

SEC. 5. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 443.—An act donating cannon and cannon balls to Post Number Fourteen of the Grand Army of the Republic, at Logansport, Indiana, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to furnish two condemned cast-iron cannon and two cannon balls to Post Number Fourteen of the Grand Army of the Republic, at Logansport, Indiana, to be used for monumental purposes.

Donation of cannon, etc., to—
Post No. 14, G. A. R., Logansport, Ind.

Post G. A. R., Winchester, Ind.

That the Secretary of War is further directed to give to the Post of the Grand Army of the Republic at Winchester, Indiana, four condemned cast-iron cannon for ornamenting the soldiers burial lot in Fountain Park Cemetery at that place.

Eugene A. Rawson Post G. A. R., Fremont, O.

Also, four condemned cast-iron cannon and four cannon balls to Eugene A Rawson Post Grand Army of the Republic, Fremont Ohio, for monumental purposes.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 444.—An act in relation to land-patents in the Virginia military district of Ohio.

Title to lands in Virginia military district of Ohio.

What shall constitute legal ownership in lands, etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person in the actual open possession of any tract of land in the Virginia military district of the State of Ohio, under claim and color of title made in good faith based upon or deducible from entry of any tract of land within said district founded upon military warrant upon Continental establishment, and a record of which entry was duly made in the office of the principal surveyor of the Virginia military district, either before or since its removal to Chillicothe, Ohio, prior to January first, eighteen hundred and fifty-two, such possession having continued for twenty years last past, under a claim of title on the part of said party either as entryman, or of his or her grantors, or of parties by or under whom such party claims by purchase or inheritance, and they by title based upon or deducible from such entry by tax-sale or otherwise, shall be deemed and held to be the legal owner of such land so included in said entry, to the extent and according to the purport of said entry or of his or her paper titles based thereon or deducible therefrom.

16 Stat., 418.

SEC. 2.—That so much of the act approved February eighteenth, eighteen hundred and seventy-one, entitled "An act to cede to the State of Ohio the unsold lands in the Virginia military district in said State," and of an act approved May twenty-seventh, eighteen hundred and eighty, construing said act of February eighteenth, eighteen hundred and seventy-one, as conflicts with this act, be, and the same is hereby, repealed.

21 Stat., 142.

Repeal, etc.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 445.—An act donating condemned cast iron cannon and cannon balls for monumental purposes.

Donation of cannon, etc., to—
Robert D. Lathrop Post 138, G. A. R., Department of New York;

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, directed to deliver to the Robert D. Lathrop Post Number One hundred and thirty-eight of the Grand Army of the Republic, Department of New York, four condemned cast iron cannon and four large cast iron cannon-balls, to be placed by said post in the soldiers burial lot in the Hudson, New York, cemetery.

Also to the "Soldiers' Monument Association of the City of Utica," New York, four condemned cast iron cannon, of twenty-four or thirty-two pounders, and spherical shot for the use and adornment of the soldiers monument in the city of Utica and State of New York.

Soldiers' Monument Association, Utica, N. Y.;

Also, that the Secretary of War be, and he is hereby, authorized and directed to turn over to post numbered two hundred and eight, Grand Army of the Republic, at New Brighton, Pennsylvania, four condemned cast iron cannon and four cannon-balls, for monumental purposes.

Post 208, G. A. R., New Brighton, Pa.;

Also, two condemned cast-iron cannon, with four cannon balls, to the Post of the Grand Army of the Republic, at Georgetown, Massachusetts, for monumental purposes.

Post of G. A. R., Georgetown, Mass.;

Also four condemned cast-iron cannon and four cannon balls for Grand Army of the Republic Post at Whitehaven Pennsylvania, Also, same for Grand Army of the Republic Post at Danville, Pennsylvania.

G. A. R. Post, Whitehaven, Pa.; G. A. R. Post, Danville, Pa.;

Also, four condemned cast-iron cannon and twelve cannon balls to the Edwin M. Stanton Post of the Grand Army of the Republic, at Steubenville, Ohio, for monumental purposes.

Edwin M. Stanton Post, G. A. R., Steubenville, O.;

Also, four condemned cast-iron cannon and four cannon balls for Dahlgren Post, Grand Army of the Republic, New York City, for monumental and other purposes

Dahlgren Post, G. A. R., New York City;

Also four condemned cast-iron cannon and twelve cannon balls for Englewood, Illinois, Grand Army of the Republic Association, for monumental purposes.

G. A. R. Association, Englewood, Ill.

Approved, August 7, 1882.

CHAP. 446.—An act for the manufacture of salt in the Indian Territory.

August 7, 1882.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the legislative council of the Cherokee Nation may execute a lease of the salines or salt deposits on the plains, not to exceed three in number, located on the lands of the Cherokee Nation lying west of the ninety-sixth degree of longitude in the Indian Territory, and so much land connected therewith as may be necessary for the working of the same, for a period of not exceeding twenty years, with right of a highway for ingress and egress, to be reserved for such purpose and to facilitate the manufacture of salt, and the conditions of which lease shall insure the payment to the Cherokee national authorities of a royalty of not less than one dollar per ton; said lease being subject to such conditions and to the proper jurisdiction of the Cherokee national legislature, and said lease and conditions subject to the approval of the Secretary of the Interior: *Provided,* That the proceeds of such royalty from the manufacture of salt shall be an addition to the educational fund of said nation: *And provided further,* That said salines shall continue subject to any rights of the United States under sections fifteen and sixteen of the treaty of July nineteenth, eighteen hundred and sixty-six, with the Cherokee Indians; and said lease or leases shall be liable to revocation by the legislative council