-culture laws.  Lands entered under grants to railroads.  Applications to purchase mineral lands.  Applications to purchase coal lands.  Mineral protests, adverse claims.  Total of ell classes of entries and amount received therefrom.  Salaries, fees, and commissions of register	82 8 22 307 143 22 676 350 249 158 7 672 90 78 50 362	11, 011. 87 1, 245. 42 1, 169. 74 20. 01 80, 554. 94 [24, 895. 23] [3, 176. 99] 93, 991 98 49, 206. 87 [35, 232. 69] 18, 611. 57 [720. 00] 107, 474. 44	2, 270. 61 1, 451. 10 632. 00	3, 215. 00 1, 265. 00 28. 00 1, 343. 00 900. 00 234. 00 1, 086. 00 1, 684. 42	14, 931, 6, 410, 6 23, 194, 8 31, 6 21, 979, 6 24, 938, 7 4, 321, 2 95, 806, 6 5, 485, 6 1, 451, 1 1, 897, 6 234, 6 500, 6 1, 684, 4 110, 415, 7

# LAND OFFICE AT ABERDEEN, S. DAK.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Supplemental payments	894 6	62, 519. 85 10. 07			\$78, 149. 93 12, 59
culture, and other entries and locations.	49	114, 61			143. 38
Homestead entries commuted to cash under section 2301, Revised Statutes	70	[10, 977. 94]			18, 724 . 31
Total cash sales	519	62, 644. 53			92, 030. 21
Original homestead entries	258 516	40, 217. 60 [81, 822. 05]	\$1, 005. 66 2, 052. 57	\$2, 540. 00	3, 545, 66 2, 052, 57
laws Final entries under the timber-culture laws Lands entered with military bounty-land	368 62	57, 907. 77 [9. 915. 89]		248.00	5, 107. 00 248, 00
warrants  Pre-emption declaratory statements  Soldiers' and sailors' homestead declara-	5 2	160.00		8, 00 1, 104. 00	8. 00 1, 104. 00
tory statements	5			10.00	10.00
to writing				573. 87	573. 87
Total of all classes of entries and amount received therefrom	2, 282	160, 929. 90	4, 530, 23	8, 118. 87	104, 679. 31
Salaries, fees, and commissions of register and receiver  Expenses of depositing					6, 000. 00 41. 40
Incidental expenses					1, 962. 30
Total					8, 003. 70

#### LAND OFFICE AT CHAMBERLAIN, S. DAK.

			~~~		
ales of land subject to pre-emption entry.	5	720.00			900,00
Total cash sales	5	720, 00			900,00
Original homestead entries		480.00	1, 230, 00	8, 075. 00	4, 305. 00
Final homestead entriesLands entered under the timber-culture	84	[5, 387. 10]	136.00		136.00
laws	19	2, 931, 08	76,00	185.00	261.00
Final entries under the timber-culture laws	32			128.00	128.00
Town-site filings	ī			2.00	2, 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	92			184. 00	184, 00
tory statements	10			20.00	20.00
to writing				89. 02	89.02
Total of all classes of entries and amount received therefrom	196	4, 131. 08	1, 442. 00	3, 683. 02	6, 025. 02
0-1					
Salaries, fees, and commissions of register				1.	1 500 00
and receiver	. <b></b>				1, 500. 00 3, 90
Incidental expenses			· · · · · · · · · · · · · · · · · · ·		7 <b>6</b> 0. 10
Total					2, 264. 00

# Statement of the business transacted at the local land offices, etc.—Continued. LAND OFFICE AT HURON, S. DAK.

# [The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

. Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Supplemental payments	147 3	21, 945. 06 1. 68	ļ		\$27, 431. 36 2. 10
culture, and other entries and locations.	41	103. 29			129. 14
Homestead entries commuted to cash under section 2301, Revisd Statutes	50	[7, 438. 43]	ļ 		9, 298. 08
Total cash sales	241	22, 050. 03			36, 860. 68
Original homestead entries Final homestead entries Lands entered under the timber-culture	239 970	37, 130, 13 [1 <b>69, 433</b> , 78]	<b>\$964.</b> 02 4, 236. 48	\$2, 440.00	3, 404. <b>02</b> 4, 236. 48
laws  Final entries under the timber-culture laws Lands entered with military bounty land-	491 91	76, 998. 16 [14, 503. 32]	1, 964. 00	4, 845. 00 364. 00	6, 80 <b>9.</b> 00 <b>364. 0</b> 0
warrantsLands entered with private land scrip	1	80.00 160.00		2.00	2. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	236			472.00	472. <b>0</b> 0
Amount received for reducing testimony	7		•••••	14.00	14. 00
to writing	. <b></b> .		ļ	2, 321. 22	2, 321. 22
Total of all classes of entries and amount received therefrom	3, 277	136, 418. 32	7, 164, 50	10, 458. 22	54, 483, 40
Salaries, fees, and commissions of register and receiver					6, 000. 0 <b>0</b> 5, 083. <b>40</b>
Total					11, 083. 40

#### LAND OFFICE AT MITCHELL, S. DAK.

		<u> </u>		<u>-</u>	
Sales of land subject to pre-emption entry Excess payments on homestead, timber-	115	16, 658. 73		'	20, 823. 43
culture, and other entries and locations.	28	148. 61		[	185. 78
Homestead entries commuted to cash un- der section 2301, Revised Statutes	39	[5, 598. 20]		li	6, 997, 7
Homestead entries commuted to cash un-	-				•
der section 2, act June 15, 1880	1	160. <b>0</b> 0			186.00
Total cash sales	183	16, 807. 34			28, 192. 96
Original homestead entries	148	21, 625. 94	540.67	1, 385. 00	1, 925, 67
Final homestead entries Lands entered under the timber-culture	658	[101, 638, 63]	2, 540. 97		2, 540. 97
laws	270	41, 184. 12	1, 080. 00	2, 600. 00	3, 680. 00
18W8	248	[37, 816, 45]		992. 00	992. 00
Applications to purchase mineral lands	2		;	20.00	20.00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	122			244. 00	244. 00
tory statements	1			2.00	2.00
Amount received for reducing testimony to writing				1, 479. 51	1, 479, 51
Total of all classes of entries and	1 000	70 617 40	4 101 04	# 800 F1	20 057 11
amount received therefrom	1, 632	79, 617. 40	4, 161. 64	6, 722, 51	39, 077, 11
Salaries, fees, and commissions of register and receiver		1			6, 000, 00
Expenses of depositing					20.60
Incidental expenses					2, 893, 4
Total					8, 914. Q

#### LAND OFFICE AT PIERRE, S. DAK.

	originar	oner ros. 1			
Class of entry.	No.	Acres.	Commissions.	Fees.	Amounts.
Sales of land subject to pre-emption entry.		684. 31			<b>\$855.</b> 4
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	2	19.41			24. 2
der section 2301, Revised Statutes	2	[200. 00]			250. 0
Total cash sales	9	703. 72			1, 129. 6
Original homestead entries	9	480.00 [1, 480.00]	1	\$420.00	86. 0
laws Mineral protests, adverse claims Amount received for reducing testimony	7 14	1, 103. 09	28. 00	70.00 28.00	28. 0
to writing		·		119.60	119.6
Total of all classes of entries and amount received therefrom	42	2, 286. 81	230. 06	687.60	1, 997. 3
Salaries, fees, and commissions of register				' 	594. 7
and receiver					1, 018. 1
Total			· <del></del>		
					1, 608. 2
Sales of land subject to pre-emption entry. Sale of mineral lands. Excess payments on homestead, timber-	808 43	47, 236. 31 905. 45			59, 045, 4 3, 027, 5
culture, and other entries and locations. Homestead entries commuted to cash un- der section 2301, Revised Statutes	50 52	115. 76			144. 9 9, 902. 5
·		[7, 921, 99]			
Total cash sales	458	48, 257. 52			72, 120. 2
Original homestead entries	384 121	52, 015. 37 [18, 851. 37]		3, 285. 00	4, 585. 56 472. 66
laws	320 12	49, 157. 48 [1, 720. 00]	1, 276. 00	3, 100. 00 48. 00	4, 876. 0 48. 0
Lands entered with military bounty land warrants	10	1, 600. 00		40.00	40. 0
Lands entered with private land scrip Applications to purchase mineral lands	5 32	960.00		820.00	320. 0
Applications to purchase coal lands Mineral protests, adverse claims	1 3			2. 00 30, 00	2. 0 30. 0
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	509			1, 018. 00	1, 018. 0
tory statements	4	• • • • • • • • • • • • • • • • • • • •		8. <b>0</b> 0 7 <b>04. 2</b> 9	8. 0 704. 2
Total of all classes of entries and amount received therefrom	1, 804	151, 990. 32	8, 049. 24	8, 555. 29	83, 724. 7
Salaries, fees, and commissions of register					
and receiver					6, 000. 0
Expenses of depositing					423. 23 1, 465. 10
Total					7, 888. 30

# LAND OFFICE AT WATERTOWN, S. DAK.

[The area in brackets are not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Асгев.	Commis- sions.	Fees.	Amount.
Sale of land subject to pre-emption entry	267	37, 996. 35			\$47, 494. 52
Excess payments on homestead, timber- culture, and other entries and locations Homestead entries commuted to cash un-	49	150. 61			<b>19</b> 1. <b>44</b>
der section 2301, Revised Statutes	68	[10, 445. 11]			13, 256. 37
Total cash sales	384	38, 146. 96			60, 942. 33
Original homestead entries	275 1, 028	39, 896. 69 [160, 541. 59]	\$1, 089. 60 4, 253. 77	<b>\$2</b> , 570. 00	3, 659. 60 4, 253. 77
laws	366	54, 555, 38	1, 464. 00	3, 480. 00	4, 944. 00
laws	. 203	[31, 307, 30]		812.00	812.00
Lands entered with military bounty land \ warrants	18	{ [320.00] } 1,760.00	<b> }</b>	52, 00	<b>52.</b> 00
Lands entered with private land scrip Pre-emption declaratory statements Amount received for reducing testimony	390	180.00		4. 00 780. 00	4. 00 750. 00
to writing				2, 013. 74	2, 013. 74
Total of all classes of entries and amount received therefrom	2, 661	134, 519. 03	6, 807. 37	9, 711. 74	77, 461. 44
Salaries, fees, and commissions of register and receiver					6, 000, 00
Expenses of depositing					40. 25 3, 758. 85
Total					9, 799. 10

#### LAND OFFICE AT YANKTON, S. DAK.

Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	62	7, 476. 99			9, 346, 20
culture, and other entries and locations	14	48.11			60.10
Homestead entries commuted to cash under section 2301, Revised Statutes	24	[3, 123. 93]	ļ		4, 029. 91
Total cash sales	100	7, 525. 10			13, 436. 31
Original homestead entriesFinal homestead entries	63 292	8, 622. 58 [48, 724. 38]	215.57 1,090.62	560.00	775. 57 1, 090. <b>6</b> 5
laws	84	11, 406. 19	336.00	7 <b>6</b> 0. 00	1, 096. 00
laws	274	[88, 611. 20]		1, 096. 00 4. 00	1, 096. 00 4. 00
Pre-emption declaratory statements  Amount received for reducing testimony to writing	57			114.00 994,42	114, 00 994, 45
Total of all classes of entries and amount received therefrom	872	27, 558. 87	1, 642. 19	3, 528. 42	18, 606. 9
Salaries, fees, and commissions of register and receiver					4, 875. 64
Expenses of depositing					9. 40 908. 10
Total					5, 793. 14

# LAND OFFICE AT NORTH YAKIMA, WASH.

	1	1	. C	1	
Class of entry.	No.	Acres.	Commis- sions.	Fers.	Amount
Sales of land subject to pre-emption entry	243	87, 855. 48			\$53, 002. 08
Sales of timber and stone lands	6	960.00			2, 400. 00
Sales of mineral lands	- 11	195. 68		,	978. 30
Excess payments on homestead, timber-	22	227.06	İ	,	335.4
culture, and other entries and locations. Original entries under the desert-land act.	54	11, 339, 35			5, 649. 3
Final entries under the desert-land act	15	[2, 027, 50]			2, 347. 5
Homestead entries commuted to cash un-	i -				
der section 2301, Revised Statutes	39	[6, 108. 60]		,	9, 221. 7
Homestead entries commuted to cash un- der section 2, act of June 15, 1880	4	[640. 00]		j	800.0
,	394	50, 077. 57			74, 734. 4
Total cash sales		-		1	
Original homestead entries	203 91	80, 936. 80	\$1, 642. 12 915. 00	\$1, 960. 00	8, 602. 1 915. 0
Final homestead entries Lands entered under the timber-culture laws		[14, 050, 42] 81, 999, 87	840.00	2, 030, 00	2, 870. 0
Final entries under the timber-culture laws.	7	[716. 58]		28.00	28. 0
Lands selected under grants to railroads	180	28, 837. 32		858.00	358. 0
Applications to purchase mineral lands	19			190.00 6.00	190. 0 6. 0
Applications to purchase coal lands	2			0.00	0.0
Applications to purchase timber and stone lands	6			60,00	60.0
Mineral protests, adverse claims	2			20.00	20. 0
Pre-emption declaratory statements	281			843. 00	843. 0
Soldiers' and sailors' homestead declara-	١ .		Í	94.00	24.0
tory statements	8			24,00	24.0
to writing		<b></b>		626. 29	626. 2
Total of all classes of entries and	1 400	141 051 08	3, 397, 12	6, 145, 29	84, 276. 8
amount received therefrom Salaries, fees, and commissions of register	1, 403	141, 851. 06	3, 591.12	0, 170, 28	O1, 210. 0.
and receiver		l	. <b></b>		6, 000.0
Expenses of depositing					135. 9
Incidental expenses			. <b></b> .		1, 8 <b>6</b> 3. 2
Total					7, 999. 1
		SEATTLE,	WASH.	1	040 720 44
Sales of land subject to pre-emption entry. Sales of lands at public suction	1, 311	167, 850. 44 27. 54			242, 782. 4 273. 1
Sales of timber and stone lands	587	83, 895, 66			207, 180, 4
Sales of coal lands	13	2, 056. 54			32, 164. 4
Sales of town lots	2		· • • • • • • • • • • • • • • • • • • •		100.0
Excess payments on homestead, timber-	126	686, 94			920. 5
Additional payments	i				2. 5
Homestead entries commuted to cash un-	_			1	
Homestead entries commuted to cash un- der section 2301, Revised Statutes	563	[81, 669. 84]		·	120, 165. 2
Total cash sales	2,609	254, 017. 12			603, 488. 8
Original homestead entries	1, 628	207, 434, 45	9, 721. 57	14, 080. 00	23, 781.5
Final homestead entries	948	[137, 861. 57]	6, 572. 70		6, 572. 7
Lands entered with military bounty land-	8	280.00		10.00	10. 0
warrants	2	181. 43		1.00	1.0
Applications to purchase mineral lands	2			20.00	20. 0
Applications to purchase coal lands	52		. <b></b>	156.00	156.0
Applications to purchase timber and stone lands	588		<b></b>	5, 830. 00	5, 880. 0
Gerrard filings	1				
Valentine scrip filings	44			44.00	44.0
Pre-emption declaratory statements	1, 702			5, 106. 00	5, 106. 0
Soldiers' and sailors' homestead declara-	13	l	l	39.00	39. 0
tory statements	1				
to writing				8, 139. <b>6</b> 3	8, 13 <b>9. 6</b>
Total of all classes of entries and					
amount received therefrom	7, 592	461, 913. 00	16, 294. 27	33, 455. 63	653, 238. 7
Salaries, fees, and commissions of register	1				6, 000. 0
and receiver					5, 627. 7
Total					11, 627. 7
			1		11, 021. 10

#### LAND OFFICE AT SPOKANE FALLS, WASH.

	original	entries.]			
Class of entry.	No.	Aores.	Commissions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of timber and stone lands	182 30	24, 467. 33 2, 702. 72			\$47, 962. 71 6, 756. 81
Excess payments on homestes!, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	46	135. 84			294. 80
der section 2301, Revised Statutes	46	[6, 298. 74]			14, 012. 45
Total cash sales	304	27, 805. 89			69, 024, 77
Original homestead entries	508 541	76, 210. 71 [84, 171. 05]	1	\$4, 855. 00	9, 907. 80 6, 005. 92
Final entries under the timber-culture laws.	138 73	20, 893. 50 [11, 339. 25]	552. 00	1, 305. 00 292. 00	1, 857. 00 292. 00
Lands entered with Valentine scrip.  Lands selected under grants to railroads.  Applications to purchase mineral lands.  Applications to purchase timber and stone lands.	27 3	89. 60 4, 272. 22		1, 00 53, 00 80, 00	1. 00 53. 00 30. 00
lands Valentine scrip filings	24			240. 00 1. 00	240.00 1.00
Soldiers' and sailors' homestead declara-	556			1, 668. 00	1, 668. 00
Amount received for reducing testimony	1			. 8.00	3.00
to writing				1, 538. 56	1, 538. 56
amount received therefrom	2, 177	128, 221. 92	11, 610. 22	9, 986. 56	90, 621. 55
Salaries, fees, and commissions of register and receiver					6, 000, 00
Incidental expenses					3, 865. 60
Total					9, 855. 60
LAND OFFIC	E AT V	ANCOUVER,	WASH.		
Sales of land subject to private entry	5	878.02			1, 097, 25
Sales of land subject to pre-emption entry. Sales of timber and stone lands	171 822	22, 415. 65 47, 357. 11			44, 403, 82 118, 392, 69
Sales of mineral lands Sales of coal lands	8	18. 20 820. <b>0</b> 0			45. 50 4, 800. 90
Excess payments on homestead, timber- culture, and other entries and locations. Homestead entries commuted to cash un-	39	246. 73			465. 50
der section 2301, Revised Statutes	50	[7, 273. 40]			14, 196, 08
Total cash sales	591	71, 285. 71			183, 401. 11
Original homestead entries	490 319	65, 942. 31 [45, 984. 00]	4, 125. 04 8, 043. 57	4, 360. 00	8, 485. 04 3, 043. 57
Final entries under the timber-culture laws. Lands entered with military bounty land-	11	1, 274. 84 [80. 00]	44. 00	90.00 4.00	134. 00 4. 00
Warrants	1	[160.00] 5.22		4.00 1.00	4.00 1.00
Lands entered with Indian allotments Applications to purchase coal lands Applications to purchase timber and stone	79	160.78		237.00	237. 00
lands	322 514			3, 220. 00 1, 512. 00	3, 220. 00 1, 542. 00
Amount received for reducing testimony	1			3, 00	8, 00
to writing				1, 793. 29	1, 793. 29
Total of all classes of entries and amount received therefrom	2, 331	138, 618. 86	7, 212. 61	11, 254. 29	201, 868. 01
Salaries, fees, and commissions of register and receiver			. <b></b>		6, 000. 00
and receiver.  Expenses of depositing.  Incidental expenses.				•••••	130, 50 1, 428, 90
Total					7, 559. 40
	١				

#### LAND OFFICE AT WALLA WALLA, WASH.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry. Sales of timber and stone lands	148 1	20, 511. 56 160. 00			\$37, 704. 58 400. 00
culture, and other entries and locations. Original entries under the desert land act. Homestead entries commuted to cash	21 5	108. 11 635. 08			220. 10 817. 54
under section 2301, Revised Statutes	45	[ <b>6, 568</b> . 75]			10, 447. 87
Total cash sales	220	21, 414. 75			49, 090. 88
Original homestead entries	176 209	<b>26</b> , 088. 78 [82, 534. 10]		\$1,655.00	3, 162. 13 1, 907. 75
laws Final entries under the timber-culture laws Lands entered with military bounty land	128 102	18, 788, 47 [14, 767, 51]		1, 215. 00 408. 00	1, 727. 00 408. 00
warrante.  Applications to purchase timber and stone lands	1			4.00 10.00	4. 00 10. 00
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	247			741.00	741. 00
tory statements	4			12. 00	12.00
to writing	· • • • • • • • • • • • • • • • • • • •			1, 070. 11	1, 070. 11
amounts received therefrom	1, 088	66, 316. 95	3, 926, 88	5, 115. 11	58, 132. 08
Salaries, fees, and commissions of register					
and receiver	•••••				6, 000, 00 116, 23 1, 033, 99
Total					7, 150. 22

#### LAND OFFICE AT ASHLAND, WIS.

Sales of land subject to private entry Sales of land subject to pre-emption entry. Excess payments on homestead, timber-	26 93	27, 138, 80 9, 900, 72			83, 923, 54 20, 448, 55
culture, and other entries and locations.  Homestead entries commuted to cash	6	29. 72			71.94
under section 2301, Revised Statutes	57	[6, 880, 76]	<u>'</u>		15, 308. 87
Total cash sales	182				69, 732. 90
Original homestead entries	113 114 1	13, 455, 17 [15, 751, 77]	737.98	940.00	1, <b>539</b> , 06 737, 98
Pre-emption declaratory statements Soldiers' and sailors' homestead declara-	162			324.00	324.00
Amount received for reducing testimony to writing	1			699.89	2. 00 699. <b>89</b>
Total of all classes of entries and amount received therefrom	573	50, 564. 41	1, 357. 04	1, 965. 89	73, 075. 83
Salaries, fees, and commissions of register and receiver					4, 778. 00
Incidental expenses	••••				210. 16
Total					4, 988. 16

# 314 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

Statement of the business transacted at the local land office, etc .- Continued.

#### LAND OFFICE AT EAU CLAIRE, WIS.

The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- sious.	Fees.	Amount
Sales of lands subject to pre-emption entry Excess payments on homestead, timber-	46	3, 325. 27			<b>\$</b> 5, 10 <b>6. 6</b> 0
culture, and other entries and locations. Homestead entries commuted to cash	8	23. 51			29. 39
under section 2301, Revised Statutes	9	[1, 198. 75]		'	1, 498. 44
Total cash sales	58	8, 348. 78			6, 634. 43
Original homestead entries	187 846 2	12, 601. 43 [36, 232. 56] 120. 00	\$424, 46 1, 233. 31	<b>\$965.00</b>	1, 589, 46 1, 233, 31
Lands selected under grants to railroads Pre-emption declaratory statements Amount received for reducing testimony	138	521. 80		7.00 <b>276.00</b>	7. 00 276. 00
to writing			•••••••	1, 090. 40	1, 090. 40
Total of all classes of entries and amount received therefrom	685	16, 592. 01	1, 657. 77	2, 888, 40	10, 630. 60
Salaries, fees, and commissions of register and receiver	· • • • • • • • • • • • • • • • • • • •				4, 163, 84 255, <b>3</b> 0
Tqtal	. <b></b>				4, 419. 14

#### LAND OFFICE AT MENASHA, WIS.

Sales of lands subject to pre-emption entry. Homestead entries commuted to cash	2	200.00			250. (	)0
under section 2301, Revised Statutes	5	[875. 10]			468. 8	38
Total cash sales	7	200.00			718. 8	38
Original homestead entries	87 36	8, 895. 26 [4, 019, 21]	97.71 100.49	290. 00	387. 7	
Pre-emption declaratory statements		[4, 018. 21]	100.49	46.00	100. 4 46. 0	
Amount received for reducing testimony to writing.				247. 43	247. 4	L3
Total of all classes of entries and amount received therefrom	103	4, 095, 26	198, 20	583, 43	1, 500. 5	
Salaries, fees, and commissions of register and receiver					1, 506, 0	
Incidental expenses					198. 0	
Total					1. 704. 0	)1
	I	1				

# LAND OFFICE AT WAUSAU, WIS.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Aores.	Commis- sions.	Fees.	Amount.
Sale of land subject to pre-emption entry . Excess payments on homestead, timber-	16	1, 549. 00			\$3, 222. 50
culture, and other entries and locations. Homestead entries commuted to cash un-	7	54. 52			68. 18
der section 2301, Revised Statutes Homestead entries commuted to cash un-	15	[1, 393. 96]			2, 142. 47
der section 2, act June 15, 1880	2	[200, 00]			230. 00
Total cash sales	40	1, 603. 52			5. 663. 15
Original homestead entriesFinal homestead entries	146 184	15, 233, 73 [31, 467, 04]		\$1,090.00	1, 580. 12 706. 60
Final entries under the timber-culture laws.  Pre-emption declaratory statements  Amount received for reducing testimony	79	[40.00]		4. <b>0</b> 0 158. 00	4.00 158.00
to writing				692. 16	692.16
amount received therefrom	450	16, 837. 25	1, 196. 72	1, 944. 16	8, 804. 03
Salaries, fees, and commissions of register and receiver.					8, 164, 14
Expenses of depositing					1.65 100.00
Total					8, 265. 79

# LAND OFFICE AT BUFFALO, WYO.

Sales of land subject to pre-emption entry.	135	20, 725.	49			25, 907, 16
Sales of mineral lands	12	1, 451.				8, 665, 00
Sales of coal lands	6	944.				9, 442, 10
Excess payments on homestead, timber-	1					0,
culture, and other entries and locations	16	29.4	40			86, 79
Original entries under the desert land act.	65	13, 126.				3, 281. 63
Final entries under the desert land act	50	[20, 231.				20, 231. 6
Homestead entries commuted to cash un-		[50, 505.	,			20, 201. 00
der section 2301, Revised Statutes	45	[7, 087.1	201			8, 935, 37
401 BOOMON 2001, 210 1 100 1 100 1 100 1111111		(1,0011	-			0, 000, 0
Total cash sales	338	86, 277.	52			71, 499. 60
			I			
Original homestead entries		28, 931.		904.50	1, 510. 00	2, 414. 50
Final homestead entries	55	[8, 777.1	67. J	830. 00		880.00
Lands entered under the timber-oulture	!					
laws	75	11, 855.	67	800, 00	725.00	1, 025. 00
Applications to purchase mineral lands	8	i			80.00 i	80. 00
Applications to purchase coal lands	194				582.00	582, 00
Pre-emption declaratory statements	245				735.00	735. 00
Soldiers' and sailors' homestead declara-	1 _	į.				
tory statements	8		•••		9.00	9. 00
Amount received for reducing testimony	l		- 1		• • • • • • • • • • • • • • • • • • • •	
to writing			•••	·····	632. 95	632. 9
Total of all classes of entries and						
amount received therefrom	1,071	71, 564.	19	1, 584. 50	4, 278. 95	77, 308. 14
Salaries, fees, and commissions of register			_			
and receiver	İ	i	- 1			6, 000, 00
Incidental expenses.			• • • •	· • • • • • • • • • • • • • • • • • • •		1, 244, 40
THOMOTIME CYPORDOD		1	•••			2, 297. 10
Total		1				7, 244. 40
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	1			· · · · · · · · · · · · · · · · · · ·		.,

# Statement of the business transacted at the local land offices, etc.—Continued.

#### LAND OFFICE AT CHEYENNE, WYO.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

Class of entry.	No.	Acres.	Commis- aions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	76				\$16, 978. 69
Sales of mineral lands	8 21	220. 47 2, 770. 47			593. 45 58, 861. 90
culture, and other entries and locations .	28	125. 70	l. <b></b> .	. <b></b>	228, 59
Original entries under the desert land act.	78	20, 290. 24			6, 656. 19
Final entries under the desert land act Homestead entries commuted to cash un-	104	i ' '		l l	40, 710. 73
der section 2301, Revised Statutes	11	[1, <b>75</b> 7. <b>7</b> 5]			2, 997. 19
Total cash sales	821				127, 026. 74
Original homestead entries	174	26, 607, 88	\$1, 365, 00	\$1, 700, 00	3, 065, 00
Final homestead entries	60	[8, 919. 10]			498. 89
laws  Applications to purchase mineral lands	155	<b>22, 66</b> 0. <b>9</b> 6	620.00	1, 445, 00	2, 065. 00 50. 00
Applications to purchase mineral lands	5 144			50.00 432.00	432, 00
Mineral protests, adverse claims	1			10.00	10.00
Pre-emption declaratory statements Soldiers' and sallors homestead declara-	203			609. 00	609.00
tory statements	4			12.00	13. 00
to writing				444. 90	444. 90
Total of all classes of entries and amount received therefrom	1,067	84, 058. 59	2, 478. 89	4, 702. 90	134, 208. 53
Salaries, fees, and commissions of register and receiver					6, 000, 00
	•••••	•••••			101.90
Expenses of depositing					1, 895. 56
Total					7, 997. 40

# LAND OFFICE AT EVANSTON, WYO.

Sales of land subject to pre-emption entry.	18				8, 215. 7
Sales of mineral lands	1	20.00			50. <b>0</b> 0
Sales of coal lands	. 16	2, 197. 70			43, 954, 00
Excess payments on homestead, timber-	•	-,			
culture, and other entries and locations.	6	3.58	. <b></b>	,	5, 46
Original entries under the desert land act.					3, 062. 01
Final entries under the desert land act	18				8, 349. 41
Homestead entries commuted to cash	10	[0,010,11]			0,010. 2
under section 2301, Revised Statutes	1	[180 00]	l		200.00
tinuet section 2001, Neviseu Statutos		[100.00]			200.00
Total cash sales	90	16, 170, 43			53, 836, 57
A VILLE CAROLI CARCOTT		10, 210. 20			00, 000 0
Original homestead entries	45	6, 976, 89	377.75	440, 00	817. 75
Final homestead entries	28	[4, 408, 52]		220.00	185. 44
Lands entered under the timber-culture	20	[1, 200, 02]	100.40		100. 1
laws	31	4, 387, 31	124.00	280, 00	404.00
Applications to purchase mineral lands		, #' 901' 9T	124.00		
				20.00	20.00
Applications to purchase coal lands		· • • • • • • • • • • • • • • • • • • •		93. 00	93. 00
Pre-emption declaratory statements	56			168.00	168. 00
Amount received for reducing testimony					
to writing				<b>620. 9</b> 3	<b>62</b> 0. <b>9</b> 3
		<del></del>			
Total of all classes of entries and		1		'	
amount received therefrom	283	27, 534, 63	687, 20	1, 621. 93	56, 145, 70
				: بحد دنید	
Salaries, fees, and commissions of register		I		1	
and receiver			l		3, 665, 81
Expenses of depositing					38, 15
Incidental expenses					357. 59
					\$01.00
Total		,			4, 056, 58
~ ~~~~			l		7. 000. 00

Statement of the business transacted in States of Ohio, Illinois, and Indiana during the fiscal year ending June 30, 1890.

[The area in brackets is not included in the aggregate by States, having been accounted for in the original entries.]

#### OHIO.

Class of entry.	No.	Acres.	Commis- sions.	Fees.	Amount.
Sales of land subject to pre-emption entry.	2	105.93			<b>\$132.41</b>
Total cash sales	2	105. 93			132. 41
Original homestead entries	1	<b>8</b> 0. <b>0</b> 0	<b>\$2.</b> 00	\$5.00	7. 00
Total of all classes of entries and amount received therefrom	3	185. 93			139.41
	ILLIN	ois.	·		,

Original homestead entries	2	196. 80	4.90	15.00	19.90
Total of all classes of entries and amount received therefrom	2	196. 30	4. 90	15. 00	19.90

#### INDIANA.

Pre-emption declaratory statements	3	 	6. 00	6. CO
Total of all classes of entries and amount received therefrom	8	 	6. 00	6. 0

Recapitulation by States and Territories of the disposal of the public lands and abandoned military reservations during the fiscal year ended June 30, 1890, the areas, and the amount received therefrom, and the expenses connected therewith.

[The areas of commuted homesteads, final homesteads, and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

		THE COLLECT OF			- LO HOU			B. W.		<del></del>
	Sale	s of lands a private en		Sale	of lands auctio	s at public n.	Sale		nd subjection ent	ect to pre-
States and Terri- tories.	Entries.	Acres.	Amount.	Entries.	Acres.	Amount	Entries.		Acres.	Amount.
Alabama							. 5	5 7	, 012. 24	\$8, 765. 61
Alaska				• • • • •			10	;· ··;,	020, 84	19, 468. 53
Arizona		•••••		• • • • •	•••••		. 10		720.53	900. 67
California							. 1, 24	3 174	. 540. 08	244. <b>459</b> . <b>39</b>
Colorado		240.00 519.87	\$500. 00 519. 87	• • • • •	•••••		. 2, 32	1 356	, 429. 44 , 184. 15	466, 569. 49 1, 480. 21
Florida		919.01	019.01				34	9 47	903.38	62, 254, 75
Ilinois								-		
Indiana		•••••		· • • • •				6	320.00	500, 00
Kansas							. 1, 21	4 180	. 371. 28	242, 441 G9
Louisiana	2	3, 00	17. 50	···i	1.12	\$26.00		$\begin{bmatrix} 2 & 1 \\ 0 & 53 \end{bmatrix}$	, 687. 87 , 431. 60 , 607. 80	2, 109. 81 66, 789. 49
Minnesota	4	282. 10	652. 63				42	5 57	607. 80	78,014.89
Mississippi										
Missouri	199	10, 075. 87	12, 595. 04				. 55		801. 27 312. 02	1, 001, 59 114, 706, 94
Nebraska							., 2, 51		, 223. 55	114, 706, 94 481, 767, 57
Nevada New Mexico	·¦				•••••		17	1 22	988.47	20, 186, 89
North Dakota				. <b></b>			98	1 150	, 731. 82	192, 143, 11
Ohio				· • • • •		. <b></b>		2	105. 93	132. 41
Oklahoma Oregon	i	85.70	107. 12				. 1, 03	3 151	, 666. 92	193, 838, 77
South Dakota							1, 30	3   198	, 237. 60	244 UTW 33
Utah Washington	5	878, 02	1, 097. 52	6	27. 54	273. 1	2, 05		, 011. 87 1 100. 46	14, 931. 08 425, 805. 68
Wisconsin	. 26	27, 138, 80	33. 923. 54				. 15	7 14	, 100. 46 , 974. 99	29, 027. 65
Wyoming	• • • • •	••••••		•••			22	9 34	520.96	46, 101. 60
Total	. 242	38, 617. 79	49, 413. 22	7	28.66	299. 12	15, 24	3 2,20	4,905.07	2, 967, 444, 15
<del></del>	<u> </u>			1		<del>`</del>	- '	·		
	Sale	s of timber lands		Se	les of m	ineral la	nds.		nal entri lesert-lai	es under the
States and Territories.				-	Acre		nds.			nd act.
States and Territories.	Entries.	lands	• !	Entries. 22					lesert-lan	nd act.
tories.		lands	• !	-	Acr	es. Am	ount.		lesert-lan	nd act.
Alabama		lands	• !	Entries.	A or 0	es. Am	ount.	Entries.	Acres.	Amount.
Alabama	Entries.	Acres.	Amount.	Entries.	A cre	es. Am	ount.	Entries.	Acres.	Amount.
Alabama		lands	• !	Entries.	A cre 7 275 8 577 8 453 7 8, 670	es. Am	ount. 297. 50 050. 00 145. 15	Entries.	Acres.	Amount.
Alabama Alaska Arkansas California Colorado Florida	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 050. 00 145. 15	148 74	Acres.	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arkansas California Colorado Florida Idaho Illinois	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arizona Arkansas California Colorado Florida Ildaho Illinois Indiana Iowa	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Michigan	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota	Entries.	Acres.	Amount.	Butrles.	A ere 7 275 8 577 8 453 8, 670 6 9, 732	es. Am  31 \$1, 26 2, 75 1, 02 26, 73 42,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount. 3 \$15,646.92 2 8,872.70
Alabama Alaska Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippl Missouri	Entries.	Acres.	Amount.	3 12 55 5	Acr. 77 227578 57788 4537 6 9,7322 4 967	es. Am . 31 \$1, . 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	ount. 297. 50 350. 00 145. 15 145. 20 705. 00	148 74	Acres. 62, 587. 3 24, 392. 9 114,513.0	Amount.  3 \$15,646.92 2 8,872.70 77 28,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippl Missouri Montana	Entries.	Acres.	Amount.	80 Lules	Acr. 77 227578 57788 4537 6 9,732	es. Am . 31 \$1, . 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74	Acres. 62, 587. 3. 24, 392. 9	Amount.  3 \$15,646.92 2 8,872.70 77 28,618.38
Alabama Alaska Arkanasa California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippl Missouri Montana Nebraska	Entries.	Acres.	Amount.	3 122 55 55	Acr. 7 275 8 577 8 8 453 7 8 670 6 9,732 4 967	es. Am	ount. 297. 50 350. 00 445. 15 345. 20 705. 00	148 74 308	Acres. 62, 587. 3. 24, 392. 9 114,513.0	Amount.  3 \$15,846.92 2 8,872.70 7 228,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Illinois Illinois Indiana Iowa Kansas Louislana Mionigan Minnesota Mississippl Missouri Montana Nebraska Newada Newada New Mexico	Entries.	Acres.	Amount.	3 12 55 55 24	Acr. 7 275 8 577 8 8 453 7 8 670 6 9,732 4 967	es. Am  . 81 \$1, 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	ount. 297. 50 350. 00 145. 15 145. 20 705. 00	148 74 396	Acres. 62, 587. 3 24, 392. 9	Amount.  3 \$15,646.92 2 8,872.70 7 28,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota	Entries.	Acres.	Amount.	3 12 55 55 24	A cr. 77 2758 5778 4537 8, 670 6 9, 732 4 967	es. Am  . 81 \$1, 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	ount.  297. 50 150. 00 145. 15 145. 15 145. 20 705. 00 197. 50 302. 50	148 74 396	Acres. 62, 587. 3. 24, 392. 9 114, 513. 0 73, 794. 3	Amount.  3 \$15,646.92 2 8,872.70 7 28,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippl Missouri Montana Nebraska Newada Newada New Mexico North Dakota Ohio	1, 280	lands Acres.  186,071.62	Amount.	3 12 55 55	A cr. 7 275 8 577 8 453 7 8,670 6 9,732 4 967	es. Am  31 \$1, 26 2, 75 1, 02 26, 173 42, 708 4, 171 29, 172 2, 7, 172 27, 172 27, 173 42, 174 27, 174 29, 175	0unt. 297. 50 150. 00 145. 15 145. 15 145. 00 197. 50 197. 50 197. 50 197. 50 197. 50 197. 50 197. 50	148 74 398 254 7	Acres. 62, 587. 3. 24, 392. 9 114,513.0 73, 794. 3 2, 980. 0 58, 385. 3	Amount.  3 \$15,846.92 2 8,872.70 7 228,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigau Minnesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio Oklaboma Oregon	1, 2280	Acres.	Amount.	3 12255 55 5 24	A cr. 77 2758 5778 4537 8, 670 6 9, 732 4 967	es. Am  81 \$1, 28 2, 75 1, 02 26, 1, 73 42, 08 4, 771 29, 1, 72 2, 1, 72 2, 1, 72 2, 1, 73 44, 1, 74 29, 1, 75 44, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29, 1, 76 4, 1, 77 29,	297. 50 150. 00 45. 15. 00 45. 15. 00 145. 20 197. 50 197. 50	148 74 396	Acres. 62, 587. 3. 24, 392. 9 114, 513. 0 73, 794. 3	Amount.  3 \$15,846.92 2 8,872.70 7 23,618.38
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio Oklaboma Oregon South Dakota Utah	1, 228	lands Acres.  186, 071. 62	Amount.	3 122 55 55 24 24 8	A cr. 77 2758 5778 4537 8, 6707 66 9, 732 4 967 1 8, 167 6 532 3 1, 488 903 2 1, 248 1 1 477 3 2 1, 248 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1 1, 248 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	es. Am  . 31 \$1, . 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	0 unt. 297. 50 150. 00 145. 15 105. 00 197. 50 197. 50 197. 50 197. 50 197. 50	148 74 398 254 7 140	Acres. 62, 587. 3. 24, 392. 9 114, 513.0 73, 794. 3 2, 960. 0 58, 385. 3	Amount.  3 \$15,646.92 2 8,872.70 7 26,618.38 2 20,579.51 0 790.00 14,616.65
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mishigan Missisippi Missouri Montana Nebraska Newada Newada Newada New Mexico North Dakota Origon Oklahoma Oregon South Dakota Utah Washington	1, 2280	lands Acres.  186,071.62	Amount.	3 122 55 55 24 24 8	A cr. 77 2758 5778 4537 8, 6707 66 9, 732 4 967 1 8, 167 6 532 3 1, 488 903 2 1, 248 1 1 477 3 2 1, 248 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1 1, 248 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	es. Am  . 31 \$1, . 26 2, . 75 1, . 02 26, . 73 42, . 08 4,	297. 50 150. 00 145. 15 145. 20 197. 50 302. 50 277. 50	148 74 398 254 740	Acres. 62, 587. 3. 24, 392. 9 114,513.0 78, 794. 3 2, 986. 3	Amount.  3 \$15,646.92 2 8,872.70 7 26,618.38 2 20,579.51 0 790.00 14,616.65
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio Oklaboma Oregon South Dakota Utah	1, 228	lands Acres.  186, 071. 62	Amount.	33 122 555 55 244 38 88	A cr. 77 2758 5778 4537 8, 6707 66 9, 732 4 967 1 8, 167 6 532 3 1, 488 903 2 1, 248 1 1 477 3 2 1, 248 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1, 248 1 1 1 477 3 2 1 1, 248 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	es. Am  1	0 unt. 297. 50 150. 00 145. 15 105. 00 197. 50 197. 50 197. 50 197. 50 197. 50	148 74 398 254 7 140	Acres. 62, 587. 3. 24, 392. 9 114, 513.0 73, 794. 3 2, 960. 0 58, 385. 3	Amount.  3 \$15,846.92 2 8,872.70 7 28,618.38 2 20,579.51 0 790.60 14,616.65
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minnesota Mississippi Missouri Montana Nebraska Newada Newada New Mexico North Dakota Ohio Oklaboma Oregon South Dakota Utah Washington Wisconsin Wyoming	1, 228	lands Acres.  186, 071. 62  188, 749. 50  135, 075. 49	Amount.  \$465, 169, 05	33 122 55 55 24 24 8 8	A cr. 7 275 8 577 8 453 7 8,670 6 9,732 4 967 1 8,167 6 532 3 1,489 2 1,245 2 2 2 2 18 6 1,692	es. Am  31 \$1, 26 2, 75 1, 02 28, 73 42, 708 4, 171 29, 72 2, 72 2, 74 42, 44, 44 4, 44 4, 44	0 unt. 297. 50 150. 00 150. 00 1545. 20 105. 00 107. 5	148 74 396 254 70 29 307 59	Acres. 62, 587. 3. 24, 392. 9 114,513.0 78, 794. 3 2, 980. 0 58, 885. 3 4, 733. 7 80, 554. 9 11, 974. 4	Amount.  3 \$15,846.92 2 8,872.70 7 28,618.38 2 20,579.51 0 790.60 14,616.65

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued [The area of commuted homesteads, final homesteads, and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

	Fi	nal entric desert-l			to		es commuted section 2301 tes.	, ¦ n	outed un	entries com- der 2d sec- une 15, 1880.
States and Terri- tories.	Entries.	Acres.	A	mount.	Entries.	A cres.	Amount.	Entries.	Acres.	Amount.
Alabama					153	18, 340. 00	\$22, 925. 20	13	1, 142. 70	\$1, 309. 01
AlaskaArizena	122	41, 716.	3 \$39	, 804. 80	85	5, 097. 86	6, 570, 49	;   <u>.</u> .		
Arkansas	96	33, 458. 6	34	, 658. 62	35 421	3, 626, 82 61, 658, 62	4, 533, 53 92, 616, 11	1	40.00	45,67
Colorado						152, 900. 78 6, 199. 36	203, 715. 40 7, 750. 52	1	160.00 192.66	
Idaho	108	22, 913. 1	2 22	, 643. 12		12, 336, 76	17, 257. 54			200.02
Indiana	ļ :				 					
Iowa		i			882	484. 26 135, 303. 48	705. 33 178, 189, 90		1, 001, 84	1, 982. 26
Louisiana	١	· · · · · · · · · · · · · · · · · · ·			44	6, 214. 81 32, 154. 83	8, 022. 22 40, 188. 86	8	731. 12	874.37
Michigan		!			144	20, 247, 16	28, 076. 94			
Mississippi	.:::				12 27	1, 471. 71 2, 267. 26	1, 839. 77 3, 084. 07		40.00	
Montana Nebraska	164	46, 582.	5 ; 46	, 78 <b>5</b> . 80	77	11, 658, 91 196, 252, 54	16, 851, 05 252, 853, 96	i '		
Vorrada										
New Mexico North Dakota	27	• • • • • • • • • • • • • • • • • • •		, 759. 71	18 220	2, 876. 81 34, 195. 78	3, 796, 01 43, 544, 82			
OhioOklahoma					3	440.00	550. 00			
Oregon		2, 809. 6	19 2	8, 809. 69	173 305	26, 153, 02 45, 705, 60	33, 519, 78	3	160 00	100 00
South Dakota Utah	143	24, 895. 2	3 24	, 938. 73	22	3, 176, 99	57, 458, 92 4, 321, 24		160.00	
Washington Wisconsin		2, 027.	0 2	347. 50	743	107, 918, 83 9, 848, 57	168, 043, 40 19, 418, 66		640.00 200.00	
Wyoming	176	<b>62,</b> 371. 7	9 64	, 291. 79	57	9, 005. 65	12, 132. 56	3		
Total	868	244, 534.	4 246	3, 039. 76	6, 065	905, 538. 41	1, 227, 965. 77	42	4, 348, 38	5, 900. 13
States and Terri tories.		timber-centries.	res.	e, and ot	пег –	Supplement ditional pa			ales of to	wn:ites.
	- 1	퉙		Amou	nt.	Aores.	Amount.	Entries.	Acres.	Amount.
Alabama		<u> </u>	2. <b>9</b> 6	Amou	-	Aores. 7 149.61	-,	Entries.	Acres.	Amount.
Alaska		662 7	12. 96	₩931	. 67		\$187. 10			
AlasksArizonaArkansas		662 74 15 184 66	12. 96 13. 87 30. 44	¥931	. 67 . 49 . 97	7 149. 61 3 1. 00	\$187. 10 29. 25	Entries.	Acres.	
Alaska		662 74 15 184 66 194 1, 11 288 86	12. 96 13. 87 30. 44 16. 20	3931 17 845 3, 461 1, 279	. 67 . 49 . 97 . 51	7 149. 61	\$187. 10 29. 25			\$800.00
Alaska Arizona Arkansas Californis Colorado Florida Idaho		662 74 15 184 66 194 1, 11 288 88 615 63	12. 96 13. 87 30. 44 16. 20	3931 17 845 3, 461 1, 279	. 67 . 49 . 97 . 51 . 56 29	7 149. 61 3 1. 00	\$187. 10 29. 25 34. 10	1	320. 00	\$800.00 400.00
Alasks		662 74 15 184 66 194 1, 11 288 88 615 63	12. 96 13. 87 30. 44 16. 20 52. 27 18. 85	17 845 3, 461 1, 279 797	. 67 . 49 . 97 . 51 . 56 29	7 149. 61 3 1. 00	\$187. 10 29. 25 34. 10	1 1 3	320. 00 160. 00 1, 265. 57	\$800. 00 400. 00 1, 581. 96
Alaska Arizona Arizona Arizona Arizona Arizona Arizona Arizona California Colorado Florida Idabo Illinois Indiana Iowa		15 184 194 1, 11 288 86 615 62 17	32. 96 33. 87 30. 44 6. 20 52. 27 58. 85 72. 51	#931 17 845 3, 461 1, 279 797 421	.67 .49 .97 .51 .56 .29	7 149. 61 3 1. 00 6 3. 46	\$187. 10 29. 25 34. 10 5. 00	1 1 3	320. 00 160. 00 1, 265. 57	\$800.00 400.00 1,581.96
Alaska Artzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana		15 184 66 194 1, 11 288 88 615 63 62 17 205 244 1, 66	12. 96 13. 87 30. 44 16. 2. 27 18. 35 12. 51	#931 17 845 3, 461 1, 279 797 421 476 2, 111	. 67 . 49 . 97 . 51 . 56 . 29 20	7 149. 61 3 1. 00	\$187.10 29.25 34.10 5.00	1 3	320. 00 160. 00 1, 265. 57	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Michigan		662 74 15 184 66 194 1, 17 288 88 615 62 17 205 205 21 205 21 24 1, 66 22 17	12. 96 3. 87 30. 44 6. 20 32. 27 88. 35 72. 51 98. 47 90. 09	*931 17 845 3, 461 1, 279 421 476 2, 111 162	. 67 . 49 . 97 . 51 . 56 . 29 20 	7 149.61 3 1.00 6 3.46 2 2 4 83.30	\$187. 10 29. 25 34. 10 5. 00       	1 3	320. 00 160. 00 1, 265. 57	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi		662 74 15 184 66 194 1, 17 2288 88 615 62 72 17 205 24 22 12 101 44 594 91	12. 96 13. 87 30. 44 16. 20 12. 27 18. 35 12. 51 10. 09 17. 43 13. 83	#931 17 845 3,461 1,279 797 421 476 2,111 162 753 1,141	.67 .49	7 149.61 3 1.00 6 3.46 22 4 83.30 6 235.43 1 652.00	\$187. 10 29. 25 34. 10 5. 00  18 56. 33 694. 27 815. 00	1 3	320. 00 160. 00 1, 265. 57	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana		662 7. 15 184 60 194 1, 11 288 81 615 60 62 17 205 22 22 11 101 44 1, 11 205 62 21 44 91 62 21 40 40 40	12. 96 13. 87 30. 44 16. 20 12. 27 18. 35 12. 51 16. 47 10. 09 17. 43 13. 33 17. 21 13. 99	#931 17 845 3, 461 1, 279 797 421 476 2, 111 162 753 1, 141 395	.67 .49	7 149.61 3 1.00 6 3.46 24 83.30 6 235.43	29. 25 34. 10 5. 00  18 56. 33  694. 27 515. 00	1 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arizona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Missaisaippi Missouri Montana Nebraska Nevada		662 74 15 184 64 194 1,11 288 88 6615 662 17 205 242 11 101 44 594 99 662 21 488 1,2	12. 96 3. 87 30. 44 66. 20 62. 27 68. 85 72. 51 10. 09 17. 43 13. 83 17. 21 13. 99 10. 68	#931 17 845 3, 461 1, 279 797 421 476 2, 111 162 753 1, 141 3955 160 1, 829	.67 .49 .97 .51 .56 .29 .20 .29 .87 .62 .44 .43 .71	7 149.61 3 1.00 6 3.46 22 4 83.30 6 235.43 1 652.00	\$187. 10 29. 25 34. 10 5. 00  18 56. 33 694. 27 815. 00	1 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arizona Arkansas Californis Colorado Florida Idaho Illinois Indiana Louisiana Michigan Miniesotta Mississippi Missouri Moutana Nebraska Nevada Newads Newads Newads		662 74 15 184 66 194 1, 11 288 88 86 665 665 66 672 11 101 44 222 11 101 44 40 11 488 1, 27	12. 96 13. 87 30. 44 16. 20 32. 27 18. 35 12. 51 16. 47 10. 09 17. 43 37. 21 3. 99 10. 68	476 2, 111 162 753 1, 441 1, 279 7421 476 2, 111 162 753 1, 141 395 100 1, 829	.67 .49 .97 .51 .56 .29 .20  .29 .67 .62 .44 .43 .71	7 149.61 3 1.00 6 3.46 22 4 83.30 6 235.43 1 652.00	\$187. 10 29. 25 34. 10 5. 00  18 56. 33 694. 27 815. 00	1 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minesota Mississippi Missouri Montana Nebraska Nevada Nevada New Mexico North Dakota Ohio		662 74 15 184 66 194 1, 11 288 88 86 615 66 72 17 205 24 544 1, 66 504 22 101 604 24 40 11 488 1, 27 46 13 103 25	22. 96 33. 87 30. 44 66. 20 52. 27 88. 85 51 89. 91 64. 47 70. 09 77. 43 77. 21 78. 99 70. 68	476 2, 111 162 753 1, 441 1, 279 421 476 2, 111 162 753 1, 141 395 160 1, 829	.67 .49 .97 .51 .56 .29 .20 .20  .29 .87 .62 .44 .43 .71	7 149.61 3 1.00 6 3.46 22 4 83.30 6 235.43 1 652.00	\$187. 10 29. 25 34. 10 5. 00  18 56. 33 694. 27 815. 00	1 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arizona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon		662 74 15 184 61 194 1,11 288 88 6615 66 62 11 205 544 1, 66 222 11 101 44 88 1, 2 40 11 488 1, 2 488 1, 2 488 1, 2 488 1, 3 488 1, 7 488	12. 96 13. 87 10. 44 16. 20 16. 20 18. 85 17. 21 18. 47 10. 09 17. 21 18. 35 17. 21 18. 47 19. 00	#931 17 845 3, 461 1, 279 797 421 476 2, 111 162 753 1, 141 3955 160 1, 829 2, 135 1, 106	.67 .49 .97 .51 .56 .29 .20 .20 .20 .20 .20 .20 .20 .20 .21 .22 .23 .24 .24 .25 .25 .25 .25 .25 .25 .25 .25 .25 .25	7 149.61 3 1.00 6 3.46 224 83.30 6 235.43 1 652.00 1 80.00	\$187. 10 29. 25 34. 10 5. 00       	1 3 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Minicaota Missicaippi Missouri Montana Nebraska New Mexico Nova Mexico Ohio Oklahoma Oregon South Dakota Utah		662 74 15 6 184 66 194 1, 11 288 88 81 615 62 11 205 22 205 22 21 101 488 1, 27 488 1, 27 488 1, 27 488 1, 38 488 1, 38 488 1,	12. 96 13. 87 10. 44 16. 20 12. 27 18. 35 12. 51 12. 91 14. 47 19. 19. 19. 19. 19. 19. 19. 19. 19. 19.	#931 17 845 3, 461 1, 279 421 476 2, 111 1, 162 1, 141 395 505 505 2, 135 1, 106 878 811	. 67 . 49 . 97 . 51 . 55 . 52 . 20 	7 149.61 3 1.00 6 3.46 224 83.20 6 235.43 6 235.43 80.00	\$187. 10 29. 25 34. 10 5. 00       	1 3 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah Washington		662 7- 15 61 184 69 194 1, 11 288 81 615 62 17 205 24 1, 66 22 11 101 44 11 488 1, 27 46 11 103 21 174 77 223 74 223 1	12. 96 3. 87 30. 44 6. 20 32. 27 8. 35 72. 51 100. 09 77. 43 3. 99 90. 68 100. 12 17. 88 17. 88 17. 88 100. 12 17. 88 100. 12 17. 88 100. 12 17. 88 100. 12 17. 88 100. 12 17. 88 100. 12 17. 88 17. 88 100. 12 17. 88 17. 88 100. 12 17. 88	#931 145 3, 461 1, 279 421 476 2, 111 162 753 1, 141 395 100 1, 829 192 505 2, 135 1, 168 878 81 2, 23	. 67 49 97 97 56 29 20 62 44 95 17 17 17 17	7 149.61 3 1.00 6 3.46 224 83.30 6 235.43 1 652.00 1 80.00	\$187. 10 29. 25 34. 10 5. 00       	1 3 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96
Alaska Arlzona Arkansas Californis Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Minicaota Missicaippi Missouri Montana Nebraska New Mexico Nova Mexico Ohio Oklahoma Oregon South Dakota Utah		662 7- 15 6 184 6 194 1, 11 288 88 615 62 17- 205 222 11 101 44 504 62 22 40 11 4488 1, 21 103 22 40 11 174 77 222 41 174 77 222 1, 44 16 1, 67	12. 96 13. 87 10. 44 16. 20 12. 27 18. 35 12. 51 12. 91 14. 47 19. 19. 19. 19. 19. 19. 19. 19. 19. 19.	#931 17 845 3, 461 1, 279 421 476 2, 111 1, 162 1, 141 395 505 505 2, 135 1, 106 878 811	. 67 49 97 55 55 56 29 20  29 57 62 44 44 44 43 71 71 20 77 97 07 79 97 07 36 56 11	7 149.61 3 1.00 6 3.46 24 83.30 6 235.43 1 652.00 1 80.00	\$187. 10 29. 25 34. 10 5. 00       	1 3 3	\$20.00 160.00 1, 265.87	\$800.00 400.00 1,581.96

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued.

[The area of commuted homesteads, final homesteads, and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

	Se	les of to	wn lots.		Sales of co	al lands.	Ca	sh subs	litution.
States and Territories.	Entries.	Acres.	Amount.	Entries.	Acres.	Amount.	Entries.	Acres.	Amount.
Alabama									
Alaska			•••••	· • • ·	- <b></b>	· • • • • • • • • • • • • • • • • • • •			1
Arizona						• • • • • • • • • • • • • • • • • • • •	i	160.00	\$200.00
California									4200.00
Colorado				39	4, 547. 22	<b>\$67, 398. 30</b>		<b>-</b>	
FloridaIdaho :	···i·		\$30.00		<b>-</b>			·····	
Illineis			<b>\$30.00</b>						
Indiana							نيدا		
Iowa				· • • ·			2	120. <b>0</b> 0	150.00
Kansas Louisiana	•••			• • • •			•••		
Michigan									·••••••••
Minnesota							·		
Mississippi							••••		
Montana				10	2, 122. 46	40, 849. 20			
Nebraska									
Nevada		- <b></b>	· · · · · · · · · · · · · · · · · · ·	2	80.00	1 600 00	••		
New Mexico					60.00	1, 600. 00			
Ohio									
Oklahoma	<u>-</u>					١			. <b></b>
Oregon	2		108.00		· • • • · • • • • • • • • • • • • • • •		••		•••••
Utah				8	1, 159. 74	23, 194. 80			
Washington	2		100.00	16	2, 376. 54	36, 964. 40			
Wisconsin	· • • •			40.	E 010 00	110 050 00			· • • • • • • • • • • • • • • • • • • •
Wyoming			<del></del>	43	5, 912. 38	112, 258. 00	<u></u>		
Total	5	. <b></b>	238.00	118	16 100 04	282, 264. 70	3		
			230.00	110	16, 198. 34	202, 204. 10		280.00	850.00
	С	ompetiti		<u> </u>	les of Las desert	sen county	-		vernmen t
States and Territories.	Entries.			<u> </u>	les of Las	sen county	-	nt of go	vernmen t
		ompetiti	ve bids.	Sa	les of Las desert	sen county	Re	nt of go	vernmen t
States and Territories.  Alabama Alaeka		ompetiti	ve bids.	Sa	les of Las desert	sen county	Re	nt of go	vernmen t
Alabama		ompetiti	ve bids.	Sa	les of Las desert	sen county	Re	nt of go	vernmen t
Alabama Alaska Arizona Arkaneas		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	vernmen t
Alabama Alaeka Arizona Arkansas California Colorado		ompetiti	ve bids.	Entries.	les of Las desert	sen county	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkansas California Colorado Florida Idabo		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorado Florida Idabo Illinois Indiana		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idabo Illinois Indiana Iowa Kansas		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idabo Illinois Indiana Iowa Kansas		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Missiusri		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaeka Arizona Arzona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missaouri Montana		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Re	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Missouri Montana Nebraska Nevada		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorada Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississipi Mississipi Missouri Montana Newada Newada New Mexico		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Newada New Mexico North Dakota		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Minnesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio		ompetiti	ve bids.	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaska Arizona Arizona Arkanasa California Colorado Florida Idaho Illinois Indiana Iowa Kanasa Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon		ompetiti	#31.00	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Nevada New Mexico North Dakota Oregon South Dakota		ompetiti	#31.00	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaska Arizona Arkanasa California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Mionigan Minnesota Mississippi Missouri Montana New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah		ompetiti	#31.00	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaska Arizona Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Minnesota Missisppi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio Ookahoma Oregon South Dakota Utah Washington		ompetiti	#31.00	Entries.	les of Las desert	Amount.	Entries.	nt of go	Amount.
Alabama Alaeka Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Minsissippi Missouri Montana Nebraska Nevada Nevada New Mexico North Dakota Odiahoma Oregon South Dakota Utah		ompetiti	#31.00	Entries.	les of Las desert	Amount.	Entries.	nt of go	vernmen t

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued[The area of commuted homesteads, final homesteads, and final desert entries, and the area and
amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

	Gr	aduation	entries	. [ 🐴	bandoned reserva		1	Cotal cash ss	des.
States and Territories.	Entries.	A cres.	Amoun	Entries.	Acres.	Amount.	Entries.	Acres.	Amount.
Alabama							890	7, 904, 81	<b>\$34, 118. 5</b>
llaska							7	275, 31	1, 297. 5 85, 258. 2
Tizopa		· · • · · · · ·			••••		463	77 K15 50	85, 258. 2
Arkaneas Salifornia		• • • • • • • • • • • • • • • • • • • •		•	•••••		242 3, 444	1, 835. 72 395. 194. 30	8, 000. 2 876, 147. 6
olo <b>ra</b> do							4, 187	371, 991. 66	782, 8:1. 7
olorado lorida	1	239.79	\$60.0	0	· · · · · · · · · · · · · · · · · · ·		692	1, 822, 50	10, 514.7
daho		• • • • • • •		••	· • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	1, 057	164, 821.61	137, 404.
ndiana									
udiana  uwasa  oui-iana  fiichigan  linnesota  fiasiasippi  liasouri  lontana  ebraska  evada  outh Dakota  linesouri  outh Dakota  tah							13	3 <b>20</b> . 00	1, 355.
nnsas	·					2 200 00	2, 810	180, 664. 19	423, 090.
Oul-18Da		•••••		28	1, 018. 04	<b>\$2, 339. 98</b>	640 638	4, 991, 18 53, 565, 81	15, 514. 107, 183. 108, 192.
linnesota			• • • • • • • • • • • • • • • • • • •				680	58, 592. 76	108, 192,
lianiasippi			¦			. ! !	608	913. 33	3 840 (
issouri		• • • • • • •			• • • • • • • • •	· •••••	301 1, 336	11, 174. 35	17, 154.
ehraska	1	• • • • • • • •		1			4, 217	164, 510, 50 375, 494, 23	269, 735. 736, 451.
evada						.	43	8, 492, 72	3, 515.
ew Mexico			<u> </u>			.	487	84, 093, 00	65, 692.
orth Dakota	1	• • • • • • • •	!		• • • • • • • • •	.¦•••••	1, 304	151, 019, 70	236, 193. 1 132.
klahoma							501	105, 93 1, 807, 53	2, 690.
regon							2, 669	346, 382. 65 196, 855. 20	706, 209.
outh Dakota		· • • • • • • •				. l <b></b>	1, 894	196, 855, 20	305, 612,
tah		•••••		•	•••••		676 : 4, 118 :	93, 991, 98	95, 806. 0 979, 739
Vashington Visconsin							287	424, 051. 04 42, 221. 54 87, 237. 70	82, 769.
7							540	,	050 000
yoming						. '	749	87, 237. 70	202, 303. (
Total	1	239. 79	60.0	<u> </u>	1, 613. 54	· · · · · · · · · · · · · · · · · · ·	34, 455	87, 237. 70 3, 302, 846. 75 al homestes	6, 349, 174.
Total  States and Territories.	Orig	239. 79	60.0	<u> </u>	1, 613. 54 der the ho	2, 339. 98 mestead lav	34, 455 3	, 302, 846, 75	<del></del>
Total	Orig	239. 79	60.0	nds une	1, 613. 54 der the ho	2, 339. 98 mestead lav	34, 455 3 vs. Fin	302, 846. 75	6, 349, 174.
Total States and Territories.	Orig	239. 79	60.0	Comm	1, 613. 54 der the ho	2, 339. 98  mestead lav  Total fe and cor mission	34, 455 3 78. Fin	302, 846. 75	d entries.  Commissions.
Total  States and Territories.	Orig	239. 79 Inal entr	60. 0 ies of la	Comm sions	1, 613. 54 der the ho	2, 339. 98  mestead lav  Total fe and cor mission  330, 065.	34, 455 3 78. Fin	Acres.	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.
Total  States and Territories.  Isbama	Orig	239. 79 inal entr	60. 0 des of la cres. 645. 46 449. 56 723. 70	Comm sions	1, 613. 54 der the ho lis. Fee 18, \$22, 1 41, 1, 7 48, 23, 4	2, 339. 98  mestead lav  Total fe and con mission  70 \$30, 065.	34, 455   3  78. Fin  es	Acres. 205, 647. 8 18, 064. 7 190, 121. 3	6, 349, 174.  d entries.  Commin sions.  3 \$5, 189. 2 810. 4, 988.
Total  itates and Territories.  labama	Orig	239. 79 inal entr	60. 0 lacres. 645. 46 449. 56 723. 70 141. 36	Comm sions \$7, 895. 1, 128 8, 695 14, 946.	1, 613. 54  der the ho  iis. Fee  . 18 \$22, 1  .41 1, 7  .48 23, 4 .91 20, 0	2, 339. 98  mestead lav  Total fe and coi mission  70 \$30, 065.  50 2, 878.  50 32, 150.  60 34, 946.	34, 455   3  78. Fin  es	Acres.  205, 647.8  18, 066.7 190, 121.3 164.404.6	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  2 810 4 988. 701.
Total  States and Territories.  Isbama	Orig	239. 79 inal entr	60. 0 las of las cres. 645. 46 449. 56 728. 70 141. 36 907. 91	Comm sions \$7, 895. 1, 128 8, 695 14, 946.	1, 613. 54  der the ho  iis. Fee  . 18 \$22, 1  .41 1, 7  .48 23, 4 .91 20, 0	2, 339. 98  mestead lav  Total fe and coi mission  70 \$30, 065.  50 2, 878.  50 32, 150.  60 34, 946.	34, 455   3  78. Fin  es	Acres.  205, 647.8  18, 066.7 190, 121.3 164.404.6	6, 349, 174.  d entries.  Commissions.  3 \$5, 189. 2 \$10 6, 94, 988. 8, 701. 7 5, 244.
Total  States and Territories.  labama	2, 84 2, 18 2, 18 2, 18 2, 18	239. 79  Inal entr  2 315, 8 27, 0 337, 2 310, 0 350, 2 152,	60. 0 des of last cres. 645. 46 449. 56 728. 70 141. 36 907. 91 007. 76	Comm sions \$7, 895. 1, 128 8, 695 14, 946.	1, 613. 54  der the ho  iis. Fee  . 18, \$22, 1  .41	2, 339. 98  mestead lav  Total fe and coi mission  70 \$30, 065.  50 2, 878.  50 32, 150.  60 34, 946.	34, 455   3   34, 455   3   3   455   3   3   3   3   3   3   3   3   3	Acres. 205, 647. 8 18, 064. 7 190, 121. 3	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  810. 4, 988. 8, 701. 7, 5, 244. 7, 3, 139.
Total  States and Territories.  labama	Orig 59 E E 2, 84 3, 00 2, 18 2, 24 1, 24	239. 79  Inal entr  2 315, 8 27, 0 337, 2 310, 0 350, 2 152,	60. 0 las of las cres. 645. 46 449. 56 728. 70 141. 36 907. 91	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756.	1, 613. 54  der the ho  lis. Fee  1. 8 \$22, 1  41   1, 7  48   23, 4  91   20, 9  42   22, 1  83   10, 1  83   10, 1  87   5, 88	2, 339. 98  mestead lav  Total fe and coi mission  70 \$30, 065.  50 2, 878.  50 32, 150.  60 34, 946.	24, 455   3   3   455   3	Acres.  205, 647.8  18, 066.7  190, 121.3 164, 444.6 113, 444.5 125, 920. 9	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  810. 4, 988. 8, 701. 7, 5, 244. 7, 3, 139.
Total  Itates and Territories.  labama	0 rig	239.79 inal entr  2 315, 8 27, 9 337, 2 310, 0 350, 2 152, 5 91,	60. 0 fies of la: cres. 645. 46 449. 56 723. 70 141. 36 907. 91 007. 76 676. 60 196. 30	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756.	1, 613. 54 der the ho sis. Fee 5. Fee 91. 20, 0 42   22, 1 83   10, 1 83   10, 1 890	2, 339. 98  mestead lav  and cor mission  70 \$30, 065.  00 2, 878.  55 32, 150.  00 34, 946.  37, 386.  12, 990.  9, 636.  19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	78. Fin  24, 455   3  78. Fin  28.   455   3  29.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   3  20.   455   455   3  20.   455   455   3  20.   455   455   3  20.   455   455   3  20.   455	Acres.  205, 647. 8  18, 066. 7 190, 121. 3 166, 404. 6 113, 446. 5 125, 920. 9 83, 844. 8	6, 349, 174.  d entries.  Commissions.  3 \$5, 189. 2 \$10. 4, 988. 0 4, 988. 7 5, 244. 3, 139. 0 3, 244.
Total  Itates and Territories.  Ilabama	2, 84	239.79  inal entr  2 315, 8 27, 0 337, 2 152, 5 91, 2 152, 5 11.	60. 0 des of la cres. 645. 46 449. 56 723. 70 141. 36 907. 91 007. 76 676. 60 196. 30	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756. 4	1, 613.54  der the ho  lis- 5. Fee  .18 \$22, 1  .41	2, 339. 98  mestead lav  Total fe and con mission  70 \$30, 065.  50 2, 878.  52, 150.  90 34, 946.  13, 990.  9, 636.  15, 19.  96 137.	34, 455   3   34, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647. 8  18, 086, 7  190, 121. 3  166, 404. 6  113, 446, 5  125, 920. 9  83, 844. 8	6, 349, 174  d entries.  Commin sions.  3 \$5, 189  9 4, 988  0 8, 701  7 5, 244  7 3, 139  3 50
Total  Itates and Territories.  Ilabama	2, 84	239.79    A   2   315,   8   27,   0   337,   0   350,   2   152,   5   1,   4   222,   6   159,	60. 0 decreas.  645. 46 decreas.  645. 46 decreas.  645. 46 decreas.  647. 80 decreas.  649. 66 decreas.  649. 80 decreas.	Comm sions \$7, 895. 1, 128, 8, 695, 14, 946, 15, 191, 3, 805, 3, 756, 42, 269,	1, 613.54  der the ho  iis. Fee  18, \$22, 1  41	2, 339. 98  mestead lav  and con mission  70 \$30, 065.  50 2, 878. 55 32, 150. 00 24, 946. 37, 384. 95 13, 990. 96 36. 15 19. 96 18. 97 18. 98 18. 98 2, 634. 98 2, 634. 98 2, 634. 98 2, 634.	24, 455   3   34, 455   3   3   4   5   3   4   5   3   4   5   4   4   5   4   5   5   5   5	205, 647. 8  205, 647. 8  18, 060. 7 190, 121. 3 166, 404. 6 125, 920. 9 83, 844. 8	6, 349, 174.  d entries.  Commissions.  \$5, 189.  2 810. 4, 988. 701. 5, 244. 7 3, 139. 0 3, 264.
Total  itates and Territories.  labama	2, 84 3, 00 2, 18 1, 20 1, 25 1, 25 1, 35 1, 55	239.79  inal entr  2 315, 8 27, 9 330, 0 350, 2 310, 0 4 222, 5 91, 2 4 222, 6 159, 6 159	60. 0 dec	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756. 4. 42. 8, 269. 4, 491. 1, 710.	1, 613. 54  der the ho  iis. Fee  18 \$22, 1  41	2, 339. 98  mestead lav  and columisation  70 \$30, 065.  50 2, 878.  50 24, 946.  95 13, 990.  96 36.  19.  96 52 25, 664.  96 62 22, 664.  96 62 20, 664.	34, 455   3   3   4   4   5   3   4   5   3   4   5   3   4   5   5   5   5   5   5   5   5   5	205, 647. 8  205, 647. 8  18, 060. 7 190, 121. 3 166, 404. 6 125, 920. 9 83, 844. 8	6, 349, 174.  d entries.  Commissions.  \$5, 189.  2 810. 4, 988. 701. 5, 244. 7 3, 139. 0 3, 264.
Total  itates and Territories.  labama	2, 84 3, 00 2, 18 1, 20 1, 25 1, 25 1, 35 1, 55	239.79  inal entr  2 315, 8 27, 9 330, 0 350, 2 310, 0 4 222, 5 91, 2 4 222, 6 159, 6 159	60. 0 dec	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756. 4. 42. 8, 269. 4, 491. 1, 710.	1, 613. 54  der the ho  iis. Fee  18 \$22, 1  41	2, 339. 98  mestead lav  and columisation  70 \$30, 065.  50 2, 878.  50 24, 946.  95 13, 990.  96 36.  19.  96 52 25, 664.  96 62 22, 664.  96 62 20, 664.	24, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647. 8  18, 066. 7 190, 121. 3 166, 404. 6 113, 446. 5 125, 920. 9 83, 844. 8  1, 000. 0 392, 004. 5 97, 443. 2 42, 582. 4 227, 699. 7	6, 349, 174.  d entries.  Commissions.  3 \$5, 189. 2 \$10. 4, 988. 0 \$, 781. 7 \$, 244. 3, 139. 3, 149. 3, 195. 9 2, 669. 0 1, 0, 0, 0, 8, 8, 568.
Total  Itates and Territories.  Itates and Territories.  Italiana	2, 84 3, 60 2, 12 2, 1, 20 1, 51 1, 33 1, 33 2, 22 2, 22	239.79    nal entral   2   315,   8   27,   9   337,   2   310,   0   350,   2   152,   5   1,   4   222,   6   159,   6   675,   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   2   2   1   3   2   2   3   3   3   3   3   3   3   3   3   3	60. 0 des of la: cres. 645. 46 449. 56 728. 70 141. 36 907. 91 007. 76 676. 60 196. 30 153. 77 649. 89 694. 66 053. 22 853. 60 613. 00	Comm sions \$7, 895 1, 128 8, 695 14, 946 15, 191 3, 805 3, 756 4 4, 491 1, 710 6, 712 7, 107	1, 613.54  der the ho  lis- 5. Fee  1.18 \$22, 1  41	2, 339. 98  mestead lav  Total fe and cor mission  70 \$30, 065.  50 2, 878. 55 32, 150. 96 34, 946. 97 384, 946. 98 9, 636. 15 19. 96 127. 96 127. 96 22, 654. 96 620. 96 30. 18, 542. 96 226. 97 286 296.	34, 455   3   34, 455   3   3   4   4   5   3   4   5   3   4   5   4   4   4   4   4   4   4   4	Acres.  205, 647.8  18, 066.7 190, 121.3 186, 404.6 113, 446.5 125, 920.9 83, 844.8  1, 000.0 392, 094.5 97, 448.2 427, 689.7 35, 141.1 167, 750.0	6, 349, 174.  d entries.  Commin sions.  3 \$5, 189.  2 \$10. 4, 988. 0 \$, 701. 7 \$, 244. 7 \$, 139. 9 2, 609. 1 13, 195. 9 2, 609. 1 0.0. 6 8, 578. 8, 58. 9 8, 58.
Total  Itates and Territories.  Itahema laska	Orige 2, 84 2, 84 3, 00 2, 11 2, 22 1, 20 1, 31 1, 55 1, 33 1, 65 55	239.79  Inal entr  2 315, 8 27, 0 337, 2 310, 0 350, 2 152, 5 91, 2 4 222, 6 77, 2 175, 1 2×2, 5 176, 9 85,	60. 0 des of la cres. 645. 46 449. 56 723. 70 141. 36 907. 91 007. 76 676. 60 196. 30 153. 77 649. 89 694. 66 053. 22 697. 01 853. 60 613. 00 246. 13	Comm sions \$7, 895. 1, 128 8, 695. 14, 946. 15, 191. 3, 805. 3, 756. 4, 491. 1, 710. 6, 712. 4, 703. 4, 520.	1, 613. 54  der the ho  lis. Fee  1. 8 \$22, 1  41	2, 339. 98  mestead lav  Total fe and con mission  70 \$30, 065.  50 2, 878. 55 32, 150. 10 34, 946. 37, 384. 15 119. 137. 186 22, 654. 15 119. 16, 200. 16, 501. 26, 637. 40 17, 243. 29 9, 940.	34, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647.8  18, 066.7 190, 121.3 186, 404.6 113, 446.5 125, 920.9 83, 844.8  1, 000.0 392, 094.5 97, 448.2 427, 689.7 35, 141.1 167, 750.0	6, 349, 174.  d entries.  Commin sions.  3 \$5, 189.  2 \$10. 4, 988. 0 \$, 701. 7 \$, 244. 7 \$, 139. 9 2, 609. 1 13, 195. 9 2, 609. 1 0.0. 6 8, 578. 8, 58. 9 8, 58.
Total  Itates and Territories.  labama	Orige 2, 84 2, 84 3, 00 2, 11 2, 22 1, 20 1, 31 1, 55 1, 33 1, 65 55	239.79  Inal entr  2 315, 8 27, 0 337, 2 310, 0 350, 2 152, 5 91, 2 4 222, 6 77, 2 175, 1 2×2, 5 176, 9 85,	60. 0 dec	Comm sions \$7, 895. 1, 128, 895. 14, 946. 15, 191. 3, 756. 4, 491. 1, 710. 6, 712. 7, 107. 4, 520. 14, 403.	1, 613. 54  der the ho  18, \$22, 1  41	2, 339. 98  mestead lav  and columisation  70 \$30, 065.  50 2, 878.  50 32, 150.  60 34, 946.  95 37, 386.  19.  187.  186 22, 654.  20 15, 611.  187.  20 15, 611.  21, 614.  22, 634.  23, 99.  34, 99.  36, 36, 37.  36, 37.  36, 37.  36, 37.  36, 37.  37.  38, 99.  39, 940.  36, 36, 37.  38, 99.  39, 940.  36, 44.  39, 940.  36, 44.  36, 36, 44.  36, 36, 44.  36, 36, 44.  36, 36, 44.  36, 36, 44.  36, 36, 44.  36, 36, 44.	78. Fin  78. Fin  78. Fin  78. Fin  8. El  18 1,665  11 121  16 666  11 1,194  12 739  13 971  15 552  10 300  10 300  11 627  10 300  11 4,404	Acres.  205, 647. 8  18, 066, 7  190, 121. 3  166, 404. 6  113, 446, 5  125, 920. 9  83, 844. 8  1, 000. 0  392, 004. 5  97, 442. 2  42, 582, 141. 1  167, 750. 0  53, 691. 9  651, 732. 0	6, 349, 174.  d entries.  Commin sions.  3 \$5, 189. 2 \$10. 4, 188. 8, 701. 5, 244. 7 3, 139. 9 2, 609. 1, 6.9. 6, 8, 578. 8, 582. 2 4, 536. 6 3, 108. 7 20, 778.
Total  Total  Itates and Territories.  Itates and Territori	2, 84 3, 00 2, 11, 23 1, 51, 31 1, 55 3, 14	239.79  Inal entr  2 315, 8 27, 2 310, 0 330, 2 350, 2 152, 5 1, 4 222, 6 159, 4 67, 2 175, 1 76, 2 176, 1 475, 1 475, 4 9 57,	60. 0 les of la: cres. 645. 46 449. 56 723. 70 141. 36 907. 76 676. 60 196. 30 153. 77 649. 89 694. 66 053. 22 46. 13 183. 71 640. 00 1503 183. 71 640. 00 1503 183. 71 640. 50 30 8	Comm sions \$7, 895. 1, 128, 895. 14, 946. 15, 191. 3, 805. 3, 756. 4, 269, 4, 491. 1, 710. 6, 712. 7, 107. 4, 703. 4, 520. 14, 403. 2, 241.	1, 613.54  der the ho  lis- 5. Fee  1.8 \$22, 1  41	2, 339. 98  mestead lav  and cor mission  70 \$30, 065.  50 2, 878. 55 32, 150. 34, 946. 57, 388. 58 13, 990. 9, 636. 15 19.  187. 28, 654. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	34, 455   3   34, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647. 8  18, 066. 7  190, 121. 3  166, 404. 6  113, 446. 5  125, 920. 9  83, 844. 8  1, 000. 0  392, 004. 5  97, 443. 2  42, 582. 6  227, 699. 1  167, 750. 0  53, 691. 9  651, 732. 0  21, 573. 4	6, 349, 174.  d entries.  Commin sions.  3 \$5, 189. 20 4, 988, 701. 7 5, 244, 7 3, 139. 3 150, 12, 609. 1, 0.0, 68, 578. 9 2, 669. 1, 0.0, 68, 578. 9 20, 778. 3 188. 7 20, 778. 3 189.
Total  Total  tories  labama  laska  risona  rkanasa  alifornia  lorida  linois  diana  wa  anas  cuisiana  ichigan	2, 84 3, 00 2, 11 2, 12 2, 12 1, 5 1, 3 1, 3 1, 3 1, 3 5 3, 1	239.79  Inal entr  2 315, 8 27, 2 310, 0 330, 2 350, 2 152, 5 1, 4 222, 6 159, 4 67, 2 175, 1 76, 2 176, 1 475, 1 475, 4 9 57,	60. 0 1es of la: cres. 645. 46 449. 56 728. 70 141. 36 907. 91 007. 76 676. 60 196. 30 153. 77 649. 89 694. 66 053. 22 697. 01 853. 60 613. 00 246. 13 183. 71 640. 00 503 08 739. 81	Comm sions \$7, 895. 1, 128, 8, 695 14, 946, 15, 191. 3, 805. 3, 756, 4, 491. 1, 710, 6, 712, 7, 107. 4, 520, 14, 491. 2, 241. 4, 481.	1, 613. 54  der the ho  iis. Fee  8. 18 \$22, 1  41   1, 7  48   23, 4  90   42   22, 1  83   10, 1  37   5, 8  90   4, 4  33   11, 8  40   4, 4  33   11, 8  73   12, 5  70   5, 4  76   30, 1	2, 339. 98  Total fe 6. and cor mission 70 \$30, 065. 50 2, 878. 52, 150. 53 34, 946. 95 37, 384. 19. 197. 197. 197. 2, 339. 98	34, 455   3   34, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647. 8  18, 066. 7  190, 121. 3  166, 404. 6  113, 446. 5  125, 920. 9  83, 844. 8  1, 000. 0  392, 004. 5  97, 443. 2  42, 582. 6  227, 699. 1  167, 750. 0  53, 691. 9  651, 732. 0  21, 573. 4	6, 349, 174.  d entries.  Comminations.  3 \$5, 189. 20 4, 988. 3 8701. 7 5, 244. 7 3, 139. 3 150. 1 13, 196. 2 669. 1 (0.0) 68, 578. 3 108. 6 8, 582. 4 536. 3 108. 7 20, 778. 3 183.
Total  Total  Itates and Territories.  Itabama laska risona rkansae alifornia olorado lorida laho liniols diana owa ansas onistana lichigan linnesota linesotajpi lississippi	0 rigg 2, 84 2, 10 2, 11 3, 11 3, 11 65 3, 14 38	239.79  Inal entr  2 315, 8 37, 9 37, 2 310, 0 32, 152, 9 1, 2 152, 5 176, 9 4 67, 2 175, 1 176, 1 1	60. 0 les of la: cres.  645. 46 449. 56 723. 70 141. 36 907. 91 907. 76 676. 60 153. 77 649. 89 695. 69 695. 69 613. 00 246. 13 163. 71 640. 00 550 308 739. 81	Comm sions \$7, 895 1, 128 8, 695 14, 946 15, 191 3, 805 3, 756 4, 491 1, 710 6, 712 7, 107 4, 703 4, 520 14, 403 2, 241 4, 481	1, 613.54  der the ho  lis. Fee  1.8 \$22, 1  41	2, 339. 98  mestead lav  Total fe and con mission  70 \$30, 065.  50 2, 878. 55 32, 150. 10 34, 946. 37, 384. 15 119. 137. 186 22, 654. 15, 611. 190 6, 200. 18, 542. 15, 611. 17, 243. 28, 637. 40, 17, 243. 29, 944. 539. 70. 17, 243. 26, 637. 40, 17, 243. 27, 28, 28, 37, 40, 17, 243. 28, 31, 196. 36, 44, 539. 70, 5, 938. 18, 196. 7, 7	34, 455   3   34, 455   3   3   4   4   4   4   4   4   4   4	Acres.  205, 647.8  18, 066.7  190, 121.3  166, 404.6  113, 446, 5  125, 920. 9  83, 844.8   1, 000.0  302, 004.5  97, 448.2  42, 252, 699.7  35, 141.1  167, 750.0  53, 691.9  651, 732.0  21, 573.4  292, 753.8	6, 349, 174.  d entries.  Commissions.  3 \$5, 189. 2 810. 4, 988. 0 4, 988. 0 8, 701. 7 3, 139. 0 3, 294. 3 13, 195. 9 2, 609. 1, 6.0. 1, 6.0. 6, 8, 578. 8, 52. 2 4, 536. 6 3, 108. 8, 20, 778. 0 18. 840. 1, 068.
Total  Total  Itates and Territories.  Italian	1 Original 2, 84 10 2, 11 2, 2, 21 1, 25 1, 31 1, 65 3, 14 38 88 7, 00 2, 17 77	239.79  inal entr  2 315, 8 27, 9 37, 2 310, 2 310, 2 152, 5 11, 4 222, 5 176, 9 85, 1 475, 4 475, 4 136, 1 36, 1 38, 1	60. 0 dec	7, 895. 1, 128, 8, 695. 14, 946. 15, 191. 3, 805. 3, 756. 42, 269. 4, 491. 1, 710. 4, 703. 4, 520. 14, 403. 300. 2, 241. 4, 481. 27, 043.	1, 613.54  der the ho  lis. Fee  1.8 \$22, 1  41   1,7  48   23, 4  91   20, 0  42   22, 1  43   10, 1  37   5, 8  90   19, 5  73   12, 5  70   5, 8  85   8, 7  70   6, 8  86, 6  72   68, 6	2, 339. 98  Total fe e. Independent of the second law  Total fe and courselond of the second of the second law  Total fe and courselond of the second of the	34, 455   3   3   4   4   5   4   4   7   9   4   4   7   9   6   7   6   7   6   7   6   7   6   7   6   7   6   7   7	205, 647. 8  205, 647. 8  18, 060. 7 190, 121. 3 166, 404. 6 125, 920. 9 83, 844. 8  1, 000. 0 392, 004. 5 97, 448. 2 42, 582. 4 227, 699. 7 35, 194. 1 167, 750. 0 21, 573. 4 292, 753. 8	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  2 4, 988. 0 8, 701. 7 5, 244. 3, 139. 0 3, 214. 3, 195. 9 2, 669. 1 0. 0, 68, 578. 0 4, 536. 6 3, 108. 7 20, 778. 3 11, 068. 0 24. 0 8 6. 0 24.
Total  Total  States and Territories.  Isbama laska risona rkansas alifornia clorado lorida lasho liniols diana outsiana linia	7,000 Tiggs 1, 300	239.79  Inal entr  2 315, 8 27, 2 310, 0 350, 2 152, 5 1, 4 222, 6 159, 4 27, 2 175, 1 76, 1 147, 2 175, 1 16, 1 175, 1 176, 1 1	60. 0 des of la: cres.  645. 46  449. 56 723. 70 141. 36 907. 96 676. 60 196. 30 153. 77 649. 89 694. 66 053. 22 697. 01 883. 64 064. 39 488. 31	Comm sions \$7, 895 1, 128 8, 695 14, 946 13, 805 3, 756 4, 491 1, 710 6, 712 7, 107 4, 703 4, 520 14, 403 2, 241 4, 481 11, 930 6, 512 27, 043	1, 613.54  der the ho  lis	2, 339. 98  mestead lav  and coo mission  70 \$30, 065.  50 2, 878. 50 24, 946. 95 513, 990. 96 53, 986. 19, 9630. 18, 542. 90 18, 542. 90 18, 542. 90 18, 542. 91 17, 243. 91 18, 542. 91 17, 243. 91 17, 243. 91 17, 243. 91 17, 243. 91 18, 542. 91	78. Fin  78. Fin  78. Fin  78. Fin  18. 1, 665  18. 1, 665  11. 121  18. 1, 666  10. 1, 194  17. 194  17. 195  18. 2, 598  18. 2, 598  19. 335  19. 325  19.	205, 647. 8  205, 647. 8  18, 060. 7 190, 121. 3 166, 404. 6 125, 920. 9 83, 844. 8  1, 000. 0 392, 004. 5 97, 448. 2 42, 582. 4 227, 699. 7 35, 194. 1 167, 750. 0 21, 573. 4 292, 753. 8	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  2 \$10.  4, 988.  50.  1 \$1, 195.  2, 669.  1 \$0.0, 68, 518.  2, 669.  1 \$0.0, 718.  3, 198.  3, 198.  4, 536.  8, 548.  11, 068.  31, 068.
Total  Total  Itates and Territories.  Itates and Territories.  Italian	7,000 Tiggs 1, 20	239.79   nal entral   A   2   315,	60. 0 dec	Comm sions \$7, 895. 1, 128, 8, 695, 14, 946, 15, 191. 3, 756, 4, 491. 1, 710, 6, 712, 7, 107. 4, 520, 14, 403, 30, 2, 241. 4, 22, 27, 043, 11, 930, 6, 512, 2, 270, 11, 930, 6, 512, 2, 270, 11, 930, 11,	1, 613. 54  der the ho  lis. Fee  8. Fee  18 \$22, 1  41   1, 7  48   23, 4  90   42   22, 1  83   10, 1  83   10, 1  83   10, 1  87   5, 8  90   73   12, 5  70   5, 4  71   73   12, 5  70   73   12, 5  70   72   68, 6  70   70   70   70   70   70   70   70	2, 339. 98  Total fe and cor mission  70 \$30, 065.  10 2, 878.  55 32, 150.  10 34, 946.  95 37, 386.  19.  127.  127.  127.  128.  1290.  14, 512.  15, 611.  16, 200.  16, 542.  20 15, 611.  90 44, 539.  44, 539.  44, 539.  44, 539.  55, 936.  56, 936.  57, 056.  58, 936.  58, 956.  5	34, 455   3   34, 455   3   3   3   3   3   3   3   3   3	Acres.  205, 647.8  18, 066.7 190, 121.3 166, 404.6 113, 446.5 125, 920.9 83, 844.8  1, 000.0 92, 004.5 97, 448.2 42, 582.4 1167, 750.0 53, 691.9 651, 732.0 11, 573.4 292, 753.8 292, 753.8 296.0 140, 308.7 562, 728.9 35, 232.6	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  2 \$10. 4, 988. 5 \$701. 7 \$1, 244. 7 \$1, 3, 139. 9 \$2, 609. 1 \$13, 195. 9 \$2, 609. 1 \$1, 0.0
Total  Total  States and Territories.  Isbama laska rizona rkansas alifornia clorade lorida lasho liniols diana outsiana liniosa ansas outsiana liniopata lichigan lichigan lichigan lichigan lichigan ebraska evada evada ew Mexico orth Dakota hio kishoma regon outh Dakota outh Dakota outh Dakota liah  Vashington	7,000 11,33	239.79  Inal entr  2 315, 8 37, 9 310, 0 310, 0 2 152, 9 1, 2 152, 5 176, 9 85, 1 475, 1 31, 081, 3 11, 081, 3 12, 081, 3 12, 081, 3 12, 081, 3 12, 081, 3 12, 081, 3 14, 081, 3 14, 081, 3 15, 081, 3 15, 081, 3 16, 081, 3 17, 081, 3 17, 081, 3 17, 081, 3 18, 081, 3	60. 0 les of la cres. 645. 46 . 449. 56 . 723. 70 . 141. 36 . 907. 91 . 907.	7, 895 14, 946 14, 946 13, 805 3, 756 4, 269 4, 491 1, 710 6, 712 7, 107 4, 703 4, 403 2, 241 4, 481 1, 930 6, 512 22, 043 2, 270 22, 242	1, 613.54  der the ho  lis. Fee  1.8 \$22, 1  41	2, 339. 98  Total fe e. and coo mission  70 \$30, 065.  50 2, 878.  50 32, 150.  50 34, 946.  51 32, 990.  60 34, 946.  61 20, 654.  62 20, 654.  63 20, 654.  64, 539.  69 9, 440.  60 200.  61 200.  61 200.  62 200.  63 44, 539.  64 539.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  65 936.  68 95.  68 95.  70.  69 95 48, 918.	34, 455   3   7s. Fin   7s	Acres.  205, 647. 8  18, 086. 7  190, 121. 3  166, 404. 6  113, 446. 5  125, 920. 3  83, 844. 8  1, 000. 0  392, 004. 5  97, 443. 2  227, 699. 1  167, 750. 0  53, 691. 9  651, 732. 0  360. 0  21, 573. 4  292, 753. 8	6, 349, 174.  d entries.  Commissions.  3 \$5, 189.  2 \$10. 4, 988. 5 \$701. 7 \$, 244. 7 \$, 139. 9 \$2, 609. 1 \$1, 95. 2 \$4, 536. 6 \$, 578. 6 \$3, 108. 7 \$1, 068. 8 \$40. 3 \$11, 068.
Total  Total  tories  labama  laska  risona  rkaneas  alifornia  lorida  land  land  linois  diana  inois  diana  inines  inines  inines  inines  ininesota  issuari  issuari  issuari  ontana  evada  ev Mexico  orth Dakota  hio  kiahoma  regon  uth Dakota  tah	7,000 11,33	239.79  inal entr  2 315, 3 27, 0 350, 2 310, 0 350, 2 310, 1 35, 1 152, 2 152, 5 176, 1 475, 9 136, 1 477, 9 136, 1 264, 1 77, 9 136, 1 200, 0 49, 5 406, 3 45,	60. 0 dec	Comm sions \$7, 895. 1, 128, 8, 695, 14, 946, 15, 191. 3, 756, 4, 491. 1, 710, 6, 712, 7, 107. 4, 520, 14, 403, 30, 2, 241. 4, 22, 27, 043, 11, 930, 6, 512, 2, 270, 11, 930, 6, 512, 2, 270, 11, 930, 11,	1, 613. 54  der the ho  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. Fee  iis. J. 7, 48 23, 49  iis. J. 7, 5, 8  iis. J. 7, 12, 5  iis. J. 7, 12, 5  iis. Fee  iis. J. 7, 12, 5  iis.	2, 339. 98  Total fe e. and coo mission  70 \$30, 065.  50 2, 878.  50 32, 150.  50 34, 946.  95 37, 384.  19.  157.  158 22, 654.  18, 198.	34, 455   3   7s. Fin   7s	Acres.  205, 647. 8  18, 066, 7  190, 121. 3  166, 404. 6  113, 446, 5  125, 920. 9  83, 844. 8  1, 000. 0  392, 004. 5  97, 443. 2  42, 582. 7  85, 141. 1  167, 750. 0  53, 691. 9  651, 732. 0  21, 573. 4  292, 753. 8  960. 0  140, 308. 7  582, 723. 8  960. 0  140, 308. 7  582, 723. 8  314, 601. 1  77, 470. 5	6, 349, 174  Commin sions.  3 \$5, 189  2 \$10  3 \$5, 189  3 \$10  4, 988  8, 70  3 \$13, 195  3 \$13, 195  3 \$10  3 \$10  3 \$10  3 \$10  3 \$10  3 \$10  4, 536  5, 244  3 \$10  3 \$10  3 \$10  4, 536  3 \$10  3 \$10  4, 536  5, 77  5, 24  4, 536  5, 108  5, 108  7 \$20  7 \$20  7 \$20  14, 819  9 \$1  14, 819  9 \$1  18, 444  18, 444  18, 444  18, 444  18, 444

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued. [The area of commuted homesteads, final homesteads and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

States and Terri-	1	nnau (	entries (	of lands u oulture law	nder the s.	e timber-	Final	timbe	r-cult <b>u</b> r	e ent	ries.
tories.	En tries.	<b>A</b>	ores.	Registers and re- ceiver's fees.	Gov't	Total fees.	Entries.	A	ores.	Fee	06.
Alabama											••••
Alaoka	<u></u>	- :	*::::::				.  <u>-</u> -		:::::::::::::::::::::::::::::::::::::::		
Arizona	87	12	, 878. 08	<b>\$348</b>	<b>\$795</b>	\$1,148	1	1 1	\$160. <b>9</b> 0		
Arkansas	518	70	80.00 932.08	2,072	4,615	6, 687	4	•••••	400.00		···i
Colorado		206	, 387. 07	5, 376	13, 070	18, 446	22		080.00		81
Florida	1,011	200	, 551. 01		10,010	10, 420			, 000.00		
Idaho	300	40	, 851. 96	1, 200	2, 685	8, 885	22	8.	089, 75	1	8
Illinois			• • • • • • •	<del></del>	J	J					
Indiana		• ••••;		l· · · · · · · · · · · · · · · · · · ·					-:::		:
Iowa	27		. 899. 93	108	155	268	546		057.17		44 0 10
Kansas Louisiana	1, 908 24		, 735. 33 , 924. <b>9</b> 3	7, 632 96	18, 475 215	26, 107 311	010	10	, 767. 74		2, 18
Michigan			, 002. 00		215						
Minnesota	329	43	460. 22	1, 816	2, 890	4, 206	254	84.	612.63		1, 010
Mississuppi											
Missouri		-									••••
Montana	457		, 805. 20	1, 828	4, 185	6, 013	3	100	360.00		12
Nebraska Nevada	2,610	399	, 514. 23	10, 440	25, 800	<b>35, 740</b>	823	120,	087.49		8, 29
New Mexico	191	20	983. 52	764	1, 840	2, 604	i	•••••	160.00	••••	••••
North Dakota	997		570.86	8, 988	9, 785	13, 778	68	10	469.66		27
Ohio						20,					
Oklahoma		. '									
Oregon	311		, 714. 37	1, 244	2, 830	4,074	28	4,	299.89		112
South Dakota	1, 925		, 243. 22	7, 696	18, 675	26, 371	922	188,	991,08		8, 68
Utah	158 487		, 611. 57 , <b>456. 6</b> 8	632 1,948	1, 265 4, 640	1, 897 6, 588	188	94	720.00 903.29		735
Wisconsin	401		, 100. 00	1,000	2,020	4,000	100	~	40.00		104
Wyoming	261	88	408.94	1, 044	2, 450	8, 494	l				
Total	11 025	1 797	, 403. 14	47, 786	113, 825	161, 561	2, 896	492	.048.70	- 1	1, 584
2000	12,000	1,	, 100. 12	21,100	110,000	102,002	7,000			•	2, 00
States and Territo				l warrants.	ricu	ltural colle	with ag ge scrip	. pr	ivate lui	red w	rip.
	ries.	Entries.	Acre		- I <del></del> -	Acres.				nd sci	rip.
		Entries.	<u></u>	-			ge scrip	-	ivate lu	nd sci	
Alabama		Entries.	<u></u>	-	- I <del></del> -		ge scrip		ivate lu	nd sci	
Alabama		Entries	Acre	s. Feed	Entries.		ge scrip		ivate lu	nd sci	
Alabama		E I	Acre	s. Feed	- I <del></del> -		ge scrip		ivate lu	s. E	
AlabamaAlaskaArkonaArkansas		Et 1 1 1 45	40 80 4, 239		*1 2 162		ge scrip		Acres	nd scr	
Alabama Alaska Arisona Arkansas California Colorado		1 1 45 9	40 80 4, 239 1, 320		\$1 2 162		ge scrip		Acres	nd scr	
Alabama Alaeka Arisona Arkansae California Colorado		1 1 45 9	40 80 4, 238 1, 320 1, 55	1.00 1.00 1.00 1.52 1.00 1.00	\$1 2 2 33 4		ge scrip		Acres	nd scr	
Alabama		1 1 45 9	40 80 4, 238 1, 320 1, 55		\$1 2 162		ge scrip		Acres	nd scr	
Alabama		1 1 45 9	40 80 4, 238 1, 320 1, 55	1.00 1.00 1.00 1.52 1.00 1.00	\$1 2 2 33 4		ge scrip		Acres	nd scr	
Alabama Alaska Arisona Arkansas California Colorado Florida Idabo Illinois Indiana		1 1 45 9	40 80 4, 238 1, 320 155 160	1.00 1.00 1.00 1.52 1.52 1.00 1.00	#1 2 262 33 4 4		ge scrip	Entries.	Acres	nd scr	Pecs.
Alabama Alaeka Arisona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kausas		1 1 1 45 9 1 1	40 80 4, 233 1, 320 155 160	), 00 0, 00 1, 52 1, 00 1, 00 1, 00 1, 00	\$1 2 2 33 4 4		ge scrip		Acres	nd scr	
Alabama		1 1 45 9 1 1	40 86 4, 232 1, 352 160 600 444	3. Feed	\$1 2 2 33 4 4 228 11		ge scrip	Entries.	Acres	nd scr	Pecs.
Alabama Alaska Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Miohigan		1 1 45 9 1 1	40 80 4, 233 1, 322 155 160 440 2, 044		#1 22 23 33 4 4 4 4 4 11 11 11 11 11 11 11 11 11 11		ge scrip	Entries.	Acres	nd scr	Pecs.
Alabama		1 1 45 9 1 1	40 80 4, 233 1, 322 155 160 440 2, 044	3. Feed	\$1 2 2 33 4 4 228 11		ge scrip	Entries.	Acres	nd scr	Pecs.
Alabama Alaeka Arisona Arkansas California Colorado Florida Idabo Illinois Indiana Lowa Kansas Louisiana Michigan Mississippi		1 1 45 9 1 1	40 80 4, 23 1, 32 1, 52 160 440 2, 040 120		#1 22 23 33 4 4 4 4 4 11 11 11 11 11 11 11 11 11 11		ge scrip	Entries.	Acres	nd scr	Pecs.
Alabama Alaska Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Lows Kansas Louisiana Miohigan Mindesota Mississippi Missouri Montana		1 1 45 9 1 1 1 22 2	40 80 4, 23 1, 320 155 160 44, 23 120 2, 040 120	3. Feed	\$1 2 662 33 4 4 4 67 2 6 6 4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		ge scrip	E LL LEGIO	Acres	nd ser	Pecs.
Alabama Alaeka Arisona. Arkansas California Colorado Florida Idaho Illinois Indiana Lowa. Kansas Louisiana Michigan Mindesota Mississippi Missouri Montana Nobranka		1 1 45 9 1 1 1 22 2	40 80 4, 23s 1, 32c 155 166 440 2, 044 2, 044 120	3. Feed	\$1 2 162 33 4 4 4 11 11 11 67 2		ge scrip	Entries.	Acres	nd ser	Pecs.
Alabama Alaska Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Miohigan Mindesota Missouri Montana Nebraska Nevada		1 1 45 9 1 1 1 22 2	40 80 4, 233 1, 322 155 166 440 2, 0+0 122 244 166 3, 440		\$1 2 662 33 4 4 4 22 66 4 96		ge scrip	E LL LEGIO	Acres	nd ser	Pecs.
Alabama Alaeka Arisona Arkanasa California Colorado Florida Idaho Illinois Indiana Lowa Kanasa Louisiana Miohigan Mindesota Mississippi Missouri Montana Nebraska Nevada New Mexico		7 3 22 2 32 4	40 86 4, 23 1, 32 155 160 444 2, 046 126 3, 440		\$1 2 162 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	8 Ligg	Acres	ad ser	Pecs.
Alabama Alaeka Arisona Arkansaa California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Mindesota Mississippi Mindesota Missouri Montana Nebraska Newada New Mexico North Dakota		1 1 45 9 1 1 1 22 2	40 86 4, 23 1, 32 155 160 444 2, 046 126 3, 440		\$1 2 662 33 4 4 4 22 66 4 96		ge scrip	E LL LEGIO	Acres	80 ST	Pecs.
Alabama Alaeka Arisona Arkanasa California Colorado Florida Idaho Illinois Indiana Lowa Kanasa Louisiana Miohigan Mindesota Mississippi Missouri Montana Nebraska Nevada New Mexico		1 1 45 9 1 1 1 1 1 2 2 2 2 1 3 2 2 4 5 5	40 80 4, 235 1, 222 155 160 440 2, 0*4 122 240 160 3, 444 522 680	3. 00 3.	\$1 2 162 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	8 Ligg	Acres 160. 8, 359.	80 ST	Pecs.
Alabama Alaeka Arkansae California Colorado Fiorida Idaho Illinois Indiana Lowa Eousiana Miohigan Mindesota Miseissippl Miseouri Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon		7 3 22 2 2 1 32 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	40 80 4, 233 1, 322 155 166 444 2, 946 122 244 160 3, 444 522 680	3. Fees 3	\$1 2 662 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	\$ IL I I I I I I I I I I I I I I I I I I	Acres 100. 8, 359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.
Alabama Alaeka Arisona Arkanasa California Colorado Florida Idaho Illinois Indiana Lowa Kanasa Louisiana Miohigan Mindesota Miohigan Mindesota Miosissippi Missouri Montana Nebraska Nevada New Mexico North Dakota Ohio Oklahoma Oregon South Dakota		1 1 45 9 1 1 1 1 1 2 2 2 2 1 3 2 2 4 5 5	40 80 4, 235 1, 222 155 160 440 2, 0*4 122 240 160 3, 444 522 680	3. Fees 3	*1 PA PA PA PA PA PA PA PA PA PA PA PA PA		ge scrip	\$ 1 1 70 6 6	Acres 100. 8,359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.
Alabama Alaska Arisona Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Idowa		1 1 45 99 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	40 80 4, 233 1, 322 155 166 440 2, 0+0 122 244 160 3, 440 528 638 3, 600	3. Fees 3	\$1 2 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	\$ IL I I I I I I I I I I I I I I I I I I	Acres 100. 8, 359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.
Alabama Alaeka Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Miohigan Mindesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah		7 3 22 2 2 1 32 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	40 80 4, 233 1, 322 155 166 440 2, 0+0 122 244 160 3, 440 528 638 3, 600	3. Fees 3	\$1 2 662 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	\$ IL I I I I I I I I I I I I I I I I I I	Acres 100. 8, 359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.
Alabama Alaeka Arisona Arisona Arkansas California Colorado Florida Idabo Illinois Indiana Lowa Kansas Louisiana Mindesota Mississippi Missouri Montana Nevada Nevada Nevada New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah Washington Washington		1 1 45 99 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	40 80 4, 233 1, 322 155 166 440 2, 0+0 122 244 160 3, 440 528 638 3, 600	3. Fees 3	\$1 2 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	1 1 70 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Acres 100. 8, 359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.
Alabama Alaeka Arisona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Miohigan Mindesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah		1 1 45 99 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	40 80 4, 233 1, 322 155 166 440 2, 0+0 122 244 160 3, 440 528 638 3, 600	3. Fees 3	\$1 2 33 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		ge scrip	\$ IL I I I I I I I I I I I I I I I I I I	Acres 100. 8, 359.	90 80 80 80 80 80 80 80 80 80 80 80 80 80	Pecs.

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued.

[The area of commuted homesteads, flush homesteads and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

States and Territories.			State se	ections.			indemnity ctions.		State un select	iversity ions.
Alaska	States and Territori	08.	Acre	s. Fee	<b>.</b> :	Aore	a. Feed	. :	Acre	a. Fees.
Arkanasa   138   21,218.00   265.25	Alabama					2 321	. 70	\$4	1 121	. 67 81. 55
Arkanasa	Alaska					• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		• • •   • • • • • • •	
California   60 8, 937. 20 122.00   California   710   712   712   712   713   713   714   715	Arizona				· · · ·	91 914	965			
Colorado	California									
Halabo	Colorado					8 1,319	45 16.	00	<b>  </b> .	
Illinois   Illinois	Florida				-					
Indiana	Idano Illinois									
Louishapa   264   42, 140, 00   528, 75	Tudiana									
Louishapa   264   42, 140, 00   528, 75	Iowa				'-	• • •   • • • • • •			• • •   • • • • • •	
Michigan   Minesota	LADSES		•	••••	' 9	14 140	00 598	75	••• •••••	
Montana   Norwala   Norw	Michigan					42, 120			• • •   • • • • • • •	
Montana   New Mesico   New Mesico   North Dakota   Oliver Mesico   North Dakota   Oliver Mesico   North Dakota   Oliver Mesico   Orecco   North Dakota   Oliver Mesico   Orecco   North Dakota   Oliver Mesico   Orecco	Minnesota							[		
Montana   Nervala   Nerv	Mississippi	••••	••••		1	81   30, 845		40	• • •   • • • • • •	
New New Mexico   New Mexico	Montana	••••								
Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121   18, 425, 50   225, 82     Oregon   121, 633, 81   1, 438, 00   769   122, 306, 00   1, 581, 22   1   181, 67   1, 55	Nebraska									
One   Oregon   Colorado   Color	Nevada	••••  '	719   112, 633	. 81 <b>\$1,438</b> .	00 .				•	
One   Oregon   Colorado   Color	New Mexico			• • • • • • • • • • • • • • • • • • • •		••• •••••			••• •••••	
Oklahoma	Ohio					• • • • • • • • • • • • • • • • • • • •				
South Dakota   Utah   Washington   Wyoming   Total   719   112,633.81   1,438.00   769   122,306.00   1,531.32   1   121.67   1.55	Oklahoma	l								
Washington   Wyoming   Total   719   112,633.81   1,438.00   769   122,306.00   1,531.22   1   121.67   1.55	Oregon	••••			13	21   18, 425	. 50 235.	82		
Washington   Wyoming   Total   719   112,633.81   1,438.00   769   122,306.00   1,531.22   1   121.67   1.55	South Dakota				• • • • •	••• •••••		•••		
Total	Washington									
Total	Wisconsin									
Railroad selections.   Indian allotments.   Locations of Valentine scrip.	Wyoming	• • • • • • • • • • • • • • • • • • • •			•••	· ·  ······			• • •   • • • • • •	
Railroad selections.   Indian allotments.   Locations of Valentine scrip.	Total		719 112 685	81 1 438	00 7	89 122 306	00 1 581	92	1 121	67 1 85
States and Territories.    States and Territories.   States and Territ			,						-	
Alaska			Allford Beled	1		ngian amo				
Alaska		Botri	Acres.	Amount.	Entries.	Acres.	Amount	Entries.	Acres.	Amount.
Arkansas 32 5, 166, 29 6, 100	Alebama	Botri	Acres.	Amount.	Entries.	Acres.	Amount	Entries.	Aores.	Amount.
California 201 81, 818, 85 800.07 5 787, 93		Botri			Entries.					
Colorado Florida. 32 5, 216, 18 62, 00	Alanka	1, 521	243, 878. 41	\$3,042.00						
Florida	AlaskaArizonaArkansas	1, 521	243, 878. 41 5, 166. 24	\$3,042.00						
Idano	Alaska Arizona Arkansas California	1, 521	243, 878. 41 5, 166. 24	\$3,042.00		787.93				
Indiana	Alaska Arizona Arkansas California Colorado Florida	1, 521 32 201	243, 878, 41 5, 166, 25 81, 813, 35 5, 216, 18	\$3, 042. 00 64. 00 5 400. 07		787.93	•			
Town	Alaska Arizona Arkansas California Colorado Florida Idaho	1, 521 32 201	243, 878, 41 5, 166, 25 81, 813, 35 5, 216, 18	\$3, 042. 00 64. 00 5 400. 07		787.93	•			
Louisiana   Michigan   Michigan   Minn sota   10   1, 261.85   18.50	Alaska Arizona Arkansas California Colorado Florida Idaho Illinois	1, 521 32 201	243, 878, 41 5, 166, 25 81, 813, 35 5, 216, 18	\$3, 042. 00 64. 00 5 400. 07		787.93	•			
Michigan         Minn sota         10         1, 261.85         18.50           Mississippl         38         5, 926.01         76.00           Mississippl         38         5, 926.01         76.00           Montana         1, 040         168, 345.62         2, 077.00         6         749.24           Nebrasks         2, 601         416, 173.35         5, 202.00         Novada           New Mirxico         2, 209         353, 329.75         4, 418.00         1         40.00         1.00           North Dakota         216         34, 506.20         431.33         1         40.00         1.00           Oklahoma         0         5         309.90         0         0         0           Oregin         556         88, 941.63         1, 111.00         309.90         0           South Dakota         672         107, 474.44         1, 343.00         1         100.78         1         39.60         1.00           Washington         209         33, 290.97         412.00         1         160.78         1         39.60         1.00           Wyoming         4         521.80         7.00         3         160.00         1         39.60	Alanka Arizana Arizana California Colorado Florida. Idaho Illinois Indiana	1, 521 32 201 32 4	243, 378, 41 5, 166, 25 81, 313, 34 5, 216, 16 640, 97	\$3,042.00 64.00 \$400.07 8.00		787.93				
Min sota     10     1, 261.85     18.50       Mississippi     38     5, 926.01     76.00       Montana     1, 040     166, 345.62     2, 077.00     6     749.24       Mebraska     2, 601     416, 173.35     5, 202.00     207.00     6     749.24       Nevada     2, 601     416, 173.35     5, 202.00     209.00 <td>Alaska Arizona Arizona Arizona Arkansas California Colorado Florida. Idaho Illinois Indiana Iowa Kanasa.</td> <td>1, 521 32 201 32 4</td> <td>243, 378, 41 5, 166, 25 81, 313, 34 5, 216, 16 640, 97</td> <td>\$3,042.00 64.00 \$400.07 8.00</td> <td>5</td> <td>787.93</td> <td></td> <td>i</td> <td>40.00</td> <td>\$1.00</td>	Alaska Arizona Arizona Arizona Arkansas California Colorado Florida. Idaho Illinois Indiana Iowa Kanasa.	1, 521 32 201 32 4	243, 378, 41 5, 166, 25 81, 313, 34 5, 216, 16 640, 97	\$3,042.00 64.00 \$400.07 8.00	5	787.93		i	40.00	\$1.00
Mississippl       38       5,926.01       78.00         Montana       1,040       166,345.62       2,077.00       6       749.24         Nebraska       2,601       416,173.35       5,202.00         Nevada       Nevtico       2,209       333,329.75       4,418.00         North Dakota       216       34,506.20       431.33       1       40.00       1.00         Okishoma       0       556       88,941.63       1,111.00       5       309.90       0         Oregon       556       88,941.63       1,111.00       0       0       0         South Dakota       672       107,474.44       1,343.00       0       0       0         Washington       209       33,290.97       412.00       1       160.78       1       38.60       1.00         Wisconsin       4       521.80       7.00       3       160.00       1       38.60       1.00	Alanka Arizana Arizana Arizana California Colorado Florida. Idaho Illinois Indiana Iowa Kanasa Louisiana	1, 521 32 201 32 4	243, 378, 41 5, 166, 25 81, 313, 34 5, 216, 16 640, 97	\$3,042.00 \$4,00 \$40.07 \$ \$2.00 \$.00 \$ 3,239.29	5	787.93		1	40.00	\$1. 00
Montana       1, 040       166, 345.62       2, 077.00       6       749.24         Nebraska       2, 601       416, 173.35       5, 202.00       35.022.00       35.022.00         New Mexico       2, 209       353, 329.75       4, 418.00       34.506.20       431.33       1       1, 40.00       1.00         Ohio       0hio       0hio       5       309.90       0       0       0       0       0         Oregon       556       88, 941.63       1, 111.00       5       309.90       1.00       0       0       0       1.00       0       0       0       1.00       0       0       1.00       0       0       1.00       0       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00       0       1.00 <td>Alanka Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan</td> <td>1, 521 32 201 32 4</td> <td>243, 878, 44 5, 166, 25 81, 813, 34 5, 216, 16 640, 97 40, 00 259, 231, 96</td> <td>\$3,042.00 64.00 \$400.07 8 \$2.00 8.00 3 \$2.39.29</td> <td>5</td> <td>787.93</td> <td></td> <td>1</td> <td>40.00</td> <td>\$1.00</td>	Alanka Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan	1, 521 32 201 32 4	243, 878, 44 5, 166, 25 81, 813, 34 5, 216, 16 640, 97 40, 00 259, 231, 96	\$3,042.00 64.00 \$400.07 8 \$2.00 8.00 3 \$2.39.29	5	787.93		1	40.00	\$1.00
Nebrasks   2,601   416,173.35   5,202.00	Alanka Arizona Arizona Arkanass California Colorado Florida Idaho Illinois Indiana Iowa Kanasa Louisiana Michigan Minn sola Mississippi	1, 521 32 201 32 4 1, 621	243, 878, 44 5, 166, 25 81, 813, 85 5, 216, 16 640, 97 40, 00 259, 231, 96	\$3,042.00 \$4,00.07 \$400.07 \$ \$2.00 \$ \$.00 \$ \$3,239.29	5	787.93		i	40.00	\$1.00
Nevada         According to the property of th	Alaska Arizona Arizona Arkansas California Colorado Florida. Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minn sota Mississippi Missouri	1, 521 32 201 32 4 1, 621	243, 378, 44 5, 166, 23 31, 313, 31 5, 216, 14 640, 97 259, 231, 90 1, 261, 84 5, 926, 01	\$3,042.00 64.00 500.07 3 62.00 8.00 3 2.00 3 3,239.29 18.50	5	787.93		i	40.00	\$1.00
New Mexico         2, 209         333, 329, 75         4, 418, 00         1         40,00         1,00           North Dakota         216         34, 506, 20         431, 33         1         1         40,00         1,00           Oklahoma         5         309, 90         0	Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Michigan Minn sota Mississippi Missouri Montans	1, 521 32 201 32 4 1, 621	243, 378, 46 5, 166, 26 81, 313, 313, 35 5, 216, 16 640, 97 40, 06 259, 231, 96 1, 261, 86 1, 261, 84	\$3,042.00 64,00 640.00 800.00 8.00 3,239.29 18.50 76.00 2,077.00	5	787.93		i	40.00	\$1.00
Ohio         Oklahoma         5         309.90         0	Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Mini sota Mississippi Missiouri Montana Nobraska	1, 521 32 201 32 4 1, 621	243, 378, 46 5, 166, 26 81, 313, 313, 35 5, 216, 16 640, 97 40, 06 259, 231, 96 1, 261, 86 1, 261, 84	\$3,042.00 64,00 640.00 8.00 8.00 3,239.29 18.50 76.00 2,077.00	5	787.93		i	40.00	\$1.00
Oklahoma     556     88, 941. 63     1, 111. 00     5     309. 90       Oregon     556     88, 941. 63     1, 111. 00     5     309. 90       South Dakota     672     107, 474. 44     1, 1343. 00       Washington     209     33, 290. 97     412. 00     1     160. 78     1     38. 60     1.00       Wisconsin     4     521. 80     7. 00     3     160. 00     1     38. 60     1.00	Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kanasa Louisiana Michigan Minn sola Mississippi Missouri Montana Nebraska Newada Newada New Mexico	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209	243, 378, 44 5, 166, 25 31, 313, 35 5, 216, 16 640, 97 40, 00 259, 231, 90 1, 261, 85 5, 926, 01 166, 345, 65 416, 173, 35	\$3, 042. 00 64, 00 54, 00 70 8, 00 8, 00 8, 00 8, 00 18, 5	5	787.93		1	40.00	\$1.00
Oregon         556         88, 941. 63         1, 111. 00           South Dakota         556         1, 111. 00           Buth         672         107, 474. 44         1, 343. 00           Washington         209         33, 290. 97         412. 00         1         160. 78         1         89. 60         1.00           Wyoming         4         521. 80         7. 00         3         160. 00         160. 00         1.00	Alaska Alaska Arizona Arkansas California Colorado Florida. Idaho Illinois Induna Iowa Kansas Louisiana Mini sota Mississippi Missouri Montana New Mexico North Dakota	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209	243, 378, 44 5, 166, 25 31, 313, 35 5, 216, 16 640, 97 40, 00 259, 231, 90 1, 261, 85 5, 926, 01 166, 345, 65 416, 173, 35	\$3, 042. 00 64, 00 54, 00 70 8, 00 8, 00 8, 00 8, 00 18, 5	5	787.93		1	40.00	\$1.00
South Dakota     572     107, 474. 44     1, 843. 00	Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Michigan Minn sota Mississippi Missouri Mostans Nebraska Newasa New Mexico North Dakota Ohio	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209	243, 378, 44 5, 166, 25 31, 313, 35 5, 216, 16 640, 97 40, 00 259, 231, 90 1, 261, 85 5, 926, 01 166, 345, 65 416, 173, 35	\$3, 042. 00 64, 00 54, 00 70 8, 00 8, 00 8, 00 8, 00 18, 5	5	787. 93		1	40.00	\$1.00
Washington     209     33, 290. 97     412. 00     1     160. 78     1     28, 60     1.00       Wisconsin     4     521. 80     7.00     3     160. 00     160. 00     160. 00	Alaska Alaska Arizona Arkansas California Colorado Florida. Idaho Illinois Indiana Iowa Kansas Louisiana Miohigan Minn sota Mississippi Missouri Montana New Mexico North Dakota Ohio Okishoma Oregon	1, 521 32 201 32 4 1, 621 10 38 1, 640 2, 601 2, 209 216	243, 378, 44 6, 166, 23 31, 313, 32 5, 216, 16 640, 97 259, 231, 90 1, 261, 84 5, 926, 01 166, 345, 64 416, 173, 32 333, 329, 72 34, 506, 24	\$3, 042. 00 64.00 8.00. 07 8. 00 8. 00 8. 2. 00 8. 239. 29 18. 50 76. 00 2. 2077. 00 5, 202. 00 4.418. 00	6	787. 93		1	40.00	\$1.00
Wisconsin 4 521.80 7.00 8 160.00	Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kanasa Louisiana Michigan Minn sola Mississippi Missouri Montana Nebraska Nevada Nevada Novada Novada Now Mexico North Dakota Okiahoma Oregon	1, 521 32 201 32 4 	243, 378, 46 5, 166, 26 31, 313, 313, 32 5, 216, 16 640, 97 40, 00 259, 231, 96 1, 261, 86 1, 926, 01 166, 345, 66 416, 173, 35 353, 329, 77 34, 506, 26	\$3, 042. 00 64, 00 800. 07 8. 00 8. 00 3, 239. 29 18. 50 2, 077. 00 5, 202. 00 4, 418. 00 431. 33	6	787. 93		1	40.00	\$1.00
Wyoming	Alanka Alanka Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Minn sota Missiasippi Missouri Montana New Mexico New Mexico Nowth Dakota Ohio Oklahoma Oregon South Dakota Utath	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209 216 556	243, 378, 44 5, 166, 23 31, 313, 34 5, 216, 16 640, 97 40, 00 259, 231, 96 1, 261, 84 5, 926, 01 166, 345, 66 416, 173, 33 353, 329, 77 34, 506, 24 88, 941, 65 107, 474, 44	\$3,042.00 64.00 800.07 8 62.00 8 80 3 2.00 3 2.39 9 18.50 76.00 2 2.077.00 5 2077.00 5 431.33	6	787. 93		1	40.00	\$1.00
	Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louisiana Michigan Minn sota Mississippi Missouri Montana Nebraska Newada New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209 216	243, 378, 41 5, 166, 23 81, 813, 34 5, 216, 11 640, 97 40, 06 259, 231, 96 1, 261, 84 5, 928, 01 166, 345, 62 416, 173, 32 353, 329, 72 34, 506, 24 107, 474, 44 33, 290, 97	\$3,042.00 64.00 60.00 8.00 8.00 3,239.29 18.50 2,077.00 5,202.00 4.418.00 431.33 1,111.00	6	787. 93 		1	40.00	\$1.00
TOTAL	Alanka Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kanasa Louisiana Minn sola Mississippi Missouri Montana Novad	1, 521 32 201 32 4 1, 621 10 38 1, 040 2, 601 2, 209 216	243, 378, 41 5, 166, 23 81, 813, 34 5, 216, 11 640, 97 40, 06 259, 231, 96 1, 261, 84 5, 928, 01 166, 345, 62 416, 173, 32 353, 329, 72 34, 506, 24 107, 474, 44 33, 290, 97	\$3,042.00 64.00 60.00 8.00 8.00 3,239.29 18.50 2,077.00 5,202.00 4.418.00 431.33 1,111.00	6	787. 93 		1	40.00	\$1.00
	Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kanasa Louisiana Mini sola Mississippi Missouri Montana Nebraska Nevada Nevada Novada Novada Ohio Okiahoma Oregon South Dakota Utaib Washington Wisconsin Wyoming	1, 521 32 201 34 1, 621 10 38 1, 040 2, 601 2, 209 216 556 672 209 4	243, 378, 46 5, 166, 26 81, 313, 313, 32 5, 216, 16 640, 97 40, 06 259, 231, 96 1, 261, 86 1, 261, 86 1, 33, 329, 72 34, 506, 26 107, 474, 474 38, 290, 97 521, 86	\$3,042.00 64,00 62.00 8.00 3,239.29 18.50 2,077.00 5,202.00 4,418.00 431.33 1,111.00 1,343.00 412.00 7.00	6	787. 93 789. 94 309. 90		1	40.00	1.00

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued.

[The area of commuted homesteads, final homesteads, and final desert, entries, and the area and amount of Indian land and other area in brackets, fre not included in the grand aggregate.]

	Locati	ons of Sioux l	half-breed	L	cations of field sc		Or	iginal swa tions	
States and Territories.	Entries.	Acres.	Fees.	Entries.	Acres.	Fees.	Entries.	Acres.	Fees.
Alabama		. <b></b>	<b> </b>		 				
Alaska						• • • • • • • • • •	· • • ·	!	
Arizona				• • • • •				1	
California									
Colorado									
Florida				• • • •			3	970. 51	
Idaho				• • • • •					
Indiana								1	
Iowa									
Kansas	<i>-</i>								
Louisiana				· • • ·			1	182. 28	
Minnesota							3	15, 253. 53	
Mississippi									
Missouri			. <b></b>						
Montana		. · • • • • • • • • • • • • •	ļ · · ·		· • • · · • • • · · ·	· - · - • • • • • • • • • • • • • • • •	- <b></b> -		
Nebraska Nevada									
New Mexico									
North Dakota	1	150. 99							
Obio									
Oklahoma								à :::: a.	
Oregon South Dakota			· · · · · · · · · · · · · · · · · · ·	· • • •	· • • • • · · • • ·		8	2, 810, 21	
Ut.h									
Washington				i	5, 22	\$1.00			
Wisconsin						<del>-</del>			
Wyoming						<b></b>			
Total	1	150. 99		1	5. 22	1.00	15	19, 216. 53	
	Sws	mp indemnit	y selec-		Donation (	laims.	L	ocations s	
States and Terri- tories.	Entries.	A cres.		<u> </u>				<del></del>	<del>-</del>
	E	1 01,00.	Amount.	intr	Acres.	Amount.	Sotrie	Acres.	Amount.
				Entries	Acres.		Entries	Acres.	Amount.
Alabama	,			-	Acres.		Entrie		
Alaska					 				
Alaska					 				
Alaska Arizona Arkansas California									
Alaska Arizona Arkansas California Colorado									
Alaska Arizona Arkansas California Colorado Florida									
Alaska Arizona Arkansas California Colorado Florida Idaho									
Alaska Arizona Arkansas California Colorado Florida									
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa									
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas									
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana									
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan									
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota									
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan									
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana	25								
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska	25	3, 863. 32							
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Missesippi Missouri Montana Nebraska Nevaska	25	3, 863. 32							
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minesotta Mississippi Missouri Montana Nebraska Nevada New Mexico	25	3, 863. 32							
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio	25	3, 863. 32							
Alaska Arizona Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nevada Nevada Nevada Nevada North Dakota Ohio Ooklahoma	25	3, 863. 32							
Alaska Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska New Mexico North Dakota Ohio Oklahoma Oregon	25	3, 863. 32	\$49.00		785.81	\$25.00			
Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Nevada Nevada New Mexico North Dakota Oklahoma Oregon South Dakota	25	3, 863. 32	\$49.00		785. 81		6		
Alaska Arizona Arizona Arkansas California Colorado Florida Idabo Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Nevada Nevada New Mexico North Dakota Ohio Oklahoma Oregon South Dakota Utah	25	3, 863. 32	\$49.00		785. 81	\$25.00	6		
Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Michigan Mississippi Missouri Montana Nebraska Nevada Nevada Nevada Nev Mexico North Dakota Ohio Ooklahoma Oregon South Dakota Utah Washington Wisconshi	25	3, 863. 32	\$49.00	4	785. 81	\$25.00	6		
Alaska Arizons Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Nevada Nevada Nevada Nevada Oregon South Dakota Oregon South Dakota Utah	25	3, 863. 32	\$49.00		785. 81	\$25.00	6		
Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Minnesota Missisippi Missouri Montana Nebraska Nevada Nevada Nevada North Dakota Ohio Ooklahoma Oregon South Dakota Utah Washington	25	3, 863. 32	\$49.00	4	785. 81	\$25.00	6		

Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued.

[The area of commuted homesteads, final homesteads, and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

States and Terri-	Total	miscellaneous	entries.		nption ngs.		estead 1gs.	Coal f	llings.
tories.	Entries.	Acres.	Amount received.	No.	Fees.	No.	Fees.	N o.	Fees.
Alabama	4, 510	316, 088. 83	<b>\$</b> 35, <b>260</b> . <b>32</b>	335	<b>\$67</b> 0				
Arizous	1. 929	283, 246, 13	7, 878, 65	240	720	4	\$12	20	860
Arkansas	4. 773	364, 266, 59	37, 479, 04	280	560	8	6	2	4
California	4,0-9	425, 451, 29	51, 035, 09	2.071	6, 213	25	75	20	60
Colorado	4, 402	559, 884.43	61, 213, 50	3, 103	9, 309	66	198	796	2, 388
Florida	2,209	154, 349, 45	17, 196, 27	77	154	. <b></b>	. <b> </b> .		
Id*bo	1,504	132, 669. 53	16, 865. 48	712	2, 136	1	3	2	8
Illinois	2	196. 30	19.50	. <b></b> .					
Indiana			. <b></b>	3	6		. <b> </b> .		
Iowa	65	3, 133, 70	497.30	7	14				
Кипааа	8, 192	775, 377. 18	67, 404. 11	1, 127	2, 254	29	58		
Louisiana	2, 327	205, 381. 87	19, 069. 18	35	70	8	6		
Michigan	671	69, 133, 22	7, 32s. 07	611	1, 222	1	2		
Minnesota	8,577	<b>2</b> 35, <b>6</b> 72, 61	32, 343, 28	1, 158	2, 316				
Mississippl	2,812	313, 699. 05	27, 880. 97	1	2				
Mis-ouri	3, 104	186, 612, 33	21, 910. 75	443	886				
Montana	2,418	317, 306, 19	21, 154, 71	1,010	3, 030	2	6	81	248
Nebraska		1, 302, 830, 81	109, 656. 29	8, 057	6, 114	53	106		
Nevada	727	113, 273, 81	1, 526, 00	1	8			1	
New Mexico	2,941	440, 336, 35	13, 816, 47	563	1, 689	5	15	56	168
North Dakota	4, 056	327, 167. 86	38, 759. 80	1, 315	2, 630	9	18	8	- 6
Ohio	- 0.1	80.00	7.00		• • • • • • •				
Oklahoma	7, 044	1, 082, 193 54	95, 672, 72		7 000	439	878		
Oregon	3, 739	419, 761, 91	40, 749 77	2, 640	7, 920		30	81	243
South Dakota	7, 832 1, 436	500, 591, 53 175, 292, 88	67, 771, 23	1,972 362	3, 944	27	54	8 78	234
Washington	6,000	512 870.75	10, 204, 71 75, 135, 10	3, 300	1,086	27	81	138	399
Wisconsin	1, 121	45, 867, 39	7, 705, 73	402	804	1	. 61	100	099
Wyoming		95, 919, 71	10, 800, 59	504	1, 512	7	21	369	1, 107
" yourng	/10	90, 819. 11	10, 000.00	304	1,012	·	21	908	1, 107
Total	95, 947	9, 362, 685. 24	896, 342. 03	25, 329	65, 164	712	1, 571	1, 645	4, 927

States and Terri-			Town lo	t filings.	Minera cati	l appli- ons.	Mineral pro- tests.		Applications for timber and stone lands.		
tories.	No.	Fees.	No.	Fees.	No.	Fees.	No.	Fees.	No.	Fees.	
					10 41	\$100 410	1 3	\$10 30			
Arkansas California Colorado	174	\$522			8 12 <b>8</b> 535	1, 280 5, <b>35</b> 0	8 115	80 1, 150		\$12, 610	
Florida			2	\$6			6				
Indiana	. <b></b>										
Louisiana Michigan Minnesota											
Mississippi Missouti Montana											
Nebraska	·	i			44	440	4	40 30			
New Mexico North Dakota Ohio											
Oklahoma Oregon South Dakota	1		1		7		1 3	10 80	1, 895	13, 950	
Utah				 	90 24	900 240	50 2	500 20	941	9, 410	
Wyoming	<u></u>				15	150	1	10			
Total	174	522	2	6	1, 293	12, 930	241	2,410	8, 617	36, 170	

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Recapitulation by States and Territories of the disposal of the public lands, etc.—Continued. [The area of commuted homesteads, final homesteads and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

States and Terri-	Tow	nsite	Fees, re- ceived for reducing	Valer scrip f	ntine llings.		l scrip	lancou	miscel- s filings fees.
tories.	fili	ngs.	testimony to writing, etc.	No.	Fees.	No.	Fees.	Entries.	Amount.
Alabama	<u> </u>	<del></del>	\$2, 856. 67  1, 032. 21 3, 595. 82 10, 097. 44 10, 212. 41 425. 57 4, 190. 21					<b>335</b>	<b>\$</b> 3, 516, <b>6</b> 7
Alaska		1	<b>\$2,800.07</b>					11	110.00
Arizona			1, 032. 21					308	2, 264. 21
Arkansas	·		3, 595. 82				ļ	293	4. 245. 82
California	• • • • • • • •		10,097.44					3, 707 4, <b>6</b> 15	31, 137. 44 28, 607. 41
Florida			425. 57			•	j	7, 013	579. 57
Idaho			4, 190, 21					. 776	6, 931. 21
Illinois				• • • • • • • • • • • • • • • • • • • •				.1	
Indiana							¦	. 3	6.00 559,70
Kansas			4, 945, 95 1, 039, 74 1, 997, 20 5, 480, 42 649, 58				1	1, 156	7, 257. 95
Louisiana			1, 039, 74					. 38	1, 115. 74
Michigan			1, 997. 20					612	3, 221. 20
Minnesota			5, 480, 42					1, 158	7, 796. 42
Misson			2, 938, 76					443	651. <b>58</b> 3, 824. 7 <b>6</b>
Indiana Lowa Kansas Louisinna Michigan Minnesota Mississippi Missouri Montana Nebraska			1, 952. 05		l. <b></b>			1, 396	8, 264. 05
Nebraska								. 3, 110	14, 787. 02
Nevada			22.51	•••••					508.51
Nebraska Nevada New Mexico North Dakota	1							1,327	3, 874. 21 6, 319. 84
Ohio			0,000.08	.!. <b></b> .					
Oklahoma			1, 566, 45	1		1		. 439	2, 444. 45
Oregon	.	·   · · · · · · · · · · · · · · · · · ·	6, 728. 65				\····	4, 134	28, 946. 65
Titah	- 1	2	8, 295. 67 1, 684. 42						12, 671. 67 4, 404. 43
Utmii			13, 167. 88	45	\$45				33, 262. 88
Washington			2, 729.88					403	3, 535, 88
Washington Wisconsin		. ]	a, 120.00						4 400 73
Washington Wisconsin Wyoming			1, 698. 78			i		. 896	4, 498. 78
North Dakota Ohio Oklahoma Oregon South Dakota Utah Washington Wisconsin Wyoming Total	. 2 A	5 Egregate	101, 604, 04 of all classe	45	45	1	oldent to	33, 061	225, 354. 04
	of entr	gregate es, area (	of all classe of lands disp from all sour	45 osed of,	Exp.	enses inc	publio le	the dispands.	225, 354, 04 osals of Total
States and Territories.	of entri	ggregate les, area c receipts i	of all classes flands disprom all sour	45 osed of, roes.	Expo Salari and our of R.an	enses inc	oiden- tal	the dispands.  Expense of depositing.	225, 354. 04 osals of Total expenses.
States and Territories.	of entri	ggregate les, area c receipts i	of all classes of lands disprom all sour	45 osed of, roes.	Expo Salari and our of R.an	enses inc	oiden- tal	the dispands.  Expense of depositing.	225, 354, 04 osals of Total
States and Territories.	of entri	Acres 323, 9 360, 7	101, 604, 04  of all classes of lands disp from all soun  s. An  93.64 \$7  75, 31 61, 63	45 osed of, roes.  mount.  72, 905, 58 1, 407, 50 95, 401, 09	Salari and coof R. an	enses inc	oiden- tal	the dispands.  Expense of depositing.	225, 354. 04 osals of Total expenses.
States and Territories.  Alabama	of entries and 1	Acros  323, 9  366, 1	101, 604, 04  of all classes of lands disp from all soun  s.  An  93. 64  75, 31 61, 63 62, 31	45 88 osed of, roes. mount. 72, 905, 58 1, 407, 50 15, 401, 09 19, 725, 69	Salari and cor of R. an \$12,000, 11,527, 20,874.	1 enses inc ies Inc m'a dR, exp	ciden- tal enses. 1 397. 35 438. 19	the dispands.  Expense of depositing.  \$44.50 232.35	225, 354. 04 cosals of Total expenses. \$16, 441. 85 14, 197. 81 25, 226, 56
States and Territories.  Alabama. Alaeka. Arizona. Arkansae. California.	of entri and :	5 ggregate les, area c receipts i Acres 323, 9 360, 7 366, 1 820, 6	101, 604, 04  of all classes of lands disp from all soun  s. An  93, 64  75, 31 61, 68 62 63, 63 64 65, 59	45 osed of, rees.  mount.  72, 905, 58 1, 407, 50 55, 401, 09 99, 725, 09 38, 320, 21	Salari and cor of R. an \$12,000, 11,527. 20,874. 50,290	1 Inches inches Inches	public la ciden- tal enses. 1 397, 35 438, 19 105, 99	33,061  the dispands.  Expense of depositing.  \$44.50  232.35 244.90 1,328.16	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81 25, 226. 56 66, 483. 14
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado	A of entrand : 5   5   735   18   2   700   5   308   11   240   13   204	323, 9 366, 1 820, 6 931, 8	101, 604, 04  of all classes of lands disp from all sour  s.  A1  93. 64  75. 31  61. 63  02. 31  45. 59  97. 76. 09  87	45 as osed of, ross. mount. 72, 905, 58 1, 407, 50 9, 725, 69 18, 320, 21 22, 712, 66	Salari and out of R. an \$12,000. 11,527. 20,874. 50,290.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal senses. 1 397. 35 438. 19 105. 99 866. 71 636. 80	232, 35 244, 50 232, 35 244, 90 1, 328, 16 324, 10	225, 354. 04  Osals of  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  60, 483. 14  87, 904. 63
States and Territories.  Alabama	of entri and 1 5, 735 18 2, 700 6, 308 11, 240 13, 204 2, 978 3, 387	323, 9 360, 7 360, 1 820, 6 931, 8 160, 1 297, 4	101, 604, 04  of all classes of lands disprom all sour  s. A1  93. 64  \$75, 31  61. 63  62. 31  64. 55 9  976. 09  8771. 95  291. 14	45  as osed of, roes.  mount.  72, 905, 58 1, 407, 50 15, 401, 09 19, 725, 09 18, 320, 21 22, 712, 66 18, 590, 55 11, 201, 14	Salari and cor of R. an \$12,000, 11,527. 20,874. 50,290	1 Inm's dR. exp  27   2, 67   4, 27   14, 13   18, 100   3.	public la ciden- tal enses. 1 397, 35 438, 19 105, 99	33,061  the dispands.  Expense of depositing.  \$44.50  232.35 244.90 1,328.16	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81 25, 226. 56 66, 483. 14
States and Territories.  Alabama Alaeka Arizona Arkanasa California Colorado Florida Idaho Illinois	of entrand :  5, 735 5, 735 18 2, 700 6, 308 11, 240 2, 978 3, 387 2	323, 9 360, 7 360, 1 820, 6 931, 8 160, 1 297, 4	101, 604, 04  of all classes of lands disp from all soun  s.  An  98. 64  75, 31 61. 63 62. 31 45, 59 91 71. 95	45 osed of, roes. mount. 72, 905, 58 1, 407, 50 15, 401, 09 19, 725, 09 18, 320, 21 2, 712, 66 28, 590, 55 11, 201, 14	Salari and cou of R. an \$12, 000, 11, 527, 20, 874, 50, 290 48, 943, 940,	1 Inm's dR. exp  27   2, 67   4, 27   14, 13   18, 100   3.	public la ciden- tal enses. 1 397. 35 438. 19 105. 99 #86. 71 636. 80 704. 42	232.35 244.90 1, 324.10 232.15	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 483. 14  67, 904. 63  9, 716. 52
States and Territories.  Alabama. Alaeka. Arizona. Arkansae. California. Colorado. Florida. Idaho. Illinois. Indiana.	of entri and 1 5, 735 18 2, 700 6, 308 11, 240 13, 204 3, 387 2, 81	323, 9 286, 7 366, 1 297, 4	101, 604, 04  of all classes of lands disp from all soun  8. An  93. 64  \$7. 61  61. 63  92. 31  64. 5.59  97. 99  16. 95  91. 14  96. 30	45 second of, ross.  mount.  72, 905, 58 1, 407, 50 15, 401, 09 19, 725, 09 18, 320, 21 22, 712, 66 18, 590, 55 11, 201, 14, 19, 90 6, 00	Salari and cor of R. an \$12, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270.	1 enses income	public la ciden- tal enses. 1 397. 35 438. 19 105. 99 466. 71 636. 80 704. 42 126. 07	33, 061 the dispands. Expense of de- positing. \$44, 50 232, 35 244, 90 1, 326, 18 324, 10 12, 10 208, 30	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 483. 14  87, 904. 63  9, 716. 52  24, 605. 27
States and Territories.  Alabama Alaska Arizona Arkanas California Colorado Florida Idaho Illinois Indiana Iowa	5,735 5,735 11,240 5,308 11,240 2,978 3,387 2,878 3,887	323, 9 366, 1 320, 6 31, 8 160, 1 297, 4	101, 604, 04  of all classes of lands disp from all soun  8. An  93. 64  \$7. 61  61. 63  92. 31  64. 5.59  97. 99  16. 95  91. 14  96. 30	45 second of, ross.  mount.  72, 905, 58 1, 407, 50 15, 401, 09 19, 725, 09 18, 320, 21 22, 712, 66 18, 590, 55 11, 201, 14, 19, 90 6, 00	Salari and cor of R. an \$12,000. 11,527. 20,874. 50,290 48,943. 6,000. 22,270.	1 Increase i	public la ciden- tal censes. 19 397, 35 438, 19 105, 99 868, 71 636, 80 704, 42 126, 07	33,061  the dispands.  Expense of depositing.  \$44.50  232,35 244.90 1,328.16 324.10 12.10 208.30	225, 354. 04 osals of Total expenses. \$16, 441. 85 14, 197. 81 25, 226. 56 63, 483. 14 9, 716. 52 24, 605. 27 1, 960. 89
States and Territories.  Alabama. Alaeka. Arizona. Arkansae. California. Colorado. Florida. Idaho. Illinois. Indiana.	5, 735 2, 700 6, 308 11, 240 11, 244 2, 978 3, 337 2 85 11, 65 85 11, 65 85 13, 605	323, 9 286, 7 366, 1 297, 4	101, 604, 04  of all classes of lands disp rom all sour  s. A1  93. 64  \$75, 31  61. 63  62. 31  64. 65, 59  99. 14  96. 30   53. 70  41. 37  44. 37  45. 37  44. 37	45 second of, rose.  72, 905, 58 1, 407, 50 5, 401, 09 9, 725, 09 8, 320, 21 12, 712, 66 8, 590, 55 11, 201, 14, 201, 14, 201, 20, 00 2, 412, 33 77, 752, 38 15, 699, 20	Salari and cor of R. an \$12, 000, 11, 527. 20, 874. 50, 290 48, 943. 6, 000. 22, 270. 1, 817. 36, 125. 9, 792.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ciden- tal enses. 1 397. 35 438. 19 105. 99 466. 71 636. 80 704. 42 126. 07	33,061 the dispands.  Expense of depositing.  \$44.50 232.35 244.90 1,28.16 324.10 12.10 208.30	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 226. 56  64, 93. 51  67, 904. 63  9, 716. 52  24, 605. 27  1, 960. 89  54, 925. 77  12, 970. 59
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Lowa Kansas Louislana Louislana Michigan	5, 735 11, 240 2, 978 3, 307 2, 11, 658 3, 005 2, 121	323, 9 360, 7 360, 1 820, 6 930, 6 930, 6 920, 6 920, 6 920, 6 920, 6 920, 6 920, 6 920, 6 920, 6 920, 7 920, 6 920, 7	101, 604, 04  of all classes of lands disp from all sour  8.  An  93. 64  75. 31  60. 231  45. 59  97. 95  291. 14  96. 30   53. 70  41. 37  44. 37  45. 99  99. 03  11	45 osed of, roes.  1, 407, 50 15, 407, 50 15, 401, 09 18, 320, 21 12, 712, 60 2, 412, 33 77, 752, 88 15, 699, 20 7, 733, 24	Salari and cor of R. an \$12, 000, 11, 527. 20, 874. 50, 290 48, 943. 6, 000. 22, 270. 1, 817. 36, 125. 9, 792.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal eenses. 1 397. 35 438. 19 105. 99 1468. 71 356, 80 704. 42 128. 07	33,061 the dispands. Expense of depositing. \$44.50 232.35 244.90 1,326.16 324.10 208.30 1.65 449.10 1.80 20.80 20.80	225, 354. 04.  Total expenses.  \$16, 441. 85.  14, 197. 81.  25, 226. 56.  60, 483. 14.  67, 904. 63.  9, 716. 52.  24, 605. 27.  1, 960. 89.  54. 925. 77.  12, 970. 50.  10, 014. 28.
States and Territories.  Alabama. Alaeka. Arizona. Arkanase. California. Colorado. Florida. Illinois. Indiana. Iowa. Kansas. Louisiana. Michigan. Minnesota.	A of entri and :  6 1 2 2 2 3 3 3 3 7 2 3 3 3 3 7 2 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 7 3 3 3 3 3 7 3	323, 9 360, 7 866, J 820, 6 931, 8 160, 1 297, 1	101, 604, 04  of all classes of lands disprom all sour  s. A1  93, 64  \$7, 75, 31  61, 63  92, 31  45, 59  99, 30  53, 70  41, 37  44, 37  45, 39  99, 03  11  45, 59	45 second of, roses.  1, 407, 50 s. 401, 09 s. 725, 09 s. 38, 320, 21 s. 21, 201, 14, 19, 90 s. 24, 12, 33, 77, 752, 38 s. 35, 699, 20, 7, 733, 24 s. 331, 331, 331, 331, 331, 331, 331, 331	45  Salari and cor of R. and cor of R. and 12, 000, 21, 527, 20, 874, 50, 290, 22, 270, 36, 125, 786, 125, 279, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 792, 8, 213, 25, 289, 213, 25, 289, 213, 25, 289, 214, 215, 289, 289, 289, 289, 289, 289, 289, 289	1 Inenses income and Inenses inc	public la ciden- tal enses. 1 397. 35 438. 19 105. 99 466. 71 636. 80 704. 42 126. 07 141. 35 351. 57 176. 30 779. 12	33,061 the dispands. Expense of depositing. \$44.50 232,35 244.90 1,328.16 324.10 12.10 208.30 1.18.0 20.80 64.30	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 483. 14  67, 904. 63  9, 716. 52  24, 605. 27  1, 960. 897  12, 970. 50  10, 014. 23  31, 526, 39
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Michigan Minnesota Mississippi	5, 735 5, 735 11, 240 2, 978 3, 307 2, 121 5, 415 3, 421	323, 9 360, 7 866, J 820, 6 931, 8 160, 1 297, 1	101, 604, 04  of all classes of lands disprom all sour  s. A1  93, 64  \$7, 75, 31  61, 63  92, 31  45, 59  99, 30  53, 70  41, 37  44, 37  45, 39  99, 03  11  45, 59	45 osed of, roes.  nount.  2, 905, 58 1, 407, 50 19, 725, 09, 19, 725, 09, 19, 725, 19, 20, 11, 201, 14, 201, 14, 201, 19, 90, 20, 412, 33, 17, 752, 38 15, 738, 24, 18, 331, 37, 22, 373, 32, 374, 374, 374, 374, 374, 374, 374, 374	812, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270, 1, 817, 36, 125, 9, 792, 8, 213, 25, 289, 6, 600,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enases. 1 397. 35 438. 19 105. 99 466. 71 638. 80 704. 42 128. 07 128. 07 176. 30 780. 12 192. 12 120. 25	33,061 the dispands. Expense of depositing. \$44.50 232.35 244.90 1,326.16 324.10 208.30 1.65 449.10 1.80 20.80 20.80	225, 354. 04.  Total expenses.  \$16, 441. 85. 14, 197. 81. 25, 226. 56. 66, 493. 14. 9, 716. 52. 24, 605. 27. 1, 960. 89. 54. 925. 77. 12, 970. 50. 10, 014. 28. 31, 526. 39. 9, 130. 50.
States and Territories.  Alabama Alaska Arizona Arkansas Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana	5, 735 2, 700 6, 308 11, 204 2, 978 3, 337 2 3, 337 2, 121 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 3, 441 3, 421 4, 421	323, 9 366, 1 820, 6 931, 8 160, 1 297, 4 3, 4 956, 0 210, 3 122, 6 294, 2 314, 8 481, 8	01, 604, 04  of all classes of lands disprom all sour  8. A1  93, 64  75, 31  61, 63  62, 31  44, 559  97, 96  99, 30  10, 30  11, 40  12, 37  14, 37  14, 37  14, 37  14, 37  14, 37  15, 38  16, 68  16, 68  16, 68  16, 68  16, 68  16, 68  16, 68  16, 70  17, 95  18, 18, 18, 18, 18, 18, 18, 18, 18, 18,	45 osed of, rose.  72, 905, 58 1, 407, 50 1, 58 1, 407, 50 1, 58 1, 407, 50 1, 58 1, 50 1,	Salari and cor of R. an \$12, 000. 11, 527. 20, 874. 50, 290 48, 943. 6, 000. 22, 270. 1, 817. 36, 125. 9, 125. 9, 126. 9, 126. 9, 127. 1, 127.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enases. 19 397, 35 438, 19 105, 99 466, 71 636, 80 704, 42 128, 07 141, 35 351, 57 176, 30 780, 12 192, 12 192, 12 192, 12 192, 13 192, 193, 194, 194, 194, 194, 194, 194, 194, 194	33,061 the dispands.  Expense of depositing.  \$44,50 1,326,16 324,10 12,10 12,10 208,30 1,65 449,10 1,80 208,30 1,180 208,80 10,15 26,80 25,75	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 226. 56  67, 904. 63  9, 716. 52  24, 605. 27  1, 960. 89  54, 925. 77  12, 970. 50  10, 014. 28  9, 130. 50  16, 471. 24  17, 922. 63
States and Territories.  Alabama Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Minesota Michigan Minnesota Missiasippi Missouri Montana Nebraska	5, 735 11, 240 2, 78 3, 308 11, 240 2, 978 3, 307 2, 2 3, 307 2, 121 5, 415 3, 421 3, 415 3, 421 3, 415 3, 421 3, 415 3, 421 3, 415 3, 421 3, 415 3, 421 3, 415 415 415 415 415 415 415 415 415 415	323, 9 360, 7 360, 7 360, 7 366, 0 210, 3 160, 1 297, 4 956, 0 210, 3 122, 6 294, 2 314, 6 217, 8 4 487, 8	101, 604, 04  of all classes of lands disprom all sour  s.  4.  93, 64  75, 31  60, 23  45, 59  91, 14  16  96, 30   53, 70  41, 37  73, 05  31  65, 37  165, 38  16, 68  16, 70  22, 25, 04  22, 25, 04	45  38  osed of, roes.  nount.  72, 905, 58 1, 407, 50 5, 401, 09 9, 725, 09 8, 320, 21 22, 712, 66 88, 590, 55 81, 201, 14 19, 90 2, 412, 33 77, 752, 38 15, 699, 20 7, 733, 24 18, 831, 87 12, 373, 22 12, 380, 05 9, 154, 19 90, 894, 55	812, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270, 1, 817, 36, 125, 9, 792, 8, 213, 25, 269, 6, 000, 13, 794, 14, 363, 53, 810,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 438. 19 105. 99 466. 71 636. 71	33,061 the dispands.  Expense of depositing.  \$44.50 1,328.16 324.10 12.10 208.30 1.180 20.80 64.30 10.15 28.80 25.75 1,261.40	225, 354. 04.  Total expenses.  \$16, 441. 85.  14, 197. 81.  25, 225. 56.  66, 483. 14.  67, 904. 63.  9, 716. 52.  24, 605. 27.  1, 960. 89.  54. 925. 77.  12, 970. 50.  13, 526. 39.  9, 130. 50.  14, 71. 24.  17, 922. 63.  70. 070. 40
States and Territories.  Alabama. Alaeka. Arizona. Arkansas. Colorado. Florida. Idaho. Illinois. Indiana. Iowa. Kansas. Louisiana. Miohigan. Minnesota. Mississippi. Missouri. Montana. Nebraaka. Nevada.	A of entri and :  5 735 2,700 6,308 2,700 6,308 11,240 11,240 11,240 11,240 11,240 11,240 13,337 2 3,337 2 3,305 2,121 3,415 3,421 3,848 3,848 3,841 3,848 3,848 3,848 3,848 3,848 3,848	323, 9 323, 9 360, 7 866, J 820, 6 931, 8 160, 1 297, 4 956, 0 210, 3 122, 6 294, 2 314, 6 1, 678, 7	101, 604, 04  of all classes of lands disprom all sour  s. A1  93, 64  \$7, 61, 63  93, 64  \$7, 61, 63  94, 64  \$7, 61, 63  95, 76  96, 30   53, 70  41, 37  44, 37  45, 59  99, 03  11  12, 38  41  16, 68  58  68  16, 70  22  23, 04  86	45 seed of, rose.  1, 407. 50 s. 1, 407. 50 s. 1, 407. 50 s. 3, 20 s. 1, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 14, 201. 15, 699. 20 s. 154. 19, 20, 894. 55 s. 599. 184. 19, 20, 894. 55 s. 549. 54. 55	\$12,000.  \$12,000.  \$12,000.  \$1,527.  20,874.  50,000.  22,270.  1,817.  36,125.  9,792.  8,213.  20,000.  13,794.  14,363.  53,810.  4,081.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses. 1 397. 35 438. 19 105. 99 106. 71 636. 80 704. 42 126. 07 176. 30 776. 30 779. 12 192. 12 120. 35 649. 96 649. 96 669. 47 660. 40	33, 061 the dispands.  Expense of depositing.  \$44, 50 232, 35 244, 90 1, 328, 16 324, 10 12, 10 208, 30 11, 16 20, 80 20, 80 20, 80 25, 75 1, 261, 40 22, 85	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  04, 483. 14  87, 904. 63  9, 716. 52  24, 605. 27  1, 960. 89  10, 014. 28  9, 130. 50  10, 014. 28  17, 922. 63  70, 070. 40  4, 765, 00
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Miohigan Minnesota Mississippi Missouri Montana Nebraska Nevada Newada Newada New Mexico	5, 735 2, 700 5, 308 11, 240 2, 978 3, 307 2, 121 5, 415 3, 421 3, 421 3, 421 3, 421 3, 421 3, 421 4, 421 4, 421 4, 421 4, 421	323, 9 366, 1 820, 6 931, 8 160, 1 297, 4 34, 956, 0 210, 3 122, 6 294, 2 314, 6 197, 8 481, 8 1, 678, 3 116, 7 524, 4	101, 604, 04  of all classes of lands disp rom all sour  8.  A1  93. 64  75. 31  61. 63  62. 31  45. 59  99. 14  90. 30   53. 70  41. 37  44. 37  45. 59  99. 03  11. 95  12. 96  13. 96  14. 97  15. 37  16. 68  46. 68  46. 68  46. 52  29. 25  48	45 osed of, roes.  1, 407, 50 osed of, roes.  1, 407, 50 os. 1, 407, 50 os. 1, 407, 50 os. 1, 201, 10 os. 1, 27, 712, 68 os. 19, 90 2, 412, 33 17, 752, 38 15, 733, 24 18, 831, 87 22, 373, 22 2, 890, 05 9, 184, 19 90, 894, 55 5, 549, 51 8, 382, 89	Salari and cou of R. an \$12, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270, 1, 817, 36, 125, 9, 792, 8, 213, 25, 6, 000, 13, 794, 14, 363, 53, 810, 4, 081, 13, 478,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 438. 19 105. 99 166. 71 636. 80 704. 42 126. 07 141. 35 351. 57 176. 30 179. 12 192. 12 120. 35 649. 96 552. 99 998. 47 660. 40 664. 29	33, 061 the dispands.  Expense of depositing.  \$44.50 232.35 244.90 1, 326.16 324.10 12.10 208.30 1.165 449.10 1.80 64.30 10.15 26.80 25.75 1, 261.40 22.85 38.20	225, 354. 04.  Total expenses.  \$16, 441. 85. 14, 197. 81. 25, 226. 56. 66, 493. 14. 9, 716. 52. 24, 605. 27.  1, 960. 89. 54. 925. 77. 12, 970. 59. 10, 014. 23. 31, 526. 39. 10, 104. 23. 31, 526. 39. 10, 070. 40. 4, 765. 00. 17, 581. 30.
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Missistippi Missouri Montana Nebraaka Nevada New Mexico North Dakota	5, 735 2, 700 6, 308 11, 240 11, 240 12, 978 3, 387 2 85 11, 658 2, 121 3, 421 8, 848 12, 85 11, 658 2, 121 5, 421 8, 421	323, 9 360, 7 866, 1 820, 6 931, 8 160, 1 297, 1 3, 4 956, 0 3122, 6 294, 2 314, 6 197, 8 481, 878, 3 116, 7 524, 4 478, 1	93. 64 37 36 36 36 37 37 3 44 37 38 38 38 38 38 38 38 38 38 38 38 38 38	45 osed of, roses.  1, 407, 50 s. 401, 09, 725, 09, 98, 725, 09, 18, 20, 21, 21, 201, 14, 201	\$12,000.  \$12,000.  \$12,000.  \$1,527.  20,874.  50,000.  22,270.  1,817.  36,125.  9,792.  8,213.  20,000.  13,794.  14,363.  53,810.  4,081.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses. 1 397. 35 438. 19 105. 99 466. 71 636. 80 704. 42 125. 07 141. 35 351. 57 176. 30 780. 12 192. 12 192. 12 192. 12 192. 13 192. 13 192. 13 192. 13 193. 10 193. 10	33, 061 the dispands.  Expense of depositing.  \$44, 50 232, 35 244, 90 1, 328, 16 324, 10 12, 10 208, 30 11, 16 20, 80 20, 80 20, 80 25, 75 1, 261, 40 22, 85	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  04, 483. 14  87, 904. 63  9, 716. 52  24, 605. 27  1, 960. 89  10, 014. 28  9, 130. 50  10, 014. 28  17, 922. 63  70, 070. 40  4, 765, 00
States and Territories.  Alabama Alaska Arizona Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Minesota Michigan Minesota Mississippi Missouri Montana Nebraska Newada Newada New Mexico North Dakota Ohio Oklaboma	5, 735 11, 240 2, 11, 240 2, 11, 240 2, 11, 240 2, 12, 12, 13, 24 3, 305 11, 658 3, 005 2, 121 5, 415 3, 241 2, 121 5, 421 3, 848 5, 180 20, 817 20, 817 3, 848 5, 180 7, 984	323, 9 360, 7 360, 1 820, 6 936, 0 1820, 6 921, 3 160, 1 297, 4 956, 0 210, 3 122, 6 294, 2 314, 6 217, 8 481, 8 478, 1 1, 678, 3 1, 678, 3	01, 604, 04  of all classes of lands disprom all sour  8.  4.  93. 64  75. 31  60. 231  45. 59  97. 95  71. 95  2.  91. 14  16  96. 30	45 osed of, roes.  nount.  2, 905, 58 1, 407, 50 15, 407, 50 15, 407, 50 15, 407, 725, 09 18, 320, 21 12, 712, 66 88, 590, 55 11, 201, 14 19, 90 20, 412, 83 17, 752, 88 15, 763, 24 12, 830, 894, 55 5, 549, 51 18, 41 19, 90, 894, 55 5, 549, 51 18, 382, 89 11, 272, 74 10, 807, 37 10, 807, 37 10,	812, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270, 1, 817, 36, 125, 9, 792, 8, 213, 25, 269, 6, 000, 13, 794, 14, 363, 53, 810, 4, 081, 13, 478, 24, 000, 12, 000,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 	33,061 the dispands.  Expense of depositing.  \$44,50 232,35 244,90 1,326,16 324,10 12,10 208,30 1,15 20,80 64,30 1,15 26,80 22,85 38,20 142,40 11,75	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 483. 14  69, 716. 52  24, 605. 27  1, 960. 89  9, 116. 52  31, 526. 39  9, 130. 50  16, 471. 24  17, 922. 63  17, 922. 63  32, 155. 50  18, 998. 60
States and Territories.  Alabama. Alaeka. Arizona. Arkansas. California. Colorado. Florida. Idaho. Illinois. Indiana. Iowa. Kansas. Louisiana. Miohigan. Minnesota. Mississippi. Missouri. Montana. Nebraska. Newada. New Mexico. North Dakota. Ohio. Okluboma. Oregon.	A of entri and :  5 735 2,700 6,308 11,240 11,240 11,240 11,240 13,337 2 3,337 2 3,305 2,121 5,415 3,421 3,848 3,848 3,105 20,817 4,101 6,687 7,984	323, 9 323, 9 360, 7 866, 1 820, 6 931, 8 160, 1 297, 4 956, 0 210, 3 122, 6 294, 2 314, 6 116, 7 116, 7 524, 4 478, 1 1, 678, 1	101, 604, 04  of all classes of lands disprom all sour  8. A1  93, 64  \$7, 61  93, 64  \$7, 61  94, 62  95, 64  \$7, 62  96, 30  41, 37  44, 37  45, 59  99, 03  11  16, 68  16, 70  22, 04  86  16, 70  23, 64  86, 70  24, 12, 38  16, 70  25, 94  16, 70  26, 52  27, 35  88, 87  10, 77  10, 78  10,	45 seed of, roses.  1, 407, 50 seed of, roses.  1, 407, 50 seed of, 75 seed of, 75 seed of, 75 seed of, 75 seed of, 75 seed of, 8, 590, 55 seed of, 75	Salari and cou of R. an \$12,000. 11,527, 20,874. 6,000. 22,270. 1,817. 36,125. 9,792. 8,213. 26,000. 13,794. 14,363. 53,810. 4,010. 12,000. 12,000. 12,000.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35   438. 19   105. 99   106. 80   704. 42   126. 07   141. 35   351. 57   176. 30   780. 12   120. 35   649. 96   649. 9	### ### ### ### ### ### ### ### ### ##	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  04, 483. 14  67, 904. 63  9, 716. 52  24, 605. 27  1, 900. 89  10, 104. 28  17, 970. 50  10, 104. 28  70, 070. 40  17, 581. 30  21, 555. 50  18, 998. 60  19, 998. 60  39, 132, 89
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louislana Miohigan Minnesota Missistipi Missouri Montana Nebraska Nevada Nevada New Mexico North Dakota Okiahoma' Oregon South Dakota	5, 735 11, 240 2, 121 3, 337 2, 120 4, 2, 978 3, 307 2, 121 5, 415 5, 150 20, 817 4, 101 6, 687 7, 984 10, 542 11, 766	323, 9 366, 1 820, 6 931, 8 160, 1 297, 4 3, 4 956, 0 210, 3 122, 6 197, 8 481, 8 1, 678, 3 116, 7 524, 4 478, 1 1, 084, 0 766, 1	01, 604, 04  of all classes of lands disprom all sour  8.	45 osed of, roes.  To your t.  To you t.  To your t.  To you t.  To your t.  To you t.	# 5 Exp.    Salari and could feel an	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 	33,061 the dispands.  Expense of depositing.  \$44,50 232,35 244,90 1,326,16 324,10 12,10 208,30 1,15 20,80 64,30 1,15 26,80 22,85 38,20 142,40 11,75	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225, 56  66, 483. 14, 197. 81  9, 716. 52  24, 605. 27  1, 960. 89  54, 925. 77  12, 970. 50  16, 14. 23  31, 526, 39  16, 471. 24  17, 922. 63  70, 070. 40  4, 765, 00  17, 581. 30  32, 155. 50  19, 998. 60  39, 132, 89  19, 998. 60  39, 132, 89  55, 354. 63
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Newada Newada Newada New Mexico North Dakota Ohio Oklahoma' Oregon South Dakota Utah Washington	5, 735 2, 708 6, 308 11, 240 13, 204 2, 978 3, 337 2, 11, 240 13, 204 2, 978 3, 385 11, 658 2, 121 8, 848 11, 658 20, 817 4, 101 6, 687 7, 984 11, 766 2, 692 11, 766 2, 692 11, 766	323, 9 360, 7 866, 1 820, 6 931, 8 160, 1 297, 4 291, 6 117, 8 481, 8 1, 678, 3 116, 7 11, 084, 0 768, 1 1097, 4 269, 2 936, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9 36, 9	93. 64 37 3 34 44. 56 73 34 44. 56 73 34 44. 56 73 34 44. 56 74 45. 66 73 34 44. 56 74 45. 66 73 34 44. 56 73 34 34 36 74 57 36 75 3	45 osed of, roses.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 201, 201, 201, 201, 201, 201, 201	# 5 Exp.    Salari and could find the salari and could find find find find find find find fin	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 438. 19 105. 99 106. 71 636. 80 7704. 42 126. 07 141. 35 351. 57 176. 30 179. 12 192. 12 192. 12 649. 96 552. 99 998. 47 6604. 29 013. 10	33, 061 the dispands.  Expense of depositing.  \$44.50 232.35 244.90 1. 326.16 324.10 208.30 1. 1. 65 449.10 1. 80 20.80 64.30 10.15 26.80 25.75 1, 261.40 25.75 1, 261.40 21.75 493.16 539.13 382.68	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 493. 14, 197. 81  1, 960. 89  54, 925. 77  1, 970. 50  10, 014. 23  31, 526. 39  10, 014. 23  70, 070. 40  4, 765. 03  18, 998. 09  39, 132. 89  39, 132. 89  39, 132. 89  39, 132. 89  44, 192. 07
States and Territories.  Alabama. Alaeka. Arizona. Arkansae. California. Colorado. Florida. Ildinois. Indiana. Iowa. Kansae. Louislana. Michigan. Minnesota. Mississippi. Missouri. Montana. Nebraska. Nevada. New Mexico. North Dakota. Ohio. Oklahoma. Oregon. South Dakota. Utah. Washington.	A of entri and :  60 entri and :  50 entri and	323, 9 323, 9 360, 7 366, 1 820, 8 930, 8 160, 1 297, 4 956, 0 210, 3 112, 3 110, 3 110, 7 524, 4 478, 1 1, 084, 0 766, 1 697, 4 88, 0	093. 64 \$75. 31 16. 68 4 41. 67 22. 04 46. 73 29. 32 46. 75 21 16. 68 46. 68 46. 75 31 16. 68 46. 68 46. 68 46. 75 38 70 22. 70 25 7	45 osed of, roes.  nount.  2, 905, 58 1, 407, 50 15, 407, 50 15, 407, 50 15, 407, 725, 98 13, 20, 21 12, 712, 66 88, 590, 55 11, 201, 14 19, 90 2, 412, 33 17, 752, 38 13, 87 22, 373, 22 12, 890, 05 9, 184, 197, 198, 184, 197, 198, 198, 41 10, 807, 37 75, 906, 10 36, 055, 31 10, 415, 74, 91, 104, 715, 74, 106, 107, 75, 906, 10 36, 055, 31 10, 415, 74, 74, 101, 77, 75, 906, 10 36, 055, 31 10, 415, 74, 74, 74, 74, 74, 74, 74, 74, 74, 74	812, 000, 11, 527, 20, 874, 50, 290 48, 943, 6, 000, 22, 270, 274, 255, 269, 6, 000, 13, 611, 34, 78, 213, 478, 214, 000, 32, 047, 36, 976, 000, 32, 047, 36, 976, 000, 32, 047, 36, 976, 000, 32, 000, 13, 611, 361, 361, 361, 361, 361, 361,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la cidental senses. 1 105. 99 105. 105. 105. 105. 105. 105. 105. 105.	33,061 the dispands.  Expense of depositing.  \$44,50 1,326,16 324,10 12,10 208,30 1,180 20,80 64,30 12,16 26,80 64,30 11,15 26,80 64,30 11,15 26,80 64,30 11,15 382,65 38,26	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 483. 14  67, 904. 63  9, 716. 52  24, 605. 27  1, 960. 89  94. 925. 77  12, 970. 50  18, 982. 63  31, 526. 39  9, 130. 50  14, 17, 922. 63  32, 155. 50  18, 988. 60  39, 132. 89  55, 354. 03  9, 401. 40  44, 192. 07  14, 377. 10
States and Territories.  Alabama Alaska Arizona Arkansas California Colorado Florida Idaho Illinois Indiana Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana Nebraska Newada Newada Newada New Mexico North Dakota Ohio Oklahoma' Oregon South Dakota Utah Washington	5, 735 2, 708 6, 308 11, 240 13, 204 2, 978 3, 337 2, 11, 240 13, 204 2, 978 3, 385 11, 658 2, 121 8, 848 11, 658 20, 817 4, 101 6, 687 7, 984 11, 766 2, 692 11, 766 2, 692 11, 766	323, 9 323, 9 360, 7 366, 1 820, 8 930, 8 160, 1 297, 4 956, 0 210, 3 112, 3 110, 3 110, 7 524, 4 478, 1 1, 084, 0 766, 1 697, 4 88, 0	093. 64 \$75. 31 16. 68 4 41. 67 22. 04 46. 73 29. 32 46. 75 21 16. 68 46. 68 46. 75 31 16. 68 46. 68 46. 68 46. 75 38 70 22. 70 25 7	45 osed of, roses.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 407, 50 os.  1, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 14, 201, 201, 201, 201, 201, 201, 201, 201	# 5 Exp.    Salari and could find the salari and could find find find find find find find fin	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	public la ciden- tal enses.   397. 35 438. 19 105. 99 106. 71 636. 80 7704. 42 126. 07 141. 35 351. 57 176. 30 179. 12 192. 12 192. 12 649. 96 552. 99 998. 47 6604. 29 013. 10	33, 061 the dispands.  Expense of depositing.  \$44.50 232.35 244.90 1. 326.16 324.10 208.30 1. 1. 65 449.10 1. 80 20.80 64.30 10.15 26.80 25.75 1, 261.40 25.75 1, 261.40 21.75 493.16 539.13 382.68	225, 354. 04  Total expenses.  \$16, 441. 85  14, 197. 81  25, 225. 56  66, 493. 14, 197. 81  1, 960. 89  54, 925. 77  1, 970. 50  10, 014. 23  31, 526. 39  10, 014. 23  70, 070. 40  4, 765. 03  18, 998. 09  39, 132. 89  39, 132. 89  39, 132. 89  39, 132. 89  44, 192. 07

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# Recapitulation by States and Territories of the disposal of the public lands, etc .- Continued

[The area of commuted homesteads, final homesteads and final desert entries, and the area and amount of Indian land and other areas in brackets, are not included in the grand aggregate.]

Entries.	A cres.	Amount.
81	2 333 78	\$2, 917 <b>. 2</b> 8
		74,02114
	84, 685, 49	89, <b>496</b> .66 8, 045.00
184	25, 282, 40	44, 868. 6
442	61, 059, 61	142, 409. 7
998	49 729 06	253, 6
320	6, 038, 43	200. 0
17	872. 02	1, 861.7
18	1, 454. 36	1, 907. 4
400	57, 096, 87	4, 022, 85
·		
,,,		
76	1, 936. 20 8, 667, 99	29, 974. 56 36, 775. 36
ii	1, 115. 79	4, 379. 20
104	11, 763. 98	. 71, 128. 00
2	96, 11	207. 96
3	233, 85	1, 710. 7
·   — — —		
ł		15, 040. 03
1	!	
	<u></u>	2, 975. 6
		48, 732, 34
		·:== ==
. 12	457.77	572. <b>2</b> 5
2		5. 50
-		- : <del></del>
	163 45	3, 340, 00
	100.40	
ID TERRIT	ORIES.	•
	<u> </u>	-
	2, 833. 78	\$2,917.20
109	12, 193, 94	142, 409. 75 73, 046. 75
. 18	1, 454. 36	1, 907. 41
	457.77	67, 320. 22 5. 50
382	55, 642, 51	2, 115. 41
8	163. 43	3, 340. 00
	31 239 19 19 184 442 326 39 17 18 400 17 76 11 104 2 3 341 12 2 8 342 109 18 12 2 38 342 342 342 343 342 343 342 343 342 343 343	31 2, 323. 78  239 34, 685, 49 19 1, 091. 72 184 25, 282, 40  442 61, 059, 61  326 48, 732. 06 39 6, 038, 43 17 872. 02 18 1, 454. 36  400 57, 096. 87  17 1, 936. 20 76 8, 687. 99 11 1, 115. 79  104 11, 763. 98  2 96. 11  3 338. 85  12 457. 77  2  8 163. 45  ND TERRITORIES.

133, 305. 42

1,004

293, 062. 30

#### REPAYMENTS.

· Repayments of purchase money for lands erroneously sold are made under the following laws: Sections 2362 and 2363, United States Revised Statutes, and the act of June 16, 1880 (21 Stat., p. 287). of March 3, 1887 (24 Stat., 550) provides for reimbursements to actual settlers and purchasers of lands in the State of Nebraska and Kansas, within the granted limits of the St. Jo and Denver City Railroad Company.

The act of March 3, 1855, first clause general appropriation bill, authorizes the return of overpayment on entries made under the gradua-

tion act of August 4, 1854.

Among the most important decisions that have been rendered in the past year are the following (Annie Knaggs, 9 L. D., 49; Peter F. Bingham, 9 L. D., 259):

Vol. 10-102. Ex parte: Annie Knaggs. Repayment of purchase money overpaid.

DEPARTMENT OF THE INTERIOR, Washington, D. C., July 2, 1889.

The Commissioner of the General Land Office.

SIR: I have considered the appeal of Annie Knaggs from your decision of January 28, 1888, declining to recommend the repayment of the purchase money overpaid on

Cheyenne, Wyo., final desert-land certificate No. 796.

The record shows that Annie Knaggs made desert land entry No. 2803, October 31, 1835, upon lots 1, and 2 and N. 4 of SW. 4, Sec. 14, T. 14 N., R. 67 W., Cheyenne, Wyo. This tract contains 148.40 acres. At the date of the entry she made a payment of 25 cents per acre for said land, receiving a duplicate certificate therefor, and the balance of \$1 per acre was to be paid when she submitted final proof.

October 7, 1887, Kuagga submitted final proof on said entry, and tendered the local officers the sum of \$148.40, being balance due on said entry at the rate of \$1.25 per acre. The receiver declined to accept proof and payment as tendered, in view of a telegram received from your predecessor and which was as follows: "On final desert entries within railroad limits, where parties paid 25 cents per acre on original entries, collect \$2.25 per acre, so that the total payment will be \$2.50 cents per acre."

Knaggs' entry being upon land within railroad limits, the receiver refused to accept final proof unless upon payment of \$333.90, being the balance due at the rate of \$2.50 per acre. The applicant, therefore, paid under compulsion an excess of \$1.55.50, which she did under protest, as appears from her own affidavit and a letter of

the local officers dated March 1, 1888.

November 11, 1887, Annie Knaggs made application for the repayment of the amount overpaid on her final desert-land certificate, and on January 28, 1888, your office denied her application.

From this action Knaggs duly appealed to the Department.
In your said decision you state "that by reason of the claimant having made her original entry prior to the issuance of said circular, she was entitled to pay \$1 per acre when she made final proof. Although the claimant has overpaid \$112.50, it is not in the power of this office to refund the amount, as the law governing the return of purchase money does not provide for repayment in a case of this character."

Section 2357 of the Revised Statutes (act of March 3, 1853, 10 Stat., 244), provides:

"The price at which the public lands are offered for sale shall be \$1.25 an acre; and at every public sale the highest bidder, who makes payment as provided in the preceding section, shall be the purchaser; but no land shall be sold either at public or private sale for a less price than \$1.25 an acre; and all the public lands which are hereafter offered at public sale according to law and remain unsold at the close of such sales shall be subject to be sold at private sale by entry at the land office at \$1.25 an acre, to be paid at the time of making such entry: Provided. That the price to be paid for alternate reserved lands along the line of railroads within the limits granted by any act of Congress shall be \$2.50 per acre."

It will be observed that in the above section no distinction is made as to the class or character of public lands subject to double minimum price within railroad limits.

The act of March 3, 1877, provides for the sale of desert lands in certain States and Territories (amongst others in the Territory of Wyoming, in which the land in question is situated) to qualified persons upon their paying 25 cents an acre when making entry and a balance of \$1 an acre when submitting final proof.

The act of March 3, 1853, fixing the price of public lands within railroad limits at \$2.50 an acre, was not repealed by the act of March 3, 1877, fixing the price of desert lands at \$1.25 an acre. Congress in the latter act did not refer to desert lands within

the limits of a railroad grant.

Statutes are repealed by express provisions of a subsequent law, or by necessary implication, and in the latter case there must be such a positive repugnancy between the provisions of the old and the new law that they can not stand together or be consistently reconciled. Repeals by implication are not favored in law, and are never allowed but in cases where inconsistency and repugnancy are plain and unavoidable, and it is a question of construction whether or not an act professing to repeal or interfere with the provisions of a former law operates as a total, or partial, or temporary repeal; and if there are two acts seemingly repugnant, if there be no clause of repeal in the latter, they shall, if possible, have such con-truction that the latter may not be a repeal of the former by implication. (Potter's Darrais, 154, and cita-

Besides, the department construes the desert-land law as fixing the price of desert

land within railroad limits at \$2.50 an acre.

Nor does this price seem to be excessive or unjust to the entryman, as the privilege of purchasing an entire section instead of a quarter section, and of having three years in which to pay for the land instead of one year, would seem to compensate for the trouble and expense of conducting water upon the tract for the purpose of reclaiming the same. Neither can Knaggs complain of any want of equity in this matter, as she has only paid the government price for the land. In Opinions of Attorneys-General, Vol. 4, p. 229, it is said:

"In reference to cases of error arising out of miscalculations of the amounts to be paid, I have had more difficulty. Money thus paid as never properly is the Treasury of the United States. It is paid and received by mutual mistake; and as long as it remains in the hands of the receiving officer, I can perceive no good reason why, upon the discovery of the error, be should not be authorized to correct it. After it has found its way into the Treasury, however, like all other money, it should be with-drawn in strict fulfillment of the requirements of the law, which the administrative power of the executive department of the government can not control."

Ibid., 253, it was said:

"It will not do for the department to refund money which has erroneously found its way there, simply on the ground that it is just that it should be repaid, for the reason that it would require the department to disregard a most wholesome and salutary restraint, upon the due and strict observance of which the most important interests depend."

The power of repayment by the Secretary of the Interior is limited and defined by

The present legislation upon the subject is as follows

Section 2362 of the Revised Statutes provides for repayment in cases where a tract of land "has been erroneously sold by the United States and can not be confirmed." The act of June 16, 1880, (21 Stat., 257) provides, that repayment may be made of fees and commissions and excess payments upon the locations of claims under section 2306, where "said claims were after such location found to be fraudulent and void, and the entries or locations made thereon canceled," or where entries are "canceled for conflict, or where from any cause the entry has been erroneously allowed and can not be confirmed," or where double minimum price has been paid for lands afterwards found not to be within the limits of a railroad grant, the excess \$1.25 per acre may

It is clear that appellant's application is not authorized by any of the above pro-

visions, and, therefore, must be refused.

Your decision is accordingly affirmed, and the papers in the case are herewith returned.

Very respectfully,

JOHN W. NOBLE, Secretary.

Vol. 10-916. Peter F. Bingham.

DEPARTMENT OF THE INTERIOR, Washington, August 13, 1889.

The COMMISSIONER OF THE GENERAL LAND OFFICE.

SIR: I have considered the case of Peter F. Bingham, on his appeal from your office decision of July 11, 1838, rejecting his application for the payment of the purchase price paid by him on his pre-emption cash entry for E. ‡ NE. ‡, sec. 6, T. 15 8., R. 49 W., Pueblo, Colorado, land district.

Bingham filed his declaratory statement April 13, 1883, alleging settlement April 2, He presented his final proof and was permitted to make cash entry of the said

land June 20, 1884.

On October 26, 1886, your office having reached said entry for patent discovered that claimant had advertised to make proof before the local office on June 16, 1834, but that instead of so doing his papers showed that the testimony of witnesses had been taken April 30, 1884, before John W. Williams, a notary public, at a county distant from the local office.

For that reason and because the final proof was not sufficiently definite in regard to the continuity of his residence, his entry was, by your office letter "G" of October 26, 1886, held for cancellation, but he was allowed uinety days in which to file corroborated affidavit showing definitely the time he resided on the land during the six months immediately preceding final proof; and he was also required to make republication and posting of notice.

Bingham, instead of attempting to make new proof, filed a relinquishment of his

said entry, and made application for repayment of the purchase money.

By your office letter of July 21, 1837, the said entry was canceled upon said relinquishment, and it was stated that his application for repayment would be made the subject of another letter.

By your office letter "M" of July 11, 1938, Bingham's application for repayment

was rejected, the reason assigned being as follows:

"If Bingham had complied with the law under which he made his entry, the government could and would have confirmed the same, but the laches were on his part, and in such cases the law does not provide for the return of the purchase money. The

application is therefore denied."

Although claimant's witnesses on final proof were sworn by a notary public at a point distant from the local office, claimant himself made affidavit before the register, and he made not the slightest attempt at concealment of his conduct in regard to residence. In reply to the usual question in regard to the continuity of his residence, he answered as follows:

"I am a sheep-raiser, have 1,000 lambs and 3,700 old head. Owing to my business I have been unable to live all the time on the place, so that I have been off and on all the time since settlement. The place itself will not support my sheep more than three months at a time, and I have had to take them elsewhere in order to keep them properly and return again after the lapse of several months, when the grass has had a chance to grow. That country is very barren and saudy, and the food for stock is all the time, at the most, scarce. The grass is short and thin on the ground. The ground is unfit for cultivation. I am a bone fide settler, and am desirous of complying entirely with the law so far as it is possible so to do."

The claimant in his application for repayment states upon oath that as his residence for the six months next preceding his entry had not been continuous he could not make new proof of residence; that he then attempted to make continuous residence for six months upon the said land, but was nuable to remain there on account of sickness occasioned by drinking the water, which in that vicinity is unfit for use, being strongly impregnated with alkali; that his brother, who had a claim in the immediate vicinity, lived thereon for about eighteen months, when he died from disease caused by drinking said water, and that he is convinced a longer stay on his claim would on said account been at the sacrifice of his life or health, and that for this reason he left the land and relinquished the same to the United States.

There being no concealment or attempt at fraud and the testimony on final proof having been thought sufficient by the local officers, repayment should be made. Oscar T. Roberts (3 L. D., 423); Samuel K. Paul (7 L. D., 474); George J. Rusk-

rudge (Id., 509).

Your decision is accordingly reversed, and the papers transmitted with your office letter of October 10, 1886, are herewith returned.

Very respectfully,

GEO. CHANLLER,
First Assistant Secretary.

#### N.—MINERAL DIVISION.

This division has charge of the following business:

(1) Mineral and coal entries.

(2) Contests between mineral claimants.

(3) All other contests coming before the office where the mineral character of the land is involved.

(4) Quasi-contests.

(5) Agricultural entries involving the mineral character of the land.

(6) Railroad lists referred to this division for examination, involving the mineral character of the land.

(7) Petitions for suit by the United States to set aside patents on mining and coal claims, and on all mineral and coal lands which may have been erroneously or fraudulently patented as agricultural land.

(8) Preparing certified copies of papers, plats, and records.

(9) Correspondence.

(10) Miscellaneous matters, e. g., relinquishments, and requests by registers and receivers and surveyors-general for instructions, in all matters relating to the disposal of mineral and coal lands.

(11) The preparation and recording of all mineral and coal patents. The average number of clerks in the division for the year has been 23+. The average for year ending June 30, 1889, was 20.

One thousand six hundred and thirty-one mineral and coal patents have been issued, an increase of over 50 per cent. from the previous year.

Ninety-two contest cases were finally disposed of, as against 141 for the previous year.

Two hundred and sixty-five contest cases were considered as against two hundred and thirty-one for the previous year.

One thousand six hundred and forty-eight recent mineral entries were examined, an increase of about 60 per cent.

One thousand nine hundred and fifty-eight suspended entries were re-examined, as against 1544, for the previous year.

The work on ex parte entries is in arrears about two and one-half years. The work on contest cases is up to date.

The work on connected diagrams is up to date.

Lists of railroad selections, involving 8,973,827.95 acres, remain suspended, awaiting action by the Honorable Secretary of the Interior on the question before him as to whether the companies shall be required to furnish non-mineral affidavits.

The following statement shows the quantity of lands sold and the number of entries, filing, etc., made under the mining and coal land-laws during the fiscal year ending June 30, 1890:

Mineral lands and mill sites soldacres	35, 396, 81
Coal lands solddo	16, 198, 34

Total......do....51,595.15

•	
Mineral entries made Mineral applications filed Adverse claims filed Coal entries made Coal filings made Mineral contests received Quasi-contests received	1, 314 1, 293 241 118 1, 645 75 127
The work done during the fiscal year is shown as follows:	
Mineral patents issued, including necessary plats of surveys	1,407 1,500 224
Mineral and coal patents recorded, including necessary plats of surveys  Pages of patent record made, including plats of survey  Mineral and coal entries approved but not patented	1,631 6,106 133
Recent mineral and coal entries examined	1,648 1,958
Total mineral and coal entries examined or re-examined	3, 606
Agricultural cases and quasi-contest cases, involving mineral questions, examined	526
Contest cases considered and decisions rendered subject to appeal	173 92
Total number of contests considered	265
Railroad selections disposed ofacres.	6,618
Letters received and docketed	6, 662 5, 921 3, 253
Pages of certified copy written	2,296

The 1,407 mineral and 224 coal land patents issued during the year, the latter covering coal fields aggregating 33,773.72 acres, fall within the States and Territories given in the table below.

States and Territories.	Coal	land.	A	LTOR.	Mineral and mill site.
Alanka					
Arizona California Colorado		5 127	19,	880. 00 464. 96	111 50
Dakota Idaho Montana				040.00	44
New Mexico		2	l	160,00	2
Oregon Uth Washington	1	19 87		890. 84 654, 84	1 11
Wyoming		25		683. 58	2
Total		2:24	33,	778. 72	1, 40

The condition of the work in the division at the close of the fiscal year is as follows:

Mineral and coal entries, unexamined	3, 327
Mineral and coal entries examined and in the suspended files	2,244
Mineral contests in files and not finally disposed of	
Agricultural cases and quasi-contest cases, involving mineral questions, unexamined	
Agricultural cases and quasi-contest cases, involving mineral questions, exam-	
ined and in suspended files	135
(Lists of railroad selections, involving 8,973,827.95 acres, unexamined.)	

Mineral, mill site, and coal entries pending July 1, 1889  Mineral and mill site entries received during the year  Coal entries received during the year	1,314
Total(In entries received are included all entries made.)	7, 223
Mineral and mill site entries examined and patented during the year	224 21 5, 267
Mineral and seel entries for each State and Territory pending a	

Mineral and coal entries for each State and Territory pending, examined and suspended, and unexamined, June 30, 1890, are shown by the following table:

		ined and pended.	Unexamined.		
States and Territories.	Coal en-	Mineral entries.	Coal en- tries.	Mineral entries.	
Alabama	2			[ [	
Alaska	·				
Arizona		. 94		; 7	
California		264		40	
Wolors o	51	1, 029	72	1,55	
daho Kontana	,	63 252	19	' 15 21	
Tevala		. 76	1	. 12	
Yew Mexico			2	20	
onth Dakota		. 53		10	
Jtah.	1	167		24	
Washington	13	13	44	i	
Wyoming	29	3	27	3	
Total	140	2, 104	164	3, 16	

# RECAPITULATION.

•	Examined and suspended.	Unex- amined.	Total.
Total coal entries	140 2, 104	164 3, 1 <b>6</b> 3	304 5, 267
	2, 244	3, 327	5, 571
Agricultural and all entries not mineral and quasi-conte July 1, 1889			104 293 127 377 12
List of railroad selections pending July 1, 1889, involving List of railroad selections received during the year involved.			
Considered and disposed of		8	, 980, 445 6, 618
Total pending June 30, 1890.		8	, 973, 827
Mining applications pending July 1, 1889, per last report Mining applications made during the year			
Total	•••••	····-	4, 240

Mining applications (final proof not made) canceled during the year, estimated  Mining applications in which final proof was made during the year  Total number of mining applications disposed of during the year (including entries patented)  Balance pending June 30, 1890 (not reliable)	25 1, 314 1, 452 2, 788
Coal filings made to July 1, 1889	7,670 1,645
Total	9, 315
Contests pending July 1, 1889	171 75
Total	246 92
Number pending June 30, 1890	154
GENERAL STATEMENT.	
Mineral, mill site, and coal entries examined during the year	3, 606 35
the year (estimated)  Mineral and mill site patents issued during the year  Coal patents issued during the year  Contests considered during the year  Quasi-contests and agricultural cases considered during the year  The force of this division consists of twenty-four employes, grafollows:	1, 407 224 265 526
Chief of division One principal examiner One clerk, class 4 For clerks, class 3 Three clerks, class 2 Eight clerks, class 1 Three clerks One copyist Two transcribers of plats and records	2,000 1,800 1,600 1,400 1,200 1,000

This force is not more than sufficient to keep up the current work, which is increasing. Some provision should be made for reaching the cases now in the files unexamined.

The chief of the division recommends for this purpose that the force be increased by seven competent examiners, two clerks, and two copyists.

#### DECISIONS AND RULINGS UNDER THE MINERAL AND COAL LAND LAWS.

#### MINERAL LAND LAWS.

(1) Corporation—Articles of incorporation.—The General Land Office keeps no record of the incorporation of companies, and declines to retain them on its files for reference. (Acting Commissioner to F. J. Smith, Helena, Mont., July 8, 1889, 16 C. L. O., 110.)

(2) Adverse mining claim -Application for patent—Proper land office to file same.—
The proper land office in which to file an application for patent or an adverse claim is the land office having jurisdiction of the land in question at the time of filing. (Acting Commissioner to register and receiver, Montrose, Cola., July 18, 1839, 16 C. L. O., 110.)

(3) Segregation of mineral land—Non-contiguous agricultural tracts.—Where a homestead entry covers contiguous tracts, and a segregation of a part thereof is made necessary by a subsequent discovery of mineral, the entry will stand intact as to the agricultural tracts, though rendered non-contiguous by the segregation survey. (Secretary of the Interior to Acting Commissioner of the General Land Office, July 22, 1889, 9 L. D., 143.)

(4) Effect of judicial proceedings—(Review).—A judgment favorable to the applicant, in judicial proceedings instituted by an adverse claimant, is no bar to a subsequent investigation on behalf of the Government to determine whether said applicant has in fact complied with the law. (Secretary of the Interior to Commissioner of the General Land Office, Angust 2, 1889, 10 L. D., 184.)

(5) Fire clay—Timber and stone lands.—The presence of fire clay is no bar to entries under the timber and stone law of June 3, 1878. (Assistant Commissioner to register and receiver, Los Angeles, Cal., September 30, 1889, 16 C. L. O., 159.)

(6) Mill site under last clause of section 237, Revised Statutes.—A quartz mill or reduction works are the only improvements on which a mill site entry may be based under the last clause of section 2337 of the Revised Statutes. (Secretary of the Interior to Commissioner of the General Land Office, October 5, 1889, 9 L. D., 460.)

(7) Deposit for office work.—A deposit of \$320 for office work in connection with an application covering ten mineral locations and two mill sites is not an unreasonable (Commissioner to United States surveyor general, Helena, Mont., January 6,

1890, 16 C. L. O., ≥69.)

(8) Deputy mineral surveyor acting as notary public.—There is no objection to a deputy mineral surveyor acting as notary public, except in cases where he is employed in the capacity of surveyor. (Commissioner o United States surveyor-general, Helena, Mont., January 20, 1890, 16 C. L. O., 269.)

(9) Hearing-Entry-Relocation.-The land department has authority to order a hearing to determine whether there has been due compliance with the mining law,

though the charge is not made until after entry.

An original locator will not be heard to question the validity of a relocation in a proceeding instituted to determine whether said locator has complied with the law in the matter of the annual statutory expenditures. (Secretary of the Interior to

Commissioner of the General Land Office, February 13, 1890, 10 L. D., 157.)
(10) Resjudicata—Known lode—Patent.—The Commissioner of the General Land Office has no authority to reverse a decision of his predecessor that has become final. A decision of the Secretary of the Interior is binding upon all subordinate officers of

the land department so long as it remains unchanged.

The limitations of the width of a lode within a placer claim by the provisions of section 2333, Revised Statutes, is only applicable where the claimant seeks a patent for a vein or lode included within the boundaries of his placer claim, and has no application for the lode claim, properly perfected by another, prior to the date of the application for placer patent.

If it appears from the record that there is a lode claim within the boundaries of a placer claim not owned by the placer applicant, such lode claim should be in its full

extent excepted from the placer patent.

If the record shows that there is no known lode or vein within the boundary of a placer claim and patent regularly issues thereon, no subsequent application for a lode claim within said placer should be received by the local office so long as said placer patent remains outstanding and uncanceled in whole or in part.

The validity of a placer patent and its extent, as in conflict with an alleged known lode or vein, are questions that can only be determined by judicial authority. (First Assistant Secretary of the Interior to Commissioner of the General Land Office, Feb-

ruary 21, 1890, 10 L. D., 200.)

(11) Improvements-Separate locations. - While it is not required that, upon several separate locations embraced in one entry, \$500 must be expended upon each location, the \$500-expenditure should be so placed as to tend to the development of the entire claim or each separate location embraced therein. (Assistant Commissioner to register and receiver, Central city, Colo., February 27, 1890, 16 C. L. O., 280.)

(12) Patent-Jurisdiction-Date of record.—The issuance of a patent, duly signed, sealed, countersigned, and recorded, deprives the department of further jurisdiction

over the land or the title thereto.

The date of the patent must be taken as the date of the record, and parol testimony is not admissible to contradict the record. (Secretary of the Interior to Commis-

sioner of the General Land Office, March 22, 1890, 10 L. D., 343.)

(13) Phosphate lands in Florida-Non mineral affidarits. - Phosphate is classed by the standard authorities as a non metalic mineral substance and product, and is therefore included in the class "all valuable mineral deposits" mentioned in section 2319, Revised Statutes, and as such is subject to disposal under the mining laws. (Commissioner to register and receiver, Gainsville, Fla., April 15, 1890. 17 C. L. O., 30.)

Non-mineral affidavits (Form 4-062), with the word phosphates inserted therein after the word "gravel" will be required in entries of Florida lands as in other States but this will not be extended so as to require the suspension of cases in which final proof has been properly made and the entries are awaiting patent, the proceedings having been regular under the existing practice and the questions in the final proof as to minerals properly answered. (Commissioner to register and receiver, Gainesville, Fla., April 25, 1890, 17 C.L. O., 51.)

(14) Agricultural claim.—On issue joined between a mineral and agricultural claimant as to the character of the land returned as mineral the question for determination is whether as a present fact, the land is more valuable for the mineral it contains than for agricultural purposes. (First Assistant Secretary of the Interior to Commissioner of the General Land Office, May 3, 1890, 10 L. D., 536.)
(15) Mining claim—Townsite—Patent.—Under a mineral application for land partly

included within a prior townsite patent the claim must be restricted to the land not

in conflict.

The proof in such a case must show the discovery of mineral within the limits of

the new survey and the requisite expenditure on the claim as thus defined

In the absence of an allegation or offer to prove that the land in conflict was of known mineral character prior to the issuance of the townsite patent, the record will not justify proceedings against said patent, or adverse to rights claimed thereunder; but on due showing a hearing may be ordered to determine whether suit to vacate the patent should be advised.

The issuance of patent terminates the jurisdiction of the department over the land covered thereby, and such patent can be invalidated by judicial proceedings only.

A subsequent discovery of mineral can not affect the title as it passed at the time of sale. (First Assistant Secretary Chandler to Acting Commissioner Stone, July 9, 1889, 9 L. D., 83.)

#### COAL LAND LAWS.

(1) Two coal declaratory statements for the same tract—Hearing.—Where two declaratory statements under the coal land law are filed for the same tract of land, a hearing will not be ordered until one of the parties applies to purchase the land. Commissioner to register and receiver Santa Fé, N. Mex., July 23, 1889, 16 C. L. O., 135.)

(2) Purchase price.—The status of coal land at date of proof and payment, with respect to its distance from a completed railroad, determines the price thereof, irrespective of its status when the preference right of entry is initiated and acquired. (Secretary of the Interior to Commissioner of the General Land Office, April 11, 1890,

10 L. D., 422.)

(3) Second coal land filing.—A second coal declaratory statement can not be filed in the absence of a valid reason for abandoning the first. (First Assistant Secretary of the Interior to Commissioner of the General Land Office, May 3, 1890, 10 L. D., 539.)
(4) Coal entry—Declaratory statement—Final proof.—Failure to file coal declaratory

statement within sixty days after date of actual possession, and make payment for the land within one year from the expiration of the time allowed for such filing, renders the land subject to the entry of another who has complied with the law.

A coal entry must be made in good faith and not for the benefit of another. retary of the Interior to Commissioner of the General Land Office, April 10, 1889, 10

L. D., 160.)

#### INSTRUCTIONS RELATIVE TO THE DISPOSITION OF MINERAL AND COAL LANDS IN SECTIONS 16 AND 36 OF COLORADO.

#### [Commissioner to register and receiver, Durango, Colo., December 9, 1889.]

I am in receipt of your letter of the 11th ultimo, asking for instructions relative to the manner of proceeding where applications for patents are presented for mining claims in sections 16 and 36 of Colorado, the same having been surveyed and the survey approved, there being nothing on the township plat to designate whether said sections 16 and 36 were known to be valuable for mineral at the time of the survey.

In reply you are advised that under the decisions of this office and the department it is held that, where (in the State of Colorado) the survey was made and approved prior to the admission of Colorado, sections 16 and 36, known at the time of the admission to contain mineral, did not pass with the grant, and that where the survey was approved subsequent to such admission, and at the time of the approval of such survey the lands in sections 16 and 36 were known to be mineral in character, the same also did not pass to the State under its grant. (See in this connection case of Townsite of Silver Cliff rs. State of Colorado (Copp's L. O., vol. 6, p. 152); also letter

of the Hon. Secretary to Hon. James Craig, *Ibid.*, page 45)

The recent decision of the department to the effect that the title of the State under the school grant vests, if at all, at date of survey, and that if the land is in fact mineral, though not then known to be such, the subsequent discovery of its mineral character will not divest the title which has already passed (9 L. D., p. 405), is in harmony with the practice of this office in the adjudication of cases before it.

It would appear from your letter that, although T. 40 N., R. 11 W., N. M. M., was not considered by you as having been returned as mineral, you allowed applications for mineral claims for tracts in section 36 thereof, where the locations were made subsequent to the approval of said survey (October 13, 1882), and as appears from the copy of the Rico News several of the notices of applications are now being published.

Your action in receiving said applications in section 36 in view of the statements above was erroneous. Where applications for patent for lands in sections 16 and 36 surveyed subsequent to the admission of the State are presented for filing, you will consult your records as to the return of the township or any of the particular sections thereof by the surveyor general, and if the same has not been returned as mineral you will first determine (by consulting the notice of the location) whether the discovery of the claim was made before or after the approval of the survey. If the former, you will give notice to the State authorities of the pendency of the application, and allow them a reasonable time to show cause why the same should not be received and filed. If the latter, before receiving such application, you will require claimant to furnish satisfactory evidence that the land was known to be mineral prior to or at the date of the approval of the survey.

Such evidence being furnished, you will then give notice to the State as above set forth. If such showing is not made, however, there is no authority under the law

for receiving such application.

In the latter case when said sections 16 and 36 have been returned as mineral by the surveyor-general, you will proceed as hereinbefore directed in the cases where the discovery was made prior to the approval of the survey.

In cases where the survey was made prior to the admission of the State you will proceed as above and substitute the date of admission of the State for the date of the

survey.

If there are any applications pending in your office in which the State has not had such notice, you will give notice before allowing entry.

Should the State object to the filing of application or allowance of entry, you should order a hearing to determine whether the land applied for was known to be mineral prior to or at the date when it would pass to the State as above indicated.

9405 L O-22

#### P.—SPECIAL SERVICE DIVISION.

The work performed in this division during the fiscal year ending June 30, 1890, is summarized as follows:

Letters and reports received and registered	19,671
Letters and reports disposed of	
Letters written	9,956
Pages of press-copy books	20,653

#### PROTECTION OF PUBLIC LANDS.

During the year sixty-one agents were employed in the investigation of fraudulent land entries and otherwise protecting public lands from illegal appropriation, the aggregate length of service being four hundred and nineteen months and eighteen days, equivalent to the employment of thirty-four agents for the entire year and one agent for eleven months and eighteen days.

The number of reports received from the special agents and acted upon during the year is as follows:

Agents' reports pending June 30, 1889	273 2, 027
Total	
Agents' reports pending June 30, 1890	515

Two thousand six hundred and eighty-four cases were referred to the special agents for investigation, hearings were ordered in 343 cases, 437 cases were held for cancellation, 538 were canceled, and 1,909 were examined and passed.

Final action was taken in 5,938 cases, and there are now pending in the division (June 30, 1890), 7,025 land cases.

There are 482 records of hearings awaiting action, and 448 registers' and receivers' reports and miscellaneous letters awaiting answer.

During the year 16 reports of unlawful inclosures of public land were received, involving, so far as ascertained, 115,455 acres. Suits were recommended in 8 cases, and the fences were reported as having been removed in 9 cases.

The following tables show in detail the amount of work performed during the year, and the condition of the same June 30, 1890:

Statement showing in detail the number of cases received, acted upon during the year, and pending June 30, 1890.

Investigations ordered.	Hearings ordered.	Cases held for cancellation.	Cases canceled.	Cases examined and passed.	Cases to Secretary recommending suit.	Cases to Secretary on appeal.	Patented entries-no action taken.	Cases returned to other divisions— no action tal en.
339 273 884 33 177 783 180 9 20 36	43 39 184 10 9 35 14	134 27 138 13 48 44 17	225 27 115 18 107 10 36	297 349 981 28 112 71 53 6	6 2	6 11 48 1	159 20 98 7 142 5	753 377 948 64 506 215 99 53 9
2, 684	343	437	538	1, 909	8	77	431	3, 060
On desks, ready for action.	Awaiting reports from special Awaiting reports.	Awaiting reports from regis- ters and receivers.	Before the department and the courts.	Total.	Cases pending June 30, 1889.	Cases received during the year.	Cases disposed of during the year.	Cases pending June 30, 1890.
175 66 373 16 81 267	675 242 924 35 103 1,544 168	305 120 772 62 109 146 152	70 25 108 2 1 152 9	1, 225 453 2, 177 115 246 2, 109 473 38	2, 382 1, 175 4, 031 187 911 1, 584 587 97	277 51 286 38 67 1, 013 79	1, 434 773 2, 142 110 782 438 198	1, 225 458 2, 177 115 246 2, 109 473 38
	339 273 884 83 187 783 187 20 20 20 26 2, 684 2 2, 684 2 2, 684 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	339 43 273 39 884 184 83 10 177 9 783 35 180 177 80 18 20 1 36 8  Awaiti	339 43 134 273 39 27 884 184 188 33 10 13 177 9 48 783 35 44 180 14 17 20 1 17 26 1 17 27 1 17 28 1 18 18 28 16 28 16 28 16 28 18 18 29 18 18 20 18	339 43 134 225 273 39 27 27 884 184 188 115 83 10 13 18 177 9 48 107 783 35 44 10 180 14 17 36 9 1	339 43 134 225 297 273 39 27 27 349 884 184 188 115 981 177 9 48 107 112 783 35 44 10 71 180 14 17 36 53 90 1	Topic of the property of the p	175   242   134   225   297   6   6   6   6   6   6   6   6   6	On dealth, ready for action.    Awaiting the people of the

Statement showing location and status of cases acted upon during the year and pending June 30, 1890.

						ding		irned sken.		waiti	ng fins	l actio	n.	
States and Territories.	Investigations ordered.	Investigations ordered.	Hearings ordered.	Cases held for cancellation.	Cases canceled.	Cases examined and passed.	Cases to Secretary recommending	Cases to Secretary on appeal.	Patented entries and cases returned to other divisions—no action taken.	On desks ready for action.	Awalting reports from special agents.	Awaiting reports from regis- ters and receivers.	Before the department and the courts.	Total pending June 30, 1890.
Alabama Arizona Arkansas California Colorado Florida Idaho	11 9 635 229 1 8	1 15 38 40 2 8	31 8 39 57	2 30 1 37 92 4 7	5 30 6 118 169 4	5	1 15	27 47 61 218 560 3 26	18 20 8 325 50 7	78 12 58 1,932 316 18 39	22 64 14 180 144 26 20	134 78	121 100 79 2,571 583 51 125	
Iowa Kansas Louisiana Michigan Minnesota Mississippi Missouri Montana	1 204 9 11 34 1 4	17 7 6 29	11 4 27 36 15	44 104 12 20 16 1	275 9 4 62 1		23	1, 126 49 8 20 15 6 67	45 11 12 105 1 10	36	144 46 11 60 6 2 36	15 5 3	235 80 33 211 12 16 75	
Nebraska Nevada New Mexico North Dakota Oregon South Dakota Utah Washington Wisconsin	709 158 28 60 61 417 11	17 1 49 10 5 48 1 46	29 1 34 11 12 51 4 60	50 1 46 12 9 26 8 6	91 173 26 403 50	1	1 3 6 17	347 11 210 68 57 174 12 336 11	82 1 100 29 34 80 5 45	24 270 96 91 119 106 460	361 71 73 129 4 144 3	3 42 10 9 28 2 40 8	103 773 206 207 356 117 689 26	
Wyoming Totals	88 2, 684	2 843	437	5 588	29 1, 909	8	77	36 3, 491	76 1, 076	74 3, 852	97 1, 701	396	253 7, 025	

Statement showing the location, area, and present status of unlawful inclosures of public lands.

	1				Action taken.								
States and Territories.	Pending July 1, 1889.		Received.		Suit recom-			Filence re-		No action required.		Facts laid before United States attorney.	
	No.	Area.	No.	Area.	No.	Area.	No.	Area.	No.	Атеа.	No.	Area.	
Arizona	1 1 1	(a) 320 300	1 1 1	90 820 640	1	320 320	1	800	1	(a)	1	640	
	3	620	3	1, 050	2	640	1	300	1	(a)	1	640	
Colorado	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1, 960 1, 720 550 1, 370 29, 360 1, 420 2, 500 8, 600 2, 600	i	1,000	1 1 1 1 1	2, 600 700 1, 720 550	1	1,000					
	1 :0	700	1	1,000	4	5, 570	1	1,000					
l	==	50, 780	<u> </u>	1,000	÷	5, 570	=		=		-		
Kansas	1	5, 500 (a)	<u> </u>		<u> </u>		1	5, 500 (a)					
l	2	5, 500	=		=		2	5, 500	=		==		
Lonisiana	1	70			==		=		1	70	·		
Montana	1 1 1 1 1	600 12, 000 500 550 240 6, 000											
Nebraska	1	1, 120				1, 120							
Nevada	1 1 1 1 1 1	600 600 3, 900 11, 500 1, 300 3, 800	1 1 1 1	1, 000 700 215 (a)			1	600	1 1 1 1 1	500 3, 800 1, 300 700 215 (a)	1	1, 000	
{	6	21, 700	4	1, 915			1	600	6	6, 615	1	1, 000	
New Mexico	1	400 300	1 1 1 1 1 1 1	102, 580 300 5, 120 330 100 120 1, 640			1 1 1	800 5, 120 120	1	102, 580			
Į	2	700	7		:==		3	5, 540	1	102, 580	=		
Oregon	<u></u>		1	1, 300	٠		<u></u>		<u> </u>	·	<u></u>		

(a) Signifies area not given.

Statement showing the location, area, and present status of unlawful inclosures of public lands—Continued.

			ļ	,	Action taken.								
States and Territories.	Jul	ending y 1, 1889.	R	Received.				JP1	Facts laid before United States attorney.				
					Suit recom- mended.		Fence re- moved.				No action required.		
	No.	Area.	No.	Area.	No.	Area.	No.	Area.	No.	Area.	No.	Area.	
Utah	1 1 1 1	(a) 8, 340 1, 120 640			1	1, 120			1	640			
	1	10, 100	<u> </u>		1	1, 120			1	640	=		
Washington	1	780 <b>6</b> 0 <b>0</b>			. <b></b> .		1	780					
	2	1, 880	<u> </u>				1	780	<u> </u>		<u></u>		
$\mathbf{W}_{\mathbf{yoming}}$	1	11, 300 38, 000	 	 	 					 			
w young	2	49, 800						:			<u> </u>		
Grand total	39	161, 160	16	115, 455	8	8, 450	9	13, 720	10	109, 905	2	1, 64	

(a) Signifies area not given.

No inclosures of any magnitude have been reported within the last year, except one in New Mexico of 102,580 acres, in which no action was taken; the party maintaining the inclosure having color of title to the land inclosed, and very few complaints have been received. With the exception of a few inclosures where the title to the land inclosed is in dispute or the question of the validity of the inclosure is being tried in the courts, there are at present no inclosures of the public lands of any considerable area.

#### TIMBER TRESPASS.

Fifty-five timber agents have been employed during the year for an aggregate length of service of three hundred and fifty-one months and fourteen days, equivalent to 29 for one year and 1 for three months and fourteen days.

Three hundred and ten (310) cases have been reported by special agents during the year, involving public timber and the products therefrom to the value of \$3,067,151.66 recoverable to the government.

The amount accepted under propositions of settlement is \$12,692.42; the amount paid in during the year on propositions of settlement accepted during previous years is \$275.00; the amount received from sales of timber and lumber is \$4,552.40, and the amount recovered through legal proceedings so far of record (the United States attorneys' reports for a number of the districts not having been received up to the date of preparing this report) is \$83,420.50, making a total amount recovered during the year on account of depredations upon the public timber of \$100,940.32, being \$25,940.32 in excess of the appropriation for this branch of the public service.

In addition to the above result of work accomplished by the special timber agents, they have during the year investigated and reported upon a large number of fraudulent land entries.

On the 1st of July, 1890, as far as reported, there were shown to be pending in the United States courts 282 civil suits for the recovery of a total amount of \$14,794,286.55 for the value of timber reported to have been unlawfully cut from public lands, and 306 criminal prosecutions for the act of cutting or removing timber in violation of law.

States and Territories in which legal proceedings were pending on the 1st day of July, 1890, for timber trespass upon the public lands, number of cases, and amounts involved.

States and Territories.	Number of civil suits.	Amount sued for.	Number of criminal suits.
Alabama	2 15 28	\$15, 000. 00 74, 196. 77 2, 510, 171, 40	19
Kansas	6	10, 440. 00	10
Louisiana Michigan	53 1	282, 160. 85 4, 000. 00	
Minnesota	56	128, 887. 60 5, 184. 00	30
Montana Novada New Mexico	5 64	495, 990. 00 10, 643, 400. 00 274, 549. 75	1
Texas Utah	20 24	72, 638, 79 228, 514, 51	
Wisconsin Wyoming	3 8	14, 120. 00 35, 033. 38	
Total	282	14, 794, 286. 55	30

NOTE.—Reports for last baif of fiscal year not received from United States attorneys for Alaska, Arizona, southern California, Colorado, notthern Florida, Indian Territory, western Michigan, Nebraska, North Dakota, Oregon, South Dakota, Washington, and western Wisconsin.

# 344 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

Statement showing the assignment of special agents for the protection of public timber, suits instituted, amounts recoverable, and amounts accepted

	pus p	• • !										
States and Territories.	Cases investigated reported upon.	Timber and lumber, board measure.	Logs.	Wood	Fence-posts and rails.	Shingles and laths.	Pieces of pilling.	Railroad ties.	Telegraph poles.			
Atahama	No.	Feet.	No.	Cords.	No.	No.	No.	No.	No.			
Alaska	5 7	6, 665, 30C		16, 200		2, 500						
Arisona	1	2, 000, 000			1							
Arkansas	20		160	66		60, 000	'		82			
California	35		500	2, 494		6, 000						
Colorado	14		500	94, 975	4, 000	75, 500		90, 634				
Florida	1			10, 925			;	<b>.</b>				
Idabo	19	82, 168, 085		10, 925								
Indian Ter												
Капаа												
Louisiana							'					
Michigan			1, 500			· · · · · · · ;						
Minnesota	62	27, 407, 639	· • • • • • • • • • • • • • • • • • • •	353	1, 353	· • • • • • • • i		36, 615				
Mississippi	1	5,760						• • • • • • •				
Missouri			· • • • • • • • • • • • • • • • • • • •									
Montana	20		•••••	838			2, 900	355, 400				
Nebraska	····i		400	1 :								
Nevada	1 1	F10 000	1 070		:	• • • • • • • •		· • • • • • •				
New Mexico	7	510, 900	1, 500		· · · · · ·							
North Dakota Oklahoma	• • • • • • •	39, 700										
		39, 700	. 20		040	85, 000	• • • • • •	• • • • • • • • •				
Oregon		1, 009, 003	7 020 000	941 000	005			20 000	• • • • •			
Utah	3	450, 870	1, 930, 000	241, 292	25			50, 000				
Washington		0 500,000	7, 936, 000	-1 500	•••••			10,000				
Wisconsin		001 007	'	907				10, 300				
Wyoming		8 880 062	· • • • • • • • • • • • • • • • • • • •	91	· · · · · · · · ·	500 450						
w yournk	30	0, 000, 003				UBU, 150		• • • • • • • • • • • • • • • • • • • •				
Total						010 150	2.222	770 040	. 8			

Includes all new cases investigated and reported upon by special agents and all old cases reinvestigated or acted upor by them.

number of cases inevstigated or acted upon, amount and value of timber involved therein, in compromise, during the fiscal year ending June 30, 1890.

Estimat	ed val	nes.			Leg	al p	roceedings	•		of	opositions compro- mise ac-	E ai	and F sc.
	\$	it.		Criminal. Civil.							epted.	of ved	ons liting offic
Stumpage. Stoopage. Recoverable the governmen	Number rec-	Numberdis posed of.	Amount of fines im- posed.	Number recommended.	Amount in-	Number dis-	Amount of judgment rendered.	Number.	Amount in.	Amount received fraules of timber lumber	Communications reports awaiting tion by this office.		
\$321.00 56, 101.80 2, 000.00 469.79 6, 506.70 56, 951.75 76, 505.57 134, 904.53 74, 126, 12 4.80 38, 989.42 1, 435.00 1, 058.76 400, 241.37 3, 037.50 9, 727.86 2, 129.74	168, 62, 4, 29, 511, 196, 222, 185, 461, 15, 27. 874, 27.	892. 74 176. 86 57. 66	77 77 8 28 9 12 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7	2 7 7 6 29 68 27 151 1	25. 00  445. 00  5, 923. 22  257. 00  2, 341. 22  5, 370. 74	6 1 5 5 3 3 7 7 15 15 15 15 15 15 15 15 15 15 15 15 15	15, 178. 24 39, 687. 14 2, 387. 00 15, 078. 08	13 16 2 2	22, 540. 00 21, 900. 97 .t. 1, 136. 83 2, 281. 96 100. 00 5, 200. 00 8, 509. 99	5 5 3 3 1 1 1 2 2 6 6	303. 63 2, 176. 90 5, 000. 00 15. 00 15. 00	165. 11 1, 915. 28 439. 38 559. 97	41 7 2 12 12 9 23 31 12 5 5 1 16 18 18 18 18
832, 420. 48	3, 067,	151.60	6125	620	c18, 475. 49	d65	35 <b>9, 583. 6</b> 3	68	64, 945, 01	28	612, 692. 42	4, 552. 40	<b>/244</b>

b The criminal prosecutions in both Alabama and Missouri were mainly instituted upon information filed by private parties.

c The amount of fines imposed and judgments recovered are taken from the several United States attorneys' reports to this office. No reports for the last half of the fiscal year have been received from the United States attorneys for Alaska, Arizona, Southern California, Northern Florida, Indian Territory, Western Michigan, Nebraska, North Dakota, Oregon, South Dakota, Washington, and Western Wisconsin.

d Represents the number of suits specifically recommended by this office, and the amount sued for

western wisconsin.

d Represents the number of suits specifically recommended by this office, and the amount sued for.

Five thousand three hundred and twenty-eight dollars and ninety cents of this amount was for compromises under section 3469. United States Revised Statutes. Reports have not as yet been received of all sums paid to receivers of public moneys.

f Includes all reports and communications of every description on hand July 1, 1890, upon which no action whatever had been taken.

#### RULINGS, RECOMMENDATIONS, ETC.

The following rulings, recommendations, etc., in regard to timber depredations are referred to as being of especial interest:

(1) THE TAKING OF CLAY, ETC., FROM HOMESTEAD CLAIMS FOR THE MAKING OF BRICKS TO BE USED FOR BUILDING PURPOSES IN OKLAHOMA CITY, I. T.

[To Mr. O. H. Violet, Oklahoma city, I. T., July 18, 1889.]

I have before me yours of May 6th last, asking whether earth for bricks and fuel with which to burn same can be taken from homstead claims in the Territory when the bricks are to be used for buildings in Oklahoma city.

With reference to this matter I inclose copy of department circular of December 15, 1885, paragraph 1 of which provides that homestead and pre-emption claimants are permitted to cut and remove from the land which they are clearing for cultivation enough timber for that purpose, or for buildings, fences, and other improvements on the land entered.

This would prohibit the use of timber for fuel to burn brick for sale unless the claimant intended to use the land from which the timber is taken for purposes of

agriculture, in which case he could burn the wood to make bricks.

While there is no law permitting waste of material procured from public lands, yet, under the peculiar circumstances in which the citizens of Oklahoma are placed, this office will interpose no objection to the use on homestead claims of a reasonable amount of material (clay and fuel) in order to answer the necessities of the settler and to supply others with bricks, provided, no considerable portion of the land included in the homestead is thereby rendered useless for agricultural purposes, and the timber used for burning the brick is obtained from land cleared for cultivation.

The question of the good faith of the claimant is, however, to be kept constantly

in view; and no one not an actual bona fide settler under the settlement laws will be

allowed to take material from the public lands for speculation and sale.

(2) TIMBER CUTTING ON CASH ENTRIES MADE ON UNIVERSITY SELECTIONS IN MINNE-SOTA WHICH HAVE BEEN RELINQUISHED AND CANCELED.

[To Special Timber Agent A. F. Naff, August 19, 1889.]

I am in receipt of yours dated 24th ultimo replying to official letter June 27, 1889, and inclosing copy of letter to the local officers at Duluth from the Commissioner, May 20, 1882, canceling certain selections of lands therein described, which lands, selected by the State of Minnesota, December 12, 1872, were relinquished by the Governor of the State November 26, 1881.

With reference to the Commissioner's letter of May 20, 1882, you state that the local officers understood that the lauds mentioned therein were thereby "thrown back upon the market as subject to private cash entry," and you ask if such is the correct inter-

pretation of the said letter.

In letter of June 27 last, referred to, you were informed that of the lands in town-ships 54, 55, and 56, ranges 22 and 23, embraced in these selected lands, only a portion was embraced in the list transmitted to the local officers and offered for sale. The selection of the particular subdivisions referred to by Mr. Jewett, who gave the information of timber depredations thereon, were canceled by this office May 20, 1882, and thereby restored to market under the settlement laws, but the said lands have not been offered at public sale since their cancellation, and consequently were not subject to cash entry. Cash entries of the said lands were therefore illegal and timber cutting thereon is without authority of law.

(3) RELATIVE TO TAKING TIMBER FROM LAND COVERED BY HOMESTEAD ENTRIES AND HAVING IT SAWED ON SHARES.

[To Mr. W. B. McSavin, Thornfield, Mo , August 19, 1889.]

All cutting of timber on lands covered by unperfected homestead entries must be subordinate to the cultivation of the land or improvement of the claim; and consequently, in every case the cultivation of the soil and improvements placed on the land must keep even pace with the cutting and removal of the timber.

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The timber, which it is necessary to remove in preparing the land for cultivation, and which may not be required for buildings, fences, or other improvements on the land may be disposed of by the entryman in any manner which he deems advantageous to himself, on the principle that the same would otherwise suffer useless waste.

But it is not allowable for him to go beyond the use of such "surplus" timber and out indiscriminately over the land for the purpose of selling the same, even though the proceeds therefrom should be applied to perfecting improvements on the land.

Which principle is equally applicable in respect to indiscriminate cutting for the purpose of exchanging timber for lumber—since the delivery of a portion of the timber to a saw-mill in payment for labor bestowed in converting the remaining portion into lumber, would be virtually the same as selling the timber for cash and using the proceeds to purchase lumber.

(4) SUGGESTING AN APPEAL IN THE CASE OF M. N. EDWARDS, COLORADO (ACT OF JUNE 3, 1878, 20 STATS., 88). JUDGE HALLETT.

[To Special Timber Agent B. M. Prentiss, August 21, 1889.]

I am in receipt of your letter of the 12th of June last, inclosing the decision rendered by Judge Hallett in the case of the United States vs. M. N. Edwards, which action was brought to recover the value of certain timber alleged to have been unlawfully taken from public lands in Colorado, under the act of June 3, 1878 (20 Stats., 84).

taken from public lands in Colorado, under the act of June 3, 1878 (20 Stats., 83).

In this decision Judge Hallett, while admitting "that the character of the land, whether mineral or agricultural, is always, when contested, a matter of fact to be decided on evidence rather than upon the classification in the land office," yet adds that this matter of the character of the land "is not altogether a question of finding valuable ore or metal in the ground from which timber is taken."

The act in clear and unequivocal terms confines the taking of timber thereunder to lands "not subject to entry under existing laws of the United States, except for mineral entry." The privileges are accordingly thereby confined to such lands as are subject to mineral entry.

In respect to determining what lands are subject to mineral entry, attention is directed to the fact that both the rulings and practice of this office allow only such lands to be entered as mineral as are shown to have actual mineral deposits within the acterior lines of the claims. Hence, while it is plain that the mere classification of lands as mineral, can by no means entitle them to be treated as mineral lands, and privilege parties to take timber therefrom under this act, it appears equally clear that the matter of the character of the lands is a question of finding valuable ore or metal in the immediate vicinity of the ground from which the timber is taken.

It appears accordingly that the opinion rendered by Judge Hallett on this point is not in accord with the established practice of this office in the matter of determining what lands are subject to mineral entry. In so holding, Judge Hallett has also taken a view counter to the decision rendered on the same point by Judge Bach in the case of the United States vs. Milo J. Legg, et al., Miles City, Mont., district court, April term, 1887, (citation numbered 4 on p. 479 of the Land Office Report for 1887.) It is held in said decision that the authority granted by said act to cut timber applies exclusively to lands which are mineral in character and subject to mineral entry only. The parties who cut or remove timber must prove by a preponderance of evidence that the lands from which same were cut are more valuable for mineral than for any other purpose.

While holding as above cited, Judge Hallett further deduces under that construction, as follows: "Furthermore, the grant is of timber on lands subject to mineral entry, and not subject to entry as agricultural lands, which means such as may be taken for mining purposes, as distinguished from such as have been taken in that way."

taken for mining purposes, as distinguished from such as have been taken in that way."

Particular attention is drawn to the words which I have underlined above—since the drift of same appears to be to define the discrimination made in the act in the matter of lands, as being between mineral lands which have not been entered and mineral lands which have been entered.

Whereas, the discrimination appears clearly to be intended to distinguish between lands subject to mineral entry only and those subject to entry under other existing laws of the United States.

Which is the meaning heretofore ascribed to the wording of the act both in the courts and in departmental rules and regulations defined thereunder by virtue of legislative authority, and which, consequently, have an inherent force of law.

legislative authority, and which, consequently, have an inherent force of law.

Since, from the above, it seems that Judge Hallett, has apparently deduced from the wording of the act on this point an inference altogether original, and differing widely from the construction placed thereon heretofore; and that in so doing, he has

gone directly counter to the views expressed by the court in Montana, you are directed to call to the attention of the proper United States Attorney the decision of Judge Bach, by laying before him this letter and suggest to him the advisability of taking the Edwards case up to the higher court. taking the Edwards case up to the higher conrt. (See below, office ruling

(5) PROCEEDINGS TO ENJOIN PARTIES FROM CUTTING TIMBER FOR SPECULATIVE PUR-POSES FROM LANDS COVERED BY CASH ENTRIES WITHIN THE LIMITS OF THE FOR-FEITED GRANT TO THE MARQUETTE, HOUGHTON AND ONTONAGON RAILROAD.

' [To the Secretary Nov. 2, 1889, in the case of Thomas Nestor, Michigan.]

From these papers it appears that Thomas Nestor, aforesaid, is cutting and removing large quantities of timber from lands within the grant to the Marquetie, Hougton and Ontonagon Railroad, forfeited by act of March 2, 1889, and that the said lands are now also claimed under the homestead law by Mr. Crawford and others, who, as stated by Agent Worden, have located on the said lands evidently in good faith, and have improved same with the intention of making permanent homes thereon.

It further appears that a number of these claimants have applied at the Marquette land office to make entry of the said lands, but the entries were rejected by the local officers, and the parties have appealed from this action to this office, where the

cases are now pending.

Agent Worden reports that Thomas Nestor claims title to the timber under consideration by purchase from the Michigan Land and Iron Company, purchasers of the land from the railroad company.

The act of March 2, 1889, provides that where the original cash purchasers are the present owners, their title under such purchasers shall be confirmed only so far as the Secretary of the Interior shall be satisfied that they have been purchased without fraud, and in the belief that they were thereby obtaining valid title from the United States.

Also, provided that such cash entries or sales or any tract in such State selections are not confirmed, upon which there were bona fide pre-emption or homestead claims on the 1st day of May, 1888, arising or asserted by actual occupation of the land under color of the laws of the United States.

I am of the opinion that until the titles to the cash entries within the limits of this forfeited railroad grant have been passed upon by the proper officers and confirmed in accordance with the provisions and restrictions of the act of Congress declaring the forfeiture, and the Secretary of the Interior is "satisfied" that such purchase was "without fraud," etc., all persons should be enjoined from cutting the timber solely for speculative purposes from such lands as are known to be in controversy between cash entrymen and actual settlers under the homestead or pre-emption laws.

I, therefore, respectfully recommend that the accompanying papers be referred to the honorable Attorney-General with the request that he, without delay, cause proper action to be taken to prevent the further wholesale destruction of timber by Thomas Nestor and all other parties on these lands pending the decision of this Office as to

the rights and titles therein involved.

(6) USE BY BONA FIDE SETTLERS IN OKLAHOMA OF TIMBER ON THEIR CLAIMS.

[To Special Agent J. C. Yutzy, December 10, 1889.]

I transmit copy of letter from Mr. J. L. Mitch, of Edmund, Ind. T., who wishes permission to purchase fence-posts from a neighbor who has timber on his claim while he (Mitch) has none, and it appears that the neighbor refuses to supply the fence-posts for fear of violating the law.

You will confer with Mr. Mitch and ascertain the name of the "neighbor" referred

to, and you will endeavor to find out the facts in this matter.

If, upon personal examination, you ascertain that the "neighbor" is on his claim with every indication of good faith, and wishes to sell the fence-posts to supply the absolute necessities of other settlers in his vicinity and not merely as merchandise at speculative prices, you will advise him that, while Department circular of December 15, 1885, restricts the sale of timber cut from homestead or pre-emption claims to the surplus cut in clearing for cultivation and remaining over and above that needed for necessary improvements on the land entered, yet, in view of the peculiar necessities and conditions of the settlers of the Oklahoma district, this Office will not interfere with the disposal by him of small lots of timber cut from his claim for the individual use of bona fida settlers who have not on their lands the timber necessary to the improvement thereof. All parties tosuch transactions must, however, hold themselves ready to prove that it was an absolute necessity on the part of the purchaser, and that the timber was not cut and removed indiscriminately and solely for pecuniary gain.

(7) USE OF TIMBER ON LAND COVERED BY AN UNPERFECTED HOMESTEAD ENTRY FOR THE PURPOSE OF BUILDING A SCHOOL-HOUSE.

[To Mr. Evan Griffiths, Vera Cruz, Mo., December 19, 1889.]

I am in receipt of your letter of the 2d instant inquiring whether homesteaders have the right to cut timber on their entries for the purpose of erecting a school-house.

In reply you are advised that the right granted a settler in section \$2280 of the Revised Statutes to alienate for school purposes a portion of the land covered by his unperfected homestead entry would seem to extend to the standing timber thereou, inasmuch as the same, in virtue of being attached to the land, constitutes a part of the realty.

(8) QUARRYING STONE ON A HOMESTEAD CLAIM FOR SPECULATION, AND HOW TO ACQUIRE TITLE TO LAND HAVING A GRANITE QUARRY THEREON.

[To Special Timber Agent Joseph Denison, December 21, 1889.]

Your letter of the 13th ultimo is received, in which you ask in substance if complaint of trespass would lie against a settler who, finding a granite quarry on his claim, should, prior to receiving full title from the Government to his claim, quarry and dispose of the stone for speculative purposes, or lease such privilege to other parties, the removal of the stone not being necessary to the cultivation of the land. And also asking if there is any law under which one can acquire title to stone quarries of non-mineral character located on agricultural public land, surveyed or unsurveyed, either in Washington or Idaho Territory.

In reply, you are advised that no stone, earth, or other material constituting any part of the realty in a settler's claim can be removed or disposed of, except for the actual necessity of immediatety cultivating or improving said claim, until title thereto

has passed from the Government.

Any person who removes or disposes of, or causes to be removed or disposed of, any stone or earth constituting the substance on a settler's claim for the sole purpose of sale or speculation, or without being solely induced thereto by the actual purpose of immediate cultivation or improvement of the land, renders himself liable to prosecu-

tion for waste or trespass.

In reply to your inquiry above noted respecting the manner of "acquiring title to stone-quarries situated on agricultural land," you are advised that if the land be more valuable for the granite or stone quarry than for its agricultural character, it can not be classed as "agricultural land." Such land, if surveyed and situated in the State of Washington, may be acquired under the timber and stone act of June 3, 1878. Lands containing a valuable granite quarry are mineral. Section 2319, United States Revised Statutes, declares all valuable mineral deposits in lands belonging to the United States and the lands in which such dep sits are found, both surveyed and unsurveyed, to be free and open to exploration, occupation, and purchase by citizens of the United States and those who have declared their intention to become such.

Locators of mining claims so long as they comply with the law governing their possession have the exclusive right of possession and enjoyment of all the surface, included within the lines of their location; and they may therefore work the granite

quarry and dispose of its products.

(9) CUTTING RAILROAD CONSTRUCTION TIMBER ON SQUATTER'S CLAIM LOCATED ON UNSURVEYED LAND.

[To Special Timber Agent W. J. Pemberton, January 25, 1890.]

If the squatter upon unsurveyed public lands is there at the time of the filing of the railroad company's map of definite location of their road through or adjacent to the squatter's claim, taken in perfectly good faith under the pre-emption or homestead law for the actual purpose of making himself a permanent home thereon, and acquiring and perfecting title to the land so soon as he can after survey thereof, such settler has a possessory claim that gives him a superior right; and he is entitled to such reasonable damages for right of way, or for any timber cut on his

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claim, etc., as may be determined upon by agreement, or in the courts. The government, however, is not bound to protect him from trespass. \* \* \* Section 3 of ment, however, is not bound to protect him from trespass. the general right of way act of March 3, 1875, states that private lands and possessory claims may be condemned in such manner as is provided by "the legislature of the proper Territory." Therefore, the settler suffering from trespass by the railway company may obtain redress from the local courts. Under section 3249 of Miscellaneous Laws of Oregon, railway corporations may appropriate land, not exceeding 60 feet in width, for the line of their road, "materials for construction timber excepted."

The only timber specified as allowable to be cut is "any standing timber in danger of falling upon its road, making compensation therefor as provided in this act for lands taken for the use of the corporation."

(10) IN PROSECUTIONS UNDER THE ACT OF JUNE 3, 1878 (20 STAT., 89), THE BUR-DEN OF PROOF LIES WITH THE DEFENDANT TO SHOW THAT THE LANDS ARE SUB-JECT TO MINERAL ENTRY AND THAT THE TIMBER WAS TAKEN FOR THE PURPOSES ALLOWED.

[To the United States attorney for Colorado, January 27, 1890.]

Upon this point (the character of the lands) I inclose copy of a decision rendered by Judge Bach in the case of the United States vs. Milo J. Legg et al., Miles city,

Mont., district court, April term, 1887, in which it is held as follows:
"Mineral lands are those which are chiefly valuable for the mineral (except coal) which they contain and which are more valuable for the minerals therein contained than they are as agricultural lands or for the timber growing thereon. Mineral lands are not subject to entry under the general land laws of the United States, but can only be located and entered as mines and mining claims under the act of May 12, 1872."

"In this case the burden of proving the character of the land from which this timber was cut or taken by the defendants rests upon the defendants, and unless the defendants have proven by a preponderance of the evidence on that point that the land from which this timber was cut and taken is mineral land and subject to entry only as mineral lands, then they can not justify their entry on said land and the cutting and carrying away of said timber.

"The authority granted by the act of June 3, 1878, to cut timber applies exclusively to lands which are strictly mineral in character and subject to mineral entry only. The defendants must prove by a preponderance of evidence that such lands are more valuable for the mineral than for any other purpose and that they are not suitable

for agricultural purposes or cultivation or valuable solely for the timber therein."

And again, in the case of the United States vs. O. A. Dodge et al., in the district court, first judicial district, Nez Perces County, Idaho Territory, the charge to the

jury, filed December 30, 1886, reads as follows upon this point:
"The defendants claim that the timber in question was cut from mineral lands for domestic and other lawful purposes. I instruct you that in actions of this kind when a person is proven to have cut timber from the public domain the law holds him lisble for the value of such timber unless he shows in defense that he cut the same under such circumstances as authorized him to do so under the laws of the United States. In this case the defendant claims that the land is mineral lands.

"By mineral lands is meant such land as is more valuable for mining than for agricultural purposes and the burden of proving its mineral character devolves upon the defendant. So also is the burden on the defendant of proving that he cut the same

for domestic or other lawful purpose."

In accordance with the above cited opinions, the burden of proving in cases such as these the character of the land from which timber is taken under the privileges extended by the act of June 3, 1878 (20 Stat., 88), rests upon the defendants. And in like manner the burden of proving that a lawful use under the provisions of said act has been made of the timber is upon the defendants.

It follows, accordingly, that the plaintiff has but to show that the specific amount of timber or lumber in question was taken and used at the dates claimed by the de-With these facts established, the responsibility of justifying both the

taking and using of the timber, is upon the defendants.

The act being one conferring benefits with certain stipulated provisos, all who avail themselves of the privileges extended must stand prepared to show that their

acts are within the prescribed terms of the act granting such privileges.

In respect to determining what lands are subject to mineral entry, I would also direct attention to the fact that both the rulings and practice of this office allow only such lands to be entered as mineral as are shown to have actual mineral deposits within the exterior lines of the claims. (See above, office ruling No. 4.)

# ANNUAL REPORTS

OF THE

# UNITED STATES SURVEYORS-GENERAL

FOR THE

FISCAL YEAR ENDING JUNE 30, 1890.

351

#### REPORT OF THE SURVEYOR-GENERAL OF ARIZONA.

United States Surveyor-General's Office. Iucson, Ariz., July 19, 1890.

Complying with your circular letter dated April 23, 1890, I have the honor to hand

you my annual report for the fiscal year ending June 30, 1690.

Out of the apportionment of \$5,000 for the surveying service in Arizona, contracts

to the extent of \$1,000 only were let.

This limited amount of surveying arose from the restrictions in the matter of surveys. The Land Office instructions of July 26, 1889, advised me that "by the terms of the appropriation act, the surveys must be confined to lands adapted to agriculture and lines of reservation."

This clause, as applied to this arid belt, as I understand it, practically limits surveys to lands that can be artificially irrigated, or grows some agricultural product without irrigation, and lands here are not usually adapted to agriculture, except where so situated as to be artificially irrigated. The great bulk of the land locations, however, is located where the possibility of irrigation is exceedingly remote, and in many cases only exists in the possibility of artesian water. Still this land serves the purposes of homes, and wherever located ought to entitle the settlers to the same privileges of surveys as are accorded those who have been more fortunate in their selections.

It is a very common thing for homes to be established in Arizona on the plateaus adjacent to mountain ranges, where a spring of water can be obtained for household and other domestic purposes, which location may be convenient to some business in which the occupant is actively employed, such as mining, etc.

These locations make very suitable and convenient homes, though the soil can not be termed as agricultural, inasmuch as in many instances it is not even valuable for grass; still that it is desirable as a home on account of some property interests of value in its neighborhood which settles it up, ought to entitle occupants of such lands to

the benefit of surveys.

The instructions as applied to Arizona ought to be very liberal, and left largely to the discretion of the surveyor-general, whose knowledge of the peculiar characteristics of the country will enable him to place the surveys where the largest number of persons will be benefited. The public interests are not subserved by depriving the surveyor-general of discretion in the placing of these surveys, as of necessity a surveyor-general must be acquainted with the wants of the people.

#### THE DEPOSIT SYSTEM FOR SURVEYS.

During my first term of office, on May 19, 1885, I received a letter from Commissioner Sparks containing the following instructions: "You are directed to execute

no more contracts with any deputy surveyors, payable from special deposits." \* \* \* This broad instruction made the deposit system absolutely inoperative so far as surveys went, though the law itself was in full force on the statute books, never hav-

ing been repealed.

The deposit system, honestly administered, is of great utility in a country like Arizons, and is well calculated to aid the settler. For instance, during the outbreak of the Apaches in 1885, some settlers on unsurveyed land were directly in the route traveled by the hostiles in passing to and from the Sierra Madra mountains in Mexico. By remaining on their locations, their lives were in constant danger from the Indians, but, on account of the land being unsurveyed and having no titles to their homes, they determined to remain on their claims until a survey could be made, and they could take the legal steps necessary to secure their rights; otherwise their absence might jeopardize their property. They applied to me in the most urgent manner to hasten a survey, so they might be relieved from the dangerous position, and when they learned that no funds were available to make the survey (Commissional sioner Sparks having also suspended all work under the general appropriation for

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surveys), they at once offered to pay for the survey under the deposit system; and though the details of the case were plainly set forth to Commissioner Sparks, he refused to allow the settlers to pay for the survey or make one for them, and they were left to abandon their homes without titles, or remain at the peril of their lives.

In cases like this and in the general run of cases in Arizona, the system of surveys provided for in section 2401, Revised Statutes, is highly desirable, and is of the greatest possible advantage where there is but a very small amount of desirable land in a township, and only two or three settlers, as they can get a survey and acquire title to their homes, as well as the persons located on more desirable townships where settlement is thick.

#### · PRIVATE LAND GRANTS.

This branch of my work has received much of my attention. In October I reported the Peralta claim, for almost 5,000,000 acres of land, as a forgery and fraud through and through, and recommended the prosecution of the fabricators of the fraud.

The Commissioner ordered the claim stricken from the docket, which order was complied with. There are several private laud-grant claims pending in this office and undisposed of, and some before the Secretary of the Interior, on appeal, on questions preliminary to their final investigation and report.

#### THE WESTERN BOUNDARY OF THE WHITE MOUNTAIN INDIAN RESERVATION.

The survey of the above line is of vast importance, inasmuch as it will determine the locus of very valuable mines, passing as it does through one of the richest mineral belts in the country. A direct north and south line would make a more desirable boundary than the present line, and could cut off valuable mines without doing the slightest injury to the Indians.

In connection with this I desire to most earnestly renew my recommendation that a straight east and west line be established for the south boundary, by executive order, so run out as to cut off the coal fields, which are reported to be from 2 to 6 miles on the reservation.

If upon development these fields were found to be extensive and the coal of a good quality, it would be the incentive for developing the resources of this Territory more than anything that could be done. Cheap fuel is what is particularly needed in a mining country, and Colorado owes much of its prosperity to this fact. A straight east and west line, well defined with stone monuments, would be a more comprehensive boundary for the Indians, and the land cut off is valueless to them, except for the collection of mescal, from which they make liquor.

#### THE DESIRABILITY OF ARTESIAN WELLS.

The development and settlement of the government land in Arizona depends largely on artesian water, and the best interests of the government will be subserved by encouraging the sinking of artesian wells.

#### THE DESERT-LAND ACT.

No legislation appertaining to lands that has yet occurred is productive of the same beneficial results in Arizona as the "desert-land act."

To this act can be attributed the desirable results thus far achieved in the Territory, and the vast tracts of barren wastes that have been made to bloom speaks a volume for its beneficent effects. The continuance of this same system for the redemption of desert land will develop Arizona much more satisfactorily than the most pronounced results that can possibly be hoped for under the government water-storage system, recently agitated in Congress. To no other part of the United States is the desert act so peculiarly adapted as to New Mexico and Arizona.

#### TOPOGRAPHICAL SURVEYS.

All topographical surveys conducted in Arizona, either for the special purpose of artificial irrigation, or for general information, could be much more economically conducted through the office of the surveyor-general than through any system created by special legislation.

This machinery of government is already established and must be maintained, and to add jurisdiction over other surveys is simply to enlarge the volume of work, and not to increase the expense to such an extent as would be the case in an entire innovation.

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Besides this, it may be very properly contended that the surveyor-general is more intimately acquainted with the territory within his jurisdiction than a stranger could possibly be, and could accomplish desirable ends in the field with far less expense than would be the case with a party unacquainted with the Territory.

I have the honor to remain,

RAFAEL A. JOHNSON. U. S. Surveyor-General for Arizona.

COMMISSIONER OF THE GENERAL LAND OFFICE, Washington, D. C.

#### Work done during fiscal year on old contracts.

No.	Deputy.	Date.	Amount.
10	W. O. Secor. A. T. Colton	June 8, 1889	\$243. 11
11		June 18, 1889	422. 50

There were 7 township and 4 exterior plats made. There were 160 miles 64 chains and 55 links surveyed.

In the mineral division 40 claims were surveyed, 38 surveys approved, 2 surveys are

still pending, and 152 plats were made.

Amount of deposits during fiscal year, \$1,560.

Amount appropriated to Arizona for the fiscal year ending June 30, 1890, \$5,000. List of contracts under same:

No.	Deputy.	Date.	Amount.
13 15	William M. Breakenridge James A. Martinesu	June 2, 1890 June 20, 1890	\$500 600
	Total	• • • • • • • • • • • • • • • • • • • •	1, 100

Amount appropriated by act of Congress, dated March 2, 1889, for the survey of the western boundary of the White Mountain Indian Reservation, \$5,000. Contract under same:

No.	. Deputy.	Date.	Amount.
12	John C. Smith	May 16, 1890.	<b>\$3,</b> 000

There were no townships surveyed and no miles run.

#### REPORT OF THE SURVEYOR-GENERAL OF CALIFORNIA.

United States Surveyor-General's Office. San Francisco, July 26, 1890.

In compliance with circular letter E of April 23, 1890, I have the honor to submit, in duplicate, the following annual report of the surveying operations in this district for the fiscal year ending June 30, 1890, with tabular statements as follows:

A. Statement of contracts entered into with deputy surveyors for surveys of public

and private land claims during the fiscal year ending June 30, 1890, and payable from

the appropriation for the surveys of public lands for that year.

B. Statement of contracts entered into with deputy surveyors for surveys of public and private lands during the fiscal year ending June 30, 1890, and payable from special deposits.

C. Statement of special deposits made by the Central Pacific Railroad Company

and its branches for the fiscal year ending June 30, 1890.

D. Statement showing amount of appropriation for salaries, contingent expenses, special deposits, and private land claims, for the compensation of clerks and draughtsmen for the fiscal year ending June 30, 1890.

#### SURVEYS OF PUBLIC LANDS.

Much trouble regarding the completion of the surveys of the public lands in this State arises from the fact of very large fraudulent surveys in former years, which has caused the suspension of large tracts of government lands, embraced within one hundred and sixty-three different townships, and the great number of settlers located thereon anxious to perfect title to their homes, are thereby prevented from so doing. Under the present instructions from the Commissioner no surveys can be made of lands adjoining the suspended townships, and settlers upon those townships are thus placed in the same dilemma as those within the suspended townships. I can but call the attention of the department and the Commissioner to this condition of things, and to urgently recommend that the suits now pending against the parties making the alleged fraudulent surveys be vigorously pressed, or otherwise disposed of, in order that the townships suspended may, by re-surveys, be restored to the action of the laws governing the disposal of public lands. The current surveys made during the year have been generally of fragmentary townships, carrying but a small liability, and much difficulty has been experienced in securing reliable surveyors to perform While the minimum rate allowed by law for surveys is for such cases too exercised, has enabled one difficulty to be overcome. There is, however, still another, which has operated very much to the detriment of speedy surveys when required. In many cases almost as much work is required of the surveyor to establish the initial point as to complete the entire survey. For this work (indispensably necessary to an honest and correct survey), no compensation is allowed, and I respectfully submit, as it is the desire of the department, and is also right and just to the settlers that just and thorough surveys should be made, that in all cases where this work is done the department should allow proper compensation therefor.

Another difficulty arises from the fact that great delay exists in the examination of the surveys after being completed, necessary before payment can be made therefor. Some more speedy way of passing upon the surveys after completion should be adopted. I do not think the present method of awaiting action by special agents is conducive to the best interests of the government, but has a tendency to prevent the securing of first-class deputies to perform the work. In my judgment the examination of surveys in the field should be made under the direction and responsibility of the surveyor-general, who should be held to a strict accounting for the faithful and honest exercise of that prerogative given him by the law. If heavy bonds and a reputation to maintain can not secure honest and intelligent service regarding the surveys of the public lands, it does not seem to me that it can be secured by relying upon those whose direct interest is to magnify their duties and discoveries without

bonded responsibility and local reputation to maintain.

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Another suggestion occurs to me as being eminently proper in this connection. If the present system of examination of the work in the field by special agents is to be maintained, peremptory instructions should be issued requiring immediate attention to the examination of the surveys desired, and that their reports should be made at once to the surveyor-general, who should then require the completion or correction of the work that may be found defective in accordance with the terms of the contract, the object being to have the work accomplished rather than the suspension of the land from the operation of the land laws.

During the year there have been eighty-nine applications for the survey of public

lands: the contracts made will be found in the tabular statements.

The aggregate number of miles surveyed is 621 miles 11 chains and 70 links, as follows:

	Miles.	Chains.	Links.
Meridian and standard lines. Township lines	94	26 79	9
Section and connecting lines. Grant and meander lines	409 115	62	48 72

Embracing twenty-nine townships and parts of townships.

#### DRAUGHTING DEPARTMENT.

The total number of maps made was 1,227, classified as follows: 146 pertaining to the surveys of public lands, including 15 for the local land office at Los Angeles, the originals of which were made and approved previous to the year 1860; 12 pertaining to the surveys of private grants and United States reservations; 794 to mineral land surveys; 132 copies and reductions of maps for the use of special agents: 68 diagrams for the use of deputy surveyors, and 125 maps and sketches of a miscellaneous character, including 2 maps showing the condition of the public land surveys connecting with the boundary line between California and Nevada.

The field notes of 107 mineral-land surveys and those of 30 subdivisional surveys of townships were examined and the maps platted, 21 of the last named having been

finally approved and the triplicates filed in the local land offices.

The draughting division also prepared the written special instructions to the deputy surveyors for all the surveys executed and in progress of execution, besides keeping up a continuous correspondence with those of the deputies comparatively inexperienced in their profession, who, being unprovided with the manual of surveying instructions, were constantly in need of advice in contending with unforeseen difficulties in completing their work in conformity with official requirements.

Five draughtsmen, including the principal, have been employed during the entire fiscal year, and their time was fully occupied with the above-described work, and also the care of the maps, many of which are daily sent to the lower floor for inspection; much time has also been expended in the preparation of a list of unsurveyed public

lands lying within the limits of the Southern Pacific Railroad reservation

At this date there are in this office for examination and platting the field notes of eighteen mineral land surveys and those of tract No. 2 (nearly completed) of the city lands of Monterey. The field notes of twelve mineral-land surveys and those of seven townships were returned for correction to the respective deputies. They are expected back in a short time.

The work in prospect for the coming fiscal year, in addition to the current duties of this division, some of which are before enumerated, will be of a very complicated nature, notably that involved in the survey of T. 14 N, R 15 W., M. D. M., and the examination and maps of the subdivisions of the Hoopa Valley Indian Reservation. Judging from past experiences and the present outlook, I am of the decided opinion that, the present force being fully occupied and prospectively will be, any reduction of the same would seriously cripple the work necessary to be completed.

This office now being provided with copies of the Manual of Surveying Instructions of January 1 last, it is to be hoped that much of the labor consequent upon an absence

of any manuals for the use of deputies in former years may now be lessened.

#### MINERAL SURVEYS.

There have been received 123 applications for mineral surveys and 15 applications for reports upon placer mines under circular of September 23, 1882. Instructions were issued to mineral deputies for the survey of 121 mining claims and for 11 examinations and reports on placer mines.

The terms of all the late mineral deputies having expired with the term of my predecessor, R. P. Hammond, jr., on the 31st of March last, there have been appointed

since that time twenty-nine deputy mineral surveyors, whose bonds have been approved, a list of whom is hereto annexed:

County.	County.
Edward C. Uren Placer.	Lemuel D. Davis Sierra.
Adolphus C. Coulter Calaveras.	Samuel E. Brackins Shasta.
James M. Gleaves Shasta.	William Schuld Plumas.
John R. Treadwell Alameda.	Alfred R. Street Los Augeles.
William Burton El Dorado.	James M. Davidson Siskiyou.
Charles E. Uren Nevada.	William F. Englebright Nevada.
Henry L. Lowden Trinity.	Russell L. Dunn Placer.
Thomas M. Parsons San Bernardino.	Smith P. McKnight Inyo.
Robert B. Symington San Francisco.	Carrol McTarnahan Tuolumne.
Augustus T. Smith Humboldt.	Arthur W. Keddie Plumas.
Wirt R. Macmurdo Kern.	Arthur D. Gassaway Sierra.
William S. Graham Placer.	James M. Anderson El Dorado.
Frederick W: Bradley Nevada.	John G. McMillan Santa Clara.
Albert Lascy Calaveras.	Ora M. Enslow Butte.
James B. Meredith Placer.	
	1

There are also six appointed, whose bonds are now awaiting the action of the department, and there are fourteen applications for appointment now under consideration.

There has been received from deposits for office work on mining claims the sum of \$4,690. There was also deposited for the survey of public lands the sum of \$200, but nothing for office work.

#### OFFICE WORK.

The clerical force of the office, since my assuming charge of the duties thereof on April 1, has been kept very busy. During the year there were received 4,288 letters and documents, and there were sent from this office 3,890. A record containing a memorandum of the contents of all letters received, properly indexed, so that reference is easily had to any matter relating to the same, is also kept in the office.

The copying of field notes for the use of special agents and for the instruction and guidance of deputies in the field is quite voluminous, and the duties connected with the completion of the mineral surveys and the swamp-land cases and private grants require much labor of a careful and intelligent vature. The force now employed is none too great for the transaction of the volume of business passing through the office, and is very satisfactory as regards those performing the work. It is to be hoped that it will not be necessary to decrease the number of persons now employed, and that some way may be found by which it can be maintained, notwithstanding the fact that the appropriation is much smaller than was recommended by this office.

#### SWAMP AND OVERFLOWED LANDS.

Since June 30, 1889, seven cases have been examined, and the papers transmittedfor the consideration of the Commissioner of the General Land Office.

There remain forty cases of land claimed by the State of California under the swampland grant of September 28, 1850, which are pending investigation by this office as to the character of the land. There is also a large amount of land held suspended from entry, owing to the fact that the State is not required to give the names of the parties who have filed upon it for purpose of obtaining it through the State. The State is not careful enough in the designation of its representative, and this office, in consequence, finds it difficult to reach such representative.

A law might be enacted, or circular instructions issued by the department, that would enable the more expeditious disposition of these claims, if so framed as to require exact information as to the claimants under the State, and fixing a time within which the investigation should be commenced, and requiring a deposit sufficient to cover the expenses of the same at the time of the application for suspension, to be estimated by the surveyor-general

estimated by the surveyor-general.

There is evidently much land held suspended under the present practice, which is detrimental to the interests of the United States.

A large amount of work has devolved upon the office in the segregation surveys of swamp lands, upon the request of the governor of the State, made in accordance with section 2488, Revised Statutes. It requires the entire time of one clerk to attend to the demands of this branch of the work in this office.

#### PRIVATE LAND CLAIMS.

There has been but one patent to private land claims received and delivered during the year, that of the Rancho Canada de Los Baqueros.

In the matter of the resurvey of the east line of the Raucho Aussymos y Sau Felipe, this office has not been able to proceed, owing to the failure of the settlement

agreed upon being carried out. The settlers are anxious for the adjustment of the matter as speedily as possible.

A deputy is at work making the survey of the part of the Napa rancho confirmed to O. H. Frank, and his report will be received soon.

The resurvey of tract No. 2 of the city lands of Monterey has been completed, and

the plats and field notes are undergoing preparation for transmission for patent.

The survey of H. I. Willey, United States deputy surveyor of the Buena Vista rancho, was received and duly forwarded and rejected by the Commissioner, and a new survey ordered.

The resurvey by Deputy P. P. Dandridge of the Rancho Las Pulgas was received and forwarded to the department for action.

A report on the Rancho Punta de la Laguna was made in accordance with the request of the Commissioner, as called for by the House of Representatives in April.

The resurvey by Deputy George H. Turner of the Buri Buri was transmitted and

approved.

No returns have been received from the deputy who has the contract for subdividing the Hoopa Valley Indian Reservation, in Humboldt county, but they are expected

A large correspondence has been entailed by numerous inquiries in regard 'o these private land claims, and the desire of settlers on adjacent lands of other private land claims to have resurveys made of the lines.

#### SPANISH ARCHIVE DEPARTMENT.

In reference to this department, which is a very important one in connection with this office, I would state that upon the records therein rests the title to a large portion of the lands in the State, as well as containing in itself a full account of the early settlement of the State, and all matters of public interest from which a complete history could be compiled. It appears to be in a satisfactory condition.

Reference to the former reports show that the department must be fully advised of the past work performed and of the work outlined for the future, and for that reason I will condense the somewhat lengthy report made to me by the officer in charge

The work has been great and laborious, translating and indexing nine hundred and fifty-nine expedientes or records of proceedings, with all the title papers filed in the eight hundred and thirteen cases presented for confirmation, and including as well copies and translations of the books of register of titles Nos. 1, 2, 3, and 4; books of records of possessions Nos. 5, 6, and 7 have been completed, and the originals carefully preserved. The volume entitled Miscellaneous Documents and Transfers that shows the chain of title from the original grantees to the parties who presented any individual claim to the board of land commissioners for confirmation, is now complete.

All original title papers and all other documents that in any way relate to the tracts of land referred to in the petition of the applicant have been segregated, so that whoever examines the transcripts will find the proceedings that were had upon the petition of any individual for a specified tract of land up to the date of the presentation of the claim to the land commissioners. The completed work contains 18,200 pages of writing, in 26 large volumes, each indexed, and 2 volumes containing 623 tracings of original maps or disense. The work of compilation of the 302 volumes of Spanish archives has likewise been completed during the past fiscal year, and the work now being performed is that of classifying and assorting the innumerable subjects, after recording and indexing in chronological and proper order. The abstracts and translations of which the index will be composed have been made by careful study from 280,639 pages of Spanish manuscript contained in these ancient archives, and it is expected that during the next three or four years the government will have in its archives the most complete, descriptive, and interesting index of public records that has ever been made of Spanish archives.

The index will be arranged alphabetically and chronologically, with proper side references, in such a way that any one desiring to know a certain fact contained in the volumes will at once find what he wants in English, often reading in the index itself the exact words that were used by the writer of the document one hundred years ago.

The volumes embracing a great variety of subjects have been arranged differently, to facilitate reference, and are numbered from 1 to 302, the former way of indexing being absolutely unintelligible.

There are in this department patents for Spanish grants which have not been called for, as follows, and upon which the sum of \$2,262.33 is due:

1. Corral de Tierra to Tiburcio Vasquez, January 6, 1873.

2. Part of Napa to J. P. Thompson, June 3, 1880.

2. Part of Napa to J. P. Thompson, June 3, 1880.

Paso de Bartolo to Joaquina Sepulveda, March 17, 1881.
 El Alisal to heirs of W. E. P. Hartwell, February 15, 1882.

Cañada de Nogales to J. M. Aguilar, May 19, 1882. 6. C Nogales to Ma. de Jesus Garcia, June 29, 1882.

7. Cañada del Corte de Madera to Fhurn et al., June 13, 1882.

- 8. Lot in Mission Dolores to C. Valencia, December 16, 1882.
  9. Las Camaritas to Ferdinand Vassault, December 18, 1882.

  - 10. S. Jacinto y Potrero to heirs of M. Pedrovena, January 5, 100.

    11. Additional pueblo lands to city of San Francisco, March 6, 1887.

    I have the honor to be, very respectfully, your obedient servant,

    WM. H. PRATT,

U. S. Surreyor-General for California.

Hon. COMMISSIONER GENERAL LAND OFFICE, Washington, D. C.

A.—Statement of contracts entered into by the United States surveyor-general for California with deputy surveyors for the survey of public lands during the fiscal year ending June 30, 1890, and payable out of the public appropriation for that year.

Name of deputy.	Date of contract.	· Location of field work.	Meridian.	Amount of con- tract.	Returned amount.
John Gilcrest	1889. Aug. 3	3 miles section lines and 3 miles township lines, to complete the	M. D. M.	\$36,00	<b>\$37.6</b> 4
Do	Oct. 4	survey of T. 16 S., R. 1 W.* To complete the survey of T. 16 S., R. 1 E. *	M.D.M.		40. 31
John H. Garber	Sept. 3	2 miles section lines, to complete	м. D. м.	14.00	
Z. B. Stuart		the survey of T. 24 S., R. 9 E. * 1 mile section line, to complete the survey of T. 1 S., R. 4 W. *	S. B. M.	5.00	
Do	Į.	Corrective survey of T. 1 S., R. 4 W.*	S. B. M.	85. 09	
W. H. Hall	1889. Oct. 28	1 mile section line and 3 miles ranch lines, to complete the sur- vey of T. 8 N., R. 32 W.*	S. B. M.	32. 00	 
F. T. Newberry (No. 65)	Dec. 24	Complete the segregation survey of T. 23 S., Rs. 20, 21, and 22 E., T. 21 S., Rs. 21 and 22 E.	м. р. м.	632.00	
John H. Garber		Resurvey of city lands of Mon- terey as ordered by the Secretary of the Interior in Department decision of October 4, 1887.		300.00	•••••
M. G. Wheeler (No. 66)	1890. Jan. 14	Complete the surveys of T. 9 S., R. 2 W.; T. 10 S., R. 1 W.; Ts. 12 and 13 S., R. 2 E. †	S. B. M.	441.50	: 
M. A. Nurse (No. 67)	Jan. 29	1 mile township line and 14 miles section lines, to complete the sur-	м, р. м.	109.00	
J. C. Shepard	Mar. 11	vey of T. 9 N., R. 2 W. 12 miles section lines, to complete the survey of T. 8 S., R. 23 E. *	M.D.M.	84.00	
D. F. Spur	Feb. 18	21 miles township lines, 3 miles section lines, to complete the sur- vey of T. 12 N., R. 11 W.*	M. D. M.	48.50	
Cave J. Couts (No. 66) .	June 12	Complete the surveys of T. 9 S., R. 2 W.; T. 10 S., R. 1 W.; Ta. 12 and 13 S., R. 2 E.	8. B. M.	441.50	
Cave J. Couts (No. 68).	Apr. 23	Complete the surveys of T. 78., R. 4 W.; T. 11 S., R. 2 W.; T. 11 S., R. 1 W.	8. B. M.	576. 50	
Cave J. Couts (No. 69).	Apr. 23	84 miles township lines, 15 miles section lines, and 4 miles grant connections, to complete the survey of sections 10, 19, and 29, T. 6 S., R. 6 W.	8. B. M.	226. 50	
Addison M. Powell (No. 70).	June 3	2 miles township lines, 2 miles section lines, 5 miles ranch lines, to complete the survey of T. 9 N., R. 33 W.	S. B. M.	69.00	
Cave J. Couts (No. 71).	Мау 22	Complete the surveys of public lands in T.9 S., R. 4 W.; T. 9 S., R. 5 W.	S. B. M.	812. <b>5</b> 0	
Frank J. Baker	June 17	Examination survey of certain lines in or between Ts. 29 and 30 S., Rs. 33 and 34 E.*	M. D. M.	250.00	ļ

tCancelled as per honorable Commissioner's letter E, June 30, 1890. \* Special instructions.

WM. H. PRATT,
United States Surveyor-General for California.

I hereby certify that the foregoing is a correct statement. [SEAL.]

B.—Statement of contracts entered into by the United States surveyor-general for California with deputy surveyors for the survey of public lands during the fiscal year ending June 30, 1890, and payable from special deposits made in conformity with the act of March 3, 1871.

Name of deputy.	Date of contract.	Location of field work.	Meridian.	Amount of con- tract.	Name of depositor.
R. A. Doss (No. 55)	1889. July 26	5 miles standard lines and 8 miles section lines, to complete the survey in T. 8 S., R. 1	S. B.M.	\$160.00	E. J. Tollan.
R. A. Doss (No. 56)	Aug. 28	W. 22½ miles township lines and 62½ miles section lines, to complete the survey in T. 9 N., R. 23 W.	8. B. M.		R. M. Morris.
		25 miles section lines, to complete the survey in T. 10 N., R. 23 W.	S. B. M.	1, 075. 00	Frank Williams.
Albert Lasoy (No. 57)	Sept. 14		M.D.M.	700.00	Charles M. Courtwright; James H. Moore.
N. C. Howard (No. 59)	Oct. 15		м. р. м.	280.00	William Bird.
W. H. Hall	Oct. 28	1 mile ranch line and 11 miles section lines, to complete the survey in T.9 N, R. 32 W.	S. B. M.		James MoFarland.
		4 miles ranch lines and 5 miles section lines, to complete the survey in T. 10 N., R. 32 W.*	8. B. M.	70.00	S. B. Hyer.
John B. Treadwell (No. 63).	Nov. 8	2 miles standard lines, 5 miles township lines, and 26 miles section lines, to complete the survey in T. 11 N., R. 8 W.	M.D.M.	390.00	W. A. Lampley.
S. H. Rice (No. 60)	Oct. 15		M.D.M.	180.00	James B. Davis.
Thomas Bingham (No. 64).	Jan. 17	1½ miles standard lines, 4 miles sownship lines, 15 miles section lines, and 3 miles ranch lines (re- survey), to complete the aurveys in T. 25 S., R, 6 E.	M. D. M.		John McCormic.
		4 miles township lines, 27 miles section lines, and 18 miles ranch lines (resurvey), to complete the surveys in T.25 S., R.7 E.	M. D. M.	700. 00	James Maguire.

<sup>\*</sup>Special instructions.

I hereby certify that the foregoing is correct. [SEAL.]

WM. H. PBATT, United States Surveyor-General for Colifornia.

## C.—Statement of special deposits made by the Central Pacific Railroad Company and its branches during the fiscal year ending June 30, 1890.

No. of certifi- cate.	Date of de- posit.	Depositor.	Railroad com- pany.	List No.	Land district. Limit.	Office work.	Sur- vey.
74	Sept. 21, 1889	W. H. Mills.	California and Oregon.	19	Shaeta Indemnity	\$1.80	\$5.40
140 257	Nov. 25, 1889 June 3, 1890	do	C. P. R. R	18 29	Sacramentodo	21.66 1.66	64. 97 4. 90

I hereby certify that the above is a full, true, and correct statement.

WM. H. PRATT,
United States Surveyor-General for California.

# D.—The United States in account with W. H. Pratt, United States surveyor-general, district of California, under bond, dated March 17, 1890, for the fiscal year ending June 30, 1890.

Date.	Disbursements.	Amount.	Date.	Deposits.	Amount.
1889. Sept. 30 Dec. 31 1890. Mar. 31 June 30 June 30	Salary fund.  First quarter	\$3, 080. 10 8, 195. 55 8, 197. 50 8, 197. 50 79. 35	1889. July 1	Apportionment, district of California. Salary of United States sur- veyor-general.	\$10, 00 <b>0</b> . 00 2, 750. <b>0</b> 0
•	Contingent expense.	12, 750, 90	ļ [		12, 750. 00
1889. Sept. 30 Dec. 31 1890.	First quarter	251. 52 257. 82	1889. July 1	Apportionment, district of California.	2, 000. 00
Mar. 81 June 30 June 30	Third quarter	231. 50 1, 258. 74 . 42			
		2, 000. 00			2, 000. 00
1889.	Special deposits by individu- als.		1889.		
Sept. 30 Dec. 81	First quarter Second quarter	4, 088. 38 4, 037. 96	July 1	Apportionment, district of California.	18, 000. 00
1890. Mar. 81 June 80 June 80	Third quarter	8, 955, 49 3, 763, 75 2, 154, 42			•
		18, 000. 00	i	1	18, 000. 00

#### RECAPITULATION.

First quarter. Second quarter. Third quarter.	7, 404. 51	18 <b>89</b> . July 1	Apportionment, district	s of \$32,750.00
Fourth quarter.  Balance refunded per certificate of deposit No. 35.	8, 219, 99 2, 234, 19		1 1	
	82, 750. 00		, ,	82, 750. 09

I hereby certify that the above is a full, true, and correct statement.

Wn. H. Pratt. United States Surveyor General for California.

#### REPORT OF THE SURVEYOR GENERAL OF COLORADO.

United States Surveyor-General's Office, Denver, Colo., July 17, 1890.

I have the honor to submit, in duplicate, the annual report of this office relative to the surveying service, together with the following tabular statements, which show fully the extent and scope of the surveying service of this district for the fiscal year ending June 30, 1890.

A.—Statement of contracts entered into by the United States surveyor-general for

Colorado, with deputy surveyors, for the survey of public lands, during the fiscal year ending June 30, 1890.

B.—Statement of plats and transcripts made of surveys of public lands and ap-

proved during the fiscal year ending June 30, 1890.

C .- Statement of descriptive lists or condensed field notes of public surveys sent. to the United States land offices in Colorado during the fiscal year ending June 30, 1890.

D.—Statement of surveys of mines and mill sites in Colorado during the fiscal year

ending June 30, 1890.

E.—Statement of mineral surveys, original and amended, ordered in fiscal year ending June 30, 1890.

F.—Statement of amended plats and surveys ordered by General Land Office during the fiscal year ending June 30, 1890.

G .- Statement of persons employed in office of surveyor-general of Colorade during fiscal year ending June 30, 1c90.

H.—Statement of following accounts for the fiscal year ending June 30, 1890:

Regular appropriation for salaries of surveyor-general and clerks.

Regular appropriation for contingent expenses.

Regular appropriation for inspection of surveys.

Special deposits made by individuals.

Statement of deputy mineral surveyors on active duty in the field. Respectfully submitted,

E. C. HUMPHREY, U. S. Surveyor-General for Colorado.

Hon. COMMISSIONER GENERAL LAND OFFICE, Washington, D. C.

A .- Statement of contracts entered into by the United States surveyor-general for Colorado, with deputy surveyors, for the survey of public lands, during the fiscal year ending June 30, 1890.

[Payable out of regular appropriation for the year ending June 30, 1890.]

Date of contract.	Name of deputy.	Character and location of field work.	Estimated amount.
1889.			
June 22	Chas. Keemle *	Subdivisional lines, T. 35, N. B. 6 W., New Mexican principal meridian.	\$294.00
June 26	B. F. Clark	Rast and west boundaries and subdivision lines, T. 2 S., R. 94 W., sixth principal meridian.	384. 00
June 28	A. F. Tremaine	Survey of secs. 1, 2, 11, 12, 13, 14, 23, 24, 25, and fractional 36, T. 32 S., R. 69 W., sixth principal meridian.	120,00
July 9	P. Churchfield	West and north exterior lines, Ts. 7 and 8 S., Rs. 94 and 95 W.; exterior lines, T. 6 S., Rs. 94 and 95, and south exterior lines Ts. 6 and 7 S., R. 96, and subdivisional lines of Ts. 6 and 7 S., Rs. 94, 95, and 96 W. of sixth principal meridian; and meander lines on both sides of Grand river in T. 7 S., Rs. 94, 95, and 96, and in T. 6 S., R. 94 W. of the sixth principal meridian.	- 2, 390. 00
Aug. 5	Blair Burwell	Lines of the Fr. Chabrand ranch in T. 34 N., R. 10 W., New Mexican principal meridian.	80. 00

<sup>\*</sup> Canceled; new contract June 1890.

# A —Statement of contracts entered into by the United States surveyor-general for Colorado, with deputy surveyors, etc.—Continued.

Date of contract.	Name of deputy.	Character and location of field work.	Retimated amount.
1889. Aug. 29	W.J. Fine	West exterior line, Ts. 45, 46, 47, and 48 N., R. 3 W.; south and north exterior lines, T. 4. N., R. 3 W.; west and north exterior lines, Ts. 45, 46, and 47 N., R. 4 W.; New Mexican principal meridian, and subdivisional lines of valley portions of Ts. 47 and 48 N., R. 3 W., and Ts. 46 and 47 N., R. 4 W., New Mexican princi-	\$1, 632.00
Oct. 21	Edward S. Snell	pal meridian.  North and west exterior lines, Ts. 2 and 3 S., R. 86 W.;  west and north exterior lines, Ts. 2, 3, and 4 S., R. 87  W., and the subdivisional lines of west halves of Ts.  2 and 3 S., R. 86 W., and subdivisional lines of Ts. 2  and 3 S., R. 87 W., sixth principal meridian.	1, 050. 00
Mov. 4	W.J. Fine	Exterior and subdivisional lines of the surveyable por- tions of Ts. 48, 50, and 51 N., R. 2 W., Ts. 45, 46, 49, 50, and 51, N., R. 3 W., Ts. 45, 48, 49, and 50 N., R. 4 W., Ts. 47, 48, 49, and 50 N., R. 5 W. of the New Mexican principal meridian, and Ts. 15 S., R. 87 W. of the sixth principal meridian.	6, 850. 00
Mov. 16	Frank P. Monroe	Survey of valley portions of T. 4 S., R. 92 W., sixth principal meridian.	250. 00
Nov. 18	B. F. Clark	Survey of subdivisional lines of Ts. 1 and 2 S., R. 90 and 91 W., sixth principal meridian.	1, 606. 00
Nov. 23	F. P. Monroe	Resurvey of exterior and subdivisional lines of the val- ley portions of Ts. 9 and 10 S., R. 88 W., sixth prin- cipal meridian.	650. 00
Dec. 27	do	Survey secs. 6, 7, 8, 17, 18, 19, 20, 21, and 27 to 36, inclusive, in T. 5 S., B. 89 W., sixth principal meridian.	259. 00
1890. Feb. 7 Mar. 4	James Dyson W. J. Fine	Amended survey townsite of Rico. (special deposit.) Survey of surveyable portions in Ts. 13, 14, and 15 S., R. 89 W. of the sixth principal meridian.	525. 00
Mar. 22	W. H. Bradt	Survey of metes and bounds of claims in T. 7 S., R. 89 W. of the sixth principal meridian, settled upon prior to suspension August 17, 188. (Additional appropria- tion.)	230.00
May 9	W. H. Holmes	Survey by metes and bounds of claims in Ts. 3 and 4 S., R. 78 W., and Ts. 2 and 3 S., R. 79 W., sixth principal meridian, and ties of such claims to corners of the resurvey of said townships.	3 <b>3</b> 5. 00
May 18	Edward S. Snell	Survey of north and south exterior lines and subdivis- ion of surveyable portions of T. 4 S., Rs. 87 and 88 W. of the sixth principal meridian.	960.00

B.—Plate and transcripts made of surreys during the fiscal year ending June 30, 1890.

- Trans	Transoripts.	Description.	Principal me- ridian.	Date of contract.	By whom surveyed.	Date of approval.	Sent to local
		Metes and bounds of claims filed					
3	1	on prior to suspension: T. 9 S., R. 85 W T. 8 S., R. 87 W T. 9 S., R. 86 W T. 8 S., R. 86 W T. 7 S., R. 86 W T. 7 S., R. 88 W T. 7 S., R. 88 W T. 10 S., R. 85 W T. 6 S., R. 87 W E. and W. exteriors fractional	6th	1889. May 17*	Thomas Withers	1889. Nov. 16	189
3	î	T. 8 S., R. 87 W		do	do	do	Mar. Do
8	1	T. 9 S., R. 86 W	6th	do	ldo	do	Do
3	1	T. 8 S., R. 86 W	6th	do	do	. do	De
R	i	1. 7 S. 12 S. W	8th	do	do	do	Do Do
8	1	T. 10 S., R. 85 W	6th	do	dodo	do	Do
8	1	T. 6 S., R. 87 W	6th	do	do	do	Do
		E. and W. exteriors fractional T. 34 N., R.16 W.	N. M			1 - 1	D <sub>0</sub>
		W. exteriors fractional T. 84 N., R. 17 W.		1 1	do	1	Do
		S. and W. exteriors T. 35 N., R. 17 W.		1	do		Do
		S. and W. exteriors T. 35 N., R. 18 W.	i	!	do	1	Do
2	1{	S. and W. exteriors T. 35 N., R.			do		Do
		S. and W. exteriors T. 36 N., R.			do	1	Do
	ı	S. and W. exteriors T. 36 N., R. 18 W. S. and W. exteriors T. 36 N., R.	N.M		do		Do Do
	1	19 W. N. exteriors T. 36 N., R. 17 W	i			1	Do
		N. exteriors T. 36 N., R. 18 W	N.M.	do	dodo	do	Do
	Į	N. exteriors T. 37 N., R. 19 W	N. M	do	do	do	Do
		N. and S. exteriors fractional T. 35 N., R. 20 W.		l .	do	1	Do
2	1	N. exterior fractional T. 86 N., R. 20 W. N. exterior fractional T. 87 N.,	l		do		Do Do
8	l	R. 20 W. Subdivision fractional T. 34 N.,	!	i '	do	ì	
8	1	R. 16 W. Subdivision fractional T. 34 N.,		i	do		Do
8	1	R. 17 W. Subdivision T. 35 N., R. 17 W	N.M	do	do	do	Do
8	1	Subdivision T. 36 N., R. 17 W Subdivision T. 35 N., R. 18 W					Do
8	i.	Subdivision T. 36 N., R. 18 W	N.M.	do	do	do	Do Do
8	1	Subdivision T 27 N R 18 W	N. M	do	do do do	do	Do
8	1	Subdivision T. 35 N., R. 19 W	N. M	do	do	do	Do
8	i	Subdivision T. 36 N., R. 19 W Subdivision T. 37 N., R. 19 W	N. M.	do	do	do	Do Do
8	1	Subdivision fractional T. 35 N.,	N. M	do	do	do	Do
8	1	R. 20 W. Subdivision fractional T. 36 N.,	N. M	do	do	do	Do
8	1	R. 20 W. Subdivision fractional T. 37 N.,	N.M	do	do	do	Do
-	(	R. 20 W. Exteriors T, 47 N., R. 6 W	N.M.	Mar. 27	W. J. Fine	Oct. 9	Do
2	1	Exteriors T. 48 N., R. 6 W	N. M	do	do	do	Do
8	1	Exteriors T. 47 N., R. 7 W Subdivision T. 47 N., R. 6 W	N. M	do	do	do	Do
3	î	Subdivision T. 48 N., R. 6 W	N. M.	Mar. 27	do	do	Apr. Do
8	1	Subdivision T. 48 N., R. 6 W Subdivision T. 47 N., R. 7 W	N. M	do	do	do	Do
	ſ	E. and W. exteriors T. 49 N., R.	N. M	Jan. 2	do	Jan. 3	Do
		6 W. E. and W. exteriors T. 50 N., R. 6 W.	N. M	do	do	do	Do
2	1{	E. and W. exteriors T. 49 N., R.	N.M	do	do	do	Do
		E. and W. exteriors T. 50 N., R. 7 W.			do		Do
		E. exteriora T. 51 N., R. 6 W	N. M	<b>d</b> o	do	do	Do
8	1	E. exteriors T. 51 N., R. 7 W Subdivision T. 50 N., R. 6 W			do		Do Apr.
8	1	Subdivision T. 51 N., R. 6 W	N. M	do	do	do	Do
3 3 3 3 3	1	Subdivision T. 50 N., R 7 W	N. M	do	do	do	Do Do
0	1	Subdivision T. 51 N., R. 7 W Subdivision T. 15 S., R. 91 W	17. M	40	do	· · · · · · · · · · · · · · · · · · ·	

## 366. REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

B.—Plats and transcripts made of surveys during the fiscal year ending June 30. 1890—Continued.

Plate.	Transcripts.	Description.	Principal me- ridian.	Date of contract.	By whom surveyed.	Date of approval.	Sent to local
	-1	E., W. and N. exteriors W. † T.	6th	188 <b>9.</b> Oct. 21	Edward S. Snell	1890. Feb. 11	1890. Apr. 7.
_		2 S., R. 86 W. E., W. and N. exteriors W. 1 T.	6th	do	do	do	Do.
•	1	3 S., R. 86 W. W. and N. exteriors T. 2 S., R. 87 W.	6th	do	do	do	Do.
		W. and N. exteriors T. 3 S., R. 87 W.	6th	do	do	do	Do.
		W. and N. exteriors T. 48., R. 87	6th	do	do	do	Do.
3	1	Subdivision W. 1 T. 2 S., R. 86	6th	do	do	do	Apr. 26.
8	1	Subdivision W. 1 T. 3 S., R. 86 W.	6th	do	do	do	Do.
8	1	Subdivision T. 2 S., R. 87 W Subdivision T. 3 S., R. 87 W W. and N. exteriors T. 7 S., R.	6th 6th 6th	do July 9	do P. Churchfield	do do Mar. 12	Apr 21. Do. Do.
		94 W. W. and N. exteriors T. 8 S., R. 94 W.	6th	do	do	do	Do.
		W. and N. exteriors T. 7 S., R. 95 W.	6th	do	do	do	Do.
2	1	W. and N. exteriors T. 8 S., R. 95 W.	6th	do	do	do	Do.
		W. exteriors T. 6 S., R. 94 W W. exteriors T. 6 S., R. 95 W N. and S. exteriors T. 7 S., R. 96 W.	6th	do	do	do	Do. Dc. Do.
8	1	Subdivision T. 6 S., R. 94 W	6th	do	do	do	May 12. Do.
8 8	i	Subdivision T. 6 S., R. 95 W Subdivision T. 7 S., R. 95 W	6th	do	do	do	Do. Do.
8	î	Subdivision T. 6 S., R. 96 W Subdivision T. 7 S., R. 96 W	6£b	do	do	do	Do. Do.
3	1	Survey sections 1, 2, 11, 12, 13, 14, 23, 24, 25, and fractional 36, T. 32 S., R. 69 W. E., W. and N. exteriors T. 2 S.,	6th	June 28	A. F. Tremain		Apr.
2	1	E., W. and N. exteriors T. 28., R. 94 W.	6th	June 26	Benj. F. Clark	Oct. 17	Do.
3 2	1	Subdivision T. 2 S., R. 94 W E. and S. exteriors T. 44 N., R.	6th N. M	do Jan. 2	W. J. Fine	do July 17	Do. Do.
:	1	18 W. Subdivision T. 44 N., R. 18 W	Ŋ. M	do	do	do	Jan. 11. Do.
8 8 3	1 1	Subdivision T. 46 N., R. 19 W Subdivision T. 47 N., R. 19 W Subdivision T. 48 N., R. 19 W	N.W.	do	do	do	Do. Do.
1	1	1	1		Leonard Cutshaw	1890.	200
i	î	Claims in T. 8 S., R. 88 W Subdivision T. 4 S., R. 92 W	6th	Jan. 25 Nov. 16 1890.	Frank P. Monroe	May 19	
8	1 2	Amended townsite Rico Amended townsite Aspen		*Feb. 7	James Dyson Frank D. Hone	May 6 June 13	
3	1	Claim of Chabrandin T. 84 N., R. 10 W.	N.M.	1889. *May 5	Blair Burwell	June 25	

<sup>\*</sup> Special instructions.

C.—Transcript of field notes of public surveys sent to the United States land offices from the office of the United States surveyor-general for Colorado during the fiscal year ending June 30, 1890.

Land office.	Description .	Principal meridian.	Date of con- tract.
Del Norte	Subdivisions of T. 28 S., R. 70 W Subdivisions of T. 27 S., R. 73 W Subdivisions of T. 28 S., R. 73 W Subdivisions of T. 1 N. R. 75 W Subdivisions of T. 1 N. R. 75 W Subdivisions of T. 4 S., R. 82 W Subdivisions of T. 4 S., R. 82 W Subdivisions of T. 31 S., R. 68 W	6th	Feb. 2, 1874 June 14, 1883 Sept. 22, 1883
	Subdivisions of T. 27 S., R. 78 W	6th	June 14, 1882
	Subdivisions of T. 28 S., R. 73 W	6th	Sept. 22, 1883
Central City	Subdivisions of T. 1 N., R. 75 W	6th	Dec. 10, 1881 Do.
	Subdivisions of T 4 S R 22 W	8th	DO. Sent 6 1881
	Subdivisions of T. 5 S. R. 82 W	6th	Apr. 17, 1882
Pueblo	Subdivisions of T. 31 S., R. 68 W	6th	Sept. 6, 1881 Apr. 17, 1882 July 28, 1881
	0.1.11.1.1		
· i	Subdivisions of T.11 S., K. 69 W	6th	July 21, 1801
	Subdivisions of T. 11 S., R. 69 W Subdivisions of T. 30 S., R. 69 W Subdivisions of T. 31 S., R. 69 W	6th	July 21, 1869 July 17, 1882 July 28, 1881
1			June 14, 1884
	Subdivisions of T. 25 S., R. 78 W	6th	July 21, 1882
1	Subdivisions of T 24 S P 73 W	Oth	July 1, 1882 July 21, 1882
1	Subdivisions of T. 23 S., R. 73 W	6th	Aug. 13, 1881
Lamar	Subdivisions of T. 25 S., R. 48 W	6th	Nov. 8, 1880 Jan. 19, 1881 Dec. 6, 1880
	Subdivisions of T. 26 S., R. 48 W	6th	Jan. 19, 1881
	Subdivisions of T 99 S D 48 W	Sth	Dec. 6, 1880 Do.
	Subdivisions of T. 29 S., R. 48 W	6th	Jan. 19, 1881
	Subdivisions of T. 31 S , R. 48 W	6th	Do.
}	Subdivisions of T. 33 S., R. 48 W	6th	Dec. 18, 1880
1	Subdivisions of T 12 k P 46 W	Sth	100. Trab 9 1921
	Subdivisions of T.14 S., R. 46 W	6th	Dec. 18, 1881
	Subdivisions of T. 16 S., R. 46 W	6th	Dec. 18, 1880 Do. Feb. 2, 1881 Dec. 18, 1881 June 29, 1880 Ang 12, 1880
Garfield	Subdivisions of T.1 N, R. 94 W	6th	June 29, 1886
	Subdivisions of T. 4 N. R. 94 W	Rth	Aug. 12, 1884 Do.
	Subdivisions of T. 5 N., R. 94 W	6th	Apr. 26, 1881
ŀ	Subdivisions of T. 6 N., R 94 W	6th	Do.
<b>j</b>	Subdivisions of T 10 N P 04 W	Oth	Apr. 18, 1881
	Subdivisions of T.1 N. R. 95 W	6th	Do. Sept. 8, 1888 Aug. 12, 1884 Apr. 26, 1881 Oct. 7, 1881 Do. Oct. 7, 1881
	Sub ivisions of T. 4 N., R. 95 W	6th	Aug. 12, 1884
ŀ	Subdivisions of T. 30 S., R. 69 W Subdivisions of T. 31 S., R. 69 W Subdivisions of T. 25 S., R. 73 W Subdivisions of T. 25 S., R. 73 W Subdivisions of T. 24 S., R. 73 W Subdivisions of T. 22 S., R. 73 W Subdivisions of T. 25 S., R. 48 W Subdivisions of T. 25 S., R. 48 W Subdivisions of T. 27 S., R. 48 W Subdivisions of T. 28 S., R. 48 W Subdivisions of T. 28 S., R. 48 W Subdivisions of T. 32 S., R. 48 W Subdivisions of T. 33 S., R. 48 W Subdivisions of T. 31 S., R. 48 W Subdivisions of T. 31 S., R. 48 W Subdivisions of T. 31 S., R. 48 W Subdivisions of T. 13 S., R. 45 W Subdivisions of T. 14 S., R. 45 W Subdivisions of T. 16 S., R. 48 W Subdivisions of T. 16 S., R. 48 W Subdivisions of T. 10 S., R. 44 W Subdivisions of T. 1 N., R. 94 W Subdivisions of T. 5 N., R. 94 W Subdivisions of T. 6 N., R. 94 W Subdivisions of T. 1 N., R. 94 W Subdivisions of T. 1 N., R. 95 W Subdivisions of T. 1 N., R. 95 W Subdivisions of T. 1 N., R. 95 W Subdivisions of T. 1 N., R. 95 W Subdivisions of T. 1 N., R. 95 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 98 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 83 W Subdivisions of T. 1 N., R. 84 W Subdivisions of T. 1 N., R. 84 W Subdivisions of T. 1 N., R. 84 W	6th	Apr. 26, 1881
1	Subdivisions of T. 10 N. R. 88 W	Oth	July 11 1881
	Subdivisions of T. 11 N., R. 83 W	6th	Do. 100
1	Subdivisions of T. 6 S., R. 83 W	6th	Oct. 7, 1881
1	Subdivisions of T. 9 S. R. 83 W	Off	Do. Do.
	Subdivisions of T. 9 S. R. 83 W	6th	Do.
ļ	Subdivisions of T. 10 S., R. 83 W	6th	Oct. 29, 1881
1	Subdivisions of T. 11 S., R. 83 W	6th	June 2, 1882
Ì	Subdivisions of T. 7 S. R. 84 W	6th	Oct. 7, 1881 Do.
1	Subdivisions of T.8 S., R. 84 W	6th	Oct. 29, 1881
	Only delice of the Control of the Co		Oct. 25, 1887
	Subdivisions of T 11 S P 84 W	Oth	June 9 1881
1	Subdivisions of T. 6 S., R. 85 W	6th 6th	Oct. 7, 1881 June 2, 1882 Oct. 7, 1881
	Subdivisions of T. 9 S., R. 84 W Subdivisions of T. 11 S., R. 84 W Subdivisions of T. 6 S., R. 85 W Subdivisions of T. 7 S., R. 85 W Subdivisions of T. 7 S., R. 85 W		
ł	Subdivisions of T. 8 S., R. 85 W	6th	Oct. 29, 1881
	Subdivisions of T. 9 S., R. 85 W.	6th	Oct. 29, 1881 Oct. 25, 1887 Oct. 29, 1881
	, and the second second second second second second second second second second second second second second se		Oct. 25, 1887
ł	Subdivisions of T. 10 S., R. 85 W	6th	June 16, 1881 Oct. 25, 1887
Į	Subdivisions of T. 4 S., R. 86 W	6th	July 13, 1882
	Subdivisions of T. 5 S., R. 86 W	6th	July 13, 1882 July 11, 1887 July 13, 1889
1	0.1 N	VIII	July 13, 1882 July 11, 1887
ļ	Subdivisions of T. 6 S., R. 86 W	oth	Aug. 4, 1882 Do.
†	Subdivisions of T.5 S., R. 87 W	6th	July 11, 1887
Denver	Subdivisions of T. 6 S., R. 49 W	6th	July 11, 1887 July 29, 1881 June 28, 1881
	Subdivisions of T.7 S., R. 49 W	6th '	June 28, 1881
	Subdivisions of T. 9 S. R. 49 W	Sth	May 9, 1881 Do.
1	Subdivisions of T. 10 S., R. 49 W	6th	Do.
1			
	Subdivisions of T. 11 S., R. 49 W	6th	May 22, 1881
	Subdivisions of T. 11 S., R. 49 W Subdivisions of T. 10 S., R. 50 W	6th	May 22, 1881 May 9, 1881
	Subdivisions of T. 6 S., R. 86 W Subdivisions of T. 7 S., R. 86 W Subdivisions of T. 5 S., R. 87 W Subdivisions of T. 6 S., R. 49 W Subdivisions of T. 7 S., R. 49 W Subdivisions of T. 8 S., R. 49 W Subdivisions of T. 10 S., R. 49 W Subdivisions of T. 10 S., R. 49 W Subdivisions of T. 10 S., R. 49 W Subdivisions of T. 11 S., R. 49 W Subdivisions of T. 7 S., R. 51 W Subdivisions of T. 7 S., R. 51 W Subdivisions of T. 7 S., R. 51 W Subdivisions of T. 7 S., R. 51 W	6th	May 22, 1881 May 9, 1881 Jan. 29, 1861 June 27, 1881

## C .- Transcript of field notes of public surveys, etc. - Continued.

Land office.	Description.	Principal meridian.	Date of con tract.
Denver	Subdivisions of T.9 S., R. 51 W	6th	May 9, 18
	Subdivisions of T. 10 S., R. 51 W	6th	Do.
	Subdivisions of T.7 S., R. 57 W Subdivisions of T.1 S., R. 67 W	6th	Aug. 21, 18
	Subdivisions of T. 1 S., R. 67 W	6th	July 10, 19
	Subdivisions of T.2 S., R. 67 W	6th	Do. Aug. 10, 18
	Subdivisions of T. 8 S., R. 67 W Subdivisions of T. 4 S., R. 67 W	6th	Aug. 18, 18
		#AL	Aug. 10, 18
	Subdivisions of T. 5 S., R. 67 W	6th	May 80, 18
	Subdivisions of T. 7 S., R. 67 W	6th	Do.
	Subdivisions of T. 8 S., R. 67 W	6th	May 81, 18
	Subdivisions of T.9 S., K. 67 W	6th	Do. 12
	Subdivisions of T Q S D AS W	6th6th	Aug. 2, 18 May 24, 18
	Subdivisions of T. 10 S. R. 65 W	6th	Do. 10
	Subdivisions of T. 3 S., R. 66 W	6th	June 20, 18
	Subdivisions of T. 4 S., R. 66 W	6th	Aug. 10, 18 Do.
	Subdivisions of T. 5 S., R. 66 W	0th	Do.
	Subdivisions of T. 6 S., R. 66 W	6th	Ang. 20, 18
	Subdivisions of T. S. B. D. & W	6th	Do.
	Subdivisions of T. 6 S., R. 67 W Subdivisions of T. 7 S. R. 67 W Subdivisions of T. 8 S. R. 67 W Subdivisions of T. 9 S., R. 67 W Subdivisions of T. 9 S., R. 67 W Subdivisions of T. 10 S., R. 67 W Subdivisions of T. 10 S., R. 65 W Subdivisions of T. 10 S., R. 65 W Subdivisions of T. 10 S., R. 66 W Subdivisions of T. 4 S., R. 66 W Subdivisions of T. 5 S., R. 66 W Subdivisions of T. 7 S., R. 66 W Subdivisions of T. 7 S., R. 66 W Subdivisions of T. 7 S., R. 66 W Subdivisions of T. 7 S., R. 66 W Subdivisions of T. 7 S., R. 66 W Subdivisions of T. 7 S., R. 64 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 44 W Subdivisions of T. 7 S., R. 46 W Subdivisions of T. 7 S., R. 46 W Subdivisions of T. 7 S., R. 46 W	6th	Do. May 24, 18
	Subdivisions of T. 10 S. R. 66 W	6th	Do
	Subdivisions of T. 6 S., R. 44 W.	6th	
	Subdivisions of T. 7 S., R. 44 W	6th	Do.
	Subdivisions of T. 8 S., R. 44 W	6th	
	Subdivisions of T.9 S., R. 44 W	6th	Do.
	Subdivisions of T. 10 S., R. 44 W	6th	Do.
	Subdivisions of T 7 R D 46 W	6th	Jan. 12, 18
	Subdivisions of T. 8 S. R. 46 W	6th	May 9, 18 Do.
	Subdivisions of T. 8 S., R. 46 W	6th	Jan. 9.18
	Subdivisions of T. 1 S., R. 68 W. Subdivisions of T. 2 S., R. 68 W. Subdivisions of T. 3 S., R. 68 W. Subdivisions of T. 4 S., R. 68 W. Subdivisions of T. 5 S. R. 68 W.	0th	May 30, 18
	Subdivisions of T. 2 S., R. 68 W	6th	Aug. 18, 18
	Subdivisions of T. 3 S., R. 68 W	6th	Do.
	Subdivisions of T. 4 S., R. 68 W	6th	July 8, 18
	Subdivisions of T.S. D. St. W	6th	Do. 10
	Subdivisions of T.6 S., R.68 W	6th	May 30, 18 Do.
		<b></b>	Jan. 2, 18
	Subdivisions of T. 8 S., R. 68 W	6th	May 30, 18
			Mar. 94 18
	Subdivisions of T. 10 S., R. 68 W Subdivisions of T. 8 S., R. 69 W Subdivisions of T. 4 S., R. 69 W Subdivisions of T. 9 S., R. 69 W Subdivisions of T. 1 S., R. 69 W Subdivisions of T. 2 S., R. 69 W Subdivisions of T. 5 S., R. 69 W Subdivisions of T. 5 S., R. 69 W Subdivisions of T. 7 S., R. 69 W	6th	Feb. 7, 18
	Subdivisions of T.8 S., R. 69 W	6th	Dec. 24, 18
	Shodivisions of T. 4 S., K. OF W	6th	July 8, 18 Sept. 1, 18
	Subdivisions of T 1 S R 80 W	6th	Aug. 10, 18
	Subdivisions of T.2 S., R. 69 W.	6th	May 80, 18
	Subdivisions of T.5 S., R.69 W	6th	
	Subdivisions of T.7 S., R. 69 W	6th	Mar. 31, 18
			Dec. 11, 18
	Subdivisions of T. 2 S., R. 74 W	6th	July 11, 18
	Subdivisions of T. 2 S., R. 74 W. Subdivisions of T. 4 N., R. 51 W. Subdivisions of T. 5 N., R. 51 W. Subdivisions of T. 9 N., R. 51 W. Subdivisions of T. 11 N., R. 51 W. Subdivisions of T. 12 N., R. 51 W.	6th	May 14, 18 Do.
	Subdivisions of T 9 N R 51 W	6th	Ang 2 10
	Subdivisions of T. 11 N., R. 51 W	6th	Aug. 8, 18 Dec. 29, 18
	Subdivisions of T. 12 N. R. 51 W. Subdivisions of T. 18 N. R. 60 W. Subdivisions of T. 12 N., R. 60 W.	6th	Do.
	Subdivisions of T. 8 N., R. 60 W	6th	Dec. 27, 18
	Subdivisions of T. 12 N., R. 60 W	6th	June 2.18
		O(D	Sept. 20, 18
	Subdivisions of T. 1 N., R. 66 W	6th	July 10, 18 Do.
	Subdivisions of T. 2 N., R. 66 W	6th	Ang 10 18
	Subdivisions of T. 4 N., R. 66 W	6th	Aug. 10, 18 Do.
	Subdivisions of T.5 N., R. 66 W	6th	Do.
	Subdivisions of T. 5 N. R. 66 W	6th	Aug. 10, 18
	Subdivisions of T.1 N., R. 67 W.	6th	July 10, 18
	Subdivisions of T.2 N., R. 67 W.	5th	Do.
	Subdivisions of T.S.N., K.O. W	oth	Aug. 10, 18
	Subdivisions of T 1 N R 69 W	Ath	Do.
	Subdivisions of T. 2 N. R. 48 W	6th	a Do
	Subdivisions of T.4 N., R. 68 W	6th	Do.
	Subdivisions of T. 3 N., R. 69 W.	6th	Do.
	Subdivisions of T. 4 N., R. 69 W	6th	_ Do.
	Subdivisions of T.7 N., R. 71 W.	6th	Dec. 17, 18
	Subdivisions of T. 8 N., R. 71 W.	6th	Aug. 4,18
	Subdivisions of T. & N., K. 74 W	50h	Anio 14' 19
	Subdivisions of T. 8 N., R. 74 W	6th	Do.

## C .- Transcript of field notes of public surveys, etc .- Continued.

Land office.	Description.	Principal meridian.	Date of con- tract.
Denver	Subdivisions of T. 10 N., R. 74 W	6th	June 27, 1881
	Subdivisions of T. 6 N., R. 75 W	6th	June 14, 1882
	Subdivisions of T. 7 N., R. 75 W.	6th	Do.
	Subdivisions of T. 8 N., R. 75 W	6th	Do.
	Subdivisions of T. 9 N., R. 75 W Subdivisions of T. 10 N., R. 75 W	6th	June 27, 1881
	Subdivisions of T. 10 N, R. 75 W Subdivisions of T. 12 N, R. 75 W Subdivisions of T. 12 N, R. 76 W Subdivisions of T. 8 N, R. 76 W Subdivisions of T. 8 N, R. 76 W Subdivisions of T. 9 N, R. 77 W Sub-livisions of T. 5 N, R. 77 W Sub-livisions of T. 5 N, R. 77 W Subdivisions of T. 8 N, R. 77 W Subdivisions of T. 8 N, R. 77 W Subdivisions of T. 9 N, R. 77 W Subdivisions of T. 9 N, R. 77 W Subdivisions of T. 7 N, R. 77 W Subdivisions of T. 7 N, R. 78 W Subdivisions of T. 7 N, R. 78 W Subdivisions of T. 2 N, R. 78 W	6th	July 29, 1881 Do.
	Subdivisions of T.7 N., R. 76 W	6th	June 14, 1889
	Subdivisions of T. 8 N., R. 76 W	6th	Do.
	Subdivisions of T.9 N., R. 76 W	6th	June 17, 1882
	Subdivisions of T 4 N., R. 77 W	5th	Aug. 11, 1882
	Sub-ivisions of T.5 N., R. 77 W	6th	July 11, 1882
	Subdivisions of T. S. N., R. 77 W	6th	Nov. 4, 1881
	Subdivisions of T. 9 N R. 77 W	6th	July 29, 1881 Nov. 29, 1881
	Subdivisions of T. 10 N., R. 77 W	6th	Do,
	Subdivisions of T.7 N., R. 78 W	6th	Oct. 29, 1881
	Subdivisions of T. 8 N. R. 78 W Subdivisions of T. 10 N. R. 78 W Subdivisions of T. 11 N. R. 78 W Subdivisions of T. 11 N. R. 78 W Subdivisions of T. 5 N. R. 79 W	6th	July 29, 1881
	Subdivisions of T. 10 N., R. 78 W	6th	Nov. 29, 1881
	Subdivisions of T. 11 N., R. 78 W	6th	Do.
	Subdivisions of T. 5 N., R. 79 W	6th	Oct. 28, 1881
		oun	Nov. 4, 1881
	Subdivisions of T.7 N., R. 79 W	6th	July 8, 1880
	Subdivisions of T. 9 N., R. 79 W Subdivisions of T. 11 N., R. 79 W	6th	Sept. 29, 1879 July 29, 1881
	Subdivisions of T. 2 S., R. 79 W	6t h	Aug. 17, 1881
			Oct. 26, 1×87
	Subdivisions of T. 3 S., R. 79 W	6th	Aug. 17, 1881
		ĺ	Oct. 26, 1887
	Subdivisions of T. 5 S., R. 79 W.	6th	Aug. 17, 1881
	Subdivisions of T. 5 N., R. 80 W	6th	Nov. 4, 1881
	Subdivisions of T. 1 S., R. 80 W	6th	Aug. 13, 1880 Oct. 26, 1887 Aug. 17, 1881 Oct. 26, 1887
	Subdivisions of T. 2 S., R. 80 W	6th	Ang 17 1881
	4	0011	Oct. 26 1487
	Subdivisions of T. 3 S., R. 80 W	6th	Aug. 17, 1881
	Subdivisions of T.5 S. R. 80 W	Oth	Aug. 17, 1881 Do.
	Subdivisions of T. 8 S., R. 81 W Subdivisions of T. 9 S., R. 81 W Subdivisions of T. 7 N., R. 81 W Subdivisions of T. 8 N., R. 81 W Subdivisions of T. 9 N., R. 81 W Subdivisions of T. 5 N., R. 81 W Subdivisions of T. 5 N., R. 82 W Subdivisions of T. 7 N., R. 82 W Subdivisions of T. 8 N., R. 82 W Subdivisions of T. 8 N., R. 82 W Subdivisions of T. 9 N., R. 82 W Subdivisions of T. 9 N., R. 82 W Subdivisions of T. 9 N., R. 82 W Subdivisions of T. 9 N., R. 82 W	6th	June 2, 1882
	Subdivisions of T. 9 S., R. 81 W	6th	Do.
	Subdivisions of T. 7 N., R. 81 W	6th	July 8, 1881
	Subdivisions of T. S.N., R. St. W	6th	Do.
	Subdivisions of T 11 N R 21 W	6th	Apr. 22, 1879 May 14, 1881
	Subdivisions of T.5 N. R. 82 W	6: h	June 22, 1881
	Subdivisions of T.7 N. R. 82 W	6th	Oct. 29, 1881
	Subdivisions of T. 8 N., R. 82 W	6tb	June 22, 1881
	Subdivisions of T.9 N., R. 82 W	6th	May 14, 1881
	Subdivisions of T. 10 N., R. 83 W Subdivisions of T. 11 N., R. 82 W Subdivisions of T. 4 S., R. 45 W	6th	Do.
	Subdivisions of T. 11 N., R. 82 W	6th	July 14, 1881
	Subdivisions of T 7 S D 45 W	6th	Feb. 10, 1881
	Subdivisions of T. 7 S., R. 45 W	6th	Jan. 9, 1882 Do.
	Subdivisions of T.9 S. R. 45 W	6th	Sept. 29, 1881
	Subdivisions of T. 10 S , R. 45 W	6th	Do. 1001
	Subdivisions of T. 4 N. R. 45 W	6th	Nov. 17, 1890
	Subdivisions of T. 9 N., R. 45 W Subdivisions of T. 10 N., R. 45 W	6th	Nov. 6, 1880
	Subdivisions of T. 10 N., R. 45 W	6th	Do.
	Subdivisions of T. 5 S., R. 46 W Subdivisions of T. 10 S., R. 46 W	6th	Feb. 10, 1881 Sept. 29, 1881
Leadville		6th	Sept. 29, 1881
A30000 11110	Subdivisions of T. 6 S., R. 82 W	6th	Oct. 7, 1881
	Subdivisions of T & S R 22 W	6th	Do. Do.
	Subdivisions of T. 9 S. R. 82 W	6th	June 2, 1892
	California and to Carro	6th	May 8, 1882
	Subdivisions of F. 10 S., R. 82 W		
	Subdivisions of T. 11 S., R. 82 W	6th	June 2, 1882
<b>7</b> 0.1 m .	Subdivisions of T. 10 S., R. 82 W Subdivisions of T. 11 S., R. 82 W Subdivisions of T. 12 S., R. 82 W	6th	Do.
Del Norte	Subdivisions of T. 10 S., R. 82 W Subdivisions of T. 11 S., R. 82 W Subdivisions of T. 12 S., R. 82 W Exteriors of T 28 S., R. 70 W	6th 6th	Do.
Del Norte	Subdivisions of T. 6 S., R. 82 W Subdivisions of T. 7 S., R. 82 W Subdivisions of T. 8 S., R. 82 W Subdivisions of T. 9 S., R. 82 W Subdivisions of T. 10 S., R. 82 W Subdivisions of T. 11 S., R. 82 W Subdivisions of T. 12 S., R. 82 W Subdivisions of T. 12 S., R. 82 W Subdivisions of T. 8 S. R. 70 W		Do. June 18, 1966 Oct. 18, 1969
Del Norte	Subdivisions of T. 11 S., R. 32 W Subdivisions of T. 11 S., R. 32 W Subdivisions of T. 12 S., R. 32 W Exteriors of T 28 S., R. 70 W Exteriors of T 27 S., R. 73 W	6th 6th 6th	June 18, 1869 Oct. 18, 1869 July 1, 1878
Del Norte			Do. June 18, 1969 Oct. 18, 1869 July 1, 1878 July 13, 1878
Del Norte	Exteriors of T 27 S., R. 73 W	6th	Do. June 18, 1969 Oct. 18, 1969 July 1, 1878 July 13, 1878 June 14, 1882
Del Norte			Do. June 18, 1869 Oct. 18, 1879 July 1, 1879 July 18, 1878 June 14, 1882 June 16, 1871
	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 73 W	6th	Do. June 18, 1869 Oct. 18, 1869 July 1, 1878 July 18, 1878 June 14, 1882 June 16, 1871 July 13, 1878
Del Norte	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 78 W	6th	Do. June 18, 1869 Oct. 18, 1869 July 1, 1878 July 13, 1878 June 14, 1883 June 16, 1871 July 13, 1878 Sept. 22, 1889 May 21, 1878
	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 73 W	6th	Do. June 18, 1809 Oct. 18, 1809 July 1, 1878 July 13, 1878 June 14, 1883 June 16, 1871 July 18, 1878 Sept. 23, 1823 May 21, 1878 Dec. 10, 1881
	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 73 W	6th	Do. June 18, 1969 Oct. 18, 1869 July 1, 1878 July 12, 1878 June 14, 1883 June 16, 1871 July 12, 1878 Sept. 22, 1823 May 21, 1878 Dec. 10, 1881 May 9, 1881
	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 78 W  Exteriors of T. 1 N., R. 75 W	6th6th	Do. June 18, 1809 Oct. 18, 1809 July 1, 1878 July 13, 1878 June 14, 1883 June 16, 1871 July 18, 1878 Sept. 22, 1828 May 21, 1878 Dec. 10, 1881 June 21, 1889
	Exteriors of T 27 S., R. 73 W  Exteriors of T. 28 S., R. 73 W	6th	Do. June 18, 1969 Oct. 18, 1869 July 1, 1878 July 12, 1878 June 14, 1883 June 16, 1871 July 12, 1878 Sept. 22, 1823 May 21, 1878 Dec. 10, 1881 May 9, 1881

## C.—Transcript of field notes of public surveys, etc.—Continued.

Land office.	Description.	meridian.	Date of con- tract.
Central City	Exteriors of T. 4 S., R. 82 W	6th	July 26, 1880 June 7, 1882 July 27, 1881
	Exteriors of T. 5 S., R. 82 W	6th	May 5, 1879 July 22, 1880
Pueblo	Exteriors of T. 31 S., R. 68 W		July 24, 1869
	Exteriors of T. 11 S., R. 69 W	6th	July 28, 1881 July 21, 1869 June 21, 1867
	Exteriors of T. 30 S., R. 69 W	6tia	June 18,1869 Jan. 14, 1884
	Exteriors of T. 31 S., R. 69 W		June 18, 1869 July 24, 1869
	Exteriors of T. 25 S., R. 73 W	6th	June 20, 1881
	Exteriors of T. 26 S., R. 73 W	6th	Oct. 7, 1881 July 21, 1882
	Exteriors of T. 24 S., R. 78 W	6th	Oct. 13, 1881 June 20, 1881 July 21, 1882
	Exteriors of T. 23 S., R. 73 W	6th	July 81, 1878 Aug. 17, 1870 Aug. 18, 1881
Lamar	Exteriors of T. 25 S., B. 48 W		July 7, 1878
	Exteriors of T. 26 S., R. 48 W	6th	Aug. 9, 1886 July 7, 1878
	Exteriors of T. 27 S., R. 48 W	6th	Aug. 9, 1880 July 7, 1873
	Exteriors of T. 29 S., R. 48 W	6th	July 7, 1873 Aug. 9, 1880 July 7, 1873
	Exteriors of T. 12 S. R. 46 W	Oth	100. July 1 1872
	Exteriors of T. 14 S., R. 46 W	6th	Apr. 22, 1879
Garfield	Exteriors of T. 1 N., R. 94 W	6th	July 1, 1872 Sept. 8, 1883 Aug. 7, 1884 June 29, 1886
	Exteriors of T. 3 N. R. 94 W	6th	.Inlv 13 1993
	Exteriors of T. 3 N., B. 94 W  Exteriors of T. 4 N., R. 94 W		July 30, 1878
	Exteriors of T. 5 N., R. 94 W		Do. Apr. 26, 1881 July 10, 1877
	Exteriors of T. 6 N., R. 94 W	i	Do. Apr. 26, 1881
	Exteriors of T. 9 N., R. 94 W.	1	July 22 1878
	Exteriors of T. 10 N., R. 94 W. Exteriors of T. 1 N., R. 95 W.	1	Jan. 13, 1883
	Exteriors of T. 4 N., R. 95 W		.iniv 26) 1878
	Exteriors of T. 5 N., R. 95 W	6th	Apr. 26, 1881
	Exteriors of T. 2 N., R. 83 W. Exteriors of T. 10 N., R. 83 W.	6th	July 20, 1878 July 26, 1890 May 14, 1881 July 11, 1881
	Exteriors of T. 11 N., R. 83 W. Exteriors of T. 6 S., R. 83 W.	6th	Do. May 5, 1879 June 8, 1881
	Exteriors of T. 7 S., R. 83 W	6th	July 26, 1889 June 8, 1881 June 8, 1881
	Exteriors of T. 9 S., R. 83 W	6th	July 26, 1880 June 8, 1881 July 26, 1880
	Exteriors of T. 10 S., R. 83 W	6th	June 8, 1881 July 26, 1880

## C .- Transcript of field notes of public surveys, etc. -- Continued.

Land office.	Description.	Principal meridian.	Date of con- tract.
Garfield	Exteriors of T. 11 S., R. 88 W	6th	June 2, 1885 July 26, 1880 Do.
	Exteriors of T. 6 S., R. 84 W	6th	De. 5 1977
	Exteriors of T. 7 S., R. 84 W.	6th	May 5, 187 July 26, 168 Do.
	Exteriors of T. 7 S., R. 84 W. Exteriors of T. 8 S., R. 84 W. Exteriors of T. 9 S., R. 84 W. Exteriors of T. 11 S., R. 84 W.	6th	Do.
	Exteriors of T. 11 S., R. 84 W	6th	Do. June 2, 1883
	Exteriors of T. 6 S., R. 85 W	6th	June 2, 188 July 26, 188 July 26, 188 Do.
	Exteriors of T. 7 S., R. 85 W	6th	Do.
	Exteriors of T. 6 S., R. 85 W.  Exteriors of T. 7 S., R. 85 W.  Exteriors of T. 8 S., R. 85 W.  Exteriors of T. 9 S., R. 85 W.  Exteriors of E. 10 S., R. 85 W.	6th	Do. Do.
	Exteriors of T. 4 S., R. 86 W	6th	I∩ ∧+ 95.18Ω
			July 13, 188 July 26, 188 July 11, 188 Do.
	Exteriors of T. 5 S., R. 86 W	6th	Do.
			July 13, 188 July 26, 188
	Exteriors of T. 6 S., R. 36 W	6th	June 8, 188 July 26, 188
_	Exteriors of T. 7 S., R. 86 W. Exteriors of T. 5 S., R. 87 W	6th	June 8, 188 July 26, 188
Denver		6th	July 26, 188 July 11, 188 Oct. 20, 188
	Exteriors of T. 6 S , R. 49 W	6th	June 2, 188 May 12, 187
	Exteriors of T. 7 S., R. 49 W.	6th	June 12, 188 July 28, 188
	Exteriors of T. 8 S., R 49 W	0th	June 12, 188 July 28, 188
	Exteriors of T.9 S., R. 49 W	6th	June 12, 188 July 28, 188 Do.
	Exteriors of T. 10 S., R. 49 W	0th	Do. Aug. 10, 187
,	Exteriors of T.11 S., R. 49 W	6th	T 10 100
	Exteriors of T. 10 S., R. 50 W	6th	July 28, 188
	Exteriors of T. 11 S., R. 50 W	6th	Aug. 10, 187 July 28, 188 Aug. 12, 187 Aug. 10, 187 Aug. 12, 187 July 28, 188 Do.
	Exteriors of T. 7 S., R. 51 W.  Exteriors of T. 8 S., R. 51 W.  Exteriors of T. 9 S., R. 51 W.	6th	July 28, 188
	Exteriors of T.9 S., R 51 W.	6th	Do. Aug. 12, 187
	Exteriors of T. 10 S., R. 51 W	6th	July 28, 188
	Exteriors of T. 7 S., R. 57 W	6th	Aug. 12, 1870 Do.
	Excertors of 1.1 S., E. 07 W	6th	Oct. 1, 186 Sept. 24, 186
	Exteriors of T. 2 S., R. 67 W	6th	June 11, 185 Oct. 1, 186
	Exteriors of T. 3 S., R. 67 W	6th	Sept. 24, 186 Oct. 1, 186
	Exteriors of T. 4 S., R. 67 W	6th	Sept. 24, 186 Oct. 1, 186
i	Exteriors of T. 5 S., R. 67 W	6th	Sept. 24, 186 Aug. 12, 186 Oct. 20, 186
		6th	Oct. 20, 186 Aug. 12, 186
	Exteriors of T. 7 S., R. 67 W. <u>Exteriors of T. 8 S., R. 67 W.</u>	6th	Aug. 12, 186 Oct. 20, 186 Do.
	Exteriors of T.9 S., R. 67 W	6th	Do. Do.
	Exteriors of T. 10 S., R. 67 W	6th	Aug. 12, 186 June 21, 186
	Exteriors of T. 9 S., R. 65 W	6th	June 21, 186 Aug. 2, 186 Aug. 12, 186
	Exteriors of T. 10 S., R. 65 W	6th	
	Exteriors of T. 3 S., R. 66 W.	6th	Aug. 12, 186 Oct. 20, 186 Sept. 24, 186
	Exteriors of T. 4 S., R. 66 W.	6th	Oct. 1, 186
		O#II	Sept. 24, 186 Oct. 1, 186

## C .- Transcript of field notes of public surveys, etc. - Continued.

Land office.	Description.	Principal meridian.	Date of con- tract.
Denver	Exteriors of T. 5 S., R. 66 W	6th	
	Exteriors of T. 6 S., R. 66 W	Į.	Oct. 20, 1866 Ang. 12, 1461
	Exteriors of T. 7 S., R. 66 W.	6th	Oct. 29, 186
	Exteriors of T. 8 S., R. 66 W. Exteriors of T. 9 S., R. 66 W. Exteriors of T. 10 S., B. 66 W.	6th	Do. Do.
	Exertors of 1.10 S., E. 00 W	Jul	Aug. 12, 186
	Exteriors of T.6 S., R. 44 W	6th	May 12, 187 July 28, 189
•	Exteriors of T. 7 S., B. 44 W	6th	June 12, 188 July 28, 188
	Exteriors of T. 8 S., R. 44 W		June 12, 189 July 28, 184
	Exteriors of T. 9 S., R. 44 W		June 12, 188
	1		June 12, 188
	Exteriors of T. 10 S., B. 44 W		June 12 189
	Exteriors of T. 6 S., R. 46 W	i	May 12 187
	Exteriors of T. 7 S., R. 46 W.	6th	June 12 188
	Exteriors of T 8 S., R. 46 W. Exteriors of T. 9 S., R. 46 W. Exteriors of T. 1 S., R. 68 W.	6th	Do.
	Exteriors of T. 18., R. 68 W	6th	Sept. 24, 186
	Exteriors of T. 2 S., B. 68 W	6th	Oct. 1, 186 Sept. 24, 186
	Exteriors of T. 3 S., R. 68 W	ì	Oct. 1, 1861 Sept. 24, 1961
•	Exteriors of T. 4 S., R. 68 W	1	Oct. 1, 1861
	·	i ·	Sept. 24, 186 Oct. 1, 186
	Exteriors of T. 5 S., R. 68 W	6th	Oct. 1.186
	Exteriors of T. 6 S., R. 68 W	6th	Aug. 12, 186 Oct. 20, 186
	Exteriors of T. 7 S., R. 68 W	Cab.	July 3, 187
	Liveriers of T. 8 S., R. 68 W	oru	July 8, 187
			Oct. 20, 186 Oct. 13, 187
	Exteriors of T. 10 S., R. 68 W	6th	July 21, 1×6 Oct. 13, 187
			Aug. 2, 186
	Exteriors of T. 8 S., R. 69 W	6th	July 6, 187
	Exteriors of T. 4 S., R. 69 W	6th	July 8, 187 Oct. 1, 186
	Exteriors of T. 9 S., R. 69 W	6th	July 6 187 July 21, 186
•	Exteriors of T. 1 S., R. 69 W	6th	()at. 13 1x7
i			Oct. 1, 186
	Exteriors of T. 2 S., R. 60 W	6th	Oct. 1, 186
•	Exteriors of T. 5 S., R. 69 W	6th	July 4, 186 Oct. 1, 186
	Exteriors of T. 7 S., R. 69 W	ı	Aug. 12, 186 July 8, 187
	Exteriors of T. 2 S., B. 74 W	1	Oct. 20.186
	1		June 21, 186
	Exteriors of T. 4 N., R. 51 W		June 1, 187
	Exteriors of T. 5 N., R. 51 W Exteriors of T. 9 N., R. 51 W	6th	Do. Aug. 8, 187
			Aug. 8, 1876 Aug. 6, 1866 Aug. 8, 1876 Do.
	Exteriors of T. 11 N., R. 51 W Exteriors of T. 12 N., B. 51 W	6th	Do. 4 194
	Exteriors of T. 8 N., R. 60 W	6th	Aug. 4, 196 Aug. 5, 187
	Exteriors of T. 12 N., R. 60 W	6th	Aug. 6, 186
	<u> </u>	6th	Aug. 4, 186 Sept. 24, 186
	Exteriors of T. 5 N., R. 62 W Exteriors of T. 1 N., R. 66 W	6th	July 4, 186
	1		Sept. 24, 1.6 June 11, 185

#### COLORADO.

## C .- Transcript of field notes of public surveys, etc. - Continued.

Land office.	Description.	Principal meridian.	Date of cen- tract.
Denver	Exteriors of T. 2 N., R. 66 W	6th	Sept. 24, 1862
	Exteriors of T. S N., R. 66 W	6th	July 4, 1863 Sept. 24, 1861
	Exteriors of T. 4 N., R. 66 W	6£h	July 4, 1863 Do.
	Exteriors of T. 5 N., B. 66 W	6th	Sept. 3, 1861 July 4, 1863 Sept. 3, 1861
	Exteriors of T. 6 N., R. 66 W Exteriors of T. 1 N., R. 67 W	6th	July 4, 1868
	Exteriors of T. 2 N., R. 67 W Exteriors of T. 5 N., R. 67 W	6th	Do.
	Exteriors of T. 6 N , R. 67 W		Sept. 8, 1861 July 4, 1861 July 4, 1863
	Exteriors of T. 3 N., R. 68 W. Exteriors of T. 4 N., R. 68 W.	l i	Inna 11. 1860
	1	1	Sant. R 1961
	Exteriors of T. 3 N., R. 69 W. Exteriors of T. 4 N., B 69 W.	6th	Do. Sept. 8, 1861
	Exteriors of T.7 N., R. 71 W	6th	June 29, 1881 May 24, 1881
	Exteriors of T. 8 N., R. 71 W	6th	June 29, 1881
	Exteriors of T. 6 N., R. 74 W	1	Tune 14 1999
	Exteriors of T. 8 N., R.74 W	i	June 29, 1881 July 22, 1871
	Exteriors of T. 9 N., R. 74 W.  Exteriors of T. 10 N., R. 74 W.  Exteriors of T. 6 N., R. 75 W.	6th	Do. Do.
	Exteriors of T.7 N., R.75 W	6th	July 22, 1878
	Exteriors of T. 9 N., R. 75 W. Exteriors of T. 10 N., R. 75 W. Exteriors of T. 12 N., R. 75 W.	6th	July 22, 1878 Do.
	Exteriors of T. 12 N., R. 75 W	6th	Do.
	Exteriors of T. 8 N., R.76 W	1	Tuly 90 100h
	Exteriors of T. 9 N., R. 76 W. Exteriors of T. 4 N., R. 77 W.		'Ang. 18. 1880
	Exteriors of T. 5 N., R. 77 W	6th	May 9, 1881
	•		May 9, 1881 July 11, 1882 July 28, 1880
	Exteriors of T. 6 N., R. 77 W	6th	Do.
	Exteriors of T.9 N., R. 77 W	6th	July 22, 1878 June 28, 1881
	Exteriors of T. 10 N., R. 77 W		June 28, 1881
	Exteriors of T. 7 N. R. 78 W	8th	May 12, 1879 July 22, 1878 July 28, 1880
	Exteriors of T. 7 N., R. 78 W. Exteriors of T. 8 N., R. 78 W.	6th	July 28, 1880 July 22, 1878 July 28, 1880
	Exteriors of T. 10 N., R. 78 W	6th	Aug 28, 1878   June 28, 1881
	Exteriors of T. 11 N., R. 78 W	6th	Nov. 13, 1879 May 12, 1879 June 28, 1881
	Exteriors of T. 5 N., R. 79 W	6th	June 22, 1881 July 28, 1880
	Exteriors of T. 6 N., R. 79 W Exteriors of T. 7 N., R. 79 W	6th	Do. July 28, 1889
	Exteriors of T. 9 N., R. 79 W	6th	Aug. 28, 1878 July 22, 1878
	Exteriors of T. 11 N., R. 79 W	6th	June 28, 1881 Aug. 28, 1878
	Exteriors of T. 2 S., R. 79 W	6th	May 5, 1871

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## C .- Transcript of field notes of public surveys, etc. - Continued

Land office.	Description.	Principal meridian.	Date of con- tract.
Denver	Exteriors of T. 8 S., R. 79 W. Exteriors of T. 5 S., R. 79 W.	6th	May 5, 187
	Exteriors of T. 5 N., R. 80 W	6th	Aug. 5.186
	Exteriors of T.1 S., R. 30 W.		June 28, 188
	Exteriors of T. 2 S., R. 80 W		June 21, 1×6 May 5, 187
	Exteriors of T. 3 S., R. 80 W.	6th	Do, "
	Exteriors of T. 5 S., R. 80 W	6th	Do.
	Exteriors of T.8 S., R. 81 W	6th	
			Nov. 4,188 June 2,188
	Exteriors of T. 9 S., R. 81 W	6th	June 8, 188
			Aug. 7, 187 June 2, 188 June 22, 188
	Exteriors of T. 7 N., R. 81 W	6th	June 22, 188
			July 28, 189 June 12, 188
	Exteriors of T. 8 N., R. 81 W	6th	June 22, 188
	·		Nov. 13, 187
			July 28, 188 June 12, 188
	Exteriors of T. 9 N., R. 81 W	6th	July 22, 187 Nov. 13, 187
	Exteriors of T. 11 N., R. 81 W	6th	July 22, 187
			July 22, 187 May 14, 188 Nov. 13, 187
	Exteriors of T. 5 N., R. 82 W	Rth	Nov. 13, 187 June 22, 188
	Mischart of 1.0 M., D. C. W	Out	July 30, 187
•	Exteriors of T. 7 N., R. 82 W	6th	June 22, 188
	Exteriors of T. S N., R S2 W Exteriors of T. S N., R. S2 W	6th 6th	Oct. 29, 188
	MINERIORS OF I. S IN Die 62 W	ош	May 14, 188 Nov. 13, 188
	i	_	June.22, 188
	Exteriors of T. 10 N., R. 82 W	6th	Nov. 18, 187
	Exteriors of T. 11 N., R. 82 W	6th	May 14, 188 July 11, 188
			May 14, 188
	Exteriors of T. 4 S., R. 45 W Exteriors of T. 7 S., R. 45 W	6th	May 12, 187
	Exteriors of T. S.S. R. 45 W	6th	June 12, 189 Do.
	Exteriors of T. 8 S., R. 45 W. Exteriors of T. 9 S., R. 45 W.	6th	Do.
	Exteriors of T. 10 S., R. 45 W. Exteriors of T. 4 N., R. 45 W.	6th	Do.
			July 28, 187 May 12, 187
	Exteriors of T. 9 N., R. 45 W	6th	June 28, 187
	Exteriors of T. 9 N., R. 45 W Exteriors of T. 10 N., R. 45 W Exteriors of T. 5 S., R. 46 W	6th	Do.
	Exteriors of T. 5 S., R. 46 W Exteriors of T. 10 S., R. 46 W	6th	
Leadville	Exteriors of T. 6 S., R. 40 W	6th	June 12, 189 June 8, 188
	•		May 5, 187
	Exteriors of T.7 S., R. 82 W.	6th	June 8, 188
	Exteriors of T. 8 S., R. 82 W. Exteriors of T. 9 S., R. 82 W.	6th	Do. Do.
	Exteriors of T. 10 S., R. 82 W.	6th	Do.
	•		July 26 188
	Exteriors of T. 11 S., R. 82 W	orp	June 2, 188 July 26, 189
	Exteriors of T. 12 S., R. 82 W	6th	July 20, 188

D.—Statement of surveys of mines and mill sites in Colorado during the fiscal year ending June 30, 1890, made in conformity with the act of Congress approved May 10, 1872.

Date of ap- proval.	Survey No.	Name of claim.	County.
1889.			
July 2	5920	Hard Cash, lode Hard Cash No. 2, lode. Hard Cash No. 8, lode Mary B, lode M. W., lode.	Pitkin.
~ 2	5920	Hard Cash No. 2, lode	Do.
2 6	5920 5792	Hard Cash No. 5, lode	Do. Do.
6	5793	M. W., lode	Do.
6	*5811 5811	Darling, lode	Do.
. 6	5811	Am rican Ragie, lode	Do. Do.
· 6	5811	Bald Ragle, lode Bald Ragle, lode Am rican Ragle, lode Golden Ragle, lode Spread Ragle, lode	Do.
6	5811 5811	Spread Eagle, lode	Do. Do.
10	5904	Baid Eagle, mill site Pride of the West, lode General Butler, lode	Do.
10 10	5866 5866	General Butler, lode	Summit.
10	5866	Monitor, lode	Do. Do.
10	5866	Muldon, lode Grey Eagle, lode Kansas, lode	Do.
10 10	5866 5866	Kansas, lode	Do. Do.
10	6866	Sherman, lode	Do.
10 12	5866 5863	Free and Easy, lode	Do.
12	5601	Sherman, lode Free and Easy, lode Security, lode Washakie, lode	Gilpin. Gunnison.
12	5601	Taylor Iron, lode	Do.
13 13	5745 5745	St. Lawrence, lode	Summit.
13	5745	Taylor Iron, lode St. Lawrence, lode Pelican, lo e Hard Luck, lode	Do.
15 15	5854 5854		Pitkin. Do.
15	5854	Moseow, lode Barefoot, lode Snow Shoe, lode	Do. Do.
15 1 <b>5</b>	5854 5854	Snow Shoe, lode	Do.
15	5854	Tunnel lode	Do. Do.
15	5854 5897	Brook, lode	Do.
16 16	5897 5897	now snoe, loue Nestor, lode Tunnel, lode Brook, lode Wellington, lode Iron Duke, lode	Gilpin. Do.
19	5736	Spar, placer	Rio Grande.
19 19	5871 5871	Iron Duke, lode Spar, placer Silver Crest, lode Revenue, Inde Pyrenees, lode Hal, Sayr., lode Reoluse, lode Reoluse, lode Reoluse, lode Relluse, lode	Pitkin. Do.
19	5871 5871	Pyrenees, lode	Do.
19 20	*5814	Recluse, lode	Do. Boulder.
20 20	5814	Recluse, mill site	Do.
20 22	5680 5659		Clear Creek. Dolores.
22	5909	Ella D, lode Snowflake, lode Col. Sellers, lode	Do.
22 23	5820 5491		Boulder. Gunnison.
23	5491	Little Johnnie, lode Sunset, lode Jarkson's Best, lode Black Prince, lode Sun Up, lode Golden Sheen, lode Soranton, lode Bell, lode Bell, lode	Do.
23 23	5491 5491	Jackson's Best, lode	Do. Do.
24	5910	Sun Up, lode	Dolores.
24 24	5821 5545	Golden Sheen, lode	Boulder. Rio Grande.
25	5911	Bell, lode	Dolores.
27 27	5912 5913		Do.
30	5903	Humboldt lode	Do. Eagle.
31	5698 5698	Laura, lode. Humboldt, lode Boss, lode Comet No. 1, lode.	Summit.
31 81	5698	Comet lode	Do. Do.
81	5698	Hill Side, Iode	Do.
31 81	5698 5698	Abby, lode	Do. Do.
81 :	5698	Comet No. 1, 10de Comet, lode Hill Side, Iode Abby, lode Old Joe, lode Golden Gate, lode A No. 1, lode Lizzie Moore, lode O K., lode	Do.
31 <sup>3</sup>	5698 5698	A No I, lode	Do. Do.
81	5698	O K., lode	Do.
31 31	5698 5 <b>6</b> 98	Comet No. 2, lode. Comet No. 3, lode. Comet No. 4, lode. Deflance, lode.	Do. Do.
81	5698	Comet No. 4, lode	Do.
Aug. 1	5868 5704	Defiance, lode	Boulder. Summit.
1	5704	Little Morgan, lode	Do.
1 1	5704 5704	Queen of the Forest, lode	Do. Do.
i	5704	Little Morgan, lode Queen of the Forest, lode Triangle, bode Emperor, lode	Do. Do.
		* A and B	

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1880.	;		
ug. 1	5704	Elephant, lode Frederick the Great, lode	Summit.
. 1	5704 5870	Frederick the Great, lode Perbaps, lode	Do.
8	5915	Vancouver, lode	Gunnison. Boulder.
5	5892	Geyser, placer	Gunnison.
5	5815	Nab b, lode	Fremont.
5 5	5638 5688	X, lode	Gunnison. Do.
5	5638	Arkansayer, lode Kansas Uity, lode	Do. Do.
6	5938	Silver Wave, lode	Chaffee.
6	5938 5938	Dolomite No. 1, lode	Do.
6	5905	Copper, lode	Do. San Juan.
8	5826	Tony places	Boulder.
8	5921	Vulcan, lode	Las Animas.
8 8	5921 5921	Venus, lode Cyclops, lode	Do.
8	5921	Stanmun, lode	Do. Do.
8	5921	Cunid lode	Do.
9	5941	Amsterdam, lode	Gunnison.
9 10	5916 5900	Enterprise, lode	Dolores. Pitkin.
10	5900	Little Mary, lode	Do.
10	5976	Judy, lode Little Mary, lode Night Watch, lode	Dolores.
10	5806	Humphrey, Jode Fulton, Jode	Clear Creek.
10 10	5806 5806	Fulton Extension, lode	Do. Do.
10	5806	Comstock, lode	Do.
12	5702	Victor, lode	Summit.
12	5702	Consort, lode	Do.
12 12	5702 5835	Atlantic, lode	Do. Pitkin.
12	5917	Kitchen, lode	Dolores.
12	5923	Ontario, lode	Do.
12 12	5872 5872	Leonora, lode	Gunnison.
14	5588	Lake View, lode	Do. Park.
14	5972	Colorado loda	Do.
14	5972	Wyoming, lode Little Link, lode	Do.
14 15	5271 5886	Maimie No.2, lode	Lake. Pitkin.
16	5776	Iron Creet, placer.	Pitkin and Gunnison.
16	5739	Iron Crest, placer Little Chief, lode	Summit.
16 16	5789	Half-Moon, lode	Do. Do.
16	5739 5890	Seven-Thirty, lode	Garfield.
16	5890	Iron Mask, lode	Do.
16	5937	Clinton, lode	Boulder.
17 17	5881 5942	Keystone, lode	Custer. Gunnison.
îż	5942	Aspen, lode	Do.
17	5942	New York, lode	
17 17	5942 5812	Cleveland, lode	Do. Eagle.
17	5780	Forest Queen, lode	
19	5948	Carbonate, lode	Gunnison.
19	5957	Monte Christo, lode	
20 20	5894 5894	K. C., lode	Ouray. Do.
22	5945	Jumbo lode	Hinadale.
22 22	5945	Hoosier Girl, lode Autumn, lode	Do.
22	5945	Autumn, lode Stoneb ack, lode	Do.
22 22	5945 5682	S.D., lode	Do. Lake.
22		Q. D., lode.	Do.
23	5947	Q. D., lode. Dove's Nest, lode	Clear Creek.
23	5914 5924	Joplin, lode	Pitkin. Gilpin.
23 23	5924	Silent Queen, lode	Do.
23	5924	North Star, lode	Do.
23	5908	La X. lode	Pitkin.
27 27	5979 5889	Capital Prize, lode	Gilpin. Park.
27 27	5889	Lackawanna lode	Do.
27	5889	Empire, lode	Do.
28 28	5956 5882	Golden Age, lode Amalgum Thief_lode	Dolores. Boulder.

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1889.			
Ang. 30	5927	Hermit, lode	San Miguel.
80	5973 5973	Hermit, lofe Colorado, lode Leonie, lode Grace Darling, lode	Pitkin. Do.
Sept. 8	5983	Grace Darling, lode	Do.
8	5983 5982	Grace Darling, Iode Advance, lode Argo, lode Top, lode Mountain Boy, lode Mountain Boy No. 2, lode Mountain Boy No. 3, lode Ophir, lode Ophir, lode	Do. Do.
8	5982	Top, lode	Do.
8	5982 5982	Mountain Boy, lode.	Do.
8	5982	Mountain Boy No. 2, lode	1)o. Do.
8	*5959	Ophir, lode	Hinedale.
8	5959 5944	Opbir, mill site  J. McN., lode  Wm. Penn, lode  Spruce, lode	Do. Pitkin.
ē	5787	Wm. Penn, lode	Ouray.
6	5787 5906	Spruce, lofe	Do.
9	5906	King lode	Do. Do.
9	5946	Guiding Star, lode	Do.
10 10	5788 5788	Chempion lude	Pitkin. Do.
10	5788	Spruce, lofe Morning Star, lode King, lode Guiding Star, lode Hudson, lode Champion, lode Legal tender, lode Sarafield, lode Sarafield, lode	Do.
10 11	5788 5556	Fairview, lode	Do.
12	5269	Sarsheid, lode	Summit. Boulder.
12	5907	North Star, lode	Clear Creek
18 18 18	802∪ 6020	Wood land lode Forrester, lode	Lake.
18	6020	Goodwill lode	Do. Do.
12	6020	Gordwill, lode Little Andy, lode Black Swan, lode Denver, lode	Do.
18 18	6020 5844	Black Swan, lode	Do. Park.
14	5687	Japan, lode Lillie Langton, lode Jack Adam, lode Iron Cross, lode	San Miguel.
14	5918	Lillie Langton, lode.	Park.
14 16	5633 5977	Jack Adam, lode	Pitkin. Gilpin.
16	5980	Dew Prop, lode Silver Thistle, lode. Gardner, lode Road Side No. 1, lode	100.
16	5655 5958	Silver Thistle, lode	Gunnison. Gilpin.
16 16	5898	Road Side No. 1. lode	
16	5898	Road Side No. 1, lode Road Side No. 2, lode Road Side No. 3, lode Road Side No. 4, lode Road Side No. 6, lode Road Side No. 6, lode Road Side No. 6, lode South East Side, lode Elk Horn, lode Elk Horn, lode Anax No. 2, lode	Do.
16 16	5898 5898	Road Side No. 3, lode	Do. Do.
16	5898	Road Side No. 5, lode	Do.
16	- 5898 5898	Road Side No. 6, lode	Do.
16 16	5898	East Side No. 1. lode.	Do. Do.
16	5898	Elk Horn, lode	Do.
16 16	5898 5898	Apex No. 2, lode North Side No. 1, lode Apex, lode Aprx No. 3, lode	Do.
16	5898	Apex. lode	Do.
16	5898	Aprx No. 3. lode	Do.
16 16	5898 5898	Summit lode	Do. Do.
16	5898	Carriboo, lode Summit, lode Sunnyside No. 2, lode Sunnyside No. 3, lode	Do.
16 16	5898 5898	Sunnyside No. 3, lode	Do. Do.
16	5898	Crown Point No. 2, lode.	Do.
16	5898 5898	Crown Point No. 1, lode Crown Point No. 2, lode Crown Point No. 3, lode Crown Point No. 4, lode	Do. Do.
16 16	5898	Crown Point No. 5, lode	Do.
16	5898	Crown Point No. 5, lode Crown Point No. 6, lode Sunnyside No. 1, lode Sunnyside No. 4, lode	Do.
16 16	5898 5898	Sunnyaide No. 1, lode	Do. Do.
16	5898	Napoleon, lode	D0
16	5898	Napoleon, lode Napoleon No. 2, lode South Side No. 1, lode South Side No. 3, lode	Do.
16 16	5898 5898	South Side No. 3, lode	Do. Do.
16	5898	South Side No. 4, lode	Do.
16	5898 5898	South Side No. 4, lode South Side No. 5, lode South Side No. 6, lode	Do. Do.
16 16	5898	South Side No. 5, lode West Wing, lode Olev. lode Hidden Trussure, lode Jumbo, lode Smuggler, lode Mountain Star, lode Silver Spray, lode	Do.
16	5898	Olev, lode	Do.
16 16	5898 5898	Hidden Tressure, lode	Do. Do.
16	5898	Smuggler, lode	Do.
16	5898	Monutain Star. lode	Do.

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1889.			<del></del>
pt. 16	5898	Iron Clad, lode	Gunnison.
16	5898	Sempson No. 4 lode	Do.
16	5898		Do.
16 16	5898 5898	Sampson No. 2, lode. Sampson No. 1, lode. Deldorita No. 1, lode.	Do. Do.
16	5898	Deldorita No. 1, lode	Do.
16	5898	Deldorita No. 2, lode	Do.
16	5898	Deldorita No. 8, lode	Do.
18 18	5971 5546	Grand View, lode Omega, lode	Boulder. Rio Grande.
18	5887	Lafayette, lode	Clear Creek.
19	5930	Omega No. 2, lode	Rio Grande.
19	<b>596</b> 8	Wallace, lode	Clear Creek.
19 20	<b>59</b> 68 <b>59</b> 32	Mab, lode Emma, lode	Do. El Paso.
20	5931	Dome, lode	Do.
23	5967	Queen, lode	Pitkin.
23	5855	Queen, lodePuzzle, lode	Ouray.
24 24	5+77 *5724	Juniata, lode	Summit.
24	*5724	Old Hickory Jackson, lode	Ouray. Do.
24 26	6027	Logan, placer	Clear Creek.
26	5943	Logan, placer Lizzle Y., lode	Do.
26	5943 5943	Graff, lode	Do.
26 26	5943	Goodal, lode Campfield, lode	Do. Do.
26	5943	Schall, lode	Do.
26	5943	Gillmore lude	Do.
26	6107	Dolly Varden, lode Little Nollie, lode	Park.
26 26	6107 6107	Little Nellie, lode	Do. Do.
26	5996	Sitting Bull, lode	Lake.
26 26 26	6076	Eureks, lode	Do.
26	6076	Little Bertie, lode	Do.
26	6076 6068	Fulton, lode Albany, lode	Do. Grand.
27 27	5955	Silver Dollar, lode	Pitkin.
27	5955	Matchless, lode.	Do.
27	5439	Hidden Treasure, lode	San Juan.
27 27 27	5440	Amina, lode	Do. Pitkin.
27	5960 5960	Belcher, lode	Do.
27	5960	Montgomery, lode	Do.
27 27	5960	Little Beth, lode	Do
27	<b>596</b> 0	Rochester Boy, lode	Do.
28 28	6007 6007	Cliff, lode Decatur, lode	Do. Do.
28	6007	Phil Sheridan, lode.	Do.
28	6007	U. S. Grant, lode	Do.
28	6043 5850	Annie Hayford, lode	Do. Do.
28 80	6026	Little Chief, lode	Clear Creek.
80	5965	Alabama, lode	Do.
80	5964	Washington, lode	Pitkin.
£ 1	6066 5966	Silver Tip, lode Silver Dollar, lode	Do. Do.
2 2	5966	Silver Wulge Inde	Do. Do.
2	5956	Silver Queen, lode	Do.
2	5966	Silver Queen, lode	Do.
2	5966	Silver Star, lode	Do.
2 2	5966 5922	Wyandotte, lode Pink Spar, lode	Do. Do.
2	5922	Arcadia, lode	Do.
2	5922	Jay Eye See, lode	Do.
2	5922	Superior, lode	Do.
2 2	5922 5922	Side Line, lode	Do. Do.
2	5922	Neilson, lode	Do.
2	592 <b>2</b>	Occidental lode	Do.
2	5922	Oriental, lode	Do.
2 2 2	6004 46018	Belford City, lode	Gilpin. Clear Creek.
2	6018	Iowa, lode	Do.
2	5893	Columbine, lode	San Miguel.
2	6010	Horse Shoe, lode	Pitkin.
2 2 2 8	6010	Clifton Boy, lode	Do.
•	. 28.89	Caledonia, lode	meKro.

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1880.			
ot. 8	6021	Lizzie, lode	Pitkin
8	6021 5935	Wolftone, lode	Do.
3	5935	American luia	Ouray. Do.
8	5985	Wolftone, lode Sohofield, lode American, lode Nettie, lode Chicago Times, lode Molntoeh, lode 28.S., lode	Do.
4 4 5 5 5 7 8 8 8	6089	Chicago Times, lode	Pitkin.
4	6005 5131	McIntosh, lode	Gilpin.
å	6000	Viotor lode	Dolores. Pitkin.
5	5919	Great Eastern, lode	Boulder.
7	6074	Dallas, lode	Ouray.
8	5994 5902	2 S. S., lode Victor, lode Great Eastern, lode. Dallas, lode Whale, lode Hartford, placer.	San Miguel. Delta and Gunnison
8	5902	Hartwit, placer Ute, placer Ouray, placer St. Louis, placer Beaver, placer "101," placer "Abeline, placer Night Bird, lode Wilhelm, Jude	Do.
8 8 8 8 9	5902	Ouray, placer	Do.
8	5902 5902	St. Louis, placer	Do.
8	5902	Beaver, placer	Do. Do.
š	5902	Abeline placer	Do.
9	6017	Night Bird, lode	San Juan.
9	6017	Wilhelm, Jude Lesp Year, lode Yellow Jacket, lode Crobec, lode Crose Cut, lode Crose Cut, lode Crose Cut, lode May B., lode Toronto Girl, lode Limestran lode	Do.
9	6105 6140	Vallum Jacket lode	Dolores. Lake.
11	6130	Crebec lode	Dolores.
11	*5497	Cross Cut, lode	Ouray.
11	5497	Cross Cut, mill-site	Do.
12 12	5951 5989	May R lode	Do. Summit.
12 12	6093	Toronto Girl. lode	Gunnison.
12	6181	Limestone, lode Mountain Spring, lode. Pride of the West, lode	
12 12	6129 6046	Mountain Spring, lode	Do.
14	6147	Broker, lode	Clear Creek. Pitkin.
14	6117	Ontario, lode	Gunnison.
14	6117	Old Stag, lode	Do.
14 14	6119 5992	Broker, lode. Ontario, lode Oid Stag, lode W. P. C., lode Little Star, lode Lone Star, No. 1, lode. Lone Star, No. 2, lode. Lone Star No. 3, lode Lone Star No. 4, lode. Lone Star No. 4, lode. Lone Star No. 4, lode.	Pitkin. Do.
14	5992	Lone Star No. 1 lode	Do.
14	5992	Lone Star, No 2, lode.	Do.
14	5992	Lone Star No 3, lode	Do.
14 14	5992 5992	Lone Star No. 4, lode	Do. Do.
14	5992	Matchiesa, lode Lackawana Boy, lode Carbonate, lode Carbonate No. 2, lode.	Do. Do.
14	59⊌2	Carbonate, lode	Do.
14	5992	Carbonate No. 2, lode.	Do.
14 14	5992 5992	Carbonate No. 3, lode Carbonate No. 4, lode North End, lode	Do. Do.
14	5992	North Rad lode	Do.
14	5884		Do.
14	5884	Piqua, lode	Do.
14 14	58%4 5884	Pangnin lode	Do. Do.
14	5884	Political de la la la la la la la la la la la la la	Do.
14	5985	Eastern Star, lode	San Juan.
14	5985 6136	Tennessee, lode	Do. Dolores.
15 15	6118	Ariadge, lode	Clear Creek.
15	6118	Extension, lode	Do.
15	6118	Howard, lode	Do.
15 1 <b>5</b>	6118 5978	Deschesd, lode	Do. San Miguel.
16	5978	Ronita lode	Do.
16	6082	Jacob Straeder, lode	Gunnison.
16	5602	Bonita, lode Jacob Straeder, lode Stonewall, lode Pitkin-Aspen, lode	Do.
16	5936 5936	Pitkin-Aspen, lode	Do.
16 16	6112	A spen, lode Wardell, lode Hooper, lode	Do. Pitkin.
16	6112	Hooper, lode	
16	6112	Hooper, lode Loco, lode Franklin, lode Divea, lode Legal Tender No. 2, lode Legal Tender No. 3, lode Legal Tender No. 5, lode Legal Tender No. 6, lode Legal Tender No. 6, lode	Do.
16 16	6112	Frauklin, lode	Do. Do.
16 16	6112	Legal Tender, lode	Do. Do.
16	6116	Legal Tender No. 2, lode	Do.
16	6116	Legal Tender No. 3, lode	Do.
16	6116	Legal Tender No. 4, lode	Do.
16	6116	Legal Tender No. 5, lode	Do.

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889.	0110	Total Manday No. 6 1-2	District
t. 16 16	6116 6116	Legal Tender No. 7, lode	Pitkin. Do.
17	6012	Brooklyn, lode	Do.
17	6133	Albert, lode	Park.
17	6144	Polar Star, lode	Gilpin.
17 17	600.9 *6002	Red Cap, lode	Lake.
17	6002	Tigns, lodeEuphrates, lode	Ciear Creek. Do.
17	6002	Euphrates mill-site	Do.
18	*6171	Treasury, lode	Conejos.
18 18	6171 *6170	Treasury, mill-site	Do.
18	6170	Golden Egg, lode Golden Egg, mill-site	Do. Do.
18	*6172	Topacy, lode	Do.
18	6172	Topsey, mill-site	Do.
18	<b>59</b> 50	Evening Star, lode	Ragle.
18 18	6008 6008	Pembina, lode	Pitkin. Do.
18	6100	American Flag, lode Joseph E. Johnson, lode	Gunnison.
18	5934	Tornado, lode	Pitkin.
18	5934 5934	Tornado No. 2, lode	Do.
18 18	5934	Little Robert, lode	Do. Do.
18	5934	Quarteite, lode	Do.
19	6075	Quartette, lode Johanna Mining, lode	Ouray.
19	6075	Balaam, lode	Do.
19 19	6075 6075	Spruce, lode Valley View, lode	Do. Do.
19	6075	Arcade, lode	Do.
19	6075	Keno lode	Do.
19	6058	Texas, lode	La Plata.
19 19	5494 5990	T. P. M., lode	Lake. Custer.
19	6052	Zulu, lode	San Miguel.
19	6057	Gemini No. 1. lode	Lake and Park.
19	6057	Gemini No. 2, lode	Do.
19 19	*5997 5997	Peak, lode Palisa-le, mill-site	Lake. Do.
21	5952	Kearsarge, lode	Clear Creek.
21	5952	Rienzi, lode	Do.
21	6059	Enterprise, lode	La Plata.
21 21	6059 6059	Contention, lode	Do. Do
21	5954	Lincoln, lode	Clear Creek.
21	6011	Bernice, lode	Saguache.
21	6065	Crystal, lode	San Miguel.
22 22	6006	Golden Sand, lode	Gilpin. Do.
22	6063	Bonansa, lode	Gunnison.
22	6037	Star Route, lode	Gilpin.
22	6138	High Grade, lode	Do.
23 23	6039 5981	Lenado, placer Minnie Moore, lode	Pitkin. Do.
23	6024	Lizzie, lode	Do.
23 24	6U24	Iranistan lode	Do.
	6180	Collier, lode	Lake.
24 24	6180 6042	Lewis, lode Huckleberry, lode	Do. Do.
25	+6030	U. S., lode	Clear Creek.
25	6030	U.S., mill site	Do.
25	6035	Cross Cut, lode	Do.
25 25	*5916 5946	Mary Newcombe, lode Mary Newcombe, mill site	Gunnison. Do.
25	6053	Cambrian Inda	Gilpin.
25	5969	Lucky Baldwin, lode	Summit.
26	*6183	Dick, lode	Chaffee.
26 26	6183 6183	Old Kentuck, lode	Do. Do.
26 26	6183	Silent Friend, lode	Do.
26	6087	Keystone, lode	Lake.
26	4400-3	Boulder City, lode	Pitkin.
28	6067 6031	Blue Ribbon, lode	Gilpin. Park.
28 29	5899	Orphin Girl, lode	Pitkin.
29	6062	James Bell, lode	Clear Creek.
29	6062	Augusta, lode	Do.
80	6151	Teegarden, lode	Do

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Oct.	30	*5757	Mary F., lode	Clear Creek.
	80 80	5757 5757	Oro Fino, lode. The Silver Age, mill site. Noonday Sun, lode	Do. Do.
	30	5698 6064	Noonday Sun, lode	Summit.
	30 30 30 30 30		Denmark, lode	Clear Creek.
	20	5878 5878	Silver Cord, lode Mark, lode Great Western, lode Little Melvina, lode Same, lode Minnehaha, lode Sanger, lode Naugel lode	Pitkin.
	81	6054	Great Western, lode	Do.
Yov.	2	5987 5487	Little Melvina, lode	Boulder.
	2	6008	Minnehaha lode	Do. Gilpin.
	2	6003	Sanger, lode	Gilpin. Do.
	2	6003 6003	Nebula, lode	Do. D .
	4	5970	Star Route lode	Dolores.
	5	5939	Amy C., lode	Clear Creek.
	6	6028 6028	The Hartman, lode	Do. Do.
	6	4996	Joint Track, lode	Summit.
	6	4997	Sanger, lode. Nebula, lode. La Place, lode Star Route, lode Amy C., lode. The Hartman, lode Brighton, No. 2, lode Joint Track, lode Paddy Hollow, lode Atta, lode Frouth of July lode	Do.
	6	6191 4995	Fourth of July lode	Dolores. Summit.
	6	4998	Fourth of July, lode	Do
	7	6094	Humboldt, lode	Gilpin. Do.
	7	6094	Rird lode	Do. Do.
	7	6137	Penn, lode	Chaffee.
	8	6072	Humbold, lode Jay Eye See, lode Bird, lode Penn, lode Carrara, placer Crown Point, lode	Pitkin.
	8	5984 6060	Crown Point, lode	Do. Summit.
	8	6061	Solitary, lode	Do.
	8	5991 4999	Three Brothers, lode	Do.
	9	6045	Penobeot, lode Sherman, lode Rullion, lode Roberta, lode	l)o. Pitkin,
	9	6045	Bullion, lode	Do.
	9	6099 5998	Roberta, lode	Custer.
	9	5998	Keystone lode	Pitkin. Do.
	9	5998	Keystone, lode Grey Lime, lode Puzzle, lode	Do.
	9	5998 5998	Puzzle, lode	Do.
	9	5998	Fuzze, oue. San Juan, lode San Prancisco, lode Esastern, lode Synar, lode	Do. Do.
	9	5998	Eastern, lode	Do.
	9	5998 5998	Spar, lode	Do.
	9	5998	J. M. P. lode Argents, lode Yankee, lode Lota, lode  Modern Science, lode	Do. Do.
	9	<b>599</b> 8	Yankee, lode	Do.
	.9	6154	Lota, lode	Dolores.
	11 11	6199	Star. lode	Summit. Dolores.
	12 12	8077	Sebraska, lode	Ouray.
	12 12	6077	Modern Science, lode Star, lode Sebraska, lode Silver Horn, lode Sea Bird, lode	Do. Pitkin.
	12	6122		Do.
	12 12	6122	Hidden Tressure, lode Redman, lode Ltme King, No. 1, lode Little Chief, lode Brooklyn, lode Boodle, lode Silver Bow, lode Julia Fowler, lode Hughes, lode Switzer, lode Horse Shoe Prince, lode Katie, lode	Do.
	12 18	5828 6022	Lime King No. 1 lode	Park. Do.
	18	6092	Little Chief, lode	Do.
	18 14	6092	Brooklyn, lode.	Do.
	14	6114	Boodie, lode	Gilpin. Gunnleon.
	15	6040	Julia Fowler, lode	Chaffee.
	15 16	6103	Hughes, lode	Clear Creek.
	16	6149	Horse Shoe Prince, lode	Jefferson, Lake.
	18	6036	Katle, lode. O. I. C., lode Twilight, lode	Saguache.
	18 19	6078 6009	O. I. C., lode	Ouray.
	19	6217	Janitor, lode	Pitkín. Gilpin.
	19	5975	Pearl, lode	San Juan.
	19 19 19	6143 5974	Extension East, lode	Clear Creek.
	20	5940	Esmeralda, lode	Oursy. San Juan.
	20 20	5940	Silver Crown, lode	Do
	21 22	4434 6153	Twilight, lode Janitor, lode Pearl, lode Extension East, lode Exanteralda, lode Esneralda, lode Silver Criwn, lode Homestake, lode Iron Edge, lode	Pitkin. Ragie.
	22	5028	Andrews, placer	Ouray.
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Date of approval.	Survey No.	Name of claim.	County.
1889.			
Nov. 22	6025 6125	Swamp, lode	Dolores.
22 23	4305-3	Loyal League, lode	Pitkin. Lake,
28	6019	Buckeye, lode	San Miguel.
23	6019	Butterfly, lode	De. "
25	6115	Louisa, lode	Eagle.
25 25	6115 6115	Blace Diamond, lode Gracie, lode	Do. Do
25	6115	Silver Chord, lode	Do.
25	6115	Clipper, lode	Do.
25 25 25 25 25 25 25 25 25 25 25 25 25 2	6179	Innspruck, lode	Boulder.
26	6195 6132	Mountain Queen, lode	Gunnison. Dolores.
20 97	6083	Santa Cruz, lode	Gunnison.
29	6033	Partner Newcombe, lode	Gilpin.
29	6033	West Chase lode	Do.
` 29	6083	Chase No. 2, lode	Do.
20	6095 6095	Stanley No. 1, lode Stanley No. 2, Inde.	Dolores. Do.
20	6095	Stanley No. 2, Inde	Do.
29	6038	Gold Dust, lode	Ouray.
29	6065	Lone Widdow, lode	Do.
29	6102	Monte Christo, lode	Do.
29	6056 6174	Crusaro, lode Sundown, lode	Do. Do.
29	6174	Silver Star, lode	Do.
29	6090	Hopewell lode	Do.
80	6088	Annie, lode	Summit.
80	6088	Denver City, lode	Do.
Dec. 3	6079 6079	Wyoming Valley, 1006	Eagle. Do.
4	6211	Ruby, lode	Lake.
4	6157	Wyoming Valley, lode. Wyoming Valley, No. 2, lode. Ruby, lode. Centennial, lode	Clear Creek.
4	5620	Euroka, lode	La Plata.
5 5	5926 5926	Cashier, lode	Summit. Do.
5	5926	Smuggler, lode	Do. Do.
5	5926	Mammoth, lode	Do.
7	<b>6</b> 015	Midnight, lode	Saguache.
7	6013	Legal Tender, lode	Do.
7	6106 6161	A bendego, lode Rocky, lode	Ouray. Do.
ż	5616	Midnight, lode	San Juan.
9	6073	Three Brothers, lode	Boulder.
9	6:150	A. A. Devore, lode	Gilp n.
9	6050 6050	F. J. Smith, lode	Do.
9	60:0	Magill, lode Victor Lee, lode	Do. Do.
10	5999	Umbria, lode	Pitkin
11	5867	Mascotta, lode	Do.
11	6189	Tarifa, lode	Do.
11 11	6189 6189	Dick, fode	Do. Do.
ii	6189	Ewing, lode Rucker, lode	Do.
11	6189	Oulen Sahe lode	Do.
11	6205	Mary, lode	Dolores.
12 1 <b>2</b>	5995 6204	M. A. P., lode.	Lake.
12	6051	Guadaluap, lode	Ouray. Gilpin.
14	6081	Myers, placer Bunker Hill, lode.	Clear Creek.
14	6124	Eagle Pasa, lode	La Plata.
14	6187	Kiowa, lode	Summit
14 14	6187 6187	Bacon, lode Burnsides, lode	Do. Do.
14	6187	Mary W., lode.	Do. Do.
14	6187	Mary W., lode	Do.
14	6187	Hattle M., lode	Do.
14	5963	Iron Silver, placer	Pitkin.
16 16	6044 6044	Result, lode	Do. Do.
17	6120	Highland places	Do
17	6201	Silver Glance, lode Silver Glance, No. 2, lode	Dolores.
17	6201	Silver Glance, No. 2, lode	Do.
18	6216	Snow Flake, lode. Time, lode Satellite, lode	Do.
18 19	603 <u>4</u> 6190	Sutallita loda	Boulder. Lake.
19	6169	Altoona, lode	Oursy.
19	6218	Montana, lode	Boulder.

Date of ap- proval.	Survey No.	Name of claim.	County.
1889.		,	
Dec. 19 20	6197 +6200	Huron, lode.  Merrimac, lode.  With Cat, lode.  Tellurid-, lode  Bismuth, lode  Merrimac, mill site.  Silver Wheel, lode.  Nellie (3, lode.  Union, lode  Samoa, No. 1, lode.  Samoa, No. 2, lode.  Gen. P. H. Sheridan, lode	Boulder.
20 20	6200	Wild Cat lode	Conejos. Do.
20	6200	Tellurid-, lode	Do.
20	6200	Bismuth, lode	Do.
20 91	6200 6232	Merrimac, mili site	Do. Lake.
21	6232	Nellie G. lode	Do.
21	6232	Union, lode	Do.
23	6159 6159	Samoa, No. 1, lode	Ouray. Do.
24	6101	Gen. P. H. Sheridan, lode	Do.
24	6101	Pitkin, lode Mayflower, lode Samos, No. 3, lode	Do.
24	6101 6160	Mayflower, lode	Do. Do.
24	6141	Imnerial lode	Clear Creek.
26	5964	Imperial, lode. Washington, lode Molly, lode. Annie, lode.	Pitkin.
26	6173	Molly, lode	Luke.
20 26	6173 6173	Dwyar Inda	Do. Do.
26	6173	Allicon, lode	Do.
20 20 21 21 23 23 24 24 24 24 26 26 26 26 28	*5443 5443	Allison, lode. Carbonate, lode. Carbonate, mill site.	Pitkin. Do.
28 28	*6166	R. H. K. lode	Gunnison,
28 28	6166	R. H. K., lode R. H. R., mill site Exobequer, lode Bend of Hope, lode	Do.
28 28	6181	Exchequer, lode	Chaffee.
28 80	5929 6177		Boulder. Park.
80	6177	Hildreth, lode Swan, lode Garnet, lode	Do.
81	6104	Swan, lode	Boulder.
31 31	6104 6210	Redwood lode	Do. Lake.
81	6210	Garnet, Rode Redwood, lode Beech, lode Oak, lode Maple, lode	Do.
81	6210	Oak, lode	Do.
81 81	6210 6210	Maple, lode	Do. Do.
81	6014	Linden, lode	Saguache.
1890.			_
an. 2	6206 6206	Morloo, lode Devil, lode Maggie, lode General Hanoook, lode Tarquin, lode	Summit. Do.
2	6142	Maggie, lode	Gunnison.
3	6016	General Hancock, lode	Sagnache.
3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	6150 6155	Ta'quin, lode	Clear Creek, Do.
- 1	6155	Irojan, jode Laje Royal, jode. Day Royal, jode. Dean Richmond, jode	Do.
4	6155	Dayton, lode	Do.
4	6148 6148	Dean Richmond, lode	Gilpin. Do.
- 7	6148	Triton, lode	Do.
6	6096	Maidar, lode Triton, lode Mars, lode Sun Set, lode	Summit.
6	6212 6212	Sun Set, lode	Pitkin. Do.
ĕ	6178	The Bendigo, lode	Park.
6 6 7 7 7 7 8	6227	sun set, loue Twilight, lode The Bendigo, lode Skeleton, lode Leviathan, lode Mastedon, lode Ida, lode Bidorado No. 2, lode 87 loda	Eagle.
7	6227 6227	Mastedon lode	Do. Do.
ŕ	6223	Ida, lode	Park.
. 8	6182	Eklorado No. 2, lode	Gunnison,
10 11	6162 6237	Constant	Dolores. Hinsdale.
11 11	6237	Smow Shoe, lode	Do.
11	6237	J. J. C., lode	Do.
11	6215 6215	Sulphata lode	Dolorea. Do.
11 11 11 11	6215	Sulphate, lode. Mikado, lode German, lode Little Pittsburgh, lode.	Do.
11	6176	German, lode	Park.
11 15	6176 6228		Do. Clear Creek.
15 15	6228	Cyclone, lode Fanny V., lode Ptarmigan, lode	Do.
16 16	6230	Fanny V., lode	Pitkin.
16	6230 6230	Ptarmigan, lode	Do. Do.
16 1 <b>6</b>	6230	Gray Eagle, lode. Eyry, lode. Condor, lode Colorado Belle, placer.	Do.
16	6230	Condor, lode	Do.
	5583	Colorado Rella placar	Lake.
16 16	6268	Oretts, lode.	Clear Creek,

Date of ap- proval.	Survey No.	Name of claim.	County.
1800.			
Jan. 17	6168	Last Chance, lode	Eagle. Jefferson.
17	6242	Champion, lode	Jefferson.
17	6163 6163	John Rull lode	Pitkin. Do.
17 17	6266	Tara's Hall, lode John Ball, lode Little Ella, lode	Boulder.
21 21 21 21	5694	Determin lade	Lake.
21	6156 6234	Quincy, lode	Boulder. Eagle.
21	6234	Jackson, lode	Do.
21	6098	Cuincy, lode Fair View, lode Jackson, lode St. Francis, lode	Pitkin.
21	6098 6+08	Grace L, lode St. James, lodge Moilie S, lodge St. George, lode	Do. Do.
21	6098	Mollie S. lodge	Do. Do.
21	6098	St. George, lode.	Do.
21	d:98	Cantwell, lode Sarah T., lode M-toalfe, lode Sellera, lode	Do.
21	6098 6098	Sarah T., lode	Do.
21	6098	Sellers lode	Do.
21	6098	St. John, lode	Do.
21	6098	St. Joseph, lode	Do.
21 21 21 21 21 21 21 21 21 25 25 25 28	8098 8098	St. John. lode St. Joseph lode Duffy, lode Robertson, lode	Do. Do.
21 21	6098	St. Juseph mill site	Do.
25	6288	St. Joseph, mill site Tenwall, lode Bi-M-tailo, lode Elizabeth Hunton, lode	Clear Creek.
25	62140	Bi-Metalic, lode	Eagle.
25 95	6070 6070	Klizabeth Hunton, lode	Summit.
20 28	5781		Do. Pitkin.
29	5946	Aztro, lode Denver, consolidated placer	Boulder.
Feb. 1	6121	First Chance, Inde Silver Queen, Inde	Eagle.
1	6121 6121	Silver Queen, lode	Do. Do.
8	6193	Muncher, lode Auckland, lode.	Summit.
8	6193	Adeluida loda	Do.
8	6193	Brishane, l-de	Do
8	6:93	Brisbane, l-de Melbeurne, lode Manila, lede	Do. Do.
š	6193		Do.
3	6193	Dunedin, lode Sydney, lode Lowa, lode Pitkin View, lode Park Ouean lode	Do,
8	6:44	Inwa, lode	Gunnison,
8	6244 6214	Park Ousen Jude	Do. Do.
š	6244	Park Queen, loie Silver Bluff No. 2, lode Silver Bluff loie Hlack Chief, loie	Do.
8	6244	Silver Bluff, lode	Do.
8	6244	Black Chief, lode	Do.
4	6231 6231	War Cloud, lode Hold McIntvre, lode Nowshoy, lode Mameluka, lode	Ouray. Do.
- 7	6247	Newshov, lode	Pitkin.
4	6230	Mameluke, lode	Ouray.
5	6221		Do.
5 <b>5</b>	6203 6302	Clifton, liste Aurora, lode Loet Horse, lode	Gannison. Gilpin.
6	*6239	Lost Horse, lode	Gunnison.
6	6239	Michigan, iode Lost Horse, mill site Blamarck, lode Royal, lode	Do.
6	6289 6269	Lost Horse, mill site	Do. Clear Creek.
6	61 269	Royal lode	San Juan.
8	5070 I		Ouray.
8	6243 6243 6243	Arapahor, lode  B-n Harrison, lode  Silver Seam, lode	Gunnison,
8	6243	Silver Seam lode	Do. Do.
8	6243	Salamander, lode	Do.
8	6158	Salamander, lode Jay Gould, lode Highland Chief, lode	Pitkin.
8	6224	Highland Chief, lode	Do.
8	6224 6324	Star Light, lode	Do. Do.
10	6291	New York, lode (). Z., lode Aurora, lode	Lake.
10 10	6:08	Aurora, lode	Pitkin.
10	6208	Elgin lode	Do.
12 12 12 12	5953 5953	Anova, tode Mavflower, lode Sunflower, lode Cameron, lode F, and M., lode	Lake.
12	6229	Cameron lode	Sam Juan.
12	6245	F. and M., lode	Pitkin,
12	6245		Do.
12 12	6245 6165	Yopsie No. 3., lode Queen of the West, lode Hudson, lode	Do. Gunnison.
12	6165	Wuoru of tile W 68t, 1006	Do.

Date of ap- proval.	Survey No.	Name of claim.	County.
1890.			
Feb. 12	6165	Elgin,lode	Gunnison.
13 13	6184 6184	Varu Maria lada	Pitkin. Do.
13	6184	Oliver Cromwell Derry lode	Do.
14	6295	Hawk Eve lode	Clear Creek.
14	6213	Grand Duke, lode	Pitkin.
15	6289	Lone Star, lode	Gilpin.
17	6255	Burris, lode	Conejos.
17 17	6255 6255	Hawk Eye, lode Crand Duke, lode Lone Star, lode Burris, lode Hallam, lode Hyman, lode Chance No. 2, lode Chance No. 2, lode Bose, lode Eureks, lode Loco Foco, lode Loco Foco, lode Choif, lode Mexican, lode Clond City, lode Tom Boy, lode Unit, lode London, lode London, lode London, lode Comstock, lode Comstock, lode Comstock, lode Comstock, lode Rode Comstock, lode Comstock, lode Florence, lode Comstock, lode Florence, lode Comstock, lode Florence, lode Comstock No. 2, lode Undine, placer Red Cross, placer Logan, placer Water Witch, placer Silver Tip, placer Fortuna, placer Calcium, placer Calcium, placer Calcium, placer Calcium, placer Calcium, placer Calcium, placer Calcium, placer	Do. Do.
17	6226	Chance No. 2 lode	Pitkin.
17 17	6226	Chance No. 2, lode	Do.
17 17	6226	Bose, lode	Do.
17	6226	Eureka, lode	1)0.
17 17	6226	Loco Foco, lode	Do. Do.
17	6226 6226	Chief lode	Do.
17 17	6226	Mexican lode	Do.
19	5406	Cloud City, lode	T.ake
19	6209	Tom Boy, lode	San Miguel.
20	*5901	Unit, lode	Clear Creek.
20	5901	London, lode	Do. Do,
20	5901 6219	Cometook lode	Ouray.
24	6219	Florence lode	Do.
24	6219	Comstock No. 2, lode	Do.
25	6800	Undine, placer	Pitkin.
25	6300	Yolande, placer	Do.
20	6300 6300	Ked Cross, placer	Do. Do.
20 25	6300	Weter Witch placer	Do. Do.
25	6300	Silver Tip, placer	Do.
25	6300	Fortuna, placer	Do.
25	6300	Calcium, placer	Do.
20 20 24 24 25 25 25 25 25 25 26 26 26 28 28 28 28 28 28 28 28 28 28 28 28 28	6300	Fortuna, placer Calcium, placer Idalia, placer Pacific, placer Orpha, placer Orpha, placer Snow Storm No. 2, lode Rain Storm No. 2, lode La Neta, placer Lost Diamond, lode Grover Cleveland, lode Aztee, lode Morning Star, lode Arms, lode Sterling, lode	Do. Do.
25	6300 6300	Pacific, placer	Do. Do.
26	6318	Snow Storm No. 2. lode	Do.
26	6318	Rain Storm No. 2, lode	Do.
26	6303	La Neta, placer	Gunnison.
26	6023	Lost Diamond, lode	Pitkin.
28	6256	Grover Cleveland, lode	Conejos. Do.
28	6256 6256	Marning Star lode	Do.
28	6256	Arms. lode	Do.
28	6267	Sterling, lode	Hinsdale.
28	6267	Sterling, lode Nellie G., lode Conalan, lode Dolphin, lode Cleveland, lode	Do.
28	6267	Conslan, lode	Do.
28 28	6267 6297	Olympland lade	Do. Eagle.
far. 1	6277	Pettia May loda	Boulder.
î	*6325	Atlas lode	Do.
1	6325	Cleveland, Iode Pettie May, Iode Atlas, Iode Atlas No. 2, Iode	Do.
1	6325	Allas, mill site West Virginia Hoosier, lode American Girl, lode Goldsmith Maid, lode	Do.
3	6322	West Virginia Hoosier, lode	Pitkin. Do.
8	6167 6167	Alliericali Ciri, 100e	Do.
3	6167	Alice B. lode Crown Point, lode Moose, lode Berkshire, lode	Do.
3	6167	Crown Point, lode	Do.
3	6086	Moose, lude	San Miguel.
3 3	6086	Berkshire, lode	Do. La Plate.
3	5617 6278	Genera No. 1 lode	Gunnison.
3	6278	Geneva No. 2 lode	Do.
8	6278	Berkshire, lude. Great Western, lode. Geneva No. 1, lode. Geneva No. 2, lode. Geneva No. 8, lode. Geneva No. 4, lode.	Do.
3	6278	Geneva No. 4, lode	Do.
3	6278	Geneva No. 5, lode	Do.
3	6278	Geneva No. 5, lode	Do. Do.
3 8	6278	Geneva No. 1, 1006	Do. Do.
3	6278	Geneva No. 9. lode	Do.
. 3	6278	Geneva No. 10, lode	Do.
5	6186	Clipper, lode	Ouray.
5	6254	Geneva No. 5, lode Geneva No. 5, lode Geneva No. 6, lode Geneva No. 7, lode Geneva No. 7, lode Geneva No. 8, lode Geneva No. 9, lode Geneva No. 10, lode Clipper, lode Thunder Cloud, lode Prince of Wali-s, lode Banner, mill site Hazel, lode	Do.
5 5	*6250 6250	Prince of Wairs, lode	Gunnison. Do.
9	6214	Daunor, mill 8160	Summit.

1890.			
for A	:		
	6257	Alta, lode	Ouray.
6 7	6293 6834	Righty-nine, lode	Eagle. Clear Creek.
7	6324	Clio No. 1, lode	Do.
7	6324	Clio No. 2, lode	Do.
7	*6278	Golden Crown, lode	Boulder.
7 7	6273 6273	Golden Coronet, lode	Do. Do.
7	6273	Golden Link lode	Do.
7	6273	Golden Casket, lode	Do.
7 ;	6278 6238	Kline, mill site	Do. Gunnison.
8	6238	Tennessee, lode North Star, lode	Do.
8	6145	North Star, lode	Pitkins.
10 '	6260	Midland, lode	Lake.
11	6192 6185	K. P. Brown, lode Chimney Corner, lode	Eagle. Ouray.
iî	6233	Rose Bush, placer	San Miguel.
11	6048	Emporia lode	Ouray.
12	6270 6270	Snowstorm, lode	Pitkins. Do.
12 13	6258	American, lode	Do. Do.
18	6294	Black Bess lode	Do.
14	6225	May flower, lode	, <b>D</b> o.
.14	6225 6225	Annie, lode Equity, lode	Do. Do.
14	6225	Crescent, lode	Do.
14	6225	Pacific, lode	Do.
14	6225	Old Judge, lode	Do
14 15	6286 6327	C. S. H. H., lode	Dolores. Pitkins.
17	5830	Amy, lode Maud S., lode	Clear Creek.
17	6268	Mand S., lode	Boulder.
17 17	6268 6268	Maud S. No. 2, lode	Do.
17	6268	Evening Star No. 2, lode	Do. Do.
17	6329	Little Annie lode	Gunnison.
17	6829	Black Eagle, lode	Do.
17 17	6329 6329	Watcoga, lode Black Bird, lode	Do. Do.
18	6188	Reynolds, lode	Lake.
18	6189	Taylor, lode	Do.
19	6310	Rip Van Winke, lode	Pitkins. Boulder.
19 20	6341 6307	Springfield, lode	Gunnison.
20	6307	Borneo lode	Do.
20	6307	G. C., lode.	Do.
20 20	6307 6307	R. G., lode Hayti, lode	Do. Do.
20	6307	Unwana lodo	Do.
20	6287	Baer, lode Fisherman, lode Edna Extension, lode	Pitkin.
21	6304	Fisherman, lode	Do.
21 21	6275 6275	Gold and Silver Coin lode	Clear Creek. Do.
21	6275	Golden Eagle, lode	Do.
21	6275	Golden Eagle, lode	Do.
22 22	6326 6049	Carpet Bagger, lode	Boulder. Ouray.
25	6313	Snow Bank, lode Greenside, lode	Gilpin.
25	6314	Supply Point Inda	San Miguel.
26	6271	Boston Boy, lode	Ouray.
26 26	0812 6309	Quincy, lode	Do. Chaffee.
26	6259	Bullion, lode	Clear Creek.
26	6259	Pogue, lode	Do.
26 28	6259 6308	Loeber, lode	Do. Chaffee.
28	6308	Fairplay, lode	Do.
81	6282	Revenue, lode	Dolores.
81	6282	Saw Tooth, lode	Do.
Apr. 1	628.1 6344	Ætna, lode	Do. Pitkin.
Apr. 1	6344	Haymarket lode	Do.
1	6344	Alice R lode	Do
1	6844	Port Wins, lode Newport, lode Bridgeport, lode	Do. Do.
1	6344 6344	Bridgeport, lode	Do. Do.

Date of approval.	Survey No.	Name of claim.	County.
1890.			
Apr. 1	6344	Southport, lode Swamp Angel, lode Nellie Burns, lode Carbondale Lon, lode Kitty, lode Minnie, lode Dellie Lode	Pitkin.
1	6844	Swamp Angel, lode	Do.
1	6344 6344	Curbondele Lon lode	Do. Do.
1 1	6344	Kitty. lode	Do. Do.
1	6344	Minnie, lode	Do.
1 !	6344	Dollie, lode	Do.
1	6344 6844	Tahaggan lada	Do. Do.
1 2	6344 6296	Carrie, lode	Do.
2	6296	Rmms, lode Silver Prince, lode Silver Prince, lode Harrison, lode Calliope No. 2, lode Calliope No. 8, lode Forest King, lode Bonanza King, lode Palmer, lode	Clear Creek.
3	6820	Silver Prince, lode	Gunnison.
3	6311 6299	Cullione No. 2 lode	Pitkin. Ouray.
8	6299	Calliope No. 8, lode	Do.
8	*6342	Forest King, lode	Conejos.
8	6342 6342	Bonanza King, lode	Do.
3 3	6342	Alta, lode	Do. Do.
8	6342	Star, lode Ophir, lode Forest King, mill site.	Do,
3 !	6842	Ophir, lode	Do.
3 4	6342 6246	Forest King, mill site. Alice, lode N. A. Cowdrey, lode. Northern Light, lode. Congress, lode South Congress, lode Senate, lode Cabinet, lode Lyra, lode South End, lode. Best End, lode. Alaska, mill site. Vestal, lode. Sampson, lode	Do. Eagle.
5	6317	N. A. Cowdray lode	Dolores.
5 ,	6264	Northern Light, lode	Pitkin.
8 8 8	*6343	Congress, lode	Conejos.
8	6343 6343	South Congress, lode	Do.
8	6348	Cabinet lode	Do. Do.
8	6343	Lyra, lode	Do.
8	6343	South End, lode	Do.
8	*6343 6343	Alash, antil site	Do. Do.
8	6252	Vestal lode	Dolores.
9	6321	Sampson, lode	Gunnison.
10	6276	Sampson, lode South Lincoln, lode Homestake, lode	Clear Creek.
11 11	6100 6249	Homestake, lode Surprise, lode	Do.
14	6274	Gold King, lode	Eagle. Boulder.
14	6274	Gold King, lode Gold Queen, lode Fitspatrick, lode Grand Vi-w, lode	Do.
14	6281	Fitzpatrick, lode	Clear Creek.
15 ' 15	6334 6251	Waggie V. lode	Lake Clear Creek.
15	6251	Maggie L., iode Maggie L., mill atte Little Alma, lode Mineral Chief, lode	Do.
16	6248	Little Alms, lode	Pitkin.
17	6332	Mineral Chief, lode	Clear Creek.
19	6127 6202	Volunteer Friedrich lade	Eagle. Gunnison.
21 !	6253	East Rough and Ready, lode	
21	6252	Mineral Chief, lode Potrin, lode Volunteer Extension, lode East Rough and Ready, lode Ratriever, lode Pullman, lode La Clede, lode Nathan Rich, lode Comstock, lode Georviana, lode	Gilpin. Do.
21	6253 6253	Puliman, lode	Do.
21	6306	Nathan Rich lode	Do. San Juan.
21 21 22 22 22 22 22 22 22 22 22 23 23 23 25 26	6261	Comstock, lode	Do.
22	6301	Comstock, lode Georgiana, lode Tom Hendrix, lode Williard L., lode Joe Dandy, lode Bob Roberts, lode Bob Roberts, lode Chloride Hill, lode Little Pittsburg, lode Silver Horn, lode Tippecanoe, lode Eagle of the West, lode St. Louis, lode Old England, lode Richmond, lode Richmond, lode Maud S., lode	Pitkin.
22	6301 6301	Tom Hendrix, lode	Do. Do.
22	6301	Joe Dandy, lode	Do.
22	6301	Buckeye, lode	Do.
22	6301 5988	Bob Roberts, lode	Do.
23	6364	Chlorida Hill loda	Summit. Clear Creek.
25	6346	Little Pitteburg, lode.	Gilpin.
26	6347	Silver Horn, lode	Clear Creek.
26 26	6350 6350	Tippecanoe, lode	Boulder.
26	6350 6376	St. Lonis lode	Do. Clear Creek.
28 29 29	6359	Old England, lode	Boulder.
29	6338	Richmond, lode	Dolores.
30	6351	Maud S., lode	Gilpin.
80 80	6351 6865	Argentite lode	Do. Clear Creek.
May 2	6292	Harrison, lode Argentite, lode Hecla, lode Calumet, lode	Park.
2	6292	Calumet, lode	Do.
9	6134	Lost, lode Illinois, lode Martin, lode	Ouray.
9	6134	IIIInoia Ioda	Do.

# D .- Statement of surreys of mines and mill sites in Colorado, etc. - Continued.

1890. May 10			
May 10		,	
	6348	Mayflower, lode Sunflower, lode Avondale, lode	Gilpin.
10	6348	Sunflower, lode	Do. Do.
10	6348	Shoridan places	
19 19	6032 6353	Western Friencian lode	San Miguel. Boulder.
19	6353	Sheridan, placer. Western Extension, lode. Little Belle, lode	Do.
23 28	5786		Lake.
28	5786	Nichola, lode	Do.
23	5786	Michael, lode	Do.
23	5786	Nichols, lode Michael, lode Salina, lode St. Jacobs, lode	Do.
23	5786	St. Jacobs, lode	Do.
23	5786 5786	Fryer Hill, lode Union Bank, lode Nelson, lode	Do. Do.
22	5786	Nalson lode	Do. Do.
23	5786	Lumadan loda	Do.
23	5786	Brink, lode	Do.
23	5786	Clark, lode	Do.
23	5786	Hopkins, lode	Do.
23	5786	Lumsden, lode Brink, lode Clark, lode Hopkina, lode Charles, lode	Do.
23	5786 6355	Silver Cave, lode	Do.
***************************************	6369	Silver Cave, lode Governor Thomas, lode Niagara No. 2, lode	Clear Creek. Gilpin.
20	*6360	Williams No. 2 lode	Gunnison.
27	6360	Niagara No. 2, lode. Williams No. 2, lode. Williams No. 1, lode. Lakelet, mill site Bismarck, lode Bismarck, mill site Tercoro, lode Ben Harrison, lode Crossus, lode.	Do.
27	6360	Lakelet, mill site	Do.
28	*6356	Bismarck, lode	Boulder.
28	6356	Bismarck, mill site	Do.
28	6029	Tercero, lode	Dolores.
29	6381	Ben Harrison, lode	Clear Creek.
29	6381 6398	Urœsus, lode	Do. Do.
31 31	6398	Neystone, lode	Do. Do.
81	6398	Lone Ster Jode	Do.
31	6398	R. E. Len lode	Do.
June 7	6331	Richard the 3d, lode	Pitkin.
7	*6361	Crosus, 10de Keystone, lode Pulitzer, lode Lone Star, lode R. E. Lee, lode Richard the 3d, lode Keystone No. 2, lode Guilford, lode Wooden Eagle, mill site	Gunnison.
7 7	636 L	Guilford, lode	Do.
7	6361	Wooden Eagle, mill site	Do.
7 9	6382 *6339	Carthage, lode Banner, lode Eagle, lode	100.
Š	6339	Ragia inda	Do. Do.
9	6339	Falcon, lode	Do.
Q	6339		Do.
9	6339	Curbstone, lode Turbine, lode Flag, mill site	Do.
y	6339	Turbine, lode	Do.
9	6339	Flag, mill site	Do.
9	6272 6272	Onyx, placer Zinc, lode Iron, lode Uncle Sam, lode	Chaffee & Fremont.
9	6357	Tron lode	Lake.
9	6108	Uncle Sam Inde	Ouray.
10	6368	Tender Foot, lode	Pitkin.
10	6368	Tender Foot, lode Lillian Gray, lode Fannie B, lode Crown Point, lode	Do.
10	6368	Fannie B., Iode	Do.
10	6368	Crown Point, lode	Do.
10 10	6368 6368	Epoch, lode Rose C, lode J, M.E., lode Park, lode	Do. Do.
11	6367	I M E lode	Do.
ii	6280	Park lode	Clear Creek.
11	6349	May, lode Nannie Houston, lode Contact, lode	Summit.
11	6349	Nannie Houston, lode	Do.
11	6349	Contact, lode	Do.
11	6349	Germania, lode	
11 13	6349 5619	Lizzie, lode Star, lode Eureka, lode	Do. La Plata.
14	6385	Enreka lode	Boulder.
14	6415		
14	6415	Bodie, lode Grover, Jode. Pride of Hunter Park, lode Hanover, lode Otting, lode S. C. B., lode Bertha, lode Monongabela, lode	Eagle. Do.
18	6400	Pride of Hunter Park, lode	Pitkin.
18	6268	Hanover, lode	Ouray.
18	6268	Hanover Fraction, lode	Do.
18	6268	Utting, lode	Do.
19 24	6380	D. U. D., 1006	Lake.
24 24	6418 6418	Monongahala loda	Gunnison.
24	6135	Lake Huron, lode Tingle Tangle, lode Evans, lode	San Juan
24	6404	Tingle Tangle, lode	Lake.

# D .- Statement of surveys of mines and mill sites in Colorado, etc .- Continued.

Date of Surv ap. No. proval. No.		County.
une 25 63		Fremont.
25 63		
25 637		Do.
25 637		Do.
26 63	(#   Alice, loue	Lake.
26 637		Do.
27 633	Bright Hope, lode	Summit.
27 633	28 Chippewa, lode	Do.
27 633	Moonstone, lode	Do.
27 632	Windsor, lode	Do.
27 63	Red Wing, lode	Do.
27 63	8 Bolivian, lode	
27 63		Do.
30 63		Pitkin.
30 *634		Doubles
30 634		Do.

\*A and B.

# E.—Statement of mineral surveys, original and amended, ordered in fiscal year ending Jun $30,\,1890.$

No. of sur- veys.	Nature of work.	Lodes.	Placers.	Mill sites.
57 76 69 62	Original surveys, 1889: July August September October	111 110 121 110	2 5 3	3 8 1 7
22 40	November December Original surveys, 1890:	58 81	2	3
39 20 19 27 29 45	January February March April May June	76 85 50 41 45 58	12 1 1 4 2 8	1 1 7 3
505		905	42	31
2 2 2 1 4 5 1 2	Amended surveys, 1889: July August September October November December Amended surveys, 1890: January February March April May June	1 2 2	1	
26	•	24	1	1

F.—Statement of amended plats and surveys ordered by General Land Office during the fiscal year ending June 30, 1890.

Date of approval.	_ ; 5u:	vey o.	District.	Name of claim.	County.
1889.		ı	۱	·	
July		310	2	American Eagle, lode	Clear Creek.
		795	7	Julia, lode	Hinadale.
		799	3	(}. M. Favorite, lode	Lake.
	1	504	3	Little Bertha, lode	Do.
		528	8	White Fawn, lode	Sammit.
		268	7	Eldorado, lode	Ouray.
		338	7	Taggert, lode	San Juan.
		215	3	Golden Wonder, placer	Eagle.
	6 2	704	4	Mitchner, lode	Boulder.
		374	7	Paymaster, lode Robert Fulton, lode	Ouray. Park.
		374		Emily, lode	Do.
		217	7	Silent Friend, lode	Ouray.
		323	7	Sapinero, lode.	Do.
łov. i		608	4	Ward H. Lamon, lode	Boulder.
		153	7	Lilly, lode	
		779	3	Stilwell, lode	Pitkin.
Dec. 1		954	3	Fairmount, lode	Lake.
		316	2	Hand W., placer	
1	8 2	316	2	Vivian, placer	Do.
	8	448	8	May Queen, lode	Lake.
1890.			_ 1		_
		090	3	Gray Eagle, lode	Do.
	8	217	7	Oberto, lode	San Juan.
		414	2	Kunegunde, mill site	Clear Creek.
		885	7	Early Bird, lode	Gunnison.
eb. 2		3894	8	Golden Star, lode	
dar. 1		679 1290	2	Tenth Legion, lode	Clear Creek.
	27	909	3	A cross the Ocean, lode	Gunnicon. Lake.
		356	3	White Prince, lode	Do.
	29	713	3	Glengary, lode	Do.
	29	802	3	Yates, lode	Do.
		283	3	Bleak House, lode.	Eagle.
-p	2	650	2	Sydney Myers, lode.	Clear Creek.
	4	979	3	Baltimore, lode	Lake.
	5 A	377	3	Modest Girl, lode	Do.
	7   3	5320	Ť	Sylvanite, lode	Boulder.
	9	680	2	Llvingston County, lode	Clear Creek.
May 1		1990	3	Queen of the Hills, lode	Eagle.
	13	491	8	Ludy Jane, lode.	Lake.
	16	916	3	Lillie, lode	_ Do.
		8149	į	Switzer, lode	Jefferson.
Tune 2		2137	2	Grover Cleveland, lode	Clear Creek.
		1533	1 %	Virginia Pet lode	Pitkin.
- 2	27	403	7	Titusville, lode	San Juan.

<sup>\*</sup> Leadville land district. † Central City land district.

# G.—Statement of persons employed in office of surveyor-general of Colorado during fiscal year ending June 30, 1890.

Name.	Capacity.	Name.	Capacity
E. C. Humphrey	Surveyor-general.	E. T. Woodson	
W. F. Gowdy		Anna Dawson	
W. H. Hancock		M. G. Marsh	
R. J. Fish	Draughtsman.	М. А. Сашр	
W. L. Hull	Clerk.	C. A. Walker	
J. A. Gooch	Do.	G. T. Blair	Clerk.
f. M. Shannon	Do	Geo. W. House	Do.
V. H. Holmes	Draughtsman.	A. E. Lowe	Do.
). E. Harris	Clerk.	T. E. Jenkins	Do.
S. S. Davis	Chief of mineral division.	Geo. K. Kimball	Do.
P. H. Van Diest	Chief of land division.	Evelyn Meldrun	Do.
W. P. Jones		Thomas H. Bates	Do.
W. P. Carstarphen	Do.	Sam'l Splatt	Do.

Denver land district. Garfield land district.

# H1.—Statement of appropriation for surveyor-general and clerks.

Date.	Disbursements.	Amount.	Total.
1889. Sept. 30	Paid surveyor-general	\$625, 00	•
30	Paid clerks	1, 455. 00	<b>**</b> *** ***
Dec. 31	Paid surveyor-general	625. 00 1, 443. 70	<b>\$2,</b> 080, 00
1890. Mar. —	Paid survoyor-general	625. 00 1, 403. 50	2, 068. 70
Apr. 10	Paid surveyor-general Paid clerks	68. 68 129. 12	2, 0 <b>2</b> 8. 50
June 30	Paid surveyor-general Paid surveyor-general	556. 36	197. 80
30	Balance unexpended	1, 567. 69	2, 124. 05 . 95
1000	CONTRA.		
	Draft from United States Tressurerdo	2, 125. 00 2, 125. 00	
	do	2, 125. 00 2, 125. 00	
		8, 500. 00	8, 500. 00
July 1	Balance on hand due United States		. 95

# H<sup>2</sup>.—Statement of appropriation for contingent expenses.

Date.	Disbursements.	Amount.	Total.
18 <b>89.</b> Sept. 30	Paid for office rent		\$375. 00
Dec. 81 1890. Mar. 31	do		375, 00 375, 00
June 30	do		333.79 41.21
1889.	CONTRA.		
Aug. 17 Nov. 9	Draft from United States Treasurerdo	\$375. 00 375. 00	
1890. Jan. 25 May 8	do	375. 00 375. 00	
		1, 500. 00	1, 500. 00
July 1	Balance on hand due United States		41.21

## H3.—Statement of appropriation for inspection of surveys.

Date.	Disbursemente.	Amount.	Total.
June 30, 1890	Paid for inspection T. 8 S., R. 88 W		\$75. 45 1, 324. 55
	CONTRA.		
May 8, 1890	Draft from United States Treasurer	\$1,400.00	
		1, 400. 00	1, 400. 00
July 1, 1890	Balance on hand due United States		1, 324. 55

## H4.—Statement of special deposits made by individuals.

Date.	•	Amount.	Total.
188 <b>9.</b> July 1	Balance as per last report	\$11, 039, 96	<b>8</b> 11, 039, 96
, -		<del></del>	
31	Deposits for mineral surveys	8, 587. 50	
	do		
	do	4, 929.00	1
	qo	3, 225. 25	!
	do		
Dec. 31 1890.	do	3, 085. 00	1
Jan. 31	do	3, 070. 00	1
Feb. 28	do	1, 182, 50	
Mar. 31	do	2, 095. 00	
Apr. 30	do		
May 31	do	1, 880, 00	1
Tune 30	do	2, 020, 00	1
Feb. 28	Deposits for Rico townsite	25.00	
Feb. 28	Deposits for Claim No. 2, V. & St. V. grant	6.08	1
May 3	Deposits by Oney Carstarphen		
une 7	Deposits for Aspen townsite	25, 00	1
			34, 385. 75
1000	CONTRA.		
1889. Aug. 17	Draft from United States Treasurer	10, 000, 00	
Nuv. 9	do	10, 000, 00	i
1890.	uv	10, 000.00	
Jan. 25	do	10,000,00	
May 8	do	8,000.00	]
June 30	Balance	7, 425, 71	ŀ
		45, 425, 71	45, 425, 71
1890.			
July 1	Balance		7, 425, 71

## I.—Deputy mineral surveyors on active duty in the field.

Name and address.		mwi <b>s</b> - oned.	Name and address.		Commis- sioned.		
Jacob J. Abbott, Lake city James W. Abbott, Oursy Osmer H. Aikine, White Pine Albert E. Arms, Rico Max Boehmer, Leadville Ebenezer C. Balbitt, Aspen Frank L. Biddlecom, Oursy Blair Burwell, Durango Francis F. Bruni, Fair Play Henry D. Bates, Aspen Christopher S. Batterman, Aspen Edwin E. Chase, Central city Leonard Cutshaw, Denver Charles B. Cramer, Breckenridge Benjamin L. Cross, Red Cliff. Thomas P. Craig, Aspen Charles W. Comstock, Golden William A. Carlyle, Aspen	Feb. July Oct. Jan. Feb. July Nov. Feb. Jan. Mar. July July Aug. May Nov.	10, 1888	Albert E. Chase, Georgetown John C. F. Christian, Leadville. Harvey G. Denniston, Denver. Thomas L. Darby, Leadville James Dyson, Silverton Ernest Le Neve Foster, Georgetown William J. Fine, Gunnison John E. Field, Denver J. Sire Greene, Denver James M. Gardner, Del Norte George R. Hurlburt, Ouray Victor G. Hilla, Puel.lo Robert W. Hollis, Silver ton William H. Holmes, Silver Cliff Ellery W. Hunt, Rico. Frank D. Howe, Aspen George Holland, Leadville Lee Hayes, Aspen	Apr. Sept. Feb. Mar. Nov. Feb. Mar. Sept. June Dec. Dec. Mar. July Oct. May	25, 1884 10, 1886 29, 1887 21, 1888		

# I.—Deputy mineral surveyors on active duty in the field—Continued.

Name and address.	Commis- sioned.	Name and address.	Commis- sioned.
Frank F. Johnson, Estabrook.  Frank F. Johnson, Estabrook.  Finney Jones, Ironton August Koppe, Silver Cliff S. Emmett Kirkendail, Saguache.  Henry C. Lay, jr., Telluride William C. Lacy, Carbondale.  Theodore H. Lowe, Colorado Springs. George N. Law, Rico. George E. Marsh, Georgetown Frank P. Monroe, Glenwood Springs. Charles J. Moore, Leadville.  Marcellus T. Morril, Golden. Jesse F. McDonald, Robinson. George T. McDonald, Aspen.  Frank A. Maxwell, Georgetown Alexander J. Mitchell, Aspen.	Oct. 9, 1882 Aug. 28, 1885 Mar. 25, 1889 Oct. 15, 1883 May 28, 1888 Aug. 7, 1883 May 3, 1888 Feb. 8, 1890 June 30, 1890 Feb. 8, 1890 Apr. 14, 1885 Jan. 24, 1883 May 12, 1883 Apr. 15, 1889 Sept. 9, 1884 Jan. 14, 1885	Joseph Paxton, Aspen.  Howard Platt, Leadville  William H. Rose, Yampa. Charles A. Russell, Boulder. Samuel A. Rank, Central city. George M. Robinson, Leadville. Frank P. Swindler, Glenwood Springs. Richard A. Skues, Pitkin Caryl W. Smith, Red Cliff. Edward S. Snell, Boulder. John J. Steavenson, Denver. Charles F. Saunders, Aspen. Fred. H. Stevens, Idaho Springs. Edwin A. Sperry, Bleckenridge. James F. Smith, Fair Play. John A. Storm, Denver Samuel J. Spray, Salida Robert R. Sterling, Crystal. Hugh R. Steele, Breckenridge.	Sept. 18, 1888 Feb. 8, 1890 Aug. 22, 1883 Feb. 8, 1890 Jan. 7, 1890 Jan. 7, 1890 Apr. 17, 1893 May 18, 1885 May 18, 1885 Mar. 23, 1888 Oct. 12, 1888 Dec. 1, 1888 Feb. 25, 1889 Jan. 17, 1890 Do. Feb. 8, 1890
Arthur A. Miller, Plators	Aug. 12, 1889 Jan. 17, 1890 Apr. 24, 1888	George W. Teal, Boulder Alfred Thielen, Leadville Heiliger J. Van Wetering, Buena Viata.	Feb. 25, 1889 Jan. 17, 1890 Mar. 8, 1883
Theophilus S. Mathis, Telluride George W. Nyce, Aspen George D. Nickel, Del Norte John O'Connor, Montrose William Byrd Page, Losdville William H. Powless, Alma	May 2, 1890 Apr. 16, 1888 Jan. 17, 1890 Feb. 13, 1889 Aug. 2, 1886	Walter H. Wiley, Idaho Springs Edward R. Warren, Crested Butte George B. Walker, Breckenridge Charles A. Walker, Breckenridge Porter P. Wheaton, Georgetown Thomas Withers, Denver	Aug. 23, 1883 June 12, 1885 July 28, 1885 Feb. 8, 1890 Aug. 25, 1886 Aug. 2, 1887

## REPORT OF THE SURVEYOR-GENERAL OF DAKOTA.

United States Surveyor-General's Office, Huron, S. Dak., July 17, 1890.

In compliance with your circular letters E of April 23 and July 3, 1890, I have the honor to submit, in duplicate, my report of surveying operations in this district for the fiscal year ending June 30, 1890, with tabular statements, as follows:

A.—Showing contracts entered into on account of appropriation of \$20,000 for survey of public lands for the fiscal year ending June 30, 1890.

B.—Showing contracts entered into on account of apportionment made to Dakota (\$93,000, March 17, 1890) for the survey of ceded Sioux Indian lands, act approved March 2, 1889.

No contracts were entered into during the fiscal year on account of special deposits by individuals for the survey of public lands, and no deposits were made for such

The following table shows the number of miles of public surveys in this district upon which office work was completed and returns transmitted during the fiscal year:

<u>.                                    </u>	Meas	areme	nts.
	Miles.	Cha	T 2-a
Standard lines	82	18	LIKU.
Gulde meridians		78	37
		66	23
Township and range lines	2, 219	43	23 96
Meander lines	59	07	00
		64	28
Connecting lines		47	28 15
Boundary lines			10
Retraced standard lines	1.		
Retraced township lines	8		
Retraced section lines	2	7	49
Retraced boundary lines	1	67	43
Total	2, 926	40	55
The aggregate of deposits for office work on account of mineral surveys during the year.  To additional reports	ear amo	unt	2, <b>4</b> 80
Total			
Mineral adrveys ordered		=	
Amended mineral surveys ordered	• • • • • • • • • • • • • • • • • • •		: 4
Total			. 81
361			
Mineral surveys approved	• • • • • • • • •	•••••	. 35
Amended mineral surveys approved	• • • • • • • • • • • • • • • • • • • •	• • • • •	
Total	• • • • • • • •		. 36
Placer claims examined and reported			(
_			
Very respectfully,			
Boetius H. Si	TITIVA	N.	

Hon. LEWIS A. GROFF,

394

Commissioner General Land Office, Washington, D. C.

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Surveyor-General.

A.—Statement showing contracts entered into on account of apportionment of \$20,000, made to Dakota for the survey of public lands during the fiscal year ending June 30, 1890.

No.	Date.	Deputy.	Character and location of work.	Estimated cost.
	1889.			
33	Sept. 14	Charles H. Bates and Roscoe K. Watson.	The sub-livi-ional and meander lines of Ts. 160, 161 and 162 N., Rs. 65 and 66, T. 159 N., R. 67, and T. 157 N., R. 68; all west of the fifth principal meri- dian, Dakota.	<b>\$2, 476</b>
34	Oct. 9	William Alley	The section and meander lines of the unsurveyed portions of Ta. 126 and 127, N., R. 62 west of the lifth principal meridian, Dakota.	125
35	Nov. 12	George W. Cooley	The lines between Rs. 2 and 3 and 3 and 4, through Ts. 7 and 8; the lines between Ts. 6 and 7 and 7 8, through Rs. 3 and 4; the lines between Ts. 7 and 8, through Rs. 2; also, the subdivisional lines of Ts. 7 and 12, R. 1; Ts. 8 and 10 and 12, R. 2; Ts. 7 and 10, Rs. 3, and T. 7, R. 4; all east of the Black Hills meridian and south of the Black Hills base line, Dakota.	2, 550
36	Feb. 15	Roscoe K. Watson	The subdivisional and meander lines of T. 159 N., R. 61; of Ts. 158, 159 and 160 N., R. 62; of Ts. 158, 159, 160 and 161 N., R. 63, and of Ts. 159, 160, 161 and 162 N., R. 64; all west of the fifth prin- cipal meridian, in the State of North Dakots.	3, 700
37	Feb. 21	George W. Cooley	The subdivisional lines of T. 9 S., Rs. 2 and 3 E. of the Black Hills meridian, South Dakots.	610
38	Feb. 18	George K. Dike and Louis G. Stine	The subdivisional and meander lines of T. 156 N., R. 59: Ts. 157 and 158 N., Rs. 60 and 61; T. 157 N., Rs. 62 and 63; Ts. 154 and 155 N., R. 69; Ts. 150, 151, 152, 153, 154 and 155 N., Rs. 70 and 71; and Ts. 154 and 155 N., Rs. 72 and 72; all west of the fifth principal meridian, Dakota.	<b>8, 000</b>
46	Mar. 27	Richard G. Anderson and Porter Warner.	The second standard parallel from the line between Rs. 8 and 9, to the meridian of 103° W. from Greenwich; all township and range lines between the west boundary of R. 9 and said meridian of 103°, and between the first and second standard parallels; and so much of guide meridian, township and range lines, as are north of the first standard parallel, east of said meridian of 103° south of the north fork of the Cheyenne river and west of the south fork of said river; all north of the Black Hills base line and east of the Black Hills meridian, South Dakots.	200
50	do	Frank S. Peck	The subdivisional and meander lines of so much of T. 5 of Rs. 10, 11, 12, 13, 14 and 15, as lies south of the north tork of the Cheyenne river and west of the south fork of said river; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, however, that surveys shall not be made of any sections west of or inter-coted by the meridian of 1039 west of Greenwich.	300
51	Apr. 1	Roscoe K. Watson	The subdivisional and meander lines of Ts. 155 and . 156 N., Rs. 74 and 75; all west of the fifth principal meridian, North Dakota.	1, 220
63	June 28	do	The subdivisional lines of T. 17 N., Rs. 2 and 3 E. of the Black Hills meridian, South Dakota.	640
			Total	19, 815

B.—Statement showing contracts entered into on account of apportionment made to Dakota (\$93,000, March 17, 1890) for the survey of ceded Sioux Indian lands, act approved March 2, 1889.

No.	Date.	Deputy.	Character and location of work.	Estimated cost.
39	1890. Mar. 12	Horace J. Austin	The Black Hills hase line from the south fork of the Cheyenne river to the west boundary of R. 79 W. of the fifth principal meridian; the fourth, fifth, and sixth guide meridians from the	<b>\$2,00</b> 0
•		•	said base-line to the first standard parallel north, and the seventh guide meridian from the White river to the first standard parallel north; all east of the Black Hills meridian, South Dakota.	
40	do	Miles T. Woolley	The first standard parallel from the south fork of the Cheyenne river to the Missouri river; the second standard parallel from the Big Cheyenne river to the Missouri river, and the fifth, sixth, and seventh guide meridians from the first standard parallel to the most northerly intersected boundary of the lands of the Great Sloux Indian Reservation, ceded per act of Congress approved March 2, 1889; also, the north and west boundaries of T. 5, R. 20; all	2, 050
41	do	Edwin H. Van Antwerp.	the Black Hills meridian and north of the Black Hills base line. South Dakota.  The northern boundary of the Lower Brulé In- dian Reservation; so much of the forty-fourth degree of north latitude as forms a portion of the south boundary of said reservation, and the remainder of said south boundary; also the first standard parallel through Rs. 76, 77, 78, and 79;	1, 350
43	Mar. 27	Dwight C. Rice and Edwin H. Van Ant-	the second standard parallel from the closing corner thereon of the line between Rs. 79 and 80 W. to the standard corner thereon of the same range line, and the line between Rs. 79 and 80 from the White river to the northwest corner of the said reservation; also the retracement of so much of the line between Rs. 72 and 73 as forms a boundary of said reservation; all west of the fifth principal meridian, South Dakota.  All surveys necessary for the completion of all exterior and subdivisional and meander lines.	9, 680
		werp.	between the base-line and the first standard parallel north, from the east bank of the Missouri to and including the lines between Rs. 78 and 79, excepting American island, in the Missouri river; and the subdivisional and meander lines of Ts. 102 and 103 N., R. 76, and T. 103 N., R. 77; also retrace the base line from the west bank of the Missouri river to the closing corner to T. 100 N., Rs. 73 and 74; thence survey and mark the east boundary of the Rosebud Indian Reservation due north to its interaction with the right bank of White river; all west of the fifth principal meridian: Provided.	
44	do	Cyrus Waltsand Mon-	west of the fifth principal meridian: Provided, That no surveys be made within the Rosebud Indian Reservation. Also, survey, mark, and establish all standard township, section, and meander lines between the Black Hills base- line and White river, from the seventh guide meridian east of the Black Hills principal me- ridian, to the west boundary of R. 79 W. of the fifth principal meridian; all in the State of South Dakotz. The line between Ts. 108 and 104 N., R. 79; the	6, 000
		ros warner.	The line between Ta. 103 and 104 N., R. 79; the line between Ts. 105 and 106 N., R. 72, 78, 76, 77, 78, and 79, and the lines between Rs. 76 and 77, 77 and 78, and 78 and 79, through Ts. 105 and 106 N.; also complete the subdivisional and meander lines of Ts. 102 and 103 N., R. 78; T. 103 N., R. 77; Ts. 103 and 104 N., Rs. 72, 73, 74, 75, 76, 77, 78, and 79; all west of the fifth principal meridian, South Dakota: Provided, That no stryey be made within any existing Indian reservation.	•

B.—Statement showing contracts entered into on account of apportionment made to Dakota (\$93,000, March 17, 1890) for the survey of ceded Sioux Indian lands, etc.—Continued.

No.	Date.	Deputy.	Character and location of work.	Estimated cost.
45	1890. Mar. 27	Richard G. Anderson and Porter Warner.	The second standard parallel from the meridian of 103° west from Greenwich to the fourth guide meridian; the third guide meridian and the fourth guide meridian, both through Ts. 5, 6, 7, 8. All township and range lines between said meridian of 103° and the fourth guide meridian, and between the second standard parallel and the north fork of the Cheyenne river, including the line between Rs. 15 and 16. through Ts. 5, 6, 7, 8; also the subdivisional and meander lines of Ts. 1, 2, 3, 4 of Rs. 14 and 15, and Ts. 2, 3, 4 of R. 16; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, however, That no surveys shall be made south of the north fork of the Cheyenne river and west of the south fork	\$5, 800
47	do	George 8. Cheyney	of the same river.  All township and range lines between the south fork of the Cheyenne river and the line between Rs. 18 and 19, including the last-named line, and between the Black Hills base line and the first standard parallel north; also the subdivisional and meander lines of so much of Ts. 1, 2, 8 8, R. 13; Ts. 1, 2, 3, 4 S., Rs. 14, 15, 16, and T. 1 N., R. 16, as lie north of the Pine Ridge Indian Reservation and east of the south fork of the Cheyenne river; all east of the Black Hills meridian, South Dakota.  The north linear boundary of the Pine Ridge In-	6,000
48	<b>do</b>	Eli Butterworth	dian Reservation; the third guide meridian (line between Rs. 12 and 18), and the lines between Rs. 18 and 14 and 15, from said reservation boundary, to the Black Hills base line; the lines between Ts. 1 and 2, 2 and 3, and 3 and 4 S., through Rs. 13 and 14; the line between Rs. 19 and 20, through Ts. 1 and 2 N., and the lines between Ts. 1 and 2 and 2 N., through Rs. 19 and 20; also the subdivisional lines of T. 1 S., R. 18, and Ts. 1 and 2 N., Rs. 19 and 20; all east of the Black Hills meridian, South Dakota: Provided, housever, that no surveys shall be made	8, 000
49	do	Frank S. Peck	west of the south fork of Cheyenne river. The subdivisional and meander lines of so much of Ts. 4,5,6,7, and 8, Rs. 10,11, and 12; Ts. 5,6, and 7, R. 13; and T. 5, Rs. 14 and 15, as lives north of the north fork of the Cheyenne river and east of the south fork of said river; all north of the Black Hills base line and east of the Black Hills base line and east of the Black Hills meridian, South Dakota: Pro- vided, housever, that surveys shall not be made of any sections west of or intersected by the meridian of 103° west from Greenwich.	5, 700
52	May 8	Dell B. Piper and Hiram A. Soule.	The fifth guide meridian (line between Rs. 20 and 21) and the sixth guide meridian (line between Rs. 24 and 25), from the Black Hills base line to White river, and all township, range, and subdivision lines between said fifth and sixth guide meridians from the Black Hills base line to White river; also the subdivisional lines and meanders of Ts. 7 and 8 N., from the line between Rs. 23 and 24, to the east bank of Missouri river; all townships between the second standard parallel north and Cheyenne river which lie west of the line between Rs. 26 and 27, and T. 8 N., R. 23; all east of the Black Hills meridian, South Dakots: Provided, that no surveys are to be made within any existing	9,000
53	Mar. 27	Thomas F. Marshall	Indian reservation.  All township and range lines between the fifth and sixth guide meridians and between the Black Hills base line and the Big Cheyenne river; also the subdivisional and meander lines of Te.1 and 2, R. 21, and Ts. 1, 2, 3, 4, Rs. 22, 23, 24; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota.	6, 000

B.—Statement showing contracts entered into on account of apportionment made to Dakota (\$93,000, March 17, 1830) for the survey of ceded Sioux Indian lands, etc.—Continued.

No.	Date.	Deputy.	Character and location of work.	Estimated cost.
	1890.			
54	Mar. 27	Miles T. Woolley and Birney C. Woolley.	All township lines between the first standard parallel and Cheyenne river from the sixth guide meridian to the east bank of the Missouri river, and the subdivisional lines and meanders of all townships between the second standard parallel and Cheyenne river from the line between Rs. 26 and 27 to the east bank of Missouri river; all north of the Black Hills base line and east of the Black Hills meridian, South Dakots.	\$3, 00
<b>5</b> 5	do	Frederick W. Petti- grew and Frederick C. Flickinger.	The subdivisional lines and meanders of Ta.5 and 6 N. of the Black Hills base line from the line between Ra. 22 and 23 to the east bank of Missouri river; all east of the Black Hills meridian, South Dakota.	6, 00
56	do	Carl Gunderson	All township lines between the sixth and seventh guide meridians from White river to the first standard parallel north, and the subdivisional lines and meanders of all townships in R. 28 from White river to the first standard parallel north, and Ts. 1 and 2 N., R. 29: all east of the Black Hills meridian, South Dakots.	4, 00
57	do	Charles H. Bates	The west boundaries of the Standing Rock and Cheyenne River, Sioux Indian Reservation, the same being the meridian of 102° west from Greenwich, from the south fork of the Cannon Ball river to the Cheyenne river; also the subdivisional and meander lines of T. 8, R. 13; Ts. 6, 7, 8, Ra 14 and 15; and Ta. 5, 6, 7, 8, R. 16; all north of the Black Hills base line and east of the Black Hills meridian. South Dakota.	5, 00
58	do	George W. Carpenter.	The subdivisional lines and meanders of Ta. 1, 2, 3, and 4, Ra. 17 and 18; Ta. 3 and 4, R. 21; all townships in Ra. 21 and 22 between the first standard parallel and Cheyenne river, and T. 7, R. 23; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, that no survey be made within any	5, 10
59	do	Horace J. Austin	existing Indian reservation.  All meridian, township, section, and meander lines between the Black Hills base line and the first standard parallel from the seventh guide meridian to the east bank of Missouri river, excepting the subdivisional survey of Ts. 1 and 2, R. 29, and also excepting Farm island, in the Missouri river; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, that no surveys be made within any existing Indian reservations.	4, 00
60	Мау 8	Ole Quam	The fourth guide meridian (between Ra. 16 and 17) and the lines between Rs. 15 and 18, 17 and 18, through Ta. 1, 2, 8, and 4; the lines between Ta. 1 and 2, 2 and 3, 3 and 4, through Ra. 15, 16, 17; and the east and south boundaries of T. 1, R. 18; also the subdivisional and meander lines of Ts. 1, 2, 3, 4, 8, R. 17; all south of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, horever, that surveys shall not be made within the Pine	2, 00
61	do	E. Channing Chilcott	Ridge Indian reservation. The line between Rs. 19 and 20, through Ts. 3 and 4; the line between Ts. 3 and 4, through Rs. 19 and 20; the west and north boundaries of T. 5, R. 19; also the subdivisional and meander lines of Ts. 3, 4, and 5, Rs. 19 and 20; all north of the Black Hills base line and east of the Black Hills meridian, South Dakota: Provided, however, that surveys shall not be made within any existing Indian reservation.	2, 10
62	do	Horace J. Austin, and Elbert D. Hawkins.	The subdivisional and meander lines of all townships in Rs. 25, 26, 27, from the first standard parallel north of the Black Hills base line to the left bank of White river, excepting Ts. 1 and 2 N., R. 25; all east of the Black Hills meridian, South Dakota.	5, 900
			Total	92, 75

## REPORT OF THE SURVEYOR-GENERAL OF FLORIDA.

United States Surveyor-General's Office, Tallahassee, Fla., July 7, 1890.

In compliance with instructions contained in your circular letter E, dated April 23, 1890, I have the honor to submit, in duplicate, the annual report of this office in relation to the surveying service in this district during the fiscal year ending June 39, 1890. I also submit duplicate tabular statements as follows:

A.—Number of townships surveyed and miles run.

B.—Number of plats and transcripts made.

C.—List of contracts entered into.
 D.—Plate and descriptions of private claims for patents.

There have been portions of two townships surveyed upon petition of settlers, containing 2 miles 14 chains 45 links of line.

A contract was entered into with R. F. Ensey, by special instructions furnished him January 3, 1890, for the survey of an island in T. 8 S., R. 23 E., and his field notes were returned to this office; but, being found defective in essential points, they were returned to him for correction. He has since abandoned the survey.

Under directions from the General Land Office I have recently issued special instruc-

tions to R. B. Burchfiel for the survey of an island in T. 37 S., R. 41 E.

No contracts payable from general appropriation have been entered into, there having been no appropriation set apart for extending public surveys in this State during the current fiscal year.

No examinations of field work have been ordered or executed.

There are no arrears of office work uncompleted in this office; but quite an amount of such work has been carried to completion during the last half of the fiscal year.

There are to my knowledge no deficiencies remaining unliquidated arising under previous appropriations.

There have been made and approved six plats and descriptions of private land claims and three township plats by requisition of the General Land Office; also two plats, in triplicate, of lands surveyed as above stated.

Three lists of swamp and overflowed lands selected by the State of Florida, covering 1,086 acres, have been presented in due form by the proper State officer, under act of Congress of September 28, 1850, and were examined and approved by this office. Duplicate copies thereof were transmitted to the General Land Office and triplicate copies to the Gainesville land office.

Another list was presented for approval, but upon making personal examination of the lands included they were found to be not such as are described in said act as

swamp and overflowed, and the selection was therefore rejected.

Documents have been transmitted to the several land offices, to other officials, and to individuals during the past fiscal year, as follows:

General Land Office:	
Letters and reports	77
Diagrams	2
Plats and descriptions, private claims for patent	6
Plats of new surveys	2
Transcripts of field notes of same	2
Lists of swamp lands selected	3
United States land office at Gainesville:	_
Letters	7
Diagrams	2
Plats of new surveys	$\tilde{2}$
United States Treasury Department, letters	20
Secretary of Interior, letters	2
Florida State officers, letters	Ã
Individuals, letters	
m	

#### OFFICE PROPERTY AND RECORDS.

On December 13, 1889, I took charge of this office, receiving from my predecessor, Hon. W. D. Bloxham, the property thereof, which was found to correspond with the official inventory. Many of the volumes of field notes were found with their binding in a torn and injured condition. I have caused them to be repaired without expense to the department, as a temporary means of preserving the volumes until rebound. The index diagrams of the records being found incomplete and so worn with age and use as to be unserviceable, I have had new indexes constructed and carefully verified.

Of the nineteen volumes of township plats several are in bad condition both as to the binding and the plats themselves. Many plats seem to have been injured by the wear and tear of putting such large volumes in cases where they stand on edge, being constantly taken out for use. If the cases could be fitted with rollers on which each book could rest horizontally, it would prevent further injury from that cause. Several of these plat-books should be rebound, and the maps that are torn or defaced should be replaced by new ones reprotracted from the field notes.

#### MINERAL LANDS.

No surveys have been made by direction of this office under the laws relating to mining claims. I have received several applications for the appointment of United States deputy surveyors of mineral lands; but as I have received no authority to make such appointments, and no instructions whatever from your department relating to these mineral lands, I have simply filed the applications for future action. Great activity has prevailed for several months past in various counties of Florida

Great activity has prevailed for several months past in various counties of Florida in prospecting and staking valuable and extensive deposits of the mineral known as phosphate rock: and at certain places the work of mining and shipping this substance is being conducted on a large scale. It can hardly be doubted that the discovery of these deposits in Florida, exceeding in extent and thickness all such beds previously known in the world, is an event destined to produce great increase of value, not only in the mineral lands of the State, but the agricultural also. In the general effort to find and secure phosphate lands, many have decided to proceed in accordance with the law of United States mineral lands, and are awaiting action by your department in the premises.

This remarkable discovery of unsuspected wealth within a few feet of the surface, in scores of townships, has caused large numbers of men to explore the country geologically with spades and boring apparatus. By such means other useful substances are said to have been found, such as marl, kaolin, fossil guano, slate rock, micaschist, mica, zinc ore, and sulphur, and specimens thereof submitted to the tests of the State chemist, showing that Florida ought long ago to have received the benefit

of a thorough geological survey.

#### SWAMP LANDS RECLAIMABLE FOR SUGAR FARMING.

A very important recent agricultural development in this State is the establishment of sugar farms upon farms reclaimed by draining. These sugar lands previously were vast watery areas of saw-grass growing upon deposits of pure muck of unknown depth. Of the quality of this material an eminent official chemist wrote of a sample that "it seems to equal the best potting-mould and partakes more of the character of a manure than of a soil." When drained and cultivated it produces from 30 to 40 tons of canestaks per acce of a quality equal to the best raised in Cuba.

There are many places in this State where extensive sugar-mills, like the successful works at St. Cloud, may be operated upon similar reclaimed lands. The saw-grass marshes of south Florida are reported susceptible of drainage and reclamation. As soon as this is well done they are likely to command a large price per acre, judging

by past experience in Polk county.

The unsurveyed portions of this State are said to include large areas of such land, and as its prospective value, which in past years was considered nothing, is now shown to be considerable, it is respectfully suggested that this office be authorized to take advantage of any season of unusual dryness to extend the lines of survey in that region. Capitalists interested in cane culture are favorably impressed by the success achieved in Florida, and are said to be considering plans for draining and reclaiming tracts of saw-grass marsh, where canals of no great depth or extent, with ample difference of altitude, may be relied on to carry off the water to the Atlantic or the Gulf. I would respectfully recommend that a portion of the general appropriation for surveys be set apart for this purpose, to be used under direction of the General Land Office, in case the recent low stage of water in the regions referred to should again occur.

#### THE SPANISH ARCHIVES.

Since 1849 this office has been the depository of that large mass of ancient documents of the Spanish provincial government left at St. Augustine when the United States acquired title to Florida. These records contain the basis of titles to lands to an extensive amount, and probably contain also historical matter of much value. In my opinion they are worthy of better care than they have heretofore received. It is believed that the Spanish land titles derived from them and preserved in other records, written and printed, are but a portion of the important matter still locked up in these archives, which contain the probate records, the original wills, the dockets of civil and criminal courts, and voluminous records of naval and military history.

These records are unique, and in case of loss can not be duplicated or restored. They are not wholly safe from fire. They have long been subject to the destructive attacks of insects which perforated some of the volumes and bundles to an alarming extent, so that I have used means for destroying the moths. These original manuscripts are of much the same character and importance as those of some of the Pacific districts, where they have been honored with a special officer as keeper of Spanish archives. I would respectfully recommend that provision be made for a competent clerk and translator, who shall index, translate, and preserve the valuable portions and make their contents accessible to investigation, before the fading of ink and ravages of insects shall render them useless, or fire shall entirely destroy them.

archives. I would respectfully recommend that provision be made for a competent clerk and translator, who shall index, translate, and preserve the valuable portions and make their contents accessible to investigation, before the fading of ink and ravages of insects shall render them useless, or fire shall entirely destroy them.

A similar collection of Spanish archives of the province of West Florida was kept at Pensacola in care of an officer called "keeper of Spanish archives." When that office was discontinued in 1849, the papers in his charge were retained at Pensacola. At the suggestion of your office I have made investigation, and find that only a small portion of these archives are extant, the remainder having been destroyed by fire.

JNO. C. SLOCUM,

Surveyor-General.

Hon. COMMISSIONER OF THE GENERAL LAND OFFICE.

#### A .- Statement of townships surveyed.

Description of survey.		Length of lines.		Acres.	Name of deputy.	Date of approval.
Island in T. 46 S., R. 24 E		0. 69 24		118. 42 7. 18 125. 60	Wia, E. Loper	Nov. 9, 1889. Do.

### B .- Statement of plats and transcripts made.

Description of land.	Plat sent to—	Date.	Transcript sent to—	Date.
T. 31 S., R. 26 E. Sec. 21, T. 7 S., R. 18 E. Sec. 36, T. 46 S., R. 24 E. Sec. 1, T. 47 S., R. 24 E. Sec. 6, T. 1 N., R. 28 W. Sec. 14, T. 9 S., R. 23 E.	Land Office.	Jan. 17, 1890 Nov. 9, 1889 do	General Land Office. do	Nov. 15, 1889. Do.

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# C .- List of surveying contracts.

Date of instructions.	Name of deputy.	Description of survey.	Estimated liability.	
Jan. 24, 1889 Jan. 3, 1890 May 20, 1890	R. F. Ensey	Key Mount island in T. 46 and 47 S., R. 24 E	30.00	

# D.—Plat and description of private land claims for patents.

Date.	Claimant.	Lands included.	Where sent.
Do		Sec. 42, T. 7 S., R. 29 E.	Do.
Do		Sec. 46, T. 7 S., R. 29 E.	Do.
Feb. 15, 1890		Sec. 47, T. 7 N., R. 29 E.	Do.

## REPORT OF THE SURVEYOR-GENERAL OF IDAHO.

United States Surveyor-General's Office, Boisé city, Idaho, July 21, 1890.

In compliance with the instructions of your circular letter, initial E, dated April 23, 1890, I have the honor to submit, in duplicate, my annual report of surveying operations in this district for the fiscal year ending June 30, 1890, with tabular statements as follows:

A.—Statement showing contracts awarded under the apportionment of \$10,000 allotted to this surveying district from the Congressional appropriation of March 2, 1889, for surveys and resurveys of public lands, as per official letter E of August 20,

B.—Statement showing lauds embraced in special instructions to Edson D. Briggs, United States deputy surveyor, dated December 19, 1889, for surveys under the " special-deposit " system.

No contracts were awarded for surveys of public lands under provisions of sections 2401, 2402, and 2403, Revised Statutes, and no surveys were authorized under said system except those referred to in statement B.

No deposits were made during the year by railroad companies for field or office work.

The deposits on account of office work in connection with surveys of mining claims and mill sites for patent (Chap. VI, Title XXXII, Revised Statutes) amounted in the aggregate to \$2,585.

One additional deposit of \$7 was made on account of office work in connection with survey of "Mullan" townsite, situated on unsurveyed public land in Shoshone county, Cœur d'Alene land district.

No deposits were made for surveys under provisions of sections 2401, 2402, and 2403,

Revised Statutes.

During the fiscal year surveys were executed aggregating 576 miles 28 chains and 62 links, classified as follows:

	Measurements.		
Township lines. Section lines. Meander lines. Standard lines Meridian lines Indian-reservation lines Connecting lines	831 77 18 47	Ohs. 50 10 74 00 15 23 15	Ls. 22 55 81 00 00 50
Total	576	28	62

Eleven townships and fractional townships were surveyed.

Plats and transcripts of field notes have been prepared, approved, and transmitted to your office (under contracts Nos. 119, 121, and 122 respectively) of all these surveys, excepting 11 or 12 miles of work executed in accordance with statement B, but not yet approved.

The foregoing does not include surveys by Edson D. Briggs, United States deputy surveyor, for allotment purposes within the Nez Percé Indian Reservation, in accordance with instructions of letter, initial E, dated July 19, 1889. A portion of the returns of said work from Deputy Briggs has been received, examined, and sent back to him May 31 last for corrections, explanations, and completion.

The survey of the "Pocatello" townsite, at the junction of the Utah and Northern and Oregon Short Line railroads, within the Fort Hall Indian Reservation (more

fully described in my last annual report) was completed, approved, and accepted by the Secretary of the Interior, as per official letter G of April 12, 1890.

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The survey of "Mulian" townsite, in northern Idaho, near the Mulian pass, through which are being constructed the Washington and Idaho (Union Pacific) and the Northern Pacific railroads, was executed, approved by me, and accepted by your office, as per letter, initial E, of April 24, 1890. The above townsites were surveyed under

approved special instructions referred to in my annual report for 1888-189.
Survey of "Bellevue townsite addition," in sec. 36, T. 2 N., R. 18 E., Idaho, under contract No. 120, dated May 28, 1889, Frank C. Mandell, United States deputy surveyor, was executed and completed returns made to this office during the fiscal year. official plats and transcript of field notes have been approved, and are this day sub-

mitted for your action.

There were completed during the year, viz:

Plats of exterior lines of townships	2
Plats of townships subdivided	24
Plats of townsites and townsite additions	
Plats of mining claims and mill sites (36 of which were plats of consolidated	
claims)	248
Connected sheets of mineral-claim surveys.	
•	
Total	907

Six consolidated mining claims (embracing 36 locations), 43 single location mining claims, 7 lode claims and mill sites in connection, and 1 mill site were surveyed for patent; in all, 69 mineral claims.

Seventy certified transcripts of approved field notes of agricultural, mineral, and

townsite surveys were prepared and transmitted.

Applications for survey, accompanied by certificates of locations, of 69 mining claims and mill sites were received, examined, estimates on account office work furnished, and orders for surveys issued.

Six sets of special instructions to deputies were prepared, each in triplicate, for surveys, viz: Within the Nez Percé Indian Reservation, of fractional townships, in accordance with accompanying statement B, and of public lands under regular contracts respectively; also many special instructions for mineral-claim surveys.

Five hundred and thirty five letters were written, comprising 638 pages of press

Numerous petitions from settlers for surveys of public lands in different portions of Idaho were examined, and many of them submitted to your office, accompanied by affidavits of settlers, with the surveying contracts which were awarded during the

fiscal year.

Work was largely performed also upon 9 (fractional) township plats of "specialdeposit" surveys executed by Edson D. Briggs, United States deputy surveyor, under instructions, as per annexed statement B. The office work in connection with said surveys has since been almost completed, and the plats and transcripts will be approved and submitted to your office as soon as Deputy Briggs can be heard from in reference to a matter requiring some explanation, which he has been called upon to give.

In addition to the foregoing 2 reports were prepared by this office during the year upon arid lands and irrigation in Idaho. One of these, referred to in my annual report of a year ago to your office, was to the Senate Committee on Irrigation, which held a session at Boisé city, August 17, 1889, and was accompanied by maps or diagrams of the several counties to illustrate. Another report, better suited to the needs of the people of Idaho, who are familiar with all the localities, was prepared

from the same data at the request of Governor Shoup.

Referring to my annual report of last year to your office, I desire to repeat a recommendation therein made: That either the irrigation and reclamation of the arid lands of the West be undertaken by the government, "or the lands be granted to the respective States and Territories upon such terms and conditions as will assure the construction of necessary canals and reservoirs for reclaiming all of the lands possible.

"When thus reclaimed these lands in Idaho will support a dense population, afford homes for thousands of settlers, and be a source of wealth to their possessors and of

revenue to the governments, both State and national.

"The immediate enhancement in the value of lands now a desert waste would be so great as to far more than refund the cost of irrigation, and the work is of such char-

acter as should be undertaken either by the federal government or by the Territory or State, in order that the greatest good may result to the greatest number."

The matter of irrigation is of vital importance to Idaho, and is attracting wide-spread attention to this state. The calls upon me are so numerous for information in the premises, and the subject is one of such importance to your office in relation to our irrigable arid public lands, that I have deemed it advisable to incorporate as a part of this report the following from that originally submitted by me to Hon.

George L. Shoup, governor of Idaho, as hereinbefore stated:

Irrigation in this state to the extent of the normal flow of streams has reached its limit in several counties, while in some it has been overdone, notwithstanding the fact that we have 8,791,350 acres of good agricultural land capable of reclamation by water, of which only 740,350 acres are now reclaimed and in process of reclamation, being only 8 per cent. of what might be accomplished. This estimate does not include the large areas of agricultural land in Idaho, Kootenai, Latah, Nez Percé, and Shoehone counties, which are not arid, and do not require artificial irrigation except to a limited extent; nor does it include a considerable area in other portions of the State, where the elevation is such as to insure rainfall sufficient for the growing of crops.

Thus it appears that about 8,051,000 acres of irrigable land, now arid, belong to the government, and ever will belong, as a heritage for sage-brush and jack-rabbits, until

storage reservoirs and main canals are constructed.

It therefore remains for Congress to devise the plan and formulate the proceedings by which this water, which is in excessive abundance, shall be brought to these lands and usuntained and controlled for the greatest good to the greatest number

and maintained and controlled for the greatest good to the greatest number.

Hundreds of millions of pounds sterling have gone and are still going from England to Iudia, where every available site for a canal is being occupied by an English joint-stock company. They realize from 8 to 25 per cent. yearly on their stock, and

each one improves annually as an investment.

The fever caused by this success in India has extended to the United States, but the methods of joint-stock companies do not harmonize with our republican ideas. Local control in the hands of the land-owners concerned might be arranged, it would seem, to suit every irrigation basin, leaving nothing more to be desired.

The plan I have adopted for presenting this subject by counties, rather than irri-

The plan I have adopted for presenting this subject by counties, rather than irrigation districts or water-sheds, will present to all inquirers a full conception of the immense possibilities in store for each one of our counties and for Idaho as a whole.

#### ADA COUNTY.

Area of countysquare miles	2, 424
Area irrigatedacres	60,000
Area irrigabledo	900,000

Cauals from Boisé river, 9; total length, 149 miles; proposed, 130 miles. Canals from Payette river, 4; total length, 66 miles; proposed, 120 miles.

For the 250 miles proposed in this county extensive and elaborate surveys and estimates have been made and their management is placed in the hands of capable, energetic men. As these canals will be of great capacity and occupy a high level, the whole of the arable portion of Ada county seems likely to be soon irrigated and settled up with ten or fifteen times its present population.

#### ALTURAS COUNTY.

Area of county	square miles 2, 100
	acres. 14,500
	do 268, 000
Lost river:	Other small creeks:
Irrigatedacres 5,000	Irrigatedacres 1,000
Irrigabledo 100,000	Irrigabledo 2,500
Wood river:	Lava-bed plains:
Irrigated	Irrigabledo 150,000
Irrigabledo 12,000	
Trail creek:	Total irrigateddo 14,500
Irrigateddo 500	Total irrigabledo 268,000
Irrigable	,
Deer oreek:	
Irrigateddo 1,000	
Irrigabledo 2,500	İ

The valleys in this county are not wide, excepting those of Big and Little Lost rivers and the great plains or Lava desert, which absorb those rivers even at their flood tide. Except for the reason just mentioned there is an abundant supply usually until about July 1; after which the supply is deficient and the only resort must be to reservoir storage. For this purpose a number of sites have been found, and their locations reported to the Bureau of Geological Survey for technical examination. Storage for the needs of Logan county must also be provided here.

The valleys of Lost river and the so-called Lava desert are said to contain 150,000 acres of good land, now wholly destitute of water, even for stock. The monutain drainage into these rivers embraces certainly 1,000,000 acres, or five times more than

enough if properly stored and utilized. Even in flood times all this water finds subterranean channels, the locations of which are but partially discovered, their geological features only surmised, and their remedy a matter of vague suggestion. As this soil is very rich and the water superabundant, reservoirs will not be required when the loss through the "sinks" referred to shall be avoided. This region may become reclaimed sooner and at less expense than the average of other localities.

#### BEAR LAKE COUNTY.

Total area of county, 1,300 square miles, less area lake-water surface.

Irrigation in this county is now practiced to a greater extent proportional with its

size than any other county of Idaho.

A very careful estimate made by the ex-county surveyor J. C. Rich, civil engineer, who furnishes the statements in report from which the following is tabulated, puts the area now irrigated at 21,500 acres, and an additional 40,000 acres might be reclaimed from the desert by the construction of thirteen reservoirs at a total cost of \$59,500, or \$1.50 per acre on the land reclaimed; number of canals and ditches, 69; total length, 206 miles; cost, \$73,500; irrigated, 21,500 acres.

A project was inaugurated in Utah by a corporation foreign to the laws of this State, with a capital reported at \$2,000,000, for diverting the waters of Bear river

A project was inaugurated in Utah by a corporation foreign to the laws of this State, with a capital reported at \$2,000,000, for diverting the waters of Bear river and Bear lake by means of a canal extending into Utah for use and disposal in that Territory. Filings for this purpose were recorded according to the forms of law upon all the waters of Bear lake, Bear river, and its numerous tributaries, including the right to raise the surface of Bear lake several feet to serve as their storage

reservoir.

In the counties of Bear Lake, Bingham, and Oneida we have 250,000 acres of good arable land which can rely only upon this source for their water supply; and its diversion, control, or interference by any party foreign in interest to the settlers upon these lands will be opposed by the authorities of Idaho.

#### BINGHAM COUNTY.

Total area of county, 12,364 square miles.

This is a large county and embraces an immense scope of valley along the Snake, Blackfoot, Teton, and Bear rivers and other minor streams. In this section the facilities for irrigation are so inviting that a large amount has already been accomplished, viz:

Irrigated and in processacres	284,750
Irrigabledo	2, 503, 500
Length of canals constructedmiles	617
Cost of canals (present)	<b>\$</b> 593, <b>400</b>

Considering that most of this work has been done within the past two or three years, and that the progress at this time is more rapid than ever before, it is fair to conclude that within a comparatively short period this remaining two and a half milions of acres will be under cultivation.

It is well that the people of Bingham have from the first paid more attention to agriculture and less to mining. They are demonstrating that even in Idaho, where there is gold in every hill and valley, our sage-brush plains are the best paying mines.

With so great a body of irrigable lands above the American falls it was feared by those who first began to collect facts and study the features of the country with the view to irrigation that this region above the falls might consume all the water, leaving none, or but little, to be conveyed by canals to the high plains farther down Snake River valley. Fortunately, however, nature has placed a dam of hard traprock across the whole valley, from foot-hill to foot-hill, at the American falls, thus compelling all the waters above it, whether in open streams or filtering through the soil, to collect together again and pass over at the falls, losing nothing of its normal volume except the loss by evaporation.

Irrigation surveys by the government upon a practicable basis and under competent supervision in Bear Lake and Biugham counties would disclose all the features pertaining to a water supply, and point out what works are needed and the cost

of their construction.

### BOISÉ COUNTY.

Total area of county, 3,024 square miles.

This county embraces the north half of the basin drained by the north fork of Boisé and the entire upper basin of the Payette rivers, and is generally hilly and mountainous.

The only considerable bodies of farming land are Long valley, on the north fork of Payette, and in the Payette valley, below the junction of the north fork. The

first is estimated at 60 miles in length by 9 miles in width. The latter consists of four isolated settlements of from thirty to fifty families each.

Settlement commenced in Loug valley only six years ago. The present population

is estimated at 900, and many extensive ditches are now built and in process of con-

The conditions here are peculiar. On the east are high, extensive mountains, affording late summer irrigation on that side of the valley, while upon the west side the mountains do not afford late irrigation, but the river water is very accessible and always abundant.

Another peculiarity exists in the soil or the climate, for only about one-half as

much water is required here as in Ada or other counties.

The inhabitants here have formed associations for constructing and operating their own ditches, and say they need no outside aid to reclaim all the irrigable land in the valley. They deprecate and distrust such aid as an unnessary interference, and say that their "home system" has all the strength needed to do the work, with the flexibility in the control to correct errors or redress grievances promptly.

This valley of the north fork of the Payette, in its geographical position, its direct northerly course, and its moderate fall, is very inviting as a railroad line, which, when built, can not fail to secure a fair traffic at once. Where a railroad ought to be conconstructed there is capital waiting to build such, and this route will not long remain unoccupied and unnoticed. The south portion of Boise county is very producmain unoccupied and unnoticed. The south portion of Boise county is very productive in mineral but nearly worthless for agriculture. On the upper waters of Moore's creek are situated the great "Boise basin" placer mines, where at one time eighteen, or twenty thousand men might be counted washing out, with primitive appliances, more than \$60,000,000 worth of gold. The tailings cover all the valleys 15 to 20 feet deep. The hills to their very tops are terraced with ditches, and the gulches everywhere spanned with old flumes now mostly neglected and going to ruin, not because of exhaustion of the mineral wealth, but because of the insufficiency of water and its storage.

All the hills in an area of 400 square miles are good placer ground if plenty of water for bed-rock flumes were available. It is said that this might be brought from upper south fork of Payette through a gap near Pioneerville, but such would

be a costly undertaking.

Main canals built and building, 37 miles, exclusive of those in the settlements of Garden valley, Squaw creek, Horseshoe Bend, and Squaw Creek flat.

Area irrigated and in process	acres	83,500
Additional irrigable land	do	262,000

#### CASSIA COUNTY.

Total area of county, 5,100 square miles, or 3,264,000 acres.

One-half of this county is undulating, producing good grass; one-fourth is level farming land, and one-fourth is high mountains, where much snow accumulates during the winter.

Length of canals and ditchesmiles	314
Number of canals and ditches	303
Irrigated landacres.	82,000
Irrigated landacres. Irrigable landdo	55,000

Besides the land above reported as irrigable there is a large body of rolling plains on the upper part of Salmon Falls River valley, estimated at three-fourths of a million acres, situated too high to be reached with water except from far np Snake river or by a canal through the Salmon Falls River cañon. The land is good, but its reclamation is thus made uncertain.

Only the streams from the mountains on the south of this county are available, and these are now fully utilized by the inhabitants to the full extent of their natural. flow, without reservoirs. They have a great abundance of water usually until the latter part of June, and thereafter but very little. On this account and without reservoirs irrigation in this county has reached its maximum as now practiced, and the tendency at present is for the settlements to become smaller instead of larger.

The reclamation of all this body of fine land must principally come from Snake river, at a point 600 or 700 feet higher than at Starrh's Ferry, or from a system of reservoirs to impound the water at points so situated as to readily recover all the land of value and sufficient in size to perfect the entire crops on all the lands to their full maturity.

Sites for about twenty-five reservoirs, covering areas from 20 to 2,000 acres each, with a depth of water varying from 15 to 30 feet, have been found, in all sufficient for the 737,000 acres above reported as irrigable, the whole to be obtained at a cost not exceeding 80 cents per acre on the land thus benefited. Of these reservoirs a few

may be selected that would cost \$50,000, which would relieve the present settlers and add 10,500 acres to the irrigated lands.

The water which nature supplies the earth with is not measured in Idaho by the number of vertical inches of rainfall during the year, but by the number of feet in depth of (compact) snow covering the mountains and high table-lands in the spring. This seldom fails to reach 6 to 8 feet, but in the winter of 1838-'89 the falling-off was unprecedented. The best record of this falling off was reported by Mr. Thomas A. Starrh, whose observations were upon Snake river at his ferry. Here the river is 800 feet wide and the usual rise in the spring is 6.5 to 7 feet; last year it was only 2 When it is considered that as the stream rises higher and higher the current becomes more and more rapid, we may conclude that Snake river did not convey more than one-fourth its usual quantity of water, and its season was also correspondingly shortened. Still there was water enough for all Idaho had it been held back by some system of retention until needed for irrigation.

#### CUSTER COUNTY.

Total area, 4,350 square miles.

This county has three distinct agricultural valleys, which embrace the principal

portion of its irrigable lands.

Lost River valley for about 45 miles in length and 6 miles in width lies in the southern part; Pahsimeroi on the northeast has a valley about 45 miles long by 10 miles wide; and Round valley on the Salmon river, near the center of the county, is about 10 miles in diameter, in which Challis, the county seat, is situated.

Lost River valley:	1	Round valley:	
Irrigatedacres.	8,000	Irrigatedacres.	6,000
Irrigabledo1	164, 000	Irrigable do	42,000
Pahsimeroi valley:	•	· · · · · · · · · · · · · · · · · · ·	
Irrigateddo	10,000	Total irrigateddo	24,000
Irrigabledo 9	240,000	Total irrigabledo	446,000

The soil of these valleys is of superior quality, and though high in elevation they are so protected by mountain ranges that immense herds of cattle, horses, and sheep find abundant pasturage through the winter. No railroad line is in or near this county; no route of emigrant travel through it. Even the government surveys have scarcely touched it, until last season some surveys were made in the Lost River valley. The only encouragement the settlers have is the excellence of soil, their ready market at neighboring prosperous mining camps, and in the salubrious climate of that region. Their season for irrigation is not a long one, and it is probable that canals around these valleys on a system of total circumvection would be sufficient without reservoir storage, at least until the whole reclaimable area shall become occupied. It is estimated that about 220 miles of canal would do this, and that it would have no aqueducts or costly mechanical structures; that all the surplus water from the gulches could be passed over weirs constructed of rough stone, everywhere at hand, and that the cost of the whole would not reach \$1 per acre on the land supplied.

#### ELMORE COUNTY.

Total area of county, 2,700 square miles.

North of the base line the surface in this county is mountainous and unfit for cultivation, except about 20,000 acres along South Boisé river. The soil is here very productive and may be irrigated by ditches from the river at an expense of about \$10,000.

South of the base line in Elmore county the surface inclines rapidly towards Snake river and is part of the great valley of that stream, containg 450 square miles. 210,000 acres of which is very good farming land. The creeks traversing this district flow from the low range of mountains skirting the south side of South Boisé river, which do not keep up the flow of water long in the spring. To irrigate this fine tract of country a belief existed that water might be brought through this range of hills; but upon examination and survey it is said to have been found very expensive. It therefore seems imperative that this portion of Elmore county must look to Snake river at some point above the American falls for its irrigation.

There are no canals or ditches in this county, except such as are supplied by springs, which are distributed to quite a number of ranches with astonishing results; four

crops of alfalfa, yielding eight tons of hay per acre, in one season, are reported.

In this county, about 12 miles southwest of Rocky bar, Mr. A. D. Foote, engineer in charge of the United States irrigation survey in Idaho, has discovered locations for five great reservoirs with an average capacity of nearly 1,000,000,000 cubic feet of water. Nature made these reservoirs, now slightly out of repair; but at small expense they may be again restored. These reservoirs can not serve to irrigate any of Elmore county; but as tributaries of Boisé river they will abundantly re-enforce that stream

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to irrigate the half million acres of farming lands in Ada county, if this plan shall be found cheaper than by extending the great Snake River canal

In this connection provision should be made to supply with water the extensive placer grounds lying along Snake river, just above its confluence with Boisé river.

Land irrigated ......acres ... 

#### LEMHI COUNTY.

Total area, 4,300 square miles.

The total area of this county is about 2,750,000 acres, of which the irrigable portion is estimated by the county surveyor, Hon. J. W. Birdseye, at 500,000 acres, or 18 per cent. of the whole. Its principal streams are the Salmon and Lemhi rivers, the valleys of which contain most of the irrigable land, lying in two planes, the lower one, not much above the level of the river, being easily irrigated, contains most of the present population; but the upper one, called "the bench" lands, situated upon a plane 50 to 100 feet above the rivers, is yet unimproved, although the soil for most purposes is considered preferable. The expense of bringing the river water upon the "bench lands" is too great for the settlers, and the water from the small tributaries will not afford a lasting supply unless held back in storage reservoirs. For this purpose many sites favorable for construction of reservoirs have been located; but, as is the case in several other counties, irrigation surveys and estimates must be made before an intelligent decision can be reached as between the supply from local lateral streams impounded and from the main rivers through long and large canals.

For the re-enforcement of the Lemhi river there is a very good site for a large reservoir at its head, near the county line, from which point to the mouth of the Lemhi the valley descends at an average rate of 40 feet per mile, thus giving the hydrographic engineer easy opportunity to cover with water every arable acre in

the valley.

To cover the "bench lands" along the Salmon river, if the river be the source of supply, no reservoirs would be needed, and, as the fall is only about 15 feet per mile, a few long canals, instead of frequent short ones, would probably be adopted.

The plan of frequent ditches, one higher than another and covering it, as it were,

is not desirable, the low lands being in danger of an uncontrollable oversupply and

excessive saturation.

Besides the irrigable lands of the main valleys of the Salmon and Lemhi rivers, estimated at 500,000 acres, there is a wide expanse of such land at the head of the Lemhi, also some fine tracts on the Pahsimeroi and Birch Creeks, all of which may easily be supplied with irrigation, and thus swell the estimate of practicable irrigation in Lemhi county to at least 600,000 acres.

Land irrigatedacres	10,000
Land irrigabledo	600,000
Number of (small) ditches, 250; aggregate lengthmiles	800
Number of (small) ditches, 250; aggregate lengthmiles  Number of (miners') ditches (additional)do	200

#### LOGAN COUNTY.

Total area, 5,200 square miles.

This is a large county, most of which is good land and susceptible of irrigation when entered upon with adequate means and on well-matured plans.

Irrigation has now reached its limit so far as homestead settlers may accomplish it

with their limited means.

Along Camas creek is located the principal agricultural settlement, extending about 30 miles in length by 3 in width. The gulches furnish water for only a limited period, but numerous large springs, together with a soil naturally moist, combine to make this a prosperous settlement. A number of small reservoirs are recommended for this valley, by means of which the area of cultivation would be doubled and furnish late irrigation to the ranches now improved.

Silver creek, fed by numerous springs, carried last year, in that exceptionally dry season, 7,000 miners' inches, and supplies 6,000 acres of cultivated land. The utility of water and the wealth in our basaltic soil when irrigated are here illustrated in sharp contrast with the barrenness all around, where the soil is the same, but with-

ont water

Along Big and Little Wood rivers and on Clover and Fish creeks are settlements to the extent of easy irrigation, which, for so dry a season as the last, has proved to be overdone, compelling some settlers to go with their stock to the mountains, and some others to leave this section of the country.

Land irrigatedacres.	50,00 <b>0</b>
Land irrigabledo	1, 250,000

This great, almost compact body of fine arable land can be covered by the proposed Snake River canal, or quite as abundantly from the Wood rivers, which have their sources in the main Sawtooth, a range of mountains which is very high and prolongs its snow-melting season until August.

Good sites for storage on these rivers are not wanting. On the Upper Little Wood river one site is reported where a dam 600 feet long and 100 feet high would form a pool a half mile wide by 5 miles long, sufficient for supplying with water 80,000

acres of land during the irrigating season of one hundred days.

An area of about 80,000 acres might be supplied from an immense outpouring of water from the walls of the canon on Snake river above Salmon falls. This water is supposed to come from the "sinks" of Lost river, but can not be conducted out from the canon except by a flume 2 or 3 miles long.

Four good sites for reservoirs are reported in Alturas county, on Big Wood river,

sufficient in size to supply all the valley of that river to its mouth.

At a point a few miles above Starrh's Ferry it is proposed to construct a dam in Snake river 35 feet high, and to extend a canal to a point opposite the great Shoshone falls, so as to cover about 200,000 acres, including several hundred acres of rich placermining ground. For this purpose a company is organized, surveys and estimates have been made, and preparations begun for commencing the work.

Recommendation has been made to the proper authorities that a few artesian wells be sunk in this country and elsewhere as experimental at government expense. If successful, individuals would thus be induced, in such localities, to sink other wells

for themselves.

Much field engineering will be required in Logan county and works of considerable magnitude must be constructed; but the reclamation of so large an area of good land is an inducement sufficient to warrant twice the expenditure of money necessary for the work.

#### ONEIDA COUNTY.

Total area, 2,600 square miles.

Irrigation in this county has been accomplished to its fullest extent until assisted by storage reservoirs on the small tributaries or canals from the main Bear and Snake rivers. Some of the smaller reservoirs will doubtless soon be built by the inhabitants; but for the larger body of the unreclaimed lands in Oneida county main canals on a high level must be constructed, notably in Ts. 14 and 15 S., R. 38 E., a body of 40,000 acres awaits a canal from Bear river.

The report from this county states that a syndicate has been organized in Utah for monopolizing the waters of Bear river, with the purpose of carrying it into that Territory for disposal, against which diversion from Idaho the people of Oneida county

About 20,000 acres of irrigable land in this county are in Snake River valley, outside the Fort Hall Indian Reservation, which all depends upon the proposed canal from that river.

The benefits of irrigation are nowhere in Idaho more clearly apparent than in Oneida county, nor the process of its utilization anywhere better understood. Their plan of ownership and control of the water by those who are the consumers works well here, where the associations are small, and probably would work as well on a scale very much larger.

#### OWYHEE COUNTY.

Total area, 7,812 square miles.

In this county irrigation has reached the extent possible by the present settlers and from the natural supply of the local streams. Its arable lands are mainly in the great valley of Snake river, and, like the rest of the valley below the American falls, they are so high above that river's channel that the water supply for irrigating these lands must come from some point above the falls, or from the lateral streams coming in from the mountains. From this latter source there is no question as to the abundance of water if sufficient storage be provided, and for this purpose good sites have been found for most of the needed localities.

As the waters of these lateral streams in Owyhee coupty subside about one month earlier than those of Snake river, a corresponding increase of storage capacity will be necessary. This and the existence of canons at points at and below the foot-hills will probably complicate the subject of the water supply in this county and call for more exploration and more engineering skill than in any other part of Idaho. A very

careful hydrographic survey is here neces ary.

Area irrigatedaores	21, 300
Area irrigabledo	248,500
Number of ditches	66
Total length of ditchesmiles	153

About 50 miles of small ditches, also about 60 miles of ditches used for mining and milling purposes, are not included in the above.

#### WASHINGTON COUNTY.

Total area, 2,900 square miles.

This county is bounded on the east by a low range of mountains, and on the west

by Snake river, which is in a deep valley, too low to be brought out for irrigation.

The irrigable lands of this county lie in a horseshoe form, being about 100 miles around its outer limits and 30 miles across the chord of its unner segment, embracing an area estimated at a half million acres, less than one tenth of which is yet irrigated, and that which is irrigated is but poorly supplied with water. Improved lands here that have water are worth \$20 per acre.

The mountains that supply this valley with water are not high no extensive; their snows melt away in the early spring; the flood water is soon gone, and the long dry season then commences. The inhabitants of the lower valley find that the settlers above them can absorb all the water at this season when it is most needed.

On this subject Hon. T. C. Galloway, of Weiser, says:
"Unless means are devised for holding back, and a better way established for distributing and using water in this county, the larger and longer ditches will be aban-

doned, while the smaller ones will become sources of strife and litigation."

The Weiser river, with its twenty-five tributaries, are all within this county, and the county embraces the whole of the Weiser drainage and no more. It is therefore a separate drainage and irrigation district, the storage system the only possible plan, and it in this locality is a great and pressing want. Sites for storage reservoirs are reported to exist on almost every tributary to Weiser river, and the work of improv-

ing them ought to begin at once.

Here is a county exactly comprising one irrigation district and no more, where the storage system only can be adopted, and where no conflicts with other interests do or ever can exist; where there are 40 miles of main ditches, covering 40,000 acres now improved, but only feebly supplied with water, and where ten times as much more good land lies a hopeless desert. Action might here be taken without delay or further investigation, as well now as at some future period, to construct these reservoirs and

test the plan of local control at the same time.

Congress might grant the remaining government land in this county that can be irrigated to the county authorities, to aid in the construction of the reservoirs and main canals, authorize the county commissioners to issue \$400,000 in "water bonds" and to construct and control the necessary works under iron-clad regulations governing the expenditures and accounts thereof. The net proceeds from the sale of lands and water rents would soon pay off the bonded indebtedness, and pay the government its price for the land also, if that be desired. The tax duplicate of Washington county would soon foot up \$10,000,000 and the water rents furnish a perpetual fund sufficient for all county purposes. To the people of the county it would socially prove a blessing, to the county itself a speculation, and to the government a muchneeded and very valuable experiment on the great problem of irrigation and water control.

The immediate surrender of this isolated basin by the government would not interfere with the plans or prospects of any other locality, nor is there any cause for awaiting the surveys of this (or, indeed, any other) region, while there is cause for hastening to relieve the present settlers from distress such as that which resulted from the dearth of water last season.

Land partly irrigatedacres	40,000
Land irrigabledo	500,000
Main ditchesnumber	
Aggregate length miles	40

There are also numerous small ditches which have not been reported.

IDAHO, SHOSHONE, NEZ PERCES, LATAH, AND KOOTENAI COUNTIES.

Reports from these counties all agree in describing the surface of the country as being intersected by rivers which lie too far below the arable plains for their waters to be brought out for irrigation.

Besides this, the rainfall is usually sufficient for all agricultural purposes, and very satisfactory crops of grain, grass, vegetables, and fruits grow and mature even as far north as Bonner's ferry, on Kootenai river, in Kootenai county. Some of the upland prairies are extensive, composed of a warm gravel and loam soil; timber is never incouvenient, and with a climate humid enough for the farmer there is nothing to prevent the formation of dense and prosperous settlements except the want of water for stock and domestic use.

From the great Camas prairie, in Idaho county, and the prairie between Hayden and Fish lakes, in Kootenai county, come no complaints of want of water for irrigation; but they do want water for their stock, and urgently request that the government sink artesian wells at a few widely separated localities as experimental. They are too poor "to take the chances," but not too poor to sink such wells for themselves when they know the cost and have a reasonable certainty of water.

In the prairie last named three wells have been sunk, at a distance of three and five miles apart, to the depth of 172, 225, and 311 feet, respectively, and some water obtained in each by pumping; but it is believed an artesian flow might be secured at the depth of 1,000 or 1,200 feet.

As the Lewiston and Cœur d'Alene land districts are not, by the General Land Office, classed as "desert" land districts, and the means of irrigation are not needed nor asked for, the call upon the government for experimental artesian wells is not without precedent nor without abundant need. There are many similar prairies in these counties equally desirable for settlement and equally dependent on outside aid in this direction, in all of which population and improvement would soon follow the successful search for water. Nothing more is wanted and nothing more is wanting.

The mining interests in this panhandle of Idaho are rapidly advancing, and the demand for agricultural supplies is correspondingly on the increase. The way to "open up" these lands to settlement and to supply the increasing mining camps is by the means of experimental artesian wells.

#### RECAPITULATION.

Counties.	Approximate area.	Irrigated and in process as reported.	Irrigable as reported.	The irrigable land now irrigated.	Total area reclaim- able.
Ada	Sq. miles. 2. 424	Acres. 60, 000	Acres. 900, 000	Per cent.	Per cent.
Alturas *	2,100	14, 500	268, 000	5. 18	21
Bear Lake	†1,800	21, 500	40,000	35. 5	74
Bingham :	12, 364	284, 750	2, 503, 500	10.5	36.5
Boisé		83, 500	<b>262, 00</b> 0	24	18
Cassia		82,000	655, 000	11.1	22.5
Custer	4, 350	24, 000	446, 000	5. 1	17
Elmore	2,700	10, <b>0</b> 00	230,000	4. 2	14
Lemhi		10, 000	600,000	1, 64	32. 3
Logan	5, 200	50,000	1, 250, 000	2.6	39
Oneida	2,600	38, 800	148, 000	20. 8	11.2
Owyhee	7, 812	21, 300	248, 500	8	42
Washington	2, 900	40,000	500, 000	7.4	29
Total	56, 174	740, 350	8, 051, 000	9. 2	24

<sup>\*</sup> Much on Lost river and lava bed. † This area includes the lake. ; Much of this is "in process."

The counties of Idaho, Kootenai, Latah, Nez Percé, and Shoshone, as before stated, are not arid and require very little irrigation; hence are not included in the above tabulated statement.

A great and increasing demand for public surveys exists. Judging from the petitions and affidavits of residents on the lands, this demand usually comes from bona fide settlers, who have actual improvements, many of whom have been on their claims for a number of years and desire to acquire title to their homes. In some instances the survey of heavily-timbered lands is sought. As a rule this office can not determine as to the advisability of surveys until the standard and township lines are run. Such exteriors should be surveyed over all portions of the State where practicable, in order primarily that the surveyor-general may form an intelligent epinion as to what townships should be subdivided, and secondarily in order to complete the public-land system of surveys, as nearly as possible, over this entire surveying district. This would also enable settlers on unsurveyed land to denote, in their petitions for surveys, the township and range in which their claims are situated—an impracticable matter now over a large portion of Idaho which has not been penetrated by public surveys. I especially recommend an early extension of surveys in northern Idaho, where a

large number of people have settled within the last few years, and where many others desire to make their homes when surveys are assured.

The usual apportionment of the appropriation for such work each fiscal year is totally inadequate to meet the demands, and I suggest that at least the amount of my estimate, per letter of June 25 last, be apportioned to this surveying district from the appropriation for the coming fiscal year.

The resources of Idaho are not surpassed in extent by those of any of the Rocky Mountain or intermountain States or Territories. Although most of her mineral lands are scarcely prospected, yet has the output of minerals from this State grown until for 1888-'89 Idaho stood third in the production of precious metals (\$17,344,600). and for the year 1889-90 the estimate, from data thus far received, will aggregate about \$20,000,000.

The timber resources are of an extent little known outside of Idaho. Virgin forests stretch from a few miles north of Boisé city in a northerly direction to the British possessions, and in a northeasterly direction to the Rocky mountains. The

varieties are mostly pine, fir, spruce, hemlock, cedar, and cottonwood.

There is great activity in railroad construction, the Union Pacific and Northern Pacific companies having occupied, with main and branch lines, most of the available passes and valleys in the "Panhandle," while surveys for railroads have also been made in other portions of the State.

I am, sir, very respectfully,

JOSEPH C. STRAUGHAN. U. S. Surveyor-General for Idaho.

Hon. LEWIS A. GROFF, Commissioner General Land Office, Washington, D. C.

## A.—Statement showing contracts entered into under appropriation of March 2, 1889.

Contract.		Name of deputy.		Liabil-
No.	Date.	A state of deputy.	Character and locality of work.	ity.
128	1890. June 9.	Oscar Sonnenkalb and Samuel G. Rhoades.	The subdivision lines of the following townships, viz; Ta.5 N., R. 26 E.; 6 N., R. 26 E.; 6 N., R. 28 E.; 6 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 7 N., R. 28 E.; 8 N., R. 28 E.; 8 N., R. 28 E.; 8 N., R. 28 E.; 8 N., R. 28 E.; 9 N., R. 21 E.; 9 N., R. 21 E.; 9 N., R. 22 E.; 10 N., R. 21 E. of the principal base and Boisé meridian, district of Idaho. Also exterior lines of townships, viz: 7 N., R. 27 E.; 6 N., R. 28 E.; the north and east exteriors of 7 and 8 N., R. 27 E.; the north and east exteriors of 6 N., R. 29 E.; 1 mile of south exterior 8 N., R. 21 E.; and 3 miles east exterior 10 N., R. 21 E.; and 3 miles east exteriors 10 N., R. 21 E.; and 3 miles east exterior 10 N., R. 21 E.; of the principal base and Boisé meridian, district of Idaho.*	\$4, 200
124	June 10.	Samuel G. Rhoades and John A. Long.	All of the heretofore unsurveyed exterior, subdivision and meander lines of the following townships, viz: 8.5 N., R. 39 E., fractional; 5 N., R. 40 E.; 4 N., R. 43 E.; 5 N., R. 40 E.; 5 N., R. 41 E.; 8 N., R. 42 E.; 6 N., R. 44 E.; 4 N., R. 45 E.; 5 N. R. 45 E.; 6 N., the principal base and Boisé meridian, district of Idaho. Also the resurvey of the north tier of secs. 1, 2, 3, 4, 5, and 6, in T.78., Rs. 39, 40, 41, 42, 43, and 44 E., including about 36 miles of first standard parallel south, about 36 miles of subdivision lines between said sections and about 15 miles of closings; and surveys in fractional Ts. 5 and 6 S., R. 38 E., embracing about 5 or 6 miles, said resurveys and surveys being more particularly described in accompanying special instructions; also the survey of Ts. 2 and 4 S., R. 7 B., of the principal base and Boisé meridian, district of Idabo.	5, 800

<sup>\*</sup> Contract approved July 11, 1890, as per official letter E of that date. † Contract approved July 10, 1890, as per official letter E of that date.

# 414 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

## A .- Statement showing contracts entered into under appropriation of March 2, 1889-Cont'd.

Contract.		-		Liebil-
No.	Date.	Name of deputy.	Character and locality of work.	ity.
125	June 12.	George P. Trask	The meander and section lines and the previously-unsurveyed exterior lines of T. 50 N. R. 3 W., of the principal base and Boisé meridian, district of Idaho. Also the survey of exterior boundaries and necessary intersections with public surveys in connection therewith of the "winter pasture" attached to Fort Cœur d'Alene military reservation, properly situate in Ta. 50 and 51 N., R. 5 W., of the principal base and Boisé meridian, district of Idaho, more particularly described in the special instructions which constitute a part of this contract.*	<b>\$500</b>

<sup>\*</sup> Contract approved July 17, 1890, as per official letter E of that date.

# B.—Statement showing lands embraced in special instructions for survey under provisions of sections 2401, 2402, and 2403, U.S. Revised Statutes.

Date of special instructions.	Name of deputy.	Character and locality of work.	Remarks.
Dec. 19, 1889	Bdson D. Briggs	The heretofore unsurveyed portions of fractionally surveyed townships, vis. T. 33 N., R. 4 W.; T. 35 N., R. 4 W.; T. 36 N., R. 4 W., and T. 34 N., R. 5 W., of the principal base and Boisé meridian, district of Idaho.	Authorized per letter E of September 25, 1839. Sur- veys made and office work now almost completed.

## REPORT OF THE SURVEYOR-GENERAL OF LOUISIANA.

United States Surveyor-General's Office, New Orleans, La., July 19, 1890.

I have the honor to submit herewith the annual report of the operation of this office for the fiscal year ending June 30, 1890, accompanied by the following tabular statements, viz:

A.—Estimate of funds for surveying service in Louisiana, for salary of surveyorgeneral and his clerks, and for the contingent expenses in his office for the fiscal year ending June 30, 1892.

B.—Statement of office work in arrear in the surveyor-general's office for the dis-

trict of Louisiana.

C .- Statement of surveying contracts entered into by the surveyor-general of Louisiana on account of the appropriation for the fiscal year ending June 30, 1889.

D.—Statement of surveying contracts entered into by the surveyor-general of Louisiana on account of the appropriation for the fiscal year ending June 30, 1890.

E.—Statement of amount due deputy surveyor for expenses incurred while on his way to make field examinations.

F.-Statement of surveys made under "special instructions," as authorized by the General Land Office.

#### OFFICE WORK.

With the small and entirely inadequate clerical force allowed the office during the year a large amount of miscellaneous work has been done. The force has been largely employed in reproducing and reprotracting, from the original field notes of surveys, township plats, in lieu of those lost, worn out, and injured; in preparing in duplicate patent plats of confirmed and surveyed claims as basis for the issue of patents thereon; in investigating applications for "certificates of location," under section 3 of the act of June 2, 1858, and issuing sorips on the same and copying the evidences filed in support thereof; in correspondence with the department and attorneys and claimants with regard thereto; in keeping up with the general and miscellaneous correspondence with the deputy surveyors, individuals, etc.

I took charge of the office on the 20th day of May last, relieving Mr. Calhoun Fluker, who turned the office over to me in a most creditable and satisfactory condition, and whose administration of the same, so far as I am able to form an opinion, was most honorable to him and beneficial to the government. My own incumbency since that time, up to the 30th of June, has been so short that I have but little to report as coming within my observation and under my own control and

In reporting therefore upon the general needs of the office and its present condition and the necessity of bringing up the office work and field work so long in arrears, I feel that I can best do my duty in that regard by calling attention to, while at the same time I fully indorse the same, the remarks and recommendations of my predecessor in his properties. of my predecessor in his report for the year ending June 30, 1888, and found on pages 447 and 448 of the "Report of the Bureau" for that year.

It is certainly remarkable that years should be allowed to roll on, decade after decade, leaving the citizens totally unable to obtain patents on at least 5,900 private claims, solely because the office possesses no "clerks" to prepare plats of survey. Time only adds embarrasements to this matter, and unless it is soon attended to the embarrasements will certainly increase. But, since my predecessors have urged the same matter for years past, I am satisfied that the department is fully cognizant of

the facts in the premises.

#### FIELD WORK.

Two contracts for surveys were awarded to deputy surveyors this year: One to George O. Eln.s, deputy surveyor, under his own bid for the resurvey of "Pecan island," in the southwestern district, liability \$1,200; the other to Ruffin B. Paine, deputy surveyor, for the survey of several townships and fractional townships within the limits of the "Houma grant," and the location of the claims of John McDoneugh, jr., and Henry Fontnot, in the southeastern district of Louisiana, east of Mississippi river, as required by decision of the Secretary of the Interior, dated January 6, 1888,

and January 25, 1889.

The contract for surveys and resurveys of all the remaining townships in the "Houma grant," stated in exhibit D, was the result of the decisive legislation on the subject of this celebrated grant contained in the act of Congress approved March 2, 1889, commonly known as the "Gay bill." These surveys when completed, as they will be in the coming fall or winter, will be of great importance to the large number of settlers on the lands, who are auxiously awaiting their approval in order that they may place their claims in record in the manner pointed out by law this connection there is an important subject which I think should in advance receive the consideration of the department and be the basis of instructions to this office at an early date. I refer to my duty in the matter of compiling and transmitting with the returns of surveys lists of selection or swamp lands under the act of Congress granting such lands to the State of Louisiana, which may, by the field notes of survey, be found within any of the townships returned and to be returned within the old lines of the claim. As I understand the decision of the department of 11th April, 1886 (15 Copp's L. O., 32), overruling the former decision of May 3, 1881 (8 Copp's L. O., 21), the position it now assumes is that no lands were granted to the State under either of the swamp-land grants within any one of the three subdivisors of the former of the state under the company of the former of the swamp-land grants within any one of the three subdivisors of the former of the state under the company of the former of the swamp-land grants within any one of the three subdivisors of the former of the state of the swamp-land grants within any one of the state of the swamp-land grants within any one of the state of the swamp-land grants within any one o ions of the "grant," either that of Donaldson and Scott, or of Daniel Clark, or of William Conway

The "Gay bill" seems to proceed upon this construction, and, as I interpret it, consecrates the entire grant to homestead settlements under the laws of the United States, reserving to the State any right she may have to the "surplus" after all actual settlers shall have been satisfied. The question, therefore, of the State's right to such lands as may be returned as swamp under the surveys now under contract, not depending upon their physical characteristics as swamp and overflowed lands, but rather upon the status of the construction to be placed upon the lands referred to. I submit that this construction should at this time be settled by the department, or at least so far settled as may be necessary to the issue to me of the necessary in-

structions in the premises.

#### SATISFACTION OF CONFIRMED AND UNSURVEYED LAND.

## Claims under section 3 of the act of June 2, 1863.

I find that during the fiscal year recently closed five of these claims have been adjusted by this office under the act of 1858. In this connection and in relation to this head of office matter, I respectfully refer you to, while approving the same myself,

the remarks of my predecessor on p. 448 of the Bureau Report of 1888:
"The subject of the survey and the disposition by the United States of the beds of shallow lakes, ponds, former streams, etc., in this State, is one of increasing interest. Every year of increased and better drainage and levee construction increased the number of acres of these valuable lands, while the removal of obstruction rafts in the navigable streams, and, where total overflow is not prevented thereby, serves to diminish the period of overflow, thus increasing the time within which crops may be raised on such lands. As they are of immense fertility and often near cities and towns and railroads, which give them additional value, they attract the attention of cultivators and capitalists who are constantly seeking means through this office of acquiring title to them. But practically the subject is environed with so many legal difficulties that, after learning them, many applicants in despair give up their efforts. I find that in 1877 the Bureau, after a full review of the embarrassments surrounding the subject, resolved to refer the whole matter to Congress, and I understand that such determination has been considered a bar to any proceeding under then existing circulars and decisions. 1 refer to pages 11 and 12 of the Land Office Report for 1877.

As Congress has not taken action and some thirteen years have elapsed since the matter was so referred to that body, my recommendation is that the land department should go on and perform its duty under existing laws; and that for this purpose the "Circular of July 13, 1874" (I Copp's L. O., 69) should be extended to districts for which there are surveyors-general, or at least to the district of Louisians, and that a sufficient sum be annually set apart from the general appropriation for the survey of the public lands to pay for such surveys as may be made under such circular. It is rather an anomalous condition of affairs, and one not very creditable to our land system, which practically denies many legal steps by which every class of our citizens, settlers or capitalists, seek to honestly acquire title to these lands.

"If they apply to the United States land office for the proper district they are

there told that the township plats and tract books do not represent the desired tracts as surveyed lands, but as lakes, streams, ponds, etc., whose areas are unknown, and that until they are surveyed and the survey returned to the proper land office they are without authority to take any action at all looking to the acquisition of title. brief they are referred to the surveyor-general in order to have the necessary survey made. When they come here they are told first, that, under the existing instructions and decisions, the whole matter is in suspense, that i. was referred to Congress in 1877, and that, as that body has taken no action, the surveying department will take none; moreover they are further told that if this office could lawfully survey these lands no funds are allotted to pay for such matter, and if they reply that they are willing under the "deposit system" to pay for it themselves they are then told that, under the construction placed on the laws founding that system, it does not apply to lands of that status. They then go to the State land office, hoping to find in the State legislation some law or system arising under the supposed grant of such lands to the State under the federal swamp land grant, but are there met with the information that, in the absence of federal survey and selections and approval of these lands as inuring to the State under these laws, its officers are powerless to allow sales or any other kind of disposition known to the land laws of the State applicable to other lands. Thus practically every avenue of acquisition is found closed or so surrounded with expense and difficulty that the attempt is abandoned. And thus the richest lands in the State, probably amounting to half a million acres and of untold fertility, are placed beyond the reach of the citizens and must remain the breeding places of the alligators and anakes, infecting the surrounding air in hot weather with miasmatic poisons, instead of being drained and put in cultivation by the poor homeseekers or the more powerful capitalist or land improvement company. Some of these lakes contain from 10,000 to 25,000 acres, while those that contain from 500 to 5,000 acres are numerous.

"I strongly recommend that the bureau should take the subject in hand and supply instructions and money with which this office may take action in particular cases when proper application is made for that purpose."

It may not be inappropriate for me to state, though the subject has not been sub-

mitted to this office officially, that funds have to be apportioned to the district for the survey of the ten military reservations on the "Gulf coast," west of the Mississippi river, which it is contemplated to offer at sale under the act of July 5, 1884. The old surveys were made about 1830, and an examination of the field notes shows the most crude and imperfect methods of marking the lines and corners were practised. Most of the lands were then and are yet prairie or sea marsh, or upon sea shore and otherwise unfitted for perpetuating lives and corners of the public surveys. It is too plain that any tract to be disposed of under this law will have to be resurveyed, and this can be done better in the dry months of the fall and early winter than at any other season. Hence, if this matter is contemplated at all, it is now time to enter upon the preliminary steps.

I have the honor to be, most respectfully, your obedient servant, Chas. B. Wilson,

Surveyor-General, Louisiana.

Hon. COMMISSIONER OF GENERAL LAND OFFICE, Washington, D. C.

A.—Estimate of funds to be appropriated for the fiscal year ending June 30, 1892, for surveying in Louisiana, for compensation of surveyor-general and his clerks and contingent expenses of his office.

SURVEYS.	
In the southeastern district	\$10,000
In the southwestern district	7,000
In the northwestern district	10,000
In the district north of Red River	10,000
For original surveys, resurveys, and corrective surveys of confirmed private land claims and donations	8,000
SALARIES.	45,000
	0.000
Salary of surveyor-general	2,000
up arrear work, including salary of chief clerk	18,000
CONTINGENT EXPENSES.	
Messenger hire, stationery, binding, and other incidental expenses	1, 200
Total	66, 200

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- B.—Statement of office work in arrears in the surveyor-general's office, district of Louisiana.
- (1) Continuing and completing the exhibit of private land claims for all the districts of the State, except the southeastern district. (See L. O. R. for 1886, p. 507.)

(2) Preparation of patent plats in duplicate for the located confirmed private claims for 5890 claims. (See L. O. R. for 1-89.)

(3) Two hundred township maps to be reprotracted or reproduced. (See L. O. R.

for 1889.)
(4) Examinations and researches to prepare confirmed private land claims for sur-

vey and location. (See L. O. R. for 1889.)

(5) One thousand one hundred and twenty-four private land claims, for which certificates of location are to be issued under the act of Congress approved June 2, 1858. (See L. O. R. for 1889.)

#### ADDITIONAL.

(6) Indexing record of letters to officers from October, 1886, to date.

(7) Indexing record of letters to individuals from January 1, 1889, to date.

(8) Indexing books of field notes in the different districts.

(9) Copying general index of Commissioners' letters to surveyor general from July 26, 1:03, to December 26, 1873, and completing said index to date.

(10) Labeling and wrapping anew bundles containing field notes, and also plats, certificates, and orders of survey.

(11) Labeling and wrapping anew the bundles containing letters from registers and receivers.

(12) Labeling and wrapping anew old vouchers for disbursements.

(13) Recording nearly all the field notes for preservation, a great number of which have become so torn and partly defaced, on account of constant use and age, as to render them illegible, and if not soon recorded will become useless.

C.—Statement of surveying contract entered into by the surveyor-general of Louisiana on account of the appropriation for the fiscal year ending June 30, 1889. (See Commissioner's letter dated June 13, 1889).

No.	Date of con- tract.	Name of deputy surveyor.	Locality of work.	District.	Estimated liabilities.
1	May 22, 1889	George O. Elms	Survey of "Pecan island," T. 15 S., Rs. 1 and 2 W.; T. 15 S., R. 1 E.; T. 16 S., R. 1 W., and T. 16 S., R. 1 E.*	South western dis- trict.	\$1, 200

<sup>\*</sup> Survey completed; field notes returned, and are now under examination.

D.—Statement of surveying contract entered into by the surveyor-general of Louisiana on account of the appropriation for the fiscal year ending June 30, 1889. (See Commissioner's letter of March 4, 1890).

No.	Date of con- tract.	Name of deputy surveyor.	Locality of work.	District	Estimated liability.
1	Nov. 11, 1888.	Ruffin B. Paine	Fractional Ta. 8 and 9 S., R. 1 E.; Ts. 8, 9, and 10 S., R. 2 E.; Ts. 9 and 10 S., R. 2 E.; T. 10 S., R. 4 E.; T. 10 S., R. 6 E., and location of the claim of John McDonogh, jr., & Co., and of Henry Fontenot. (See decision of the Secretary of the Inte- rior of January 8, 1888, and January 25, 1889.)*	Southeastern district, east of Mississippi river.	\$7,500

<sup>\*</sup>Surveys commenced early, but on account of high water the deputy abandoned his work and returned field notes of T. 10 S., R. 4 E, which are now under examination. The balance of the work in the field is much advanced and will soon be completed.

E.—Statement of amount due deputy surveyor for expenses incurred while on his way to make field examinations under special instructions, as authorized by the General Land Office, remaining unliquidated.

Date of instructions.	Name of deputy surveyor.	Locality of work.	District.	Amount due.
Mar. 22, 1889	Ruffin B. Paine	T. 10 S., R. 2 E.*	Southwestern	\$63.75

<sup>\*</sup>Examination countermanded March 29, 1889, by Commissioner General Land Office. Appropriation exhausted. Countermanded while deputy was on his way to make examination. (Adjusted. See Commissioner's letter, July 10, 1889, for next Congress, as deficiency.)

F.—Statement of surveys made under special instructions, as authorized by the General Land Office, remaining unliquidated.

Date of instructions.	Name of deputy surveyor.	Locality of work.	District.	Amount due.
June 29, 1886	George H. Grandjean	Ts. 12 and 13 S., R.11 E.	Southeastern, east of river.	\$270. 75

<sup>\*</sup>Surveys completed; plat and field notes transmitted November 17, 1888. The amount of \$120 paid. (See Commissioner's letter, July 17, 1889); balance of \$150.75 reported to the Comptroller of Treasury to be submitted to Congress. (See Commissioner's letter, August 14, 1889.)

### REPORT OF THE SURVEYOR GENERAL OF MINNESOTA.

United States Surveyor General's Office. St. Paul, Minn., July 11, 1890.

In compliance with instructions contained in your letter E of April 23, 1890, I have the honor to submit here with, in duplicate, my annual report of the surveying operations in the district of Minnesota for the fiscal year ending June 30, 1890, with the following tabular statements:

A .- Statement of contract entered into by the surveyor-general of Minnesota for the survey of public lands, payable from the appropriation for the fiscal year, ending June 30, 1889. Contract not closed at date of last annual report.

B.—Statement of contracts entered into by the surveyor-general of Minnesots for the survey of public lands, payable from the appropriation for the fiscal year ending

June 30, 1890.

There have been surveyed during the year nine townships or fractional townships and five islands, the field notes of which have been approved and the surveys accepted, and triplicate plats of the same transmitted to the proper local land offices. Contracts have been entered into for the survey of six other townships, of which the surveys of four townships are reported as completed, the field notes not having been returned to this office.

The number of miles run and marked in the field during the year is as follows:

•	Measurements.		ents.
Standard and meridian lines. Township lines. Section lines Connecting lines Meander lines Total	22	Che. 38 76 08 73 16	Lks. 80 34 77 69 83

The number of acres surveyed is 143,390.49, which, added to the amount previously reported (42,848,625.29), gives the total number of acres surveyed in this State to date 42,992,015.78. The number of township plats made is 27. Applications which are being received at this office from settlers on unsurveyed lands, asking for the survey of the townships in which tuey are located, indicate an increased demand for surveys during the present fiscal year.

All of which is respectfully submitted.

JOHN F. NORRISH, Surveyor-General.

COMMISSIONER OF GENERAL LAND OFFICE, Washington, D. C.

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A.—Statement of contracts entered into by the surveyor-general of Minnesota for the survey of public lands, payable from the appropriation for the fiscal year ending June 30, 1889. (Contract not closed at date of last annual report.)

No. of contract.	Name of deputy.	Date of contract.	Description of work.	Esti- mated liability.	Cost of survey.
5	J. B. Salisbury	1889. Mar. 21	The fifteenth standard parallel, from the corner to T. 161 N., Rs. 42 and 43 W., east 24 miles to the corner to T. 161 N., Rs. 38 and 39 W. The fith guide meridian, from the corner to T. 161 N., Rs. 38 and 39 W., north to the international boundary line. The west and north exterior township lines of Ts. 161 and 162 N., Rs. 39, 40, and 41 W., and the west and north exterior township line of T. 163 N., R. 39 W. Subdivisions of Ts. 161, 162 and 163 N., R. 40 W.; and T. 162 N., R. 41 W. of the fifth principal meridian, Minnesota.*  (Special instructions, dated July 5, 1889, directs deputy to omit the survey of T. 161 N., R. 39 W., and that part of Ts. 162 and 163 N., R. 39, lying in the Great Hosean swamp, and in licu thereof to survey T. 161, R. 41 W., and that part of T. 163, Rs. 40 and 41 W., lying south of said swamp.)	\$2,750.00	\$2,654.88

<sup>\*</sup> Surveys completed and accepted.

B.—Statement of contracts entered into by the surveyor-general of Minnesota for the survey of public lands, payable from the appropriation for the fiscal year ending June 30, 1890.

. 80 J		Date of		Esti-	Cost of
No. of con- tract.	Name of deputy.	contract.	Description of work.	mated liability.	survey.
		1889.			
•	Ernest E. Coley	Aug. 6	Island in Itasca lake, in sec. 11, T. 148, B. 36, fifth meridian.	\$10.00	
6	George F. Hamilton	Oct. 15		1, 800. 00	
7	Alvin C. Bailey	Nov. 12	Fourth guide meridian through Ta. 149 and 150 N. between Rs. 31 and 32, and north and south exterior lines T. 150 N., R. 32 W., subdivision fractional T. 150 N., R. 32 W., fifth meridian.	450.00	\$882. <b>69</b> .
~	John Abercrombie	Nov. 14 1890.	Island in Red Rock lake, in secs. 32 and 33, T. 128, R. 40 W., fifth meridian.	12. 00	12.00
•	J. E. Egan	<b>Јан.</b> 6	Three islands in Pelican lake, in secs. 1 and 6, T. 120, Rs. 24 and 25, and secs. 31 and 36, T. 121, Rs. 24 and 25 W., fifth meridian.	50.00	50. <b>00</b> -
8	Jacob A. Westby	Mar. 14	East and west exterior lines of T. 64, R. 13, and north exterior T. 63, R. 14; subdivi- sion T. 64, R. 13, an 1 T. 63, R. 14, W., fourth meridian.		
9	do	do	Subdivision T. 60 N., R. 19 W., fourth me- ridian.	<b>5</b> 50.00	
10	E. W. & E. M. Grifflin.	Apr. 9	Subdivision T. 60 N., R. 24 W., fourth me-	800.00	
•	M. B. Haynes	Apr. 22	Island in Swan Lake, in Secs. 23, 24, 25, and 26. T. 110 N., R. 39. W., fifth meridian.	30.00	30.00v
11	John B. Hawley and Jacob A. Westby.	June 12	West exterior line of T. 64 N., R. 17 W., and subdivision of T. 64, R. 12 W., and T. 64 N., R. 17 W., fourth meridian.	1, 450. 00	
•		1	· · · · · · · · · · · · · · · · · · ·	<u>i</u>	<u></u>

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<sup>\*</sup> Special instructions.
† No survey; deputy has left the State.
† Deputy failed to execute survey; work relet. See contract No. 8.
§ Survey completed and accepted.

No returns. Survey completed.

# REPORT OF THE SURVEYOR-GENERAL OF MONTANA.

United States Surveyor-General's Office, Holona, Mont., July 16, 1890.

In compliance with the instructions of your letter E, dated April 23, 150, I have the honor to submit herewith my report, in duplicate, of the surveying operations of this district for the fiscal year ended June 30, 1889.

During the fiscal year surveys have been approved and reported as follows:

#### AGRICULTURAL SURVEYS.

	Meast	ıreme	nts.
Base, standard, and meridian lines  Exterior township lines. Subdivisional lines Closing and connection lines Meander lines. Boundaries of Indian reservations Townsite lines  Total	60 813 1	Ohe. 65 60 29 60 53 18 2	Lks. 66 51 87 56 57 28 74
1000	1, 9/5		
There were made during the year plats, transcripts of field notes, e $\operatorname{viz}$ :	tc., <b>as</b>	follo	) <b>W8</b> ,
Standard and exterior plats. Township plats. Townsite plats Transcripts of field notes. Descriptive lists of townships for land offices. Tracings, sketch maps, meander sheets, blue prints, and transcripts fo settlers, special agents, etc.	r depu	ties,	34 96
Total			356
Twenty-five townships and fractional townships, one townsite, and part of the south and east boundaries of the Crow Indian Reservation the Blackfoot. Fort Belknap, and Fort Peck Indian Reservations were furnished, as required by their the surveyors.  One contract was let payable from the fund of special depositors were made by any railroad company for surveys, nor for surveys o claims, nor for office work of township surveys.	ation, ervation of the contr	and ons b surv acts,	the ave yeys by
MINERAL SURVEYS.			
Orders issued for surveys Supplemental orders issued for surveys Orders issued for reports on placers Supplemental orders issued for reports on placers Surveys examined and approved Amended surveys examined and approved Reports on placers examined and approved Plats made		•	350 43 24 1 322 18 18 913

Transcripts made of surveys and reports on placers	309 84 1,009
Deposits for office work on mineral surveys	\$11,535 240
Total	11,775
Number of letters received	1,553 2,594

A new "Manual of Instructions for United States Deputy Mineral Surveyors for the District of Montana" has been completed and published, including sample field notes, and plat of lode and mill site, with instructions for writing field notes of "contiguous" lodes; also specimen field notes of "report on placer" claims, for the guidance of mineral deputies in executing surveys under the provisions of Title XXXII, chapter 6, United States Revised Statutes.

A very large amount of miscellaneous work was also performed, which is not in-

cluded in the above statement, and which can not be given in detail.

Eleven contracts for the survey of public lands on the public domain, and also on the Crow Indian Reservation, have been let; estimated liability, \$34,060; and orders of survey have been issued for survey of Fisher's island, in secs. 11 and 12, T. 19 N., R. 3 E., and Bowers's island, in sec. 4, T. 19 N., R. 3 E., as authorized by Commissioner, liability, \$50.00.

Appended hereto are exhibits A, B. and C, showing the contracts let, and when

issned, for the fiscal year ended June 30, 1890.

There are now in this office awaiting examination field notes of contracts amounting to \$3,350; of one island (Fisher's) in secs. 11 and 12, T. 19 N., R. 3 E., and of townships surveyed by United States Deputy George K. Reeder, under the direction of G. V. N. Ogden, detailed clerk of the General Land Office, on Clark's fork of the Columbia river, in this State. Those were filed in this office by the surveyor, and were ordered to be examined, plats and transcripts made, and transmitted to the Commissioner, as if regularly surveyed under contract by his letter E, dated March 11, 1890. For list of these townships, see exhibit D. These are partly examined and platted. One other contract (No. 223), estimated liability \$1,700, has been examined and maps nearly completed. The field notes of one contract, estimated value \$1,150, have been examined and returned for correction. The field notes of contracts to the estimated value of \$36,870 have not yet been returned by the deputies. These, however, with perhaps one or two exceptions, are all in the field prosecuting their work.

In the case of United States Deputies Rakowicz and Mead, contracts 224 and 225, in the Flathead Lake and Bitter Root River valleys respectively, in the western part of the State, they were prevented from finishing their work last year by the smoke from the burning timber, which obscured the sun, and made the use of the solar com-pass impossible during nearly the whole of the working season. They obtained an

extension of time, and are now finishing their contracts in the field.

Contracts Nos. 196, 203, and 210, amounting to \$3,909.39, have lapsed, owing to expiration of limit of appropriation, and thus form a deficiency, of which \$1,869.35 was due from the appropriation of 1885-86. and \$2,040.04 from the appropriation for 1886-87. They were examined, approved, and returns forwarded to Commissioner from this office. The deputies having signified their assent to their being approved without payment made except through deficiency bill to be passed by Congress, Nos. 196 and 203 were approved by the General Land Office, and triplicate plats were filed in the local land offices. No. 210 is now being examined in the field by a special examiner.

All of the sum apportioned to this district by the Commissioner for surveys during the fiscal year ending June 30, 1890, has been contracted for. This result has been in great measure owing to the surveys being confined to agricultural and settled lands, and also to augmented rates being allowed by the terms of the last appropriation. I would also state that the recent practice of allowing surveyors-general to appoint local examiners to inspect and report on the work as soon as completed has, at least in this district, worked very well, and has enabled the examinations to be conducted with great promptness, efficiency, and economy, and has obviated in a great measure the delays which formerly occurred in approving the returns of con-

The compensation per mile allowed for public-land surveys is in most cases insufficient. Whilst there still remains some comparatively level land to be surveyed in Montana north of the Missouri river and along Milk river the greater part of the State consists of narrow valleys along the principal streams and their branches, separated from each other by hills, mountains, or arid table-lands. In the west, particularly on the Clark's fork of the Columbia river and the Flathead Lake region, there is a great deal of good agricultural land, but heavily timbered, which, in the interest of the government as well as of settlers, should be surveyed. It is found by experience that it is impossible to survey this country (with any profit to the sur-

veyor) even at the highest augmented rates allowed.

Under the most favorable circumstances the ground in any specified section of the country is generally so broken, and the quantity which can be surveyed so difficult to estimate, that even in large contracts it falls short, and the surveyor finds that he has made a large outlay for a comparatively small compensation. Hence it is notorious that it is almost impossible to have surveys made in distant and rough sections of the State unless the settlers assist the surveyor with their own labor, or that of their teams, free of charge. They should not be put to this expense; the compensation should be such as to justify the surveyor in undertaking the work without calling on the settlers for aid.

I would also state that for several years past the amount appropriated for clerical labor in the agricultural department has been insufficient to handle the work which has to be done. The draughtsmen particularly not only have the examination and plattings of field notes and numberless maps to make, but a large amount of other work, such as tracings, diagrams, etc., to execute. Their number is so small that, when there is much extra work, the examinations and plattings are much retarded, to the great loss in time of the government, settlers, and surveyors. The unequal proportion arises from the fact that the apportionment of surveying funds to a district is made out at the discretion of the Commissioner, whilst the amount to be paid for clerical labor is absolutely fixed by act of Congress, and there is no common relation between the two. There should be some means devised by which there should be a reasonable proportion between them.

#### ACCOMPANYING EXHIBITS.

A.—Statement showing contracts let under appropriation for public surveys for fiscal year ended June 30, 1890.

B.—Statement showing contracts let for surveys within the Crow Indian Reserva-

C.—Statement showing contracts let during the year payable from "special deposits."

D.—Statement showing the township and other lines surveyed by George K. Reeder, United States deputy surveyor, on Clark's fork of Columbia, under direction of G. V. N. Ogden, detailed clerk of General Land Office, now in surveyor-general's office, and being examined and platted by order of Commissioner.

Very respectfully,

GEO. O. EATON, Surveyor-General for Montana.

COMMISSIONER GENERAL LAND OFFICE, Washington, D. C.

# A.—Statement showing contracts let and payable from the appropriation for public surveys for the fiscal year ended June 30, 1890.

No.	Date.	To whom let.	Description.	Esti- mate.
232	1890. Jan. 4	Geo. T. Lanport	Survey of the Cooke City guide meridian north 11 miles 50.12 chains west of the fifty-seventh mile-post on south boundary of Moutana, through Ts 9 and 8 S., between Rs, 14 and 15 E.; the south, west, and north boundaries and subdivisions of T. 8 S., R. 14 E.; the west boundary and subdivisions of T. 9 S., R. 14 E.	\$1, 220
233	1889. Dec. 5	Paul S. A. Bickel	Survey of the fractional south, west, and fractional north boundaries and subdivisions of fractional T. 15 N. R. 5 W.; fractional west boundary and subdivisions of fractional T. 16 N. R. 4 W.; west boundary and subdivisions T. 16 N., R. 5 W.; fourth standard north run west 22 miles to standard corner to Ts. 17 N., between Rs. 6 and 7 W.; west and fractional north boundaries and subdivision fractional T. 17 N. R. 6 W.; fra tional south and west boundaries and subdivisions, fractional T. 19 N., R. 7 W.; south. west, and fractional-north boundaries and subdivisions T. 19 N., R. 8 W.	1, 800

## A .- Statement showing contracts let and payable, etc. -- Continued.

No.	Date.	To whom let.	Description.	Esti- mate.
284	1889. Dec. 7	Rodney W. Page and Newton Orr.	Survey of the principal meridian of Montana through fractional T. 30 and Ta. 31 and 32 N., run 15 miles north to the standard township corner to Ta. 32 and 33 N., between Ra. 1 E. and 1 W.; the eighth standard north on a parallel of latitude east through Ra. 1 to 30 E., inclusive, 180 miles; Yantic guide meridian 12 miles north through Ta. 33 and 34 N., between Ra. 16 and 17 E.; the Belknap guide meridian 12 miles north through Ta. 33 and 34 N., between Ra. 20 and 21 E.; the Fort Browning guide meridian 12 miles south through T. 32 N., between Rs. 20 and 21 E.; the Fort Browning guide meridian 12 miles south through Ta. 32 and 31 N., between Ra. 25 and 27 E.; exterior boundaries and subdivisions of Ta. 33 N. Rs. 17, 18, 19, 20, 21, 22, and 23 E.; exterior boundaries and subdivisions of Ta. 31 N., Rs. 20, 21, 22, 24, 25, and 26 E., and exterior boundaries, and budivisions of Ta. 31 N., Rs. 23, 24, 25, and 26 E.	\$10,000
285	Jan. 20	Paul S. A. Bickel.	Survey of the subdivision lines of fractional T. 9 N., R. 5	150
286	Feb. 18	Geo. T. Lanport	W. Survey of the fractional west boundary, subdivisions and meanders of fractional T. 2 S., R. 14 E.; fractional south boundary, subdivisiona, and meanders of fractional T. 2 S., R. 18 E.; fractional and neanders of fractional T. 2 S., R. 18 E.; subdivisions, and meanders of fractional T. 1 S., R. 16 E.; subdivisiona fractional T. 1 S., R. 16 E.; subdivisiona fractional T. 1 S., R. 16 E.; subdivisiona fractional T. 1 S., R. 16 E.; subdivisiona fractional T. 1 S., R. 16 E.; subdivisiona T. 1 S., R. 46 and 49 E.; exterior boundaries and subdivisions T. 1 S., R. 46 and 49 E.; exterior boundaries and subdivisions T. 2 and 3 S. R. 47 E.; exterior boundaries and subdivisions, T. 4 and 5 S., R. 48 E.; elventh guide meridian run south 6 miles through T. 5 S., between Rs. 44 and 45 E.; first standard parallel south run 12 miles east through R. 45 and 46 E., and west 6 miles through R. 46 E.; exterior boundaries and subdivisions of Ts. 4 and 5 S., R. 48 E.; exterior boundaries and subdivisions T. 6 S., R. 46 E.; twelfth auxiliary guide meridian run south through Ts. 6, 7, 8 and 9 S., between Rs. 47 and 48 E., to southern boundary of State; exterior boundaries and subdivisions of Ts. 7 and 8 S., R. 48 E.; exterior boundaries and subdivisions Ts. 1 S., R. 48 E.; subdivisions and meanders of fractional south boundary, subdivisions, and meanders of fractional T. 6 N., R. 28 E.; subdivisions Ts. 1 S., R. 42 E.; subdivisions Ts. 1 S., R. 42 E.; subdivisions Ts. 1 S., R. 48 E.; subdivisions Ts. 1 S., R. 53 and 54 E.; first standard parallel south run east through Rs. 61 and 62 E. to east boundaries and subdivisions T. 1 S., Rs. 53 and 54 E.; first standard parallel south run east through Rs. 61 and 62 E. to east boundaries and subdivisions Ts. 1 S., Rs. 53 and 54 E.; first standard parallel south run east through Rs. 61 and 62 E. to east boundaries and subdivisions Ts. 1 S., Rs. 53 and 54 E.; first standard parallel south run east through Rs. 61 and 62 E. to east boundaries and subdivisions Ts. 1 S., Rs. 53 and 54 E.; subdivisi	4, 700
239	Von 15	Winter E M-11	Ts. 2, 3, 4, and 5 S., R. 62 E.; fractional south boundaries and subdivisions fractional T. 6 and 7 S., R. 62 E.	115
205	May 15	Victor E. Tull	Surveyof the base line east through R. 6 E., the east and north boundaries and subdivisions fractional T.1 N., R. 6 E.	115
241	June 5	Paul S. A. Biokel and Galen H. Wheeler.  Angus McGill- vray:	The survey of the fourth standard parallel north through R. 2 and fractional R. 3 W.; the south and east boundaries, subdivisions, and meanders of T. 16 N., R. 2 W.; the fractional east boundary, subdivisions, and meanders of fractional east boundary, subdivisions, and meanders of fractional east boundary, subdivisions of T. 18 N. R. 7 W.; the west and fractional north boundaries and subdivisions of F. 27 N., R. 8 W.; the west boundary and subdivisions of fractional T. 28 N. R. 8 W. The survey of the south boundary and subdivisions of fractional T. 15 N., R. 15 W; the north and fractional west boundary of T. 15 N., R. 14 W; the east and west boundaries and subdivisions of T. 16 N., R. 15 W; the fourth standard parallel north run west 40.43 chains through R. 13 W., and 12 miles through Rs. 14 and 15 W.	1, 900 765
m	Apr. 11 June 20	William E. Kerndo	The survey of island in secs.11 and 12, T. 19 N., R. 3 W. Island in sec. 4, T. 19 N., R. 3 E.	25 25

B.—Statement showing contracts let for surveys within the Crow Indian Reservation, payable from appropriation of \$100,000 made by 9th section of act of February 8, 1887 (24 Stats, 388).

No.	Date.	To whom let.	Description.	Esti- mate.
2388	1890. Apr. 26	Samuel Bundock	Survey of the Clark's Fork guide meridian run south through fractional T. 2 and Ta. 3, 4, 5, 6, and 7 S, between Ra. 23 and 24 E; first standard parallel south run west through Ra. 22 and 23 E and east through Ra. 24, 28, and 29 E; west and north boundaries and subdivisions Ta. 4 and 5 S., R. 22 E; seuth, east and north boundaries and subdivisions T. 5 S, R. 22 E; south, east and north boundaries and subdivisions T. 6 S., R. 24 E; east boundary and subdivisions T. 6 S., R. 24 E; east and north boundaries and subdivisions T. 5 S, R. 24 E; east and north boundaries and subdivisions T. 5 S, R. 24 E; east and north boundaries and subdivisions T. 2 S., R. 25 E; west and north boundaries and subdivisions T. 2 S., R. 26 E; fractional west boundary, subdivision and meanders T. 1 S., R. 26 E; west boundaries T. 4 and 5 S., between Rs. 27 and 28 E., run south 12 miles to first standard parsilel south, to be designated as Pryor's Creek guide meridian; east and north boundaries and subdivisions T. 5 N., Rs. 28 and 29 E; west and north boundaries and subdivisions T. 4 S., R. 31 E; north and west boun aries fractional T. 9 S., R. 34 E; fractional porth and west boundaries and subdivisions T. 8 S., Ra. 33 and 34 E; west and north boundaries and subdivisions T. 7 S., R 34 E; north and west boundaries and subdivisions T. 9 S., Ra. 26 and 37 E.	49, 400

C .- Statement showing contracts let during the year payable from "special deposits."

No.	Date.	To whom let.	Description.	Esti- mate.
240	1890. May 21	Gustave A. Korn- berg.	Survey of the north, west, and fractional east boundaries and subdivisions of T.5 N., R. 12 W.	\$110

D.—Statement showing the townships and other lines surveyed by George K. Reeder, United States deputy surveyor, on Clark's fork of the Columbia, in Montana, under direction of G. V. N. Ogden, detailed clerk of General Land Office, now in surveyor-general's office, and being examined and platted by order of the Commissioner.

and November. lines of fractional T. 21 N., Rs. 27, 28, 29 W., and T. 22 N., Rs. 29 ar	w non surveyou.	Description of surveys.
August, September, October. Fifth standard parallel north through fractional R. 27 W; exteriand November. lines of fractional T. 21 N., Rs. 27, 28, 29 W., and T. 22 N., Rs. 29 and T. 20 N., Rs. 20 And T. 20 N., Rs. 20 And T. 20 N., Rs. 20 A		
subdivision and meander lines T. 21 N., Rs. 27, 28, 29, and 30 W; su division and meander lines T. 22 N., Rs. 29 and 30 W.	August, September, October.	Fifth standard parallel north through fractional R. 27 W; exterior lines of fractional T. 21 N., Rs. 27, 28, 29 W., and T. 22 N., Rs. 29 and 30 W; subdivision and meander lines of fractional T. 20 N., R. 27 W; subdivision and meander lines T. 21 N., Rs. 27, 28, 29, and 30 W; subdivision and meander lines T. 22 N., Rs. 29 and 30 W.

## REPORT OF THE SURVEYOR-GENERAL OF NEVADA.

United States Surveyor-General's Office. Reno. Nev., July 16, 1890.

In compliance with instructions contained in your letter E of date April 23, 1890, I have the honor to submit herewith annual report, in duplicate, of the surveying operations of this district for the fiscal year ending June 30, 1890.

I also submit in duplicate tabular statements as follows:

A.—Appropriation account for compensation of surveyor-general and employés.

B.—Appropriation account for contingent expenses.

C.-Appropriation account of special deposits by individuals for pay of clerks. etc., for office.

D.-Appropriation for survey of public lands.

E.—Balance of special deposits for survey of public lands and mining claims.

F.—Statement of contracts entered into with deputy surveyors for the survey of public lands.

The number of miles contracted for chargeable to the appropriation for the fiscal year ending June 30, 1890, are as follows:

	Measu	remen	ts.
Standard lines Township lines Subdivision lines Total	Miles. 6 27 105	Ohs 00 00 40	Lks. 00 00 00

The number of miles chargeable to the appropriation of August 4, 1886, which have been approved, were as follows:

	Measu	remer	ts.
Standard lines Township lines Subdivision lines Connecting lines Total	8	40 10 64 23 58	Lks. 00 00 76 10

Number of mining plats drawn, 188.

Sixty-six applications for mineral surveys have been made and \$2,030 deposited in

the United States Treasury for office work on the same.

There are four contracts under the appropriation of August 4, 1886, which have not been acted upon. Of these the field notes of contracts 187, 188, and 189, comprising fifty-two townships and fractional townships, have been in this office for more than a year; and the field work of contract 186, comprising twenty-one townships, I understand is about completed, but the field notes have not yet been returned to this office.

I would urge the importance of clearing off the arrears of work in this office. The accumulation of old work embarrasses the current business, and the delay is a great injustice to the deputies who have done the work.

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It is my purpose to clear off this old work as rapidly as possible, and to that end I

would ask a liberal appropriation for office expenses.

There is quite a number of settlers in various parts of the State who have asked that the public surveys be extended so as to enable them to obtain title to their lands; and an no surveys have been made in this State outside the limits of the Central Pacific Railroad grant for a number of years, I would recommend that, in addition to the amount appropriated for surveys within those limits, a sufficient sum be appropriated to extend the surveys in other parts of the State to accommodate them.

The lands of this State, even those designated as second and third rate in the field notes and plats of the public surveys, need only irrigation to make them produce as abundant crops as regions favored by a more generous rainfall. And for much of this land irrigation is entirely practicable, needing only capital and the co-operation of the settlers to store the water in the mountains in the season of rainfall and bring

it upon the lands as it is needed.

During the past year great interest has been manifested by the people of the State in the problems of water storage and irrigation. A State board of trade has been organized, and plans are being matured for building storage reservoirs and constructing extensive canals, which will bring under irrigation many times the area now cultivated.

For the last three years the rainfall has been exceptionally light, and last summer nearly all the streams of the State, including the Humboldt, Truckee, Carson, and Walker rivers, went entirely dry. The heavy snowfall of last winter, coming after a series of dry years with short feed, caused a beavy loss of live stock throughout the State; but the melting of the snow has filled the ground with water, restored the springs and streams, insuring good crops and abundant feed for stock, and enabling the quartz mills, which had been stopped from lack of water, to resume operations. This puts life into the languishing industries of the State, and gives reasonable assurance of a prosperous season both in agriculture and mining.

In view of this improved condition of affairs in the State. I feel justified in asking much more liberal appropriations for surveys than have been made for several years

past.

GEO. F. TURRITTIN, U. S. Surveyor-General for Nevada.

Hon. LEWIS A. GROFF, Commissioner of General Land Office.

A.—Statement of account of appropriation for salaries of surveyor-general and employée during the fiscal year ending sune 30, 1890.

United States Surveyor-General C. W. Irish, to amount paid quarter ending September 30, 1889 To amount paid quarter ending December 31, 1889 To amount paid quarter ending March 31, 1890 To amount paid fractional quarter end- ing June 23, 1890 To balance returned to Unit d States	\$1, 070. 97 1, 061. 84 1, 075. 00 992. 41	By appropriation for salaries of surveyor-general and employés	\$4, 800. 00
Treasurer	100. 28		
•	4, 300. 00		4, 300. 00

B.—Statement of account of appropriation for rent of affice, fuel, books, stationery, etc.,
during the fiscal year ending June 30, 1890.

Dr. Cr.

To amount paid quarter ending September 30, 1889 To amount paid quarter ending December 31, 1889 To amount paid quarter ending March 31, 1890 To amount paid fractional quarter ending June 23, 1890 To balance returned to United States Treasurer	\$150.75 198.14 174.50 221.12 55.49	By appropriation for incidental ex- penses in office of surveyor-general of Nevada	<b>\$80</b> 0. 00
•	800.00	·	800. 06

C.—Statement of account of special deposits by individuals for public-land surveys and mineral claims, for pay of clerks, draughtemen, and contingent expenses of office during the fiscal year ending June 30, 1690.

To amount paid quarter ending September 30, 1889	Dr.			Cu	٠.
	ber 30, 1889 To amount paid quarter ending December 31, 1889 To amount paid quarter ending March 31, 1890 To amount paid fractional quarter ending June 22, 1890 To balance returned to United States	9. 00 234. 00 18. 00 250. 85	By amount appropriated		

D.—Statement of account of appropriation for surveys of public lands during the fiscal year ending June 30, 1890.

Dr.			CR.
Balance June 30, 1890	<b>\$1, 630. 0</b> 0	Appropriation	\$1, 630.00

E.—Statement of account of special deposits by individuals for surveys of public lands and mineral claims in Nevada for the fiscal year ending June 30, 1-90.

Dr.			CR.
To amount paid quarter ending September 30, 1889 To amount paid quarter ending December 31, 1889. To amount paid quarter ending March 31, 1890 To amount paid quarter ending June	9. 00	By balance July 1, 1889. By amount deposited quarter ending September 30, 1889. By amount deposited quarter ending December 31, 1889. By amount deposited quarter ending March 31, 1809.	\$16, 555. 75 580. 90 1, 090. 00
80, 1890	18. 00 18, 316. 60	By amount deposited fractional quar- ter ending June 21, 1890. By amount deposited fractional quar- ter ending June 30, 1890	386. 00 80. <b>00</b>
	18, 565. 75	l	18, 585. 75

F.—Statement of contracts entered into by the United States surveyor-general for Nevada with deputy surveyors for the survey and resurvey of public lands during the fiscal year ending June 30, 1090.

	Centract.		
No.	Date.	Name of deputy.	Character and location of field work.
191	Sept. 18, 1889 June 13, 1890	J. M. Houston Thomas H. George	North, east, and part of south boundary of sec. 29, T. 9 N., R. 27 E., Mount Diablo meridian.  East, south, and west b undaries, and so much of the first stendard parallel north as constitutes the north boundary of T. 5 N., R. 35 E., from the northwest corner of said township eastward to the southeast corner of T. 6 N., R. 35 E., together with all the west boundary and the west 3 miles of the north boundary and all subdivision lines included between said west boundary and eastward to and including the east line of sec. 4, the south line of sec. 3, and the east line of sec. 3, 1, 1, 2, 2, 27, and 34, all in T. 6 N., R. 35 E., Mount Diable meridian.

<sup>\*</sup> Special instructions.

## REPORT OF THE SURVEYOR-GENERAL OF NEW MEXICO.

United States Surveyor-General's Office, Santa Fé, N. Mex., July 19, 1890.

As directed in your letter E, dated April 23, 1890, I submit my report for the fiscal

year ending June 30, 1890.

During the year ten contracts have been awarded for the survey of public lands in New Mexico, all of which are made payable from the appropriation for the survey of public lands. The annexed statement, marked exhibit A, fully describes each contract.

Of the contract therein mentioned, Nos. 249, 250, and 251 have been executed and

returned, and the surveys provided for have been accepted by your office.

The surveys provided for in contract No. 252 have been executed and returned,

but are not yet accepted.

The annexed statement, marked exhibit B, is a true statement of surveys which have been returned and reported during the year. The number of miles of different lines established, as therein stated, is as follows:

	Measurements.		
Standard	Miles. 33 188	Ohs. 40 49	Lks.
Township and township retracements Subdivisions Closings	586 46	60 03	00 79
Closings. Reservation G ant boundaries.	1 4	56 00	10 00
Meanders	813	71	18

All of the surveys approved and reported by this office, as above stated, have been executed in whole or in part during the year, with the exception of surveys executed under contracts Nos. 236, 240, and 241.

The number of miles of different lines established is as follows:

	Measu	reme	nts.
Standard Township Subdivision. Closings Grant boundaries. Meanders	Miles. 32 165 349 33 4	Ohe. 00 11 08 60 00	Lks. 00 76 90 80 00
Total	585	01	46

During the year surveys of nineteen townships and fractional townships have been reported. All of these surveys have been accepted, and triplicate plats have been filed, with the exception of surveys executed under contract No. 238.

It is greatly to the credit of the deputy surveyors who have executed work under these different contracts that in not a single instance has work been rejected upon

an examination of the surveys in the field.

The demand for public surveys seems to be increasing. I am constantly in receipt of letters from settlers in all parts of the Territory inquiring as to the manner of preparing applications for survey of public land. In reply to all of these letters I have given instructions, which are in all cases full and complete, and which direct in the minutest particulars as to the form and substance of the application. Notwithstanding this, applications for public surveys are in many cases not only defective in form,

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but they do not coutain the information which is necessary to form an intelligent opinion as to whether or not the township is of the character which the public inter-

est requires to be surveyed.

In view of the fact that settlers on public lands are not accustomed to prepare documents of this character, to hold them to technical accuracy would, under existing regulations, be an effectual bar to the survey of government lands. This diffi-culty might be obviated by furnishing a blank form, to be prepared under the direction of the Commissioner of the General Land Office, which might easily be comprehended, and when properly filled out to contain all the information required.

I have had many applicatious and letters of inquiry relating to the survey of townships made fractional by preliminary surveys of unconfirmed grants. In these cases settlers have been promptly advised that under the rulings of the department such

townships are not surveyable.

The only possible objection to surveying townships which are made fractional by these preliminary surveys is that the lines upon which the township lines would close may not be adopted when final action is taken on the grant. On the other hand, a reference to the map of this Territory will show that surrounding many of these preliminary surveys the government land is unsurveyed. Some of this land may be classed as the richest in New Mexico, and upon which settlers have lived for years, making improvements and cultivating the same, without being able to obtain title to their homes. If these lands were surveyed they might be disposed of to the mutual

advantage of the government and the settlers.

That the present state of affairs is a bardship on the settlers needs no further demon-Unless final action is to be taken in regard to these unconfirmed grants in the very near future, I am of the opinion that this rule should be abrogated. If it is not thought to be advisable to close on these grant lines, which may not be permanent, and to complete the survey of the fractional township in case the grant is finally declared to be invalid or the boundaries changed, the township lines might be extended within the boundaries of the preliminary survey, and that portion of the township which is in conflict with the grant might be withheld from sale and entry. This is especially so when only a small portion of the township would be cut by the line of the grant.

That the title to the land included within the boundaries of these grants has been so hopelessly imperfect for so many years is enough in itself to seriously impair the prosperity of New Mexico. It is an additional hardship that lands not included

therein should be tied up also.

During the year plats have been made as follows:

Township	<b>57</b>
Diagrams of exterior lines	20
Mining claims	164
Grants	2
Miscellaneous plate	
Mining districts	

273

#### MINING.

The aggregate of deposite made on account of mining claims during the year is \$1,590. During the past sixty days there has been a great increase in the number of applications for survey of claims, and especially so for claims located in the Las Cruces district. Reports from different parts of the Territory indicate that new discoveries are being constantly made.

Many of the locators of mining claims are poor men, who, because of the great cost of patenting their claims, find it necessary to make the statutory expenditure year

after year for the lack of ready money to perfect their titles.

In referring to the mineral resources of New Mexico, it must be remembered that some of the richest mineral land in the Territory is within the surveyed boundaries of confirmed and unconfirmed Spanish and Mexican grants. As under the laws of Spain and Mexico, the right to mines was reserved to the government, unless expressly granted, in confirming Spanish and Mexican grants, the mineral should be reserved to the United States, unless it clearly appears that the mineral was expressly granted by Spain or Mexico.

During the year twenty-four diagrams of mining districts have been made, and even now this work is not up to date. It is my purpose to push this work to com-

pletion as soon as possible.

In a number of cases errors have been discovered in old surveys in connecting the same with locating monuments or public survey corners. The serious nature of such errors is evident. Errors of this class have been found in the work of deputies who have left the Territory and can not now be found. If practicable, there should be some method of correcting these errors without putting the mine owners to expense.

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#### GRANTS.

During the year the boundaries of the grant known as La Salina, which said grant was confirmed to the heirs of Henry Volcker, have been established. Prior to the survey an investigation was made for the purpose of furnishing information upon which to base special instructions.

Only one petition has been filed under section 8 of the act of June 22, 1854.

The claim above referred to is filed by the Indians of Isleta, who claim certain lands outside of the boundaries of the grant confirmed to them, and which is alleged to have been purchased by them in 1750. They claim to have been in actual possession of the land ever since the date of sale to the pueblo. No evidence has as yet been submitted in support of the case. The failure of claimants to present their claims may be easily accounted for. It is a matter of some expense to present a claim before this office. Witnesses must be brought here and an attorney must be employed. Even should the surveyor-general return a favorable report to Congress, the return for all this trouble and expense would be very small. Past experience shows that the report would probably not be acted on by Congress, without which action the opinion of the surveyor-general would amount to nothing, in view of the decision of the Supreme Court of the United States that the favorable opinion of the surveyor-general is no evidence of title.

There is no subject that more justly demands the immediate attention of the government of the United States than this matter of unsettled land claims. The number and character of unsettled claims, so far as they have been filed in this office, is given in the annexed statement marked exhibit C. But there is also a very

great number of just claims that have not been filed.

New Mexico was first taken possession of by Spain, through an expedition commanded by Coronado, just three hundred and fifty years ago, before De Soto had reached the Mississippi. It was permanently settled before 1600. From that time till 1821 title to land within its borders was gradually passing from the government of Spain to private parties. In a similar manner the republic of Mexico, by wise colonization laws, endeavored to promote the settlement and private ownership of lands, while the governors acting under her authority often gave away land withwhat seems to us reckless prodigality. When New Mexico became a part of the United States it contained a population of 80,000. Some of these were wealthy and held great tracts of land, often given them as a reward for military services. Although smaller holdings of land are more consonant with our ideas of what is best for a free community, still, it must not be forgotten that the government of the United States agreed to protect these persons in the enjoyment of their property, whether they resided here and became citizens of the United States of removed southward and remained citizens of Mexico. A large number of these claims have been adjusted under the provisions of the law of 1854 establishing the office of surveyor-general, and the remainder would soon be disposed of if Congress would act upon the reports of the surveyor-general. A careful re-examination and resurvey would, however, in many cases, be desirable, by reason of the conflicting reports of previous surveyors general, and in order that all the facts obtainable bearing on each case might be laid before Congress. If, however, Congress should be unwilling to take the responsibility of deciding these cases, it should empower some tribunal to proceed to decide them.

#### SMALL HOLDINGS.

By far the larger part, however, of the 80,000 people who became citizens of the United States by the annexation of New Mexico were poor. They and their ancestors had been located where they were by the colonization plan pursued by Spain and Mexico.

About the time of the discovery of New Mexico Emperor Charles V of Germany

(being also King of Spain) decreed as follows:

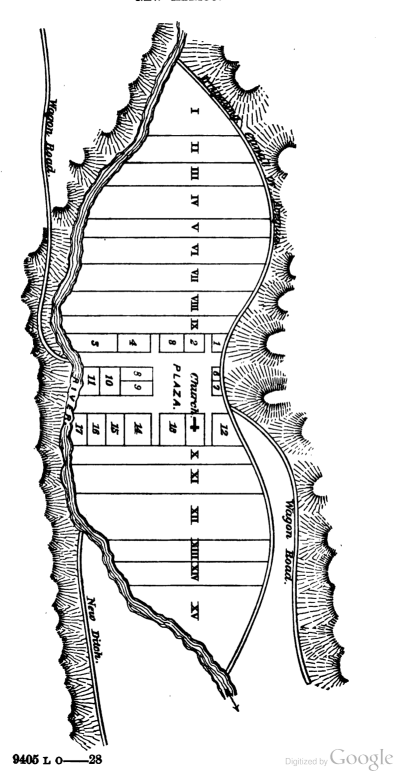
"If in that which is already discovered in the Indies there should be any places and districts so good that it may be proper to found settlements, and any person should make application to settle and reside in them, in order that with a greater will and profit they may do so, the viceroys and presidents may give them in our name lands, house lots, and waters in conformity with the disposition of the land."

This plan was pursued until the annexation of the territory by the United States.

This plan was pursued until the annexation of the territory by the United States. Under the republic of Mexico the colonization laws and regulations became a very complete system, admirably adapted to the character of the people they were designed to benefit and to the character of the country to be occupied. The governing ideas always were that to any one without land lands should be given as long as the government had unoccupied land, and that it was better for the nation that the country should be settled and the land reduced to private ownership.

Generally the lands and waters were assigned to each person "in conformity with the disposition of the land" by an inferior officer (alcalde) sent with them for the purpose. The result would be a placita with its outlying lands, something like the

following:



The Arabic figures indicate the house-lot, on which the man lives with his family, and the Roman numerals his farm-lot, on which he raises the little crop of wheat and

vegetables by which they subsist.

The moisture which causes his crop to grow comes not from the blue sky over his head, but from the acequia at the rear; and when his turn comes to use it he cuts its bank with his hoe and the life-giving water quickly fills his first square of earth to the depth of a few inches; then, as the ground all slopes gently down toward the the river the water moves quietly on from cross-ridge to cross-ridge, leaving the squares behind it so thoroughly soaked that under the warm sun of New Mexico they will produce luxuriantly of whatever may be required of them. From the nature of his cultivation his land must extend from the acequia downward as the land slopes, and so farms that look all out of shape to the eastern man are the almost universal custom here. And they are more apt to grow narrower than wider, for if a man who owns a strip 200 yards wide and one-fourth of a mile long dies, leaving four children, then each of them, without will or deed, but simply because every one understands it, becomes the owner of one-fourth of it—that is, of a strip of the full length and fifty yards in width. Again, the owner of lot 3 may on marriage acquire with his wife lot 14. Then he goes on cultivating the two without seeming to try to get his holdings consolidated.

Of course the owners can not make entries under the land laws for land in such

shapes. Their not living on the lands would also prevent entry.

The owners of all the farm-lots up and down the river live together about the plaza, in which they can quickly rally in case of an Indian attack, the regulations requiring every man to be supplied with arms and horses for the common defense. Unitedly they dig the accquia and do other work for the common good; unitedly they rear the village church and maintain its worship. Sometimes the settlement was established by a formal grant, which gave to it also the land for 10 or 20 miles on either side of it. In such cases it is specified that this is for the common benefit of the settlers, by furnishing them pasture land and wood land, and for those who should afterward join themselves to the new settlement. The idea of the Mexican people always was that the large tract gave the settlement room to grow, and that any new-comer or boy coming of age, who wanted a piece of land out of the common stock to cultivate, could have it and could go on to improve it by taking out a new ditch or otherwise.

In view of these facts I think that every one living in this community at the time that it was transferred to the United States had a certain interest in the outlying lands, and that they did not belong exclusively to the heirs or assigns of the one or more settlers mentioned in the original papers. I also think that every member of such a community, no matter how poor he may be, was included in the provision of the treaty of Guadalupe Hidalgo; that Mexicans electing to become citizens of the United States "shall be protected in the free enjoyment of their liberty and property." In order to protect them in their property in land, and to avoid taking it away from them and throwing it into the mass of its own property, the public domain, it was necessary for the United States to determine what the property of each one was. That should have been done at once. As it was not done and matters were allowed to drift along in the old way, I consider that the Mexican custom as to the rights of newcomers who joined themselves to a community continued to run, and that every person now holding land on a grant made under the colonization laws has an interest in the outlying lands of the grant.

The question as to what each man owns should be settled at once. The whole prosperity of New Mexico depends upon it. The gravest evils have already resulted. Supposed interests in community grants have been bought up, and under them large tracts have been fenced and poor men have found themselves substantially shut up to their farm-lots and thereby reduced to the greatest distress. Where they could get a living from the farm-lot combined with the herd of goats and sheep living on the common pastures, and with the privileges of the common timber lands, they can not get it from the farm-lots alone. The result is wide-spread suffering, restless-

ness, and trouble, which threaten the peace of the community.

I think that the remedy for this is surveys, combined with authority given the

land offices to issue patents to each man for what belongs to him.

The deputy surveyor going to such a community and telling the people that he has come to assist them in getting title to their homes would be rendered every assistance. Let every farm-lot of long occupancy be surveyed and shown on the township plat as belonging to its owner.

Then, if it be an unconfirmed community grant with outlying lands, assign to each one a wood-lot, say of the same size as his farm-lot, in payment for his incheate right in these outlying lands. Lands that could be made very valuable can not be left as unfenced commons for the benefit of a few goats and cattle.

The system that was adapted to the old times and the needs of a sparsely settled community must now pass away and be replaced by the American plan of individual

ownership and inclosed lots, and the sooner the government makes the inevitable

change the better it will be for all concerned.

After the plat goes to the register, the indications of ownership thereon should be subject to contest by any one claiming the same land in the same manner that entries are now. But there would be but few contests. The ownership of lots in this country is well known and universally acquiesced in, with rare exceptions. Long-contiqued occupation, with the consent of the government and all parties interested, constitutes as just a claim as property is held by anywhere. A settlement of these matters in accordance with justice will be a permanent settlement, and will be the best for the government and the best for all interested in New Mexico.

Certain title to the land is the foundation to all values. Enterprise in this Terri-

tory is greatly retarded because that foundation is so often found lacking.

#### ARREARS IN OFFICE WORK.

Office work has been completed on all public surveys which have been returned and

accepted.

The current work incident to mineral surveys is well in hand, as plats have either been made or are now being completed of all surveys which have been returned and accepted during the year. The work of preparing maps of the different mining districts has been neglected for years. Notwithstanding the fact that twenty-four maps have been made during the year it will require much labor to bring them up to

Corrections have been made in the field notes of surveys executed by D. J. M. A. Jewett under his contract No. 216. If the field notes of these surveys are accepted, plats of twenty-four townships and fractional townships must be made.

A complete and convenient index should be made of the plats and notes of all sub-

divisional lines.

The annual reports of the surveyor-general for New Mexico for the fiscal years ending June 30, 1888, and June 30, 1889, make mention of arrears of office work then existing. With the very limited clerical force now at my disposal, it is absolutely impossible to attend to the work which should have been done years ago, and at the same time to give prompt attention to the current work of the office. Descriptive lists should be made of all surveys, as is provided in section 2395, United States Revised Statutes, which has not been done, and the field notes of surveys should be copied. The work of classifying and recording Spanish archives should not be neg-This matter has been referred to your office and its importance explained. Every document relating to the title to land should be recorded and the copy compared with great care with the original. These documents contain the evidence of title to vast tracts of land, and age and much handling are fast rendering them useless.

If these documents were properly recorded, the record could be used and the orig-

inals need only be occasionally referred to.

In order to thoroughly understand the necessity for this work one need only go over the records and note what much handling has done in the way of mutilation and obliteration.

If these documents are to be preserved, the appropriation asked for that purpose

(\$2,000) must be made.

The total number of claims filed is 212. Of this number 65 have not been recorded at all, but most of them consist of but few papers; 131 claims have been partially recorded, which leaves but 16 cases recorded in full.

It is estimated that it would take one man from a year to a year and a half to do the recording and he would need an assistant to help him in comparing, who should be a skillful Spanish scholar and experienced in this kind of work. The Indian pueblo grants have never been docketed, and there are some papers in these cases that are not recorded. The Spanish archives, consisting of documents not filed as claims against the United States, have been indexed up to and including No. 1249. Eighty-eight other Spanish documents of the same class have been put in wrappers and briefed, but are not yet recorded. There are probably about fifty other unindexed documents, some of which are very voluminous, which have not been touched. The completion of the indexing has been impossible on account of the lack of sufficient force in the office.

The Journals of the Departmental Assembly should be either translated or critically examined and searched for action touching land titles. As an instance of the mistakes made in this office through ignorance of the contents of these journals and other Spanish documents that had not been indexed or translated, permit me to call your attention to the grant reported as No. 106, known as the Juan Otero grant.

This grant was approved by the surveyor-general in 1875, and subsequently survoyed to the extent of a square league, or more than 4,300 acres. A number of years ago the translator of this office discovered, among the unindexed archives, official documents showing that this grant had been revoked by the departmental assembly within four months after it was made. The documents were in the custody of this office at the time the grant was approved, but being unindexed they were practically unavailable and their existence was doubtless unknown to the surveyor-general.

Many claims on the private land claim docket have never been correctly or fully entered, as the original entries were made by an incompetent person, and the inadequacy of my office force makes it impossible to correct the errors and supply the omissions made.

A correct chronological list of the governors, captains-general, and political chiefs of New Mexico is much needed. A full and correct list of these officers has never been made.

An index showing the documents in which the signatures of these and other officers are found would be of great value in comparing the signatures claimed to be those of these officers upon documents filed as muniments in claims against the govern-

### APPROPRIATIONS.

By letter of June 16, 1890, I submitted my estimate for surveying service in this district for the fiscal year ending June 30, 1892, as follows:

Salary, surveyor-general	\$3,000
Salaries, clerks surveyor-general's office	15,000
For preservation of Spanish archives in this office	2,000
Contingent expenses, surveyor-general's office	1,500
For surveys and resurveys of confirmed private land claims	5,000
For surveys and resurveys of unconfirmed private land claims	20,000
For surveying public lands	10,000
For examination of surveys (old) and resurveys	5,000

61.500

In the letter above referred to the necessity for making the several appropriations asked for was fully set forth.

I desire at this time to again call your attention to the imperative need of an ap-

propriation for the survey of unconfirmed grants.

I think it is generally realized by the officers of the government, and by members of Congress, as well as by the citizens who have taken the trouble to post themselves in the matter, that the unsettled condition of land titles in New Mexico should not be allowed to continue. The first step to attain the object of bringing order out of this confusion must be careful surveys to determine the amount of land that should be embraced in valid private land claims, to reconcile as far as possible conflicting boundaries, and to prepare maps showing the extent and position of each claim.

To do this in so vast a territory will require much labor and a large expenditure of money, and I am satisfied that in justice to the people of this Territory the items asked for for the survey of land claims should not be reduced.

As the matter now stands I am in many cases unable to recommend the reservation of land for ancient and valid grants, for the reason that the description given in the documents, by virtue of which colonies were settled and put in possession of lands in different parts of the Territory scores and even hundreds of years ago, are often simply statements of natural objects which bound such claims on the different sides, and these boundaries can not be determined with relation to the public surveys without a careful location of the grant on the ground.

And so in hundreds of cases claimants under the United States land laws are coming in conflict with the ancient inhabitants whose rights were guarantied by solemn

treaties of the nation.

Entrymen make filings upon their villages, homes, and churches, and I know of no way of preventing this confusion except as suggested above.

It has heretofore been impossible to do anything, because the money necessary for

the requisite surveys has not been appropriated.

In some cases I have evidence from my deputies that a large grant has been extended by an erroneous preliminary survey in one or more directions beyond its plain boundary calls. The persons holding small tracts within these extended boundaries know the facts and that their rights are paramount to the grant claimants. This state of things produces ill-feeling.

Good understanding could be re-established by a careful resurvey in which all par-

ties could see that justice was intended.

These surveys and resurveys are equally needed whether a land-court bill is enacted

The necessity for a small appropriation for preserving the Spanish archives of this office has been fully set forth on a previous page. The great number of irregularities in the older of the public surveys has been often

called to your attention, and I trust that the item for resurveys and examination of

old surveys will not be reduced.

As to the need of an increased appropriation for the clerical force of this office, it is evident that if the necessary work is to be done in the field my force of clerks must be in proportion.

## EXHIBITS.

A.—Statement of all contracts let during the year for public surveys.

B.—Statement of surveys returned and reported during the year.

C.—Statement showing the condition of all unpatented grants now on file in this office.

Very respectfully,

EDWARD F. HOBART. Surveyor-General for New Mexico.

Hon. LEWIS A. GROFF, Commissioner General Land Office.

# 438 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

A.—Statement of contracts let under appropriation for public surveys for fiscal year ending June 30, 1890.

No.	Date.	Contractor.	Liabil- ity.	Description.
249	1839. Aug. 10	Walter G. Marmon	\$725	Exterior lines between Rs. 12 and 13 R., T. 27 N.; between Ts. 26 and 27 N., R. 13 E., and between Ts. 27 and 28 N., R. 13 E., and the subdivisional lines of T. 27 N. R. 13 E. Accepted.
250 251	Nov. 20 . Dec. 17	Leonard M. Brown	400 200	Subdivisional lines of T. 178., R. 8 W. Accepted. Range line between Rs. 8 and 9 W., T. 29 S., R. line between Rs. 7 and 8 W., T. 29 S., and the subdivis-
252	18 <b>90.</b> May 5	George H. Pradt	275	ional lines of fractional T. 29 S., R. 8 W. Accepted. Township lines between Ts. 1 and 2 N., R. 21 W., and aubdivisional lines of fractional T. 2 N., R. 21 W. Reported.
258 254	May 2 May 9	Mark Howell Daniel B. Merry	500 525	Lines of T. 9 S., R. 17 E. Not reported. So much of the following exterior and aubdivisional lines as are now unsurveyed and which he outside of the Ramon Vigil grant: Range line between Ra. 5 and 6 E., T. 19 N., and the subdivisional lines of T. 19 N., R. 6 E.; also the retracement and re-establishment of such exterior and subdivisional lines as
<b>2</b> 55	June 5	Leonard M. Brown	1, 400	may be necessary. Not reported.  For survey of the rangeline between Rs. 5 and 6 E., Ts. 6 and 7 S. Township line between Ts. 6 and 7 S., R. 6 E. First auxiliary guide meridian east in T. 16 S. and subdivisional lines of T. 6 S., R. 6 E., and T. 16 S., R. 13 E. Not reported.
256	June 7	Daniel B. Merry	800	Re. 17 and 18 E., as shall be found to be outside of the Anton Chico grant. Not reported.
267	June 23	Walter G. Marmon	500	Survey of so much of the following exterior and sub- divisional lines as shall be found to be outside the Beaublen and Miranda grant: Sixth correction line north in R. 15 E. The unsurveyed portion of the range line between Rs 14 and 1f E., T. 25 N., and sub- divisional lines of fractional T. 25 N., R. 15 E. Not reported.
258	June 28 .	Clayton G. Coleman	<b>2, 50</b> 0	Resurvey of the exterior and subdivisional lines of Ts. 12, 14, 18, 19 S, R. 21 W. The closings of said townships, together with the closings of Ts. 1, 20, 21, S., R. 21 W., on the boundary line between New Mexico and Arizona. Not reported.

B.—Statement showing surveys approved during the fiscal year ending June 30, 1890.

No. of contract.	Date.	Deputy.	Description.
288	1888. July 14	Benjamin F. Bailey	Such portions of the line between Ta. 9 and 10 S., Rs. 14 and 15 E., and between Rs. 14 and 15 E., Ts. 9 and 10 S.; also such subdivisional lines of T. 9 S., R. 14 E., and T. 10 S., R. 15 E., as shall be found to be outside of the Fort Stanton military reservation. Not accepted.
240	Dec. 17	do	The exterior and subdivisional lines of those parts of Ts. 7 and 8 S., Rs. 2 and 3 W., now included in that part of the Fort Craig military reservation lying outside of the Pedro Armendarry grant, No. 34. Accepted.
241	Dec. 26	William White	Exterior lines between Rs. 20 and 21 W., T. 6 S., and subdivisional lines of T. 6 S., R. 20 W. Accepted.
242	Dec. 26	do	All that part of the township line between Ts. 23 and 24 N., R. 17 E. outside of the Mora grant, and the subdivisional lines of all that part of T. 24 N., R. 17 E., outside the Mora
245	1889. Jan. 7	do	grant. Accepted.  The sixth correction line north through Rs. 13 and 14 E., township line between Ts. 25 and 26 N., R. 14 E. Range line between Rs. 13 and 14 E., and 14 and 15 E., T. 25 N., and subdi-
246	Apr. 8	Walter G. Marmon	visional lines of T. 25 N., R. 14 E. Accepted. Township line between Ts. 1 and 2 S., R. 21 W. Range lines be- tween Rs. 20 and 21 W., T. 1 S., and subdivisional lines of fractional T. 1 S., R. 21 W. Accepted.
247	May 9	Howard Coleman	Range line between Rs. 12 and 13 E., T. 18 S.; exterior lines of T. 17 S., R. 12 E., and the subdivisional lines of T. 17 S., R. 12 E. Accepted.
248	June 18	Leonard M. Brown	Third correction line south in Rs. 8 and 9 W.; east and west boundaries of T. 17 S., R. 8 W.; east, south, and west boundaries of T. 16 S., R. 8 W., and subdivisional lines of T. 16 S., R. 8 W. Accepted.
249	Ang. 10	Walter G. Marmon	The exterior line between Rs. 13 and 14 E., Ts. 26 and 27 N., between Rs. 12 and 13 E., T. 27 N., between Ts. 26 and 27 N., R. 13 E., and between Ts. 27 and 28 N., R. 13 E., and the subdivisional lines of T. 27 N., R. 13 E. Accepted.
250	Nov. 20	Leonard M. Brown	T. 17 S., R. 8 W. Accepted.
261	Dec. 17	do	Range line between Ra. 8 and 9 W., T. 29 S.; range line between Ra. 7 ard 8 W., T. 29 S.; subdivisional line of fractional T. 29 S., R. 8 W. Accepted.
(*)	· • • • • • • • • • • • • • • • • • • •	do	Exterior and subdivisional lines of fractional Ts. 16, 17, 18, 19 Sr; fractional R. 7; W.

<sup>\*</sup> Special instructions.

## REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

ist of Spanish and Mexican private land claims in the Territory of New Mexico which Mex., or have been transmitted to the General

NOTE.—The league below referred to is the league

Nle	N	Area of grant as claimed or esti-	Area of grant, according	Estimate tion of	d propor- land.
No.	Name of claim.	mated.	Area of grant, according to official survey.	Agricult- ural.	Grazing and timber.
29	Casa Colorado		181,779.87 acres, or 30 leagues and 1,571.47 acres.	Per cent.	Per cent. 944
32	Hugh Stephenson or Bracito.	According to Archer's survey, 20,195 acres.	10,612.57 aores, or 2 leagues and 1,932.30 aores.	75	26
8	Town of Tecolote		48,123.38 acres, or 11 leagues and 380.30 acres.	10	50
11	Los Tugos		9,646.56 acres, or 2 leagues and 966 acres.	10	90
39	John Scolly or La Junta.	25 square leagues	108,507.64 acres or 25 leagues and 1.04 acres.	26	75
40	Town of Chilib	4 square leagues, more or less.	41,481 acres, or 9 leagues and 2,418.48 acres.	30	. <b>70</b>
41	Agua Negra	4 square leagues	4,447.03 acres, or 1 league and 106.75 acres.	10	90
53	Las Animas				
54	Alexander Vallé		541.55 acres, or about } of a league.	50	50
6	Baca location		· · · · · · · · · · · · · · · · · · ·		
12	Town of Las Vegas.		496,446.96 acres, or 114 leagues and 1,655.04 acres.	10	90
47	Town of Taijque	1 square league	7.185.55 acres, or 1 league and 2,845.27 acres.	7	98

are now either pending in the office of the United States surveyor-general at Santa Fé, N. Land Office, and still remain unpatented.

of 25,000,000 square varas, equivalent to 4,840.28 acres.

		l	1	
Names of claimants at time of filing petition in the office of the United States surveyor-general.	Former attorneys.	Present attorneys.	Action taken by surveyors- general.	Remarks.
Rafael Gutierres, Mariano Pino, Francisco Baca, Bartolo Garcia, and José Sala for themselves and the inhabitants of Casa Colorado.	J. Houghton		Approved	The timber land is about twice as much as the agricultural land.
The heirs at law of Juan Antonio Garcia, de ceased, and Hugh Ste- phenson, a vendee of said heirs.		Frank Springer.	do	Surveyor-general has recently (June 30, 1890) recommended the making of a new survey.
The heirs of Salvador Montoya, deceased, for themselves and behalf of the inhabitants of the town of Tecolote.		Catron, Thorn- ton & Clan- cy and Louis Sulslacher for heirs of Salva- dor Montoys; Fiske & Warren and M. Salasar for inhabitants.	do	Principally grazing and timber land.
Donaciano Vigil, for him- self and the legal repre- sentatives of Francisco Trujillo, Diego Pa- dilla, and Bartolomé Marquez.	Watts, Smith, & Houghton.			Land generally very bro- ken and covered with pine, pifion, and cedar timber, with some small prairies pro- ducing fine grass. Survey or General Julian, on July 12, 1887, recommended that a new survey be
John Scolly, William Smith, Gregorio Trujillo, Augustin Duran, James Giddings, Francisco Rmoero, and their heirs and representatives.	J. Houghton, M. Ashurst, T. J. Whea- ton, and H. H Smith.	 	Approved	made. This claim was confirmed by Congress to the extent of only 5 square leagues.
Ines Armenta, Salvador Tafoya, Marcello Gu- rulé, Gabriel Moya, José M. Lucero, José Padilla, Sabino Gonzalez, and 41 others.	W. H. Henrie, H. M. Atkin- son,		do	Land mostly rough and broken, covered with a heavy growth of pine, pinon, cedar, and oak timber.
Antonio Sandoval	M. Ashurst, S. M. Baird.		do	The area of this survey was intended to be I square league according to a new standard vars, as decided by Commissioner Sparks.
Ceran St. Vrain and Cor- nelia Vigil.	Smith & Hough- ton.		do	
Alexander Vallé	do		do	7.000
Heirs of Luis Maria Baca.			do	This claim was for the same tract of land as that granted to the town of Las Vegas.
Francisco Lopez, Henry Connelly, and Hilario Gonzalez, for the m- selves and on behalf of the residents of I.as Vegas and vicinity.	Smith, Hough- ton & Ash- urst.		do	town of Las Vegas. On March 22, 1887, Surveyor-General Julian recommended the execution of a new survey. It was partially executed.
People of the town of Tajique.	S, M. Baird		do	

C.—List of Spanish and Mexican private land claims in the Territory of New Mexico which Mex., or have been transmitted to the General

1 No.	File	Name of claim.	Area of grant as claimed or esti-	Area of grant, according	Estimate tion o	d proper- f land.
Signature of the Name of Name		Name of claim.	mated.	to official survey.	Agricult- ural.	Grazing and timber.
22	20	Town of Torreon	1 square leagues	14,146.11 acres, or 8 leagues and 1,125.27	Per cent. 15	Per cent
23	21	Town of Manzano		8,689.74 acres, or 2 leagues and 9.18 acres.	20	80
24	45	Town of San Isidro .	`	11,476.68 acres, or 2 leagues and 2,796.13 acres.	5	95
26	58	Jornada Del Muerte	From 2,000,000 to 2,500,000 acres.			
27	65	Town of Las Fram- pas.	About 11 leagues and 4,105.90 acres.	46,461.22 acres, or 10 leagues and 3,058.42 acres.	10	90
28	62	Sebastian Martin	······································	51,387.80 acres, or 11 leagues and 3,644.72 acres.	10	90
31 36	67 64	Vicente Duran de Armijo. Town of Chamita		57.18 acres	95 100	5
38	30	Ramon Vigil		31,802.92 acres, or 7 leagues and 1,420.96	5	95
39	9	Garvacio Nolan		acres. 575,968.71 acres, or 132 leagues and 3,051.75 acres.	20	80
44	36	Ojo del Espiritu Santo.		113,141.15 acres, or 26 leagues and 293.87	3	97
45	61	José Sutton		69,445.55 acres, or 16 leagues and 1.07 acres.	20	86
47	51	Antoine Leroux	••••	126,024.53 acres, or 29 leagues and 156.41 acres.	10	90
4	93	Bernabé M. Montafio	7 square leagues	151,056.90 acres, or 34 leagues and 3,487.45	5	95
50	181	Antonio Sedillo	About 24 square leagues.	acres. 88,079.78 acres, or 20 leagues and 1,274.18 acres.	5	96
51	87	Ojo de en Medio	•••••	8,546.96 acres	5	95
52	183	Roque Lovato	About 3,840 acres	1,619.86 acres	. 3	97
58	89	Lorenso Marquez		13,706.02 acres, or 3 leagues and 685.18 acres.	1	90
54	139	Спувшиндиб	About 5,000 acres	1,086.30 acres	20	80
<b>5</b> 5	137	Juan B. Valdez	About 20,500 acres	6,583.29 acres, or 1 league and 2,243.01 acres.	5	95

are either now pending in the office of the United States surveyor-general, Santa F6, N. Land Office, and still remain unpatented—Continued.

Names of claimants at time of filing petition in the office of the United States surveyor-general.	Former attor- neys.	Present attorneys.	Action taken by surveyors- general.	Remarks.
Neric Antonic Montoya and other inhabitants of the town of Torreon. Roman Sieueros, for him- self and residents of the town of Manzano.				Nearly all this grant is either grazing or tim ber land. This grant is bes adapted to stock rais ing, but many portions are farmed.
Dolores Peres, Francisco Sandoval, José Andres, Sandoval Antonio Baca, Disiderio Valdez, and José Antonio Montoya.				With the exception or about 600 acres, this grant is a barrer rocky waste, destitute of water, wood, and grass.
Juan Bautista, Vigil y Alarid, Antonio José Ri- vera, and Michael S. Houck. Cristobal Romero	-		-	A new survey of this
Mariano Sanchez	M. Ashurst	,	do	dered, but is not ye
Gaspar Ortiz	1	    	6	Nearly all this grant i arable.
self and other residents of the town of Chamita. Ramon Vigil				
Fernando Nolan, Eugenio Nolan, Maria Leonor Nolan, and her husband, — Aberta Maria Mar- tina Delgado, et al.	T. D. Wheaton		đo	The lands in this gran were restored to entr by order of the Secre tary of the Interior dated January 9, 1886.
The surviving heirs at law of Luis Cabeza de Baca. José Sutton			·	- '
				General Julian recommended the rejection of this claim.
Antoine Leroux, for him- self and the legal repre- sentatives of Pedro Vigilde Santillana, Juan Bautista Vigil, and Cristobal Vigil.	Smith & Hough- ton.	John Dunn and Oliver Lesli Ellis.	do	Surveyor-General Julia recommended a new survey of this grant.
The heirs of the original grantees.		l	1	Surveyor-General Julia recommended a ne- aurvey of this claim.
Felipé Chavez, for him- self and as agent for the heirs and legal repre- sentatives of Antonio Sedillo.	Gwin.			survey of this claim. Surveyor-General Julia recommended the re jection of this claim.
J. Francisco Chavez  Gaspar Ortiz Alarid, for himself and for the heirs	J. Bonifacio Chavez. John Gwyn, jr		do	Do.
and legal representa- tives of Roque Lovato. Pablo Fernando and Fe- lipé Delgado and the heirs of Simon Del-	S. B. Elkins		do	
gado. John W. Conway and wife.	Samuel Ellison		do	
José Luis Valdez, José Francisco Valdez. Ma- ria Ignacio Valdez, et si.	do		do	Do.

## 444 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

C.—List of Spanish and Mexican private land claims in the Territory of New Mexico which Mex., or have been transmitted to the General

Zo.			Area of ment		Estimate tion o	d propor- f land.
Reported	File No.	Name of claim.	Area of grant, as claimed or esti- mated.	Area of grant, according to official survey.	Agricult- ural.	Grazing and timber.
56	130	Gotera	Supposed to be about 490 acres.	598.44 acres	Per cent. 90	Per cent.
57	136	José F. Baca y Terrus et al.	About 2,000 acres	1,589.87 acres	90	10
58	78	Rancho del Rio Grandé.		109,043.80 acres, or 25 leagues and 526.80 acres.	15	85
5 <b>9</b> 50	18 <b>2</b> 138	Los Cerrillos Town of Galisteo	Supposed to be about 9,000 acres.	2,287.41 acres	20	80
n	161	Cebolla		17,159.57 acres, or 3 leagues and 4,188.73	10	90
<b>82</b>	145	Town of Cieneguilla	Believed to contain about 25 square leagues.	acres. 48,961.54 acres, or 19 leagues and 558.74 acres.	5	95
88	185	Caja del Rio		62,843.01 acres, or 14 leagues and 1,579.01 acres.	2	96
14	149	Mesita de Juana Lo- pez.	About 90 square miles, or 57,600 acres.	43.022.85 acres, or 9 leagues and 2,960.83 acres.	3	97
15	150	Juan Gabaldon		11,619.56 acres, or 2 leagues and 2,939 acres.	2	96
16	184	Nacimiento		131,725.87 acres, or 30 leagues and 1,517.47 acres.	20	84
37	3	San Clemente	Supposed to contain about 90,000 acres.	89,403.40 acres, or 20 leagues and 2,597.89 acres.	20	80
8	140	Luis de Armenta	About 472 acres	444.24 acres	10	90
<b>39</b> 70	151 10	Juan Salas Estancia	About 320,000 acres.	496.41 acres	12 5	86 95
71	83 	Cañon de Chama	About 184.820 acres.	472,736.95 acres, or 108 leagues and 3,986.71 acres.	5	94
2	148	Ojo del Apaché				· • • • • • • • • • • • • • • • • • • •
3	152	Piedra Lumbré	About 9 square leagues.	48,336.12 acres, or 11 leagues and 593.04 acres.	5	94
4	143	Arroyo de los Cham-	Supposed to contain about 1,300 acres.	637.28 acres	5	91
5	119	Juan Luis Ortiz	About 115,200 acres.	33,250.39 acres, or 7 leagues and 2,868.43 acres.	3	97
6	153	San Antonio del Rio Colorado.	About 46,000 acres	18,955.22 acres, or 4 leagues and 1,594.10 acres.	5	9
7	156	Ojo Caliente	About 92,060 acres	38,590.20 acres, or 8   leagues and 3,867.96   acres.	5	9
78	154	San Miguel Spring	About 23,040 acres	25,176.39 acres, or 5 leagues and 3,474.99 acres.	3	. 9

are now either pending in the office of the United States surveyor-general at Santa Fé, N. Land Office, and still remain unpatented—Continued.

Names of claimants at time of filing petition in the office of the United States surveyor-general.	Former attor- neys.	Present attorneys.	Action taken by surveyors- general.	Romarks.
Nazario Gonzales				The claimant has pro- tested against the ex- isting survey.
Heirs and representatives of José Francisco Baca y Terrus et al. Inhabitants of the Rancho del Rio Grandé.				
Heirs of Manuel Delgado Ignacio Chaves, Vicente Roival, Nicolas Pino, and others.	do		Rejected	Not surveyed.
John T. Graham and Wm. Blackmore.				
Authony Joseph, Adolph Guttmann, Julius Tried- man, and Lucien Stew- art.				Surveyor-General Julian recommended the con- sideration of an equita- ble claim.
Manuel Baca y Ortiz, Faustin Baca y Ortiz, Pablo Baca y Ortiz, Sev- eruno Baca y Ortiz, et al.		•••••	•	
Heirs of Domingo Romero and Miguel and Manuel Ortiz.	B. Catron.		ı	The matter of a new survey is now before the Secretary of the Interior, on appeal.
Pablo Dominguez	S. B. Elkins		do	
The heirs and legal representatives of the thirty- aix original grantees.		į	i i	Surveyor-general rec- ommended the rejec- tion of this claim.
The legal representatives of Ana de Sandoval y Manzanares.	Chavez, John			jection of this claim.
Luis Gold	John Gwyn, jr			Surveyor-General Julian recommended confir- mation to the extent of 8.82 acres.
Juan Salas  Maria de los Dolores No- lan, Antonio Nolan, Francisco Nolan, Fer- naudo Nolan, Eugenio Nolan, Maria Leonor Nolan et al.				Surveyor-General Julian recommended the re- jection of this claim.
The heirs and legal representatives of Francisco Salazar.	Samuel Ellison		do	S:rveyor-General Julian recommended the exe- cution of a new sur- vey.
John L. Taylor	S. B. Elkins,	1	_	Not surveyed.
José P. Gallegos and others.				
Albino Bustamente and Juan José Martin.				!
The heirs, and those hold- ing under them, of Juan Luis Ortiz.	B. Catron.			Surveyor-General Julian recommended the re- jection of this claim.
J. M. Leeser and others, residents of the town of San Antonio del Rio Col- orado.				Surveyor-General Julian recommended the con- firmation of this claim to the extent that it was actually occupied and improved.
Felix Galbis, Anthony Joseph, et al.			do	
Tomas Baca et al., heirs and representatives of Bartolome Fernandez.	do		do	

List of Spanish and Mexican private land claims in the Territory of New Mexico which N. Mex., or have been transmitted to the General

File		Area of grant	Area of growt counting	Estimated tion of	
	No. Name of claim.	as claimed or esti- mated.	Area of grant, according to official survey.	Agricult- ural.	Grazing and timber.
158	San Lorenzo or Alamillo.		130,138.98 acres, or ?9 leagues and 4,270.86 acres.	Per cent.	Per cent. 85
147	Juan de Mestas	<b></b>		20	80
146	Alfonso Rael de Aguilar.	4 square leagues	<b></b>		• • • • • • • • • • • • • • • • • • • •
157	Salvador Gonzalez .	Containing approximately 240,000 acres.	23,661 acres, or 5 leagues and 1,959.60 acres.	1	99
164	Town of Bernalillo	About 180,000 acres	11.674.37 acres, or 2 leagues and 2,993.81	80	20
165	Angostura	About 6,400 acres	2,819.04 acres	90	10
161	Doña Aña Bend Colony.		19,328.52 acres, or 4 leagues and 1,962.40 acres.	50	50
162	Mesilla Colony			85	15
159	Gaspar Ortiz y Pais.		(Frant has been surveyed, but there is no plat on file in office.		•••••
166	City of Santa Fé			25	75
160	La Talaya	About 84,560 acres	1,003.55 acres	10	90
163	Refugio Colony			75	25
144	Town of Alameda		leagues and 88.51 acres. 106,274.87 acres, or 24 leagues and 2,108.15	26	80
168	Jacoma	About 9,600 acres	acres. 46,341.48 acres, or 10 leagues and 2,938.68 acres.	5	95
142	Cañon del Rio Colo- rado.	About 115,000 acres.	42,939.21 acres, or 9 leagues and 3,876.69 acres.	5	95
167	Uña de Gato		Grant has been surveyed, but there is no plat on file in the office.		••••••••
169	Town of Cevilleta		224,770.13 acres, or 51 leagues and 3,415.85 acres.	90	10
170	Ignacio Chaves	4 square leagues	243,036.43 acres, or 55 leagues and 4,321.08 acres.	5	95
171	Joaquin Mestas	1 square league	3,682.94 acres	10	90
172	Canada de los Ala- mos.	do	148,862.94 acres, or 34 leagues and 1,293.42 acres.	5	95
173	Filipé Tafoya, et al.	do	22.578.12 acres, or 5 leagues and 876.72 acres.	3	97
175	Miguel and Santiago Montoya.	A little more than seven-sighths of a square league.	3,253.09 acres	10 ,	90
176	Antonio Baca		43,653.03 acres, or 10 leagues and 3,259.23 acres.	8	92
155	San Marcos Spring	2,250 acres	1,890.62 acres	7	93

are now either pending in the office of the United States surveyor-general, at Santa Fe, Land Office, and still remain unpatented—Continued.

Names of claimants at time of filing petition in the office of the United State surveyor-general.	Former attor- neys.	Present attor- neys.	Action taken by surveyors- general.	Remarks.
Ramon Luna, Anastacio Garcia, et al.			Approved.	<del> </del>
José de la luz Roibal and Jesus M. Montoya. Jesus Maria Ortez et al	1	1		
The heirs and legal representatives of Salvador Gonzales.	1			Surveyor-General Julian recommended the re- jection of this claim.
Gonzales.  The heirs and legal representatives of Luis Garcia.  José L. Peres and others,				•
assignees and legal rep- resentatives of Juan	!			
Inhabitants of Dona Ana Bend.  Inhabitants of the civil	I		1	
colony of Mesilla.  José Manuel Ortis	I.			De.
Inhabitants of the city of Santa Fé. The heirs and legal repre-	kins. Samuel Ellison	:	do	
The heirs and legal representatives of Manuel Trujillo.  Inhabitants of the civil		1	i	
colony of Refugio.  The inhabitants of the town of Alameda.		1	ł	1
The heirs and legal repre- sentatives of Ignaceo Roival and Jacinto Pe-	Samuel Ellison	` :	do	
laez. José Antonio Laforct				
Manuel A. Otero				Surveyor-General Atkin son decided the grant papers to be forgeries.
Inhabitants of Cevilleta				
The heirs and legal repre- sentatives of Ignacio Chaves et al. The heirs and legal repre-				recommended the re-
sentatives of Josquin Meetas. The heirs and legal repre- sentatives of B. Miera			1	
y Pacheco and Pedro Padilla. The heirs and legal repre- sentatives of Felipé Ta-			do	Do.
foya, Diego Antonio Chaves, and Pedro de Chaves.		1	3.	De
The heirs and legal repre- sentatives of Miguel and Santiago Montoya. The heirs and legal repre-				Do. Do.
sentives of Antonio Baca. The legal representatives	do		do	Do.
of Antonio Urban Mon- taño.	1	[	i	

# 448 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE

C.—List of Spanish and Mexican private land claims in the Territory of New Mexico which N. Mex., or have been transmitted to the General

No.	TAIT.		Area of grant		Estimate tion of	d propor- [land.
Reported	File No.	Name of claim.	as claimed or esti- mated.	Area of grant, according to official survey.	Agricult- ural.	Grasing and timber.
103	177	Luis Jaramillo	1 square league	18,046.59 acres, or 4 leagues and 685.47	Per cent.	Per cent. 95
104	178	Baltazar Baca and sons.	24 square leagues	acres. 12,207.40 acres, or 2 leagues and 3,526.84	5	95
105	179	Petaca	About 90 square miles, or 57,600 acres.	acres. 186,977.11 acres, or 48 leagues and 345.07 acres.	8	97
106	181	Juan Otero	4,340.27 acres	4,340.26 acres	5	95
107	180	Town of Socorro	2,400 square miles, or 1,536,000 acres.	843,259.59 acres, or 194 leagues and 1,245.27 acres.	5	95
108	182	Town of Vallecito	Approximately 80,- 000 acres.	114,400.54 acres, or 26 leagues and 1,553.26 acres.	8	97
109	110	Francisco A. Gijosa.		1,557.83 acres	35	65
110	121	San Cristobal				
111	115	Santa Teresa	4 square leagues, more or less.	9,681.29 acres, or 2 leagues and 1,000.73 acres.	90	10
112	117} 116}	José Trujillo		5,999.69 acres, or 2 leagues and 1,659.41 acres.	30	70
113	127	Cañon de los Peder- nales.	Approximately from about 200,000 to 250 000 acres, or from 46 to 58 leagues.			
114	122	Santa Barbara		18,489.23 acres, or 4 leagues and 1,128.11 acres.	10	90
115	125	Cieneguilla		45,244.43 acres, or 10 leagues and 1,871.63 acres.	15	85
116	111	Antonio Martinez		67,480.20 acres, or 15 leagues and 2,376 acres.	10	90
117	116	Juan de Jesus Lu- cero.				•••••
118	97	Nerio Antonio Mon- toya.	Containing about 70,000 scres.	60,214.18 acres, or 18 leagues and 3,790.49 acres.	8	97
119	49	San Miguel Del Bado.		315 800.80 acres, or 72 leagues and 2,800.64 acres.	10	90
120 121	129 126	José Domingues	About 520 acres	389.82 sores	90	10
122	128	Cañon de San Diego.		9,572.57 acres, or 2 leagues and 1,072.01 acres.	8	97

are now either pending in the office of the United States surveyor-general at Santa Fé, Land Office, and still remain unpatented—Continued.

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Names of claimants at time of filing petition in the office of the United States surveyor-general.	Former attor- neys.	Present attorneys.	Action taken by surveyors- general.	Remarks.
The heirs and legal representatives of Luis Jaramillo. The heirs and legal representations	Samuel Ellison		Approved.	Surveyor-General Julian recommended the re- jection of this claim. Do.
The heirs and legal representatives of Baltasar Baca and sons. The heirs and legal representatives of José Ju-	do			Surveyor-General Julian
sentatives of José Ju- lian Martinez and oth- ers.				recommended the con- sideration of an equi- table title to the land actually granted. Surveyor-General Julian
The heirs and legal representatives of Juan Otero.	Waldo & Elli-			recommended the re-
Inhabitants of Socorro and other towns.	Hubbell & Ellison.		do	Surveyor-General Julian recommended the con- alderation of an equi- table claim to the land actually occupied and improved.
Inhabitants of the town of Vallecito.	Samuel Ellison	•••••	do	Surveyor-General Julian recommended the re- jection of this claim.
Inhabitants of the town and vicinity of Taos.	do		do	Not answered
David Martines and others.	Gildersleeve &		Rejected Approved.	
Jesus Escobar, Jesus Ma- ria Escobar, and other heirs of Francisco Gar- cia.	Ellison.		Approved.	recommended the re- jection of this claim.
Silvestre Gomez and other heirs and legal representatives of Jesé Tru- fillo.	Samuel Ellison		do	
Antonio Valdes, Policar- pio Garcia, et al.	John Gwyn, jr		do	Surveyor-General Julian recommended the re- jection of this claim. No survey has ever been made.
Conception Leyva, Pru- dencio Martines, et al.	R. H. Tompkins and H. L. Lan- gan.		do	
The heirs and legal representatives of Andres Montoys.	Samuel Ellison	•••••	do	Surveyor-General Julian recommended the con- sideration of an equi- table claim for about 500 scree.
The heirs and legal repre- sentatives of Antonio Martines.	do		do	Surveyor-General Julian recommended the re- jection of this claim.
The assignoss and legal representatives of Juan de Josus Lucero.	do	••••••	Rejected	Surveyors-General At- kinson and Pullen both rejected this claim on the ground that the papers were forgeries.
The heirs and legal representatives of Juan Antonio Cabera de Baca.	John S. Watts		Approved.	Surveyor-General Julian recommended the ex- ecution of a new sur- vey.
Inhabitants of the settle- ments of La Cuesta, San Miguel, Las Mulas, El Pueblo, etc.			do	Surveyor-General Julian recommended that the grant be confirmed to the heirs and legal rep- resentatives of Loren- so Marques and fifty- seven others.
Santiago Valdez Samuel Ellison and others. Amado Chaves and others.	Samuel Ellison Amado Chaves		Rejected Approveddo	Not surveyed.
l	1	1		1

## 450 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

C.—List of Spanish and Mexican private land claims in the Territory of New Mexico which Mex., or have been transmitted to the General

			<del>,</del>			
No.	THI.		Area of grant	A	Retimate tion of	d propor-
Reported No.	File No.	Name of claim.	as claimed or esti- mated.	Area of grant, according to official survey.	Agricult- ural.	Grazing and timber.
128	42	Rancho de Galvan		17,018 acres, or 8 leagues and 8,997.16 acres.	Per cent.	Per cont.
124	118	Town of Peña Blan- ca.		585.66 acres	90	10
125	120	Don Fernandes de Taos.		1,899.89 acres	59	50
126	128	Bartolome Baca				
128	189	Las Truchas		10,314.65 acres, or 2 leagues and 1,634.09	. 10	90
129	24	José Manuel San- ohez Baca.	1 square league	acros.	95	5
130	188	Town of Albuquer-	4 square leagues	4 square leagues	60	40
131	124	que. Polvareda	Supposed to contain about 41 s quare	85,924.18 acres, or 8 leagues and 1,201.94	10	99
182	191	Antonio de Salazar	leagues. Probably about 126 square miles, or 80,640 acres.	acres. 23,251.12 acres, or 5 leagues and 1,649.72 acres.	10	90
198	106	Rito de los Frijoles .	•••••	23,022.28 acres, or 5 leagues and 1,320.88	2	98
184	190	San Mateo Spring	Containing about 4 square leagues, more or less.	acres. 3,547.46 acres	25	75
185	95	Cafiada de Cochiti		104,554.24 acres, or 24 leagues and 887.82	2	98
186	52	Santiago Ramires		acres. 6,165.90 acres, or 1 league and 1,825.62	8	97
187	187	Sebastian de Vargas.	About 24,000 acres	acres.	 	•••••
138	193	Cafiada de Santa Clara	About 90,000 acres	•••••••••••		
189	201	Santo Tomas de Iturbide.	2 square leagues			•••••
140	190	Town of Abiquiu				
		-				
141	202	Domingo Valdes	About 12 square miles, or 1 league and 8,339.72 scres.			
142	200	Santo Domingo and San Felipé.			•••••	
148 144	1 88	Manuel Alvares Las Huertas	16 square leagues			
145	184	Town of Atrisco	About 12 square leagues.	•••••••••		••••

are now either pending in the office of the United States surveyor-general, at Santa F6, N. Land Office, and still remain unpatented—Continued.

<del></del>	. — — — — — — — — — — — — — — — — — — —			
Names of claimants at time of filing petition in the office of the United States surveyor-general.	Former attorneys.	Present attorneys.	Action taken by surveyors-general.	Remarks.
Heirs of Francisco Sando- val and legal represent- atives of Ignacio San- chez Vergara.	Amado Chaves		Approved.	Surveyor-General Julian recommended the exe- cution of a new sur- vey.
chez Vergara. Inhabitants of the town of Peña Blanca.	John S. Watte, Chaves & Wade.		do	
Inhabitants of Don Fer- nandez de Taos.			do	
Manuel A. Otero and others.	i		Rejected	Not surveyed.
The heirs and legal representatives of Francisco Montes Vigil.	Chaves & Wade.		Approved.	
The heirs, assignees, and legal representatives of José Manuel Sanchez Baca.	W. L. Rynerson		do	There is a petition on file in this case asking that a new survey be made of the north boundary line of the grant.
Inhabitants of the town of Albuquerque.	Breeden & Hazeldine.		do	_
The heirs and legal rep-	Samuel Ellison		do	recommended the re-
Pablo Martin. Ramon Salasar, for him- self and others.	do		do	jection of this claim. Surveyor-General Julian recommended the con- sideration of an equi- table title.
The heirs and legal representatives of Antonia Rosa Lujan.	Chaves & Wade, John S. Watts.	Clarence Key	do	
Roman A. Baca and others.	Breeden & Waldo.		do	Surveyor-General Julian recommended the re- jection of this claim.
James G. Whitney and others, legal representatives of Antonio Lucero.			do	Do.
Harvey E. Easterday and Benito Borrego.	Smith & Hough- ton, Caudale- rio Martines.		do	
The heirs, legal represent- atives, and their as- signs, of Sebastian de Vargae.	P. L. Vander- veer.		Rejested	Surveyor General Julian recommended the con- sideration of an equi- table claim. No sur- vey has been made of this claim.
The Indians of the Pueblo of Santa Clara.	U. S. Pueblo In- dian agent.			
Mariane Barela, Ramon Salazar, Pablo Córdova, Anastacio Costilla, and others.	Rynerson & Wade.		do	Surveyor-General Julian recommended the re- jection of this claim, but subsequently transmitted to the G. L.O. I. ew evidence in
	•			Not surveyed.
J. M. C. Chaves and asso- ciate owners.	J. M. C. Chaves.		do	Not surveyed.
Marcos Valdes, Dolores Valdez and her husband, José Maria Rodrigues, Julio Valdes, and Lu- ciano Valdez, and those holding under them.	-		Rejected	Do.
Inhabitants of the pueblos of Santo Domingo and San Felipé.	U. S. Pueblo In- dian agent.		Approved.	Do.
Don Manuel Alvarez The heirs and legal representatives of Andres de Aragon and others.	John S. Watts Chaves & Wade.		Rejecteddo	Do. Do.
Inhabitants of the town of Atrisco.	Chaves, Chacon & Key.		Approved.	Do.

C.—List of Spanish and Mexican private land claims in the Territory of New Mexica which Mex., or have been transmitted to the General

No.	File		Area of grant	Area of grant, according	Estimated proportion of land.		
Reported No.	No.	Name of claim.	as claimed or esti- mated.	to official survey.	Agricult- ural.	Grasing and timber.	
146	102	El Tajo	24,889.925 acres, or 5 leagues and 8,188- .525 acres.		Per cent.	Per cent.	
147	203	José Antonio Lu- cero.	About 4,000 acres	•			
148 149 150	84 85 96	Plaza Blanca Plaza Colorado Cañon de Carnue					
151	196	Town of El Rito	Nearly 52,000 acres, or nearly 12 leagues.	•••••	•••••	•••••	
152	204	Guadalupita	About 180 square miles, or 26 leagues and 2,852.72 acres.		••••••		
153	205	Las Cienequitas	•••••	,	••••••		
154	207	Las Lagunitas			•••••	••••••	
155	208	Nicolas Duran de Chaves.				•••••	
156	209	Los Ranchos	About 48 square miles or 30,730 scree, being 7 leagues and 338.04 scree.		••••	•••••	
157	210	Pajarito	About 56 square miles, or 35,840 acres, being 8 leagues and 1,117.76 acres.		•••••	•••••	
158	109	Cristobal de la Sorna.	1,117.76 acres. 20,000 acres or 4 leagues and 2,638.88 acres.		••••••	•••••	
150	81	Arroyo Hondo	About 23,040 acres, or 5 leagues and 1,838.00 acres.				
160 161	211	José Garcia  Henry Völcker	Believed to be less than 11 square leagues. 640 acres	640 acres.	1	*90	
162	192	Neustra Señora de los Delores-Mirie.					
	4	Cienega					
	5 7	Galisteo Town of Chaperito				••••••	
	23	Angostura de Pecós.			<b></b>	••••••	
	26 34	Town of Cubero  Juan Francisco Pinard.				••••••	

are now either pending in the office of the United States surveyor-general at Santa Fé, N. Land Office, and still remain unpatented—Continued.

Maria Altagracia Gallegos and Juan B. Gallegos.  The heirs and legal representatives and assigns of Pedro Gallego and Juan Mignel Macs. Francisco Griego, Manuela Meanes de Chaves, G. Badoracoo, José Lucero, Tellis Chaves, Prefeoto Chaves y. Gallegos, Felix Chaves, Prefeoto Chaves y. Gallegos, Felix Chaves, and others.  José Chaves, Y. Gallegos, Felix Chaves, and others. José Maria Griego, Reyes Romero, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others. José de Jesus Torres, José Dolores Mondrag on, Gregorio M. ndragon, and 301 others. Diego Martines, Flor Martines, Gabriela Medina, and 71 others. Mariano Otero	Names of claimants at time of filing petition in the office of the United States surveyor general.	Former attor- neys.	Present attorneys.	Action taken by surveyors- general.	Remarks.
Juan Lucero, Agapito Lucero, Marcelino Lucero, Ignaclo Lucero, Marcelino Lucero, Ignaclo Lucero, Marcelino Lucero, Marce	Franz Huning and Charles F. Huning:	H. M. Atkin- son and John		Approved.	Not surveyed.
sentatives of Juan Ig. nacio Tafoya and thers. Epifanio Lopes and others  Maria Altagracia Gallegos and Juan B. Gallegos.  The heirs and legal representatives and assigns of Pedro Gallego and Juan Miguel Maes. Francisco Grego, Manuela Meanes de Chaves, G. Badoracco, José Lucras, José Chaves, Y. Gallegos, Felix Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, and others  Tomas C. Guiteres and 16 others.  Tomas C. Guiteres and 16 others.  Santiago Val- lett.  Santiago Val- des.  Santiago Val- des.  Santiago Val- des.  Melisco Gallego Martines, Pablo Martines, Flor Martines, Gabriela Medins, and 71 others.  John H. Knae- bel.  Santiago Val- des.  Santiago Val- des.  Santiago Val- des.  Francis Downs  E. A. Fiske Rejected  Do.  This approval was only for the land actually occupied.  Not surveyed.  Not surveyed.  Approved  Do.  Catron, Thorn- ton and Clan- oy.  Approved  Do.  Approved  Do.  Do.  Do.  Do.  Do.  Do.  Do.  Do	cero, Marcelino Lucero, and others.	Urbano Chacon.			
sentatives of Jusu Ig. nacio Tafoya and thers.  Epifanio Lopes and others  Barianio Lopes and others  Maria Altagracia Gailegos and Juan B. Gailegos.  The heirs and legal representatives and assigns of Pedro Gailego and Juan Miguel Maes.  Francisco Griego, Manuela Mesanes de Chaves, G. Badoracco, Joeé Lucras, José Chaves, Y. Gallegos, Felix Chaves, Predro Chaves, Jusu José Chaves, Andorthers.  José Chaves, Andorthers.  José Maria Griego, Reyes Romero, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others.  José de Jesus Torres, José Dolores Mondragon, and 301 others.  Diego Martines, Pablo Martines, Flor Martines, Gabriela Medins, and 71 others.  Mariano Otero.  John H. Knae- bel.  Santiago V al- des.  Santiago V al- des.  M. H. Knae- bel.  Santiago V al- des.  Santiago V al- des.  George Martines, Pablo Martines, Flor Martines, Martino Saroles and Martines, Martino Jaques and Martines, Martino Barela.  Melis Repeated.  Martino Saroles and Martino Jaques and Martino Jaques and Martinos, Describation has been filed in the case.  José Apodaca, Lucrecio, Telesfor Lucero, and 213 others.  Unknown, as no petition is on file, José Lucrecio, Telesfor Lucero, and 213 others.  Unknown, as no petition is on file, José Lucrecio, Telesfor Lucero, and 213 others.  Unknown, as no petition is on file, José Lucrecio, Telesfor Lucero, and 213 others.	do	W.H. Patterson.		do	Do.
bel. for the land actuality occupied. Not surveyed.  Maria Altagracia Gailegos and Juan B. Gailegos. The heirs and legal representatives and assigns of Pedro Gailego and Juan Miguel Maes. Francis Downs. G. Badoracco, José Lucras, and others.  José Chaves, G. Badoracco, José Lucras, and others.  José Chaves, Juan José Chaves, Juan José Chaves, José Maria Griego, Reyes Romero, Pedro Griego Wartins, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others.  José de Jesus Torres, José Dolores Mondragos and Golden.  José Chaves, Pedro Griego y Santillanes, and description of the many	nacio Tafoya and thers.				
and Juan R. Gallegos.  The heirs and legal representatives and assigns of Pedro Gallego and Juan Miguel Maes. Francisco Griego, Manuela Meanes de Chaves, G. Badoracco, José Lucras, and others. José Chaves, Y. Gallegos, Felix Chaves, Prefocto Chaves y Chaves, Juan José Chaves, and others. José Maria Griego, Reyes Romero, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others.  José de Jeans Torres, José Dolores Mondragon, and 301 others.  José Martines, Flor Martines, Griego des. Gregorio Mondragon, and 301 others.  John H. Knaebel.  W. H. Selden.  W. H. Selden.  W. H. Selden.  W. H. Selden.  W. H. Selden.  W. H. Selden.  W. H. Selden.  Do.  Confirmed by act of Congress of October 1 1898.  Not surveyed.  Not surveyed.  Do.  Lasero, José E. Lucrecio Lucero, and 213 others.  Unknown, as no petition is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file of the case.  Unknown, as no petition is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file, and position is on file of the case.		bel.			for the land actually occupied. Not surveyed.
sentatives and assigns of Pedro Gallego and Juan Miguel Maes. Francisco Griego, Manuela Meanes de Chaves, G. Badoracco, José Lueras, and others. Gelix Chaves, Prefeoto Chaves, Y. Gallegos, Felix Chaves, Prefeoto Chaves y Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, and others. Genero, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others.  José de Jeaus Torres, José Dolores Mondragon, and 301 others.  José de Jeaus Torres, José Dolores Mondragon, and 301 others.  José de Jeaus Torres, José Dolores Mondragon, and 71 others.  Mariano Otero				Rejected	Not surveyed.
Francisco Griego, Manuela Meaned de Chaves, G. Badoracco, José Lueras, and others.  José Chaves, Y. Gallegos, Felix Chaves, Prefecto Chaves y Chaves, Juan José Chaves, and others.  José Maria Griego, Reyes Romero, Pedro Griego y Santillanes, and 245 others.  Tomas C. Guiteres and 16 others.  José de Jesus Torres, José Dolores Mondrag on, Gregorio Mondrag on, Gregorio Mondrag on, Gregorio Mondragon, and 301 others.  Diego Martines, Por Martines, Flor Martines, Flor Martines, Flor Martines, Flor Martines, Flor Martines, Gabriela Medina, and 71 others.  Mariano Ottero	sentatives and assigns of Pedro Gallego and	John P. Victory.		Approved.	Do.
Felix Chaves, Prefecto Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, Juan José Chaves, José Dolores and Juan Juan Juan Juan Juan Juan Juan Juan	Francisco Griego, Manuela Meanes de Chaves, G. Badoracco, José Lueras, and others.	do		Rejected	Do.
Francis Downs  Francis Downs  Cosé de Jesus Torres, José Dolores Mondrag on Gregorio Mondragon and 301 others.  Santiago Valdes.  Do.  Do.  Do.  Do.  Do.  Do.  Do.  D	Felix Chaves, Prefecto Chaves y Chaves, Juan José Chaves, and others.	ton and Clan-		Approved.	Do.
José de Jesus Torres, José Dolores Mondrag on, Gregorio Mondragon, and 301 others.  Diego Martines, Pablo Martines, For Martines, Gabriela Medina, and 71 others.  Mariano Otero	José Maria Griego, Reyes Romero, Pedro Griego y Santillanes, and 245 others.			do	<b>Do.</b>
Dolores Mondragon, Gregorio Mondragon, and 301 others.  Diego Martines, Pablo Martines, From Martines, Gabriela Medina, and 71 others.  Mariano Otero		do	•	do	Do.
Diego Martines, Pablo do do Do.  Martines, Gabriela Medina, and 71 others.  Mariano Otero John H. Knaebel.  W. H. Selden Rejected Do.  Heirs, assigns, and legal representatives of Henry Vicker.  Antonio Jaques and Mariano Daques and Mariano Barela.  Sames of Claimants are unknown, as no petition has been filed in the case.  Iuan Ottiz Do.  Francis Downs Francis Downs.  Francis Downs.  Francis Downs.  Francis Downs.  Francis Downs.  Francis Downs.  Do.  Do.  Do.  Do.  Do.  Do.	Dolores Mondragon, Gregorio Mondragon,			do	Do.
Mariano Otero	Diego Martinez, Pablo Martinez, Flor Marti-	do		do	Do.
represe ritatives of Henry Völcker. Antonio Jaques and Mariano Barels. Not surveyed.  Francis Downs E. A. Fiske Rejected Not surveyed.  Not surveyed.  Do.  Do.  Do.  Do.  Telesfor Lucero, and 213 others. Unknown, as no petition is on file.  Do.  Do.  Do.  Do.  Do.  Do.  Do.  D	Mariano Otero			Rejected	Do.
ano Barela.  Names of claimants are unknown, as no petition has been filed in the case.  Juan Ortiz Do.  Juan Ortiz Do.  Lusero, José E. Lucero, Telesfor Lucero, and 213 others.  Unknown, as no petition is on file.  Do.  Do.  Do.  Do.  Do.  Do.  Do.	representatives of				grees of October 1, 1888.
nnknown, as no petition has been filed in the case. ruan Ortiz Osó Apodaca, Lucrecio Lusero, José E. Lucero, Telesfor Lucero, and 213 others. Unknown, as no petition is on file.  Do.  Do.  Do.  Do.  Do.  Do.  Do.	ano Barela.	Francis Downs .	E. A. Fiske	Rejected	_
Juan Ortiz José Apodaca, Lucrecio Lusero, José E. Lucero, Telesfor Lucero, and 213 others. Unknown, as no petition is on file,  Do. Do. Do. Do.	unknown, as no petition has been filed in the				20.
Unknown, as no petition	Juan Ortiz	Francis Downs.	Francis Downs.	•••••	
	Unknown, as no petition is on file.				Do.
Cubero. Juan Francisco Pinarddo	Residents of the town of Cubero.		1		Do.

## REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

# f Spanish and Mexican private land claims in the Territory of New Mexico which Mex., or have been transmitted to the General Land

	A rea of grant as claimed or esti-	Area of grant, according	Estimated proportion of land.		
Name of claim.	as claimed or esti- mated.	to official survey.	Agricult- ural.	Grasing and timber.	
osé Manuel Cór-			Per cent.	Per cent	
dova. Jin <b>ta Rosalia Mine</b> .				· • • • • • • • • • • • • • • • • • • •	
Town of Vallecito					
osé Dolores Fer- nandez.					
Francisco Gonzales. Arqueta		*****		••••••	
Angostura					
Cristobal Jaramillo . Rito de San José		•••••••••••			
os Conejos					
Cañada do los Mes-					
tifios, as Talaya El Cadillal					
I Cadillal				• • • • • • •	
abalos					
luadalupita Tesuque				· • • • • • • •	
owns of Los Can- delarios, Los Gal- legos, Los Gal- legos, Los Publa- ños, Los Ranchos, and El Rancho.				- <b></b>	
seate's Colony	45,000,000 acres, or 10,367 square leagues.	•			
ode Basquez				· ••••••	
Rancho de Santa Cruz. Alfonso Raélde	About 345 scres				
Aguilar.	A pout ses scres				
Plaza of Guadalupe.				· • • • • • •	
santa Rita del Cobre.	31,218 acres		·····		
Rio del Oso			 	· <b>···</b> ··	
Mesilla Valley Arroyo Hondo					
Vallecito					
san José Spring	About 4 square leagues.				
La Naca					
La Nasa Santa Ritadel Cobre. Sitio de Navajo	Supposed to contain 100,000 acres.			· • • • • • • • • • • • • • • • • • • •	
Santa Rita del Cobre.	Supposed to contain 100,000 acres.				

are now either pending in the office of the United States surveyor-general at Santa F6, N. Office, and still remain unpatented—Continued.

	·			
Names of claimants at time of filing position in the office of the United States surveyor-general.	Former attorneys.	Present attorneys.	Action taken by surveyors- general.	Remarks.
	G 141 A A 1			W.4
José Manuel Córdova, for himself and others.				Not surveyed.  Do.
Antonio Cano and other heirs of Ignacio Cano.	do			Do.
Inhabitants of the town of Vallecito.  José Dolores Fernandes,	W Ashanat			Do.
for himself and others.	l			De.
Francisco Gonzales Unknown, as no petition is on file.	J. Houghton			Do. Do.
J. C. Hubbell				Do.
J. C. Hubbell Unknown, as no petition	J. Houghton			Do. Do.
is on file.	ì	l	i	
José Maria Martines, Antonio Martines, Julian Gallegos, and Celedonio Valdes, for themselves and others.	J. Houghton			In the present State o Colorado; not sur veyed.
Unknown, as no petition is on file.	ł			Not surveyed.
do				Do. Do.
do				Do.
do				Do. Do.
Antonie Jesé Garcia and many others.	John Townsend, agent, Catron			Do. Do.
The inhabitants of the towns of Los Candela- rios, Los Guegos, Los Gallegos, Los Publaños, Los Ranchos, and El Rancho. No petition is filed in case.	& Thornton. John Gwin, jr H. Clay Stephens.			Do. Do.
Heirs of Antonio Ortiz,	John S. Watta			Do.
Tomas Cabeza de Baca	do		. <i></i>	Do.
José Manuel Gueterez, Cornelio Torres, and Es-	Samuel Ellison			Do.
quipula Montoya. Inhabitants of the Plaza of Guadalupe.	John S. Watts			Do.
Heirs and legal represent- atives of Francisco Manuel de Elguea.	do		Dismissed.	Do.
Unknown, as no petition is on file.				Do.
Meregildo Guerra et al Unknown, as no petition is on file.	J. Houghton			Do. Do.
Heirs and legal represent- atives of José Garcia de la Mora.	Samuel Ellison			Do.
Heirs and legal represent- atives of Paulin Mon- toya and others.	Chaves & Wade.			Do.
Albino Lopez				Do.
Martin B. Hayes Rafael Armijo	W. W. Wilshire. Stearns & Doug-			Do. Do.
Jesus Maria Vigil, for him- self and others.	1000			Do.
José Isabel Martinez and Gabriel Archuleta, for themselves and associ- ates.	John H. Knae- bel and Can- delario Marti- nez.			Do.

# 456 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

# C.—List of Spanish and Mexican private land claims in the Territory of New Mexico which or have been transmitted to the General Land

ř File		Area of grant	Area of grant, according	Estimated proportion of land.		
Reported	No. Name of class	Name of claim.	as claimed or esti- mated.	to official survey.	Agricult- ural.	Grazing and timber.
	206	Santiago Bóne			Per cent.	Per cent.
	213	Isleta Indians	·		•••••	
	8	Pueblo of Laguna		125,225.18 acres, or 28 leagues and 3,697.34		·
	TT	Pueblos of Zia, Santa Aña, and Jemez.	About 276,480 acres, or 68 leagues and 3,042.36 acres.	acres. 382,849 acres, or 88 leagues and 904.86 acres.		
	σ	Pueblo of San Cris-	0,032.00 actes.	acres.		
	v	tobal. Pueblo of Zuni	•••••	17,581.25 acres, or 4 leagues and 20.18 acres.	:	•••••

are now either pending in the office of the United States surveyor-general at Santa Fé, N. Mex., Office, and still remain unpatented—Continued.

Names of claimants at time of filing petition in the office of the United States surveyor-general.	Present attorneys.	Action taken by surveyors- general.	.Romerks.
Trinidad Lopez, Maria Cleofas Bone de Lopez, and others. Indians of the pueblo of	- Fernando Nolan.		Not surveyed.
Isleta. Indians of the pueblo of Laguna. Indians of the pueblos of Zia, Santa Afia, and Jemes.	Pueblo Indian agent.	Approved.	•
Indians of the pueblo of Zuni.	United States Pueblo Indian agent.	Approved.	The Pueblo is extinet.

Total number of claims in this exhibit	184
Total area of one hundred surveyed claims, acres	6, 788, 881, 61
Percentage of this area which is agricultural	
Percentage of this area which is grazing and timber	86. 79

## REPORT OF THE SURVEYOR-GENERAL OF OREGON.

United States Surveyor General's Office Portland, Oregon, July 2, 1890.

In compliance with instructions contained in your circular letter E, dated April 23, 1890, I have the honor to submit, in duplicate, my report of transactions relating to the surveying service in this district for the fiscal year ending June 30, 1890, accompanied by tabular statements as follows:

A.—Statement of contracts entered into by the surveyor-general of Oregon for the survey of public lands, payable from the \$10,000 allotted to Oregon out of the general appropriation of \$200,000 made by act of Congress approved March 2, 1889.

B.—Statement of contracts entered into by the surveyor-general of Oregon for surveys, payable from the appropriation of \$10,000 made by the Indian appropriation

act of Congress approved March 2, 1889.

('.—Statement of contract entered into by the surveyor-general of Oregon for allotment surveys on the Siletz Indian Reservation in Oregon, payable from the appropriation of \$100,000 provi...ed for surveys and resurveys for allotment purposes by act of Congress, approved February 8, 1887.

D.—Estimate of funds required for the surveying service in Oregon for the fiscal

year ending June 30, 1892.

I have to report the aggregate number of miles surveyed and reported to your office since my last annual report as follows, viz:

Description of surveys.			Measure- ments.		
Reservation boundary lines  Donation claim and connecting lines Standard lines Township lines Subdivisional lines		80 78 40 11	13 81 70 48 07		
Total	566	09	64		

These surveys embrace 91,076.61 acres.

There have been prepared by this office 93 books of certified transcripts of field notes, 3 plats of donation land claims, 2 plats of standards parallel, 8 plats of exteriors, 176 plats of subdivisions, 3 maps of boundary of diminished Umatilla Reservation, 2 maps of north boundary of Warm Springs Indian Reservation, 46 descriptive lists; 888 official letters were written, covering 1,697 pages.

There were also prepared for the use of special agents and deputy surveyors in the

field 20 plats and 16 transcripts of field notes.

There were forwarded to the Commissioner of the General Land Office 58 books, certified transcripts of field notes; 2 plats of reservation boundary, 1 plat standard parallel, 1 plat donation land claims, 4 plats of exteriors, 45 plats of subdivisions.

In addition to this there were forwarded for the Commissioner of Indian Affairs

35 books, certified transcripts of field notes; 1 plat of reservation boundary, 21 township plats of Umatilla Indian Reservation, 2 township plats of Siletz Indian Reservation, 3 township plats of Grande Ronde Indian Reservation.

There were forwarded to local land office 34 township plats, 23 descriptive lists, 6 mining plats, 4 special plats; also swamp-land lists No. 65 to 74, inclusive, embracing 3,060.45 acres.

## MINING CLAIMS.

During the fiscal year special deposits have been made aggregating \$415, as follows: \$405 for office work in connection with survey of ten mineral claims; \$10 for office work in connection with examination and report on two placer claims, for most of which the necessary orders have been issued to deputy mineral surveyors. Number of mineral surveys officially made, 7; number of examinations of placer claims reported to this office, 8; number of mining plats made, 35.

### CONDITION OF CONTRACTS ENTERED INTO PRIOR TO JULY 1, 1889.

Special contract entered into with Deputy Surveyors Currin and Noland May 4, 1%7, provided for the survey of the original boundary of the Umatilla Indian Reservation in Oregon, the boundary of the diminished reservation, the extension of the lines of public survey over the entire reservation, and the subdivision into 40-acre tracts of such sections as might be selected for allotment to the Indians.

The field work executed under this contract was completed and returns made to

this office prior to July 1, 1888.

On April 1, 1889, Mr. B. P. Douglass was appointed special examiner of surveys to inspect this work. These surveys were examined during the months of May, June, and July, and while the examiner found several discrepancies in measurement and quite a number of irregularities in the construction and markings of corners, he considered the work on the whole had been fairly well done, and recommended the approval of the surveys

This report was filed in this office on August 30, 1889, and transmitted to your office on the following day in response to a telegram asking for the same, thus giving this

office but a limited time in which to examine it.

Considering the irregularities were principally technical in character, and in view of the recommendation of Examiner Douglass, who had inspected the work in the field, and, further, considering that nothing remained for this office to do but to recommend either the approval or rejection of the entire survey, I concurred in the recommendation of the examiner, that the surveys as executed by Currin and Noland under their special joint contract be approved.

Upon an inspection of Examiner Douglass's report when it reached your office, and

comparison with the deputies' field notes, the descrepancies and irregularities were considered to be of such a character as to preclude the work being accepted without

certain corrections being made.

In accordance with instructions from your office Deputies Currin and Noland, on April 15, 1890, were ordered to at once proceed to the field and make certain specified resurveys and corrections in their work in order to place the same in proper shape for final acceptance

These instructions were carried out, the corrections made, and returns thereof submitted. The new township plats were prepared and the surveys were finally approved

and accepted by your office.

Deputy Surveyor Andrew Todd completed his surveys under contract No. 541, dated May 25, 1889, and returned his field notes to this office. However, before the office work had been entirely completed we were obliged to suspend further work on same in order to complete the maps and transcripts in connection with the surveys on the Umatilla Indian Reservation, for which there was a very urgent demand.

Work on Deputy Todd's contract is now completed and transcripts and plats will

be forwarded to your office.

Contract No. 542, with William H. Wilbur, United States deputy surveyor, dated

May 29, 1889, provided for surveys in T. 32 S., Rs. 14 and 15 W.

When Deputy Wilbur submitted his returns they were found to contain so many errors and irregularities as to necessitate the rejection of the work unless numerous

corrections were made in the field and the notes rewritten.

Permission was granted by your office for the deputy to apply for an extension of time in which to return to the field and correct his work. As Deputy Wilbur evinced but little desire to make such application, after considerable correspondence his returns were rejected by this office on July 2, 1890, for reasons more fully set forth in my letter E, dated July 3, 1890, to your office, recommending the rejection of his surveys and the cancellation of his contract.

Contract No. 543, dated May 31, 1×89, with Henry A. Harvey, United States deputy surveyor, provided for surveys in Ts. 38, 39, 40, and 41 S., R. 12 W., and T. 39 S., R.

These surveys were completed and returns submitted to this office, but owing to some necessary corrections having to be made, Deputy Surveyor Harvey applied for and obtained an extension of time to August 31, 1890, in which to make his returns He is now in the field.

With the foregoing exceptions all the work contracted for prior to July 1, 1889, has

been completed and plats and transcripts forwarded to your office.

### PUBLIC SURVEYS.

During the past year numerous petitions have been received in this office asking for surveys in different parts of the State. The bulk of the petitions are for surveys in townships along the coast, where the lands are for the greater part broken

and mountainous, covered with timber, often quite heavily, and almost invariably covered with a very dense undergrowth, which makes the work of surveying it difficult and expensive. These lands when once cleared are generally well adapted for agricultural and grazing purposes, and are fast filling up with settlers, who to all appearances have located thereon in good faith, and with the intention of making permanent homes for themselves and families.

For several years past it had been the policy of your office to prohibit the survey of forests or heavily timbered lands, and former regulations provided that the survey of a township must be completed in its entirety unless natural obstacles rendered its completion absolutely impossible, but owing to the restriction in the appropriation act confining the surveys to agricultural land, provision was made for the survey of timbered lands where they were adapted to agriculture and occupied by actual bona fide settlers, who at great labor and expense had made for themselves permanent homes.

The surveying instructions were modified so as to provide that a deputy surveyor should survey all the cultivable land and omit the uncultivable, but that in surveying a township the subdivisional lines must be extended over all the land that can be properly classed as agricultural. This restriction made the work of surveying a township more tedious and expensive than if a deputy was allowed to complete it in its entirety, as he was compelled to stop the survey of a line when it reached irrigable land, unless lands of a proper character lay beyond. It also placed upon him the responsibility of determining what lands were agricultural, and consequently survey-

able, under existing restrictions.

Owing to this and the further fact that nearly all the surveyors desired were in the mountainous regions along the coast, where the undergrowth is very dense, competent surveyors were deterred from entering into contracts even at the highest rates of \$18, \$15, and \$12 per mile for standard, township, and section lines, respectively, allowed

in cases of exceptional difficulty in the execution of the surveys.

Eleven contracts have been entered into and one survey provided for under special instructions, the estimated liability aggregating \$5,405, payable from the appropriation for the fiscal year ending June 30, 1890.

I expected to award contracts for other additional surveys, the estimated liability

aggregating more than \$3,000, but was disappointed.
Offers had been made by competent surveyors to execute surveys in four townships,

at certain stipulated rates per mile.

The consent of your office to award the contracts and allow the rates asked had In the mean time this office had been furnished with copies of the Manual of Sur-

.veying Instructions of December 2, 1889, and with the contracts prepared for the execution of surveys in these four townships. A copy of the manual was forwarded to the contracting deputies.

The contracts were returned without being executed, the surveyors claiming that under this manual considerable more work was required of the deputy; and in a rough mountainous country like that in which the proposed surveys were to be made, it would be very difficult, making their work close within the limits prescribed.

I endeavored to find other surveyors to undertake the work, but did not succeed. I regret this as I was very desirons of executing contracts covering as much as possible of the amount allotted to this district. I believe, however, that contracts can be awarded for the survey of these townships as soon as the appropriation becomes available.

Your office has placed a liberal construction on the restriction confining surveys to agricultural lands, and I am of the opinion that much less difficulty will be experienced in securing the services of competent surveyors, providing fair rates are allowed

for executing the work.

At the present time there are quite a number of petitions on file in this office, asking for the survey of lands that are occupied and improved by actual settlers, but the localities and character of the land in the townships sought to be surveyed are such as will require the benefit of the special augmented rates in order to secure contracts.

I would therefore respectfully recommend that a liberal amount be apportioned to this district from the appropriation for the present fiscal year for the survey of the public lands, as the demands for such as are actually needed is now very urgent and constantly increasing.

Very respectfully, your obedient servant,

DOUGLAS W. TAYLOR, U. S. Surveyor-General for Oregon.

Hon. Commissioner General Land Office, Washington, D. C. A .- Statement of contracts entered into by the surreyor-general of Oregon for surveys of public lands, payable from the appropriation of \$200,000 made by act of Congress approved March 2, 1889.

No.	Date.	Name of deputy.	Location and description of work.	Estimated liabilities.
	1889.			
(*)	July 28	Andrew Todd	Meanders of the Nehalem river through T.4 N., Rs. 7 and 8 W., Willamette meridian, Oregon.	\$130
544	Aug. 14	George Fitzhugh	For completion of surveys in T. 31 S., R. 15 W., Willamette meridian.	70
545	Aug. 15	Charles M. Collier and Robert O. Collier.	For completion of the survey of T. 18 S., R. 1 E., Willamette meridian.	400
546	Aug. 16	do	For the completion of the survey of T. 18 S., R. 11 W., and all lines necessary to survey T. 19 S., R. 11 W., Willamette meridian.	750
548	Aug. 26	Samuel L. Lovell	For the line necessary to complete the survey of the exterior boundaries of Ts. 3 and 4 N., R. 9 W., and the subdivisions of the south half of T. 4 N., R. 9 W., Willamette meridian.	550
550	Dec. 16 1890.	Albert R. Buttolph	For the completion of surveys in Ts. 198., R. 12 W., Willamette meridian, Oregon, †	\ 50
551	Mar. 19	John C. Arnold	For the completion of surveys in T. 2 S., R. 32 E., and Ts.1 and 2 S., R. 33 E., Willamette meridian.	800
552	June 5	Albert P. Wilson	For all lines necessary to complete the surveys in Ts. 1, 2, and 3 S., R. 10 W., and Ts. 2 and 3 S., R. 11 W., Willamette meridian.	870
568	June 14	Henry Meldrum	For all lines necessary to complete the surveys in T. 4 S., Rs. 5 and 6 E., Willamette meridian.	986
554	June 20	Rolla Canfield	For all lines necessary to complete the surveys in T. 35 S., R. 14 W., Willamette meridian.	800
<b>5</b> 55	June 25	Albert P. Wilson	For all lines necessary to complete the surveys in the N. 1 of T. 6 S., Rs. 10 and 11 W., Willamette meridian.	400
556	June 28	Charles M. Collier	For all lines necessary to complete the surveys in T. 20 S., R. 2 W., Willamette meridian, Oregon.	471
				5, 400

<sup>\*</sup> Special instructions.

B.—Statement of contract entered into by the surveyor-general of Oregon, payable from the appropriation of \$10,000 made by the Indian appropriation act of March 2, 1889.

No.	Date.	Name of deputy.	Location and description of work.	Estimated liability.
547	1889. Aug. 24.	John A. McQuinn	For surveying the west boundary of the Warm Springs Indian Reservation in Oregon.*	\$1,000

<sup>\*</sup> Deputy in field.

C .- Statement of contract entered into by the surveyor-general of Oregon, payable from the appropriation of \$100,000 for surveys and resurveys made by act of Congress approved February 8, 1887.

No. D	ate.	Name of deputy.	Location and description of work.	Estimated liability.
	389. g. 80	Levi C. Walker	For surveying meander, exterior, and subdivisional lines in Ts. 6 and 8 S., R. 10 W., and Ts. 7 and 10 S., R. 11 W., Willamette meridian, for allotment purposes in the Siletz Indian Reservation, Oregon. *	<b>\$700</b>

<sup>\*</sup> Survey completed and accepted by Commissioner of General Land Office.

t Survey completed and the field notes returned to this office.

Survey completed and accepted by Commissioner of General Land Office.

<sup>6</sup> Deputy in field.
ii Contract awaiting the approval of the Commissioner of the General Land Office.

# 462 REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

# D.—Estimate of funds required for the surveying service in Oregon for the fiscal year ending June 30, 1892.

	Items.	Total.
SURVEYS.		
For running, measuring, and marking—	en 500	
Standards parallel.  Township lines.  Subdivisional and meander lines.	\$2,500 7,500 30,000	
Total for surveys		\$40,00
SALARIES.		
For salary of surveyor-general	2, 500 4, 500	
Total for salaries		7, 000
Contingent axpenses.		
For the pay of messenger, purchase of stationery, and other incidental expenses .	1, 500	
Total		1, 500
Total estimate for the service		48, 500

#### REPORT OF THE SURVEYOR-GENERAL OF UTAH

### United States Surveyor-General's Office, Salt Lake city, Utah, July 18, 1890.

I have the honor to submit herewith, in duplicate, the annual report of the United States surveyor-general's office for the district of Utah for the fiscal year ending June 30, 1890, accompanied by the following tabular statements, viz.:

A—Statement showing condition of resurveys of public lands under appropriation for resurveys approved during the fiscal year ending June 30, 1890.

B-Statement showing condition of surveys of public lands surveyed under repayments made by the Central Pacific Railroad Company, approved during the fiscal year ending June 30, 1890.

C—Statement showing number of townships, extent of mileage and character of soil surveyed under repayments made by the Central Pacific Railroad Company, and

approved during the fiscal year ending June 30, 1890.

D—Recapitulation showing number of miles of surveys approved and number of acres embraced therein, during the fiscal year ending June 30, 1890; also, total number of acres surveyed in this Territory up to June 30, 1890.

E-Statement showing contracts returned prior to June 30, 1890, but which have

not yet been approved by the surveyor general.

F—Statement showing contracts let prior to the commencement of the fiscal year ending June 30, 1890, the field notes and plats of which have not yet been returned to this office.

G-Statement of contracts let during the fiscal year ending June 30, 1890, the field

work of which is not yet completed.

H—Recapitulation showing number of miles surveyed and returned to this office prior to June 30, 1890, but not yet approved; also recapitulation of number of miles included in contracts let prior to the commencement of the fiscal year ending June 30, 1890, the plats and field notes of which have not yet been returned to this office. The above statements show that the number of miles of surveys approved was 323

miles 45 chains 11 links; number of miles surveyed and returned but not yet approved, 1,503 miles 37 chains; number of miles included in contracts let prior to the commencement of the fiscal year ending June 30, 1890, but not yet returned to this office, 990 miles 2 chains 95 links; also that 4 surveying contracts were let during the fiscal year ending June 30, 1890, the field work of which is not yet completed.

The number of acres of public lands surveyed up to June 30, 1889, was 12,339,931.19; number surveyed and approved during fiscal year ending June 30, 1890, 91,814.41, making a grand total of 12,431,745.60 acres surveyed and approved up to June 30,

1890.

The number of township plats made and approved during the fiscal year ending

June 30, 1890, was 6.

The number of township plats made but not yet approved is 19. There has been a number of tracings of township plats made for the United States Geological Survey, and about the usual amount of miscelleanous draughting, tracing, etc., done in the

Agricultural Department.
The Ceutral Pacific Railroad Company deposited, on selections, \$99.74 for field work and \$12.47 for office work, making a total of \$112.21; and the Union Pacific Railroad Company deposited, on selections, \$4,215 for field work and \$526.87 for office work, making a total of \$4,741.87 during the fiscal year ending June 30, 1890.

There were not any "special deposits by individuals for the survey of public

lands" made during the year.

In the mineral department there were 220 orders issued during the year, as follows:

198 lode claims, at \$27	<b>\$</b> 5, 346
11 amended surveys, at \$15	165
7 mill sites applied for after lode, at \$27	189
4 reports on placer claims	37

Paid for conflicts.....

5,737

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Making a grand total of \$6,917 paid into this department of the office during the year. There were 936 mineral plate made embracing 238 lode claims, 6 amended surveys, and 1 mill site.

There are 10 mineral claims in process of working up, 25 mineral claims suspended awaiting instructions from Washington, 21 mineral claims suspended awaiting action of applicants, and 6 mineral claims suspended awaiting action of deputy surveyor.

There are not any claims filed in the office that have not been taken up.

Considerable office work during the last year has been done in the preparation of detailed schedules of mining claims, preparatory to the making of connected plats of the more important mining districts; but, as in most of these districts, a certain amount of field work is decessary, for which as yet no fund is provided, but little useful result has yet been attained.

Your attention is most earnestly requested to the urgent need in this office of a system of connected mineral plats, and to the applications for an appropriation for this purpose made in estimates of June 19, 1889, and July 9, 1890, and in letters of December 24, 1889, and May 27, 1890.

I have the honor to be, most respectfully,

ELISWORTH DAGGETT. U. S. Surveyor-General for Utah.

Hon. COMMISSIONER GENERAL LAND OFFICE, Washington, D. C.

# A.—Statement showing condition of resurveys of public lands under appropriation for "resurveys" approved during the fiscal year ending June 30, 1890.

- C4	ontract.	Deputy.	Resurveys.	E	xte	ıt.	Rate.	Cost.
No.	Date.							
156	1887. Mar. 10	Arthur F. Benson*	Meridian lines: Ts. 7, 8, and 9 N.,	ĸ.	σ.	L.		
	<b>AM.</b> 10	Artiur F. Denson	R. 1 E., Salt Lake meridian  Township lines: South and east boundaries, T. 7 N., B. 1 E., south boundary, T. 8 N., E. 1 W.; east and south boundaries, T. 8 N., R. 2 E.; east boundary, T. 9 N., R. 1	14	00	00	<b>\$</b> 7.00	<b>99</b> 8. 00
			E., Salt Lake meridian	18	78	98	5. 45	70. 80
			R. 1 E., Salt lake meridian Closings: T. 8 N., R. 1 E	81	60	70 28	4.20	133. 80 . 61
				64	68	06		303. 72

<sup>\*</sup> Cost of survey, \$302.72; amount of contract, \$297.80; deficiency, \$4 92.

# B.—Statement showing condition of surveys of public lands surveyed under repayments made by the Central Pacific Railroad Company and approved during the fiscal year ending June 30, 1890.

			_4		<b>6</b>	D4	mtract.	C
Cost	Rate.	16.	xten	E	Surveys.	Deputy.	Date.	No.
\$28.00 157.55	\$7.00 5.45	10		4	Meridian line: T. 7 N., R. 1 E Township lines: South and east boundaries, T. 7 N., R. 1 E.; south and west boundaries, T. 8 N., B. 1 W.; east boundary, T. 8 N., R. 2 E.; east boundary, T. 9 N., R. 1 E.; north boundary, T. 9 N., R. 2 E., Salt Lake meridian. Subdivision lines: T. 7 N., R. 1 E.; T. 8 N., R. 1 W.; T. 8 N., R. 1 and 2 E.; T. 9 N., R. 1 and 2 E.; T. 9 N., R. 1 and 2 E.; T. 8 N., R. 1 W.; T. 8 N., R. 1 N., R. 1 Salt Lake meridian. Closings: T. 8 N., R. 1 W.; T. 8 N., R. 1	Arthur F. Bensou*	1887. Mar. 10	157
.44	4. 20	81	08		R's l'and 2 E., Salt Lake meridian.			1
1, 133, 93		05	57	258				1

<sup>\*</sup>Amount of contract, \$1,140.70; cost of survey, \$1,133.98; excess, \$6.77.

C.—Statement showing number of townships, extent of mileage, and character of soil surveyed under repayments made by the Central Pacific Bailroad Company, and approved during the fiscal year ending June 30, 1890.

	_	Description of lines.								Character of soil and extent of area.							
No.	Description.	Merid	ian.	To	wnsh	ip.	Se	ectic	n.	Con	nec	ting	Agricult- ural.	Mine	ral	T	otal.
1 2 8 4 5	T. 7 N., R. 1 E T. 8 N., R. 1 W T. 8 N., R. 1 E T. 8 N., R. 2 E T. 9 N., R. 2 E		00	11 2 5 6	70 00 00 00 00	96 72 96 00 00		52 05 76	L. 23 75 30 50 68 64		01 05	74 63	6, 417. 06		40	6, 28, 9, 28, 6, 23,	6768. 417, 06 064. 96 877. 03 005, 82 402. 04 048. 00
No.	Date	of sur	rey.								De	puty	7.		Number of	contract.	Additional.
1 2 3 4 5 6	June 16 to 24, 1887 June 24 to July 8, July 11 to 14, 1887 July 27 to August July 18 to August July 14 to 27, 1887.	1887 9, 1887 18, 1887	• • • • •			• • • •		do do . do do				  	• • • • • • • • • • • • • • • • • • •		1 1 1	.57 .57 .57 .57 .57	+

### RECAPITULATION.

—Total number of miles of surveys approved during the fiscal year ending June 30, 1890.

					Me	ASUIT	ement	8.				
Fund.	Men	idis	n.	Township.			Section.			Connecting lines.		
Resurvey Repayments by Central Pacific Railroad	14	<i>O</i> . 00 00	L. 00 00	₩. 18 28		<i>L</i> . 08 64	₩. 81 225	69	L. 70 10	М.	<i>O</i> .	L. 28 31
	18	00	00	47	70	72	<b>257</b>	45	80		08	59
		*							M	easure	men	ts.
Meridian										18 47	7. 00 70 45	L. 00 72 80

59

### E.—Statement showing contracts returned prior to June 30, 1890, but which have not yet been approved by the surveyor-general.

O	ontract.	Denne	Manual annual la Annua	E	ten	Estimated	
No.	Date.	Deputy.	Fund payable from—			cost.	
	1896.			¥.	О.	L.	
154	June 28	Otto E. Salemon	Appropriation for resurvey of pub- lic lands.	69	40	00	<b>\$334.</b> 75
155	do 1887.	do	Repayments made by Union Pacific Railroad Company.	291	40	00	1, 430. 50
159	May 8	Edward W. Koeber*	Appropriation for survey of ap- praised and relinquished military reservations.	114	77	00	636. 25
160	do 1888.	Robert Gorlinski†	Appropriation for survey of ap- praised and relinquished military reservations.	725	40	00	2, 492, <b>2</b> 5
164	Mar. 8	Arthur F. Benson ‡	Appropriation for resurveys of public lands.	33	40	00	178, 56
165	do	do	Repayments made by Central Pa- cific Railroad Company.	196	40	00	1, 041. 50
166	Aug. 9	do	do	72	00	00	384.00
				1, 563	37	00	6, 497. 75

<sup>\*</sup> Fort Thornburg military and wood and timber reservation.
† Fort Crittenden (Camp Floyd) military reservation.
† Field notes only returned; plats not yet filed by deputy.

# F.—Statement showing contracts let prior to the commencement of the fiscal year ending June 30, 1890, the field notes and plate of which have not yet been returned to this office.

C	ontract.	70	M-3	_			Estimated
No.	Date.	Deputy.	Fund payable from—	163	rten	С.	cost.
158	1887. May 3	Edward W.Koeber*	Appropriation for aurvey of appraised and relinquished military reservations.	¥. 94	O. 54	L. 95	\$475. 65
161	July 9 1889.	do	Repayments made by Central Pa- clife Railroad Company.	808	40	00	1, 277. 62
169	June 21	Augustus D. Ferron	Regular appropriation for resurvey and survey of publiclands for fis- cal year ending June 30, 1889.	591	68	00	8, 000. 00
				990	02	95	4, 753. 27

<sup>\*</sup> Fort Cameron military and wood and timber reservation.

G.—Statement of contracts let during the fiscal year ending June 30, 1890, the field work of which is not yet completed.

Contract.				İ _			Amount of
No.	Date.	Deputy.	Description.	E	kter	ıt.	contract.
170	1890. June 4	Edward W. Koeber*	Standard lines, second standard par- allel north through Rs. 1 and 2 W. Township lines, west and fractional north boundaries in Ts. 9 and 10 N. R. 2 W. Subdivision lines, Ts. 8, 9, 10, and 11 N. R. 2 W.	17	00	90	
			Township lines, fractional north boundary Ts. 9 and 10 N., R. 2 W.	8	15	00	
			Subdivision lines, Ts. 8, 9, 10, and 11 N., R. 2 W.	44	36	00	Î
			Meander lines, island in Bear river in T. 9 N., R. 2 W.; allof the Salt Lake base and meridian, Utah Ter.	7	00	80	
				136	29	00	\$762,00
171	June 10	Augustus D. Ferron †.	All exterior and subdivision lines comprising the arable lands in the following townships, to wit, T. 2 S., R. 2 W.; T. 1 S., R. 2 Z., 3, and 4 W.; T. 1 S., R. 2 E.; T. 2 S., R. 1 and 7 E.; T. 4 S., R. 1 and 2 E.; T. 17 S., R. 7 E.; T. 16 S., R. 6 E.; T. 18 S., R. 2 Z., 3, and 6 E.; T. 11 S., R. 3 E.; T. 10 S., R. 8 E.; T. 10 S., R. 1 E. of the Salt Lake base and meridian, Utah Ter.				2, 500. 00
173	June 17	Edward W. Koeber †	All exterior and subdivision lines comprising the arable lands in the following townships, to wit: T.12 S., R. 2E.; T. 15 S., R. 1 and 2 E.; T. 14S, R. 2 and 8 E.; T. 21 S., R. 1 E.; T. 20 S., R. 2 E.; T. 19 S., R. 2 E.; T. 18 S., R. 8 E.; T. 17 S., Rs. 2 and 4 E.; T. 16 S., R. 4 E.; T. 23 S., R. 1, 2, and 3 W. of the Salt Lake base and meridian, Utah				2, 000. 00
.78	June 18	Adolphe Jessen †	Ter. All exterior and subdivision lines comprising the arable lands in the following townships, to wit: T. 30 S., Ra. 7 and 6 E.; T. 29 S., Ra. 7 and 6 E.; T. 26 S., Rs. 4 and 6 E.; T. 30 S., R. 5 E.; T. 29 S., R. 5 E. of the Salt Lake base and meridian, Utah Ter.				500.00
1							5, 762. 06

<sup>\*</sup>Payable from repayments made by the Central Pacific Railroad Company for the resurvey and survey of public lands.
†Payable from regular appropriation for resurvey and survey of public lands approved March 2, 1889.

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#### RECAPITULATION.

H.—Number of miles surveyed and returned to this office prior to June 30, 1890, but not yet approved.

			Measur	ements.				
Fund.	Meridian.	Standard.	Military boundaries.	Township.	Sec	tion.	Meand	lers.
Resurvey	М. О. L. 8 40 00	M. O. L.	<b>М.</b> О. L.	M. O. L. 6 00 00	88	O. L. 40 00	<b>X</b> .	O. L.
Railroad Repayments Union Pacific Railroad Appropriation for survey of military reservation	12 00 00	3 40 00 16 00 00	181 77 00	41 40 00 81 40 00 106 00 00	231	00 00 40 00 40 00	18	00 00
	20 40 00	19 40 00	131 77 00	185 00 00	1, 188	40 00	13	00 00
		·	•			Moas	ureme	nts.
Meridian						. 19	40	L 00
Military boundaries Township Section				<b></b>			00	00 00

Number of miles included in contracts let prior to the commencement of the fiscal year ending June 30, 1890, the plats and field notes of which have not yet been returned to this office.

			м	essuremen	its.		
Fund.	Meridian.	Standard.		Boundary Indian Reserve.	Town-ship.	Section.	Closings.
Repayments Central Pacific Railroad Regular appropriation for re-	M. O. L. 24 00 00	M. O. L.	M. O. L.	M. O. L.	i	1	M. O. L.
aurvey and survey Appropriation for survey of military reservation	30 00 00 4 00 00	24 00 00	22 69 95	8 00 00	9 60 00		2 40 00
•	58 00 00	28 00 00	22 69 95	8 00 00	136 20 00	784-83 00	2 40 00

•	Measu	ilemei	its.
20.11	М.	σ.	L.
Meridian		00	00
Standard	28	00	00
Military boundary	. 22	69	95
Military boundary Boundary Indian reserve	. 8	00	00
Township	136	20	00
Section	784	88	00
Closings	2	40	00
Total	990	02	96

1,503

## REPORT OF THE SURVEYOR-GENERAL OF WASHINGTON.

United States Surveyor-General's Office. Olympia, Wash., July 16, 1890.

I have the honor to submit herewith, in duplicate, the annual report of this office for the fiscal year ending June 30, 1890, accompanied by the following tabular statements, viz:

A.—Statement showing condition of contracts not closed at date of last annual

B.—Statement of contracts let for the survey of public lands in the State of Washington, the number of miles and acres in each township surveyed, the number of plats made and the estimated liability of contracts under the appropriation for the fiscal year ending June 30, 1890.

The accompanying statements show the aggregate number of miles surveyed dur-

ing the past fiscal year as follows:

Number of standard lines run, 6 miles; number of township lines run, 116 miles 78.40 chains; number of section lines run, 768 miles 65.05 chains; number of meander lines run, 76 miles 40.83 chains; total number of miles surveyed, 968 miles 24.28 chains.

Number of townships surveyed, 16; number of donation claims surveyed, 1; number

of township plats, tracings, etc., made, 261.

No special deposits made for survey of public lands during the past fiscal year.

Amount of special deposits for office work on mining claims, \$1,285.

Number of mineral surveys, 32.

No deposits made by railroad companies for cost of surveys and office work.

Respectfully submitted.

THOS. H. CAVANAUGH, U. S. Surveyor-General for Washington.

Hon. LEWIS A. GROFF, Commissioner General Land Office.

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A.—Statement showing condition of contracts not closed at date of last annual report.

පී	Contract.			Ä	mper of mi	Number of miles surreyed			F	Plats made.	2	_	
o z	Date.	Name of deputy.	Character and location of work.	Township.	Section.	Meander.	Total.	Acres.	Original. Data I farene	General Land Office. Register.	Total.	·	Cout of survey.
g	1886. June 26	Adrian W. Wisner	North boundary, subdivisions, and mean-	M. C. L. 3 12 06	M. C. L. 46 23 92	. M. C. L. 7 16 96	M. O. L. 56 52 93	17, 654. 78	-				
			Fractional West boundary, subdivisions, and	. 25	16 43 50	8 41 24	25 55	6, 638. 63	-	-	<u></u>		
			Fractional north and west boundary, sub-	4 03 43	30 14 54	7 35 78	50 53 75	15, 081. 55	-	_	~		
-			Subdivisions and intersections on seventh		60 67 98		80 67 98	23, 302, 58	-			==	
			Sandard paradet, 1.25 N., R. 41 E.  West boundary, subdivisions, and intersections, on seventh standard parallel, T. 28	6 00 43	60 24 68		66 25 11	22, 799. 80	-	-	8		<b>\$2</b> , 113. 82
			North and east boundary and subdivisions,	12 01 53	18 27 93		71 74 37	22, 973. 19	-	_			
			East boundary, subdivisions, and intersections on seventh standard parallel, T. 28	5 74 60	60 21 03		66 15 58	22, 824. 43	-				
8	June 26	Joseph M. Snow	North and west boundary, T. 22 N., R. 22 E. North boundary and subdivisions, T. 23 N.,	12 01 50 5 78 85	59 77 62		12 01 50 66 75 90	28, 015, 52			<del></del>		
			Subdivisions and intersections on sixth		61 08 03		61 03 03	23, 568.96	-	_		==	9
			standard parallet, 1. 24 N., R. 22 E. Resurvey of west boundary, survey of north boundary, subdivisions, meanders, and in- tersections on Indian allotments, T. 27 N.,	9 41 46	48 61 50	11 30 68	\$ \$ \$ \$	18, 066. 68	-	-			7, 18, 10 1, 18, 10
£	June 7	Alexander L. Coffey	H		20 28		5 00 28	160.25	-	-			40.00
283	1886. May 7	Ignatius A. Navarre	Z	12 00 66	61 30 48	14 77 02	88 28 14	19, 926. 00	-	-	<del>~</del>		
			allotment surveys, T. 30 N., R. 24 E. North and west boundary, subdivisions, and	9 54 37	28 11 64	12 40 91	20 20 20	10, 462, 31		_	~		
			meanders, 1.30 N., E. 25 E. North and west boundary, subdivisions, and	. 7 30 80	32 49 55	7 21 30	47 21 66	12, 388, 59	-	_		<u> </u>	1, 298, 01
			Westboundary, subdivisions, meanders, and connections, with Indian allotment surveys, T. 32 N., R. 25 E.	20 00	76 91 71	7 16 96	26 36 19	4, 313, 59	-	-	<del></del>	<u> </u>	

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Third standard parallel through Ra. 6, 7, and 8 E., the exterior, subdivisions, and mean der lines of T. 12 N., Rs. 7 and 8 E., and T. 13 N., R. 8 E. T. 12 N., Rs. 7 and 8 E., and T. 19 N., Exterior and subdivision lines of T. 19 N., R. 15 E., 19c. 32, 33, and 34 N., R. 43 E., the eighth standard parallel through Re. 42 and exteriors, and subdivisions of north half of T. 29 N., R. 8 W. Exteriors, subdivisions, and meanders of T. 19 N., E. E., Inc. 113 84 40 724 29 69 T. 10 A.	200	June 19	Francis D. Henry							Ť	÷	÷	-:	€
der lines of T. 12 N., Rs. 7 and 8 E., and T.  13 N., R. 8 E. The 3.2, 83, and 84 N., R. 48 E., the R. 16 E., The 3.2, 28, and 84 N., R. 48 E., the eighth standard parallel through Rs. 45 and 43 E. and exteriors, and subdivisions of north half of T. 29 N., R 8 B. W. Exteriors, subdivisions, and meanders of T.  89 N., R. 6 E.  Total.	335	June 17	Timothy R. Berry	1						i	÷			€
and 43 E. and exteriors, and subdivisions of north half of T. 29 N. R. 8 W. Exteriors, subdivisions, and meanders of T. 89 N. E. 5 E. Total.	8	June 19	William G. Go-alin	der lines of T. 12 N., Rs. 7 and 8 E., and T. 13 N., R. 8 E. Exterior and subdivision lines of T. 19 N., R. 15 E., The. 32, 83 and 34 N., R. 43 E., the standard revealed through Rs. 42						Ť		<del></del>	<del>:</del> -	€
Total.	282	June 15	Isase M. Galbraith	and 43 E. and exteriors, and subdivisions of north half of T. 29 N. R. 8 W. Exteriors, subdivisions, and meanders of T. 89 N., B. 5 E.						<del></del>	<del></del> -	÷	<del></del> :	€
				Total.	113 84 40	724 220 680	76 40 88	914 24 92	270, 184. 61	8	<u> </u>	12	:	

\* Special instructions.

† No returns.

Contract canceled at request of deputy, June 18, 1890.

## REPORT OF COMMISSIONER OF GENERAL LAND OFFICE.

3	CORPANDA		_		דא מוווי המני	יוים לפי וווווסס פעוווי זט זפעוווויזי	ma far m			1	TIGUE TIGUE	40.	Esti-
No.	Date.	Name of deputy.	Character and location of work.	Standard.	Town-	Section.	Meander.	Total.	Acres.	LentghtO feroneti	General Land Office.	Register.	F= 0-
8	1889. July 24	Isase M. Galbraith	Ninth standard parallel north, through R.	M. c. l. 6 00 00	M. c. l. 8 44 00	M. c. l.	M. c. l.	M. c. l. 58 79 36	16, 216. 63	-	-	1 8	\$309.06
88		Bobert F. Whitham.	and dubdivisions, T. 37 N., R. 6 Exteriors, subdivisions, and meanders of T. 30 N., R. 12 W., and Ts. 29 and 30 N.,										€
2	1880. May 9	William L. Rookwell							,		÷	<del>-                                    </del>	10.00
341	June 10	Gilbert M. Ward	34 E. Exteriors and subdivisions Ts.12 and 14 N., R. 5 W., Ts. 12 and 13 N., R. 6 W.,								i	<del>:</del>	4, 000.00
22	98	Edwin Richardson George James											3, 750.00
7	June 20	George A. Schwartz.	80 and 82 N., R. 7 B. Resurvey and survey of the south and west boundary of the Yakima Indian									<u>:</u>	2, 163. 00
22	June 23 June 23	Byron C. Majors Louis P. Quellette	reservation. Subdivisions of T. 17 N., R. 6 E. Exteriors and subdivisions of Ta. 36 and 40 N., R. 6 E. and fractional T. 2 N., R. 8 E. Total brought forward from statement A.		118 34 40	734 20 60	76 40 83	914 24 92	270, 184. 61			17 83	732.00 1, 900.00
			Total Number of miscellaneous township plate, tracings, etc., made.	90 90	116 78 40	768 66 05	76 40 83	968 24 28	286, 401. 24	200	<del></del>		
		•	Total number of plats and tracings made  Total estimated liability of contracts under appropriation for the survey of public							ă	2	18 81	11, 421.06
			lands, 1890. Total estimated liability of contract under appropriation for survey of Indian reservations, 1890.		,							-	2, 163.00
			liability of , 1890.									:	13, 584. 06
			* Contrast withdrawn before approval	ithdrawn b	efore appr	OVAL.							

### REPORT OF THE SURVEYOR-GENERAL OF WYOMING.

United States Surveyor-General's Office, Cheyenne, Wyo., July 14, 1890.

In compliance with instructions contained in your circular letter of April 23, 1890, initial E, I have the honor to submit herewith my annual report, in duplicate, of the surveying operations in the district of Wyoming, for the fiscal year ending June 30, 1890, with tabular statements as follows, viz:

A .- Statement of contracts entered into under the regular appropriation for the

fiscal year ending June 30, 1890.

B.—Statement of contracts entered into under the appropriation of February 8, 1887, for the allotment of lands in severalty to Indians.

C.—Statement of mineral surveys platted and transcribed.

D.—Statement of deposits made by individuals for office work on mineral surveys. E.—Statement of contracts entered into under appropriation of March 3, 1885, for surveys of abandoned military reservations.

#### REGULAR APPROPRIATION.

Under the appropriation of \$10,000 for surveys in this district, two contracts were entered into, but too late for any field work to be done thereunder during the fiscal year.

Of the contracts let under the appropriation for the fiscal year ending June 30, 1889, the field notes of contract No. 234, dated June 19, 1889, with Frank H. Jones, deputy surveyor, have been filed in this office, and the office work thereon will soon be completed.

Examination of the field work under this contract is now in progress.

The field notes of surveys under contract No. 233, dated May 13, 1889, with Franklin O. Sawin, deputy surveyor, have not yet been returned to this office.

#### SPECIAL DEPOSITS.

No special deposits for surveys of public land in this district this year.

#### AGGREGATE OF WORK DONE DURING THE FISCAL

Number of plats and diagrams made..... Number of transcripts of field notes made.....

#### DEFICIENCIES.

Under appropriation for examination of surveys during the fiscal year ending June 30, 1889, there is a deficiency of \$1,113.40 on account of the examination of the survey of the Fort Fetterman military reservation in this district. This deficiency was reported in the last annual report of this office.

Very respectfully,

WILLIAM A. RICHARDS, U. S. Surveyor-General.

Hon. LEWIS A. GROFF, Commissioner General Land Office, Washington, D. C.

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# $\Delta.-Statement$ of contracts entered into under the regular appropriation for the fiscal year ending June 30, 1890.

· C	ontract.	Name of surveyor.	Description of survey.	Estimated liability.
No.	Date.			паошту.
287	1890. June 18	J. E. Shannen	The ninth standard parallel north 24 miles; the eleventh auxiliary meridian west 18 miles; the exteriors of Ts. 37 and 38 N., R. 90 W.; Ts. 38, 29, and 40 N., R. 91 W.; T. 39 N., Rs. 92, 93, 94, and 95 W., and the subdivisional lines in above townships surveyable under the appropriation.	\$5,000
238	June 26	W. O. Owen	Resurvey of the seventh and eighth standard parallels between the ninth and tenth guide meridians west; the ninth and tenth guide meridians west between the seventh and eighth standard parallels; the exterior lines of Ta. 29, 30, 31, and 32 N., Ra. 73, 74, 75, 76, and 77 W.; also the subdivisional lines of T. 32 N., Ra. 75, 76, and 77 W., which are surveyable under the appropriation.	5, 000

# B.—Statement of contracts entered into under the appropriation of February 8, 1887, for the allotment of lands in severalty to Indians.

C	entract.	×	December of sures	<b>Estimated</b>
No.	Date.	Name of surveyor.	Description of survey.	liability.
236	1890. Mer. 22	H. B. Carpenter	The Wind River meridian, 12 miles. The exterior and subdivision lines of Ts. 2 N., Rs. 1, 2, 3, 4, and 5 E.; T. 3 N., Rs. 1, 2, 3, 5, and 6 E. of the Wind River meridian. T. 1. N., R. 1 W.; T. 2 N., Rs. 1 and 2 W.; T. 8 N., Rs. 1 and 2 W.; T. 4 N., Rs. 2 and 3 W.; T. 5 N., Rs. 2 and 3 W.; T. 6 N., Rs. 2 and 3 W.; all north of base line, and T. 2 S., R. 2 W. of Wind River meridian, in Shoshone Indian Reservation, Wyo.	\$12,000

### C.—Statement of mineral surveys platted and transcribed.

81	urvey.	Surveyor.	Name of claim.	Date of United States
No.	Die- trict.			receipt.
58 54	3 2	Charles Bellamydo	Van M. and Snowflake lodes	Dec. 18, 1889 Do.

### D.—Statement of deposits made by individuals for office work on mineral surveys.

Date.	Depositor.	No.	Where deposited.	Amount.
Nov. 21, 1889	S. W. Downey	7804	First National Bank, Denver, Colo	\$60

# E.—Statement of contracts entered into under appropriation of March 3, 1885, for surveys of abandoned military reservations.

Contract.	Name of surveyer.	Description of survey.	Estimated
No. Date.	Name of surveyor.	Description of survey.	liability.
1889. Dec. 19	J. E. Shannon	The exterior and subdivision lines necessary to connect the lines of the public surveys with the new eastern boundary of the Fort McKinney military reservation, in Ts. 50 and 51 N., R. 82 W.	\$90

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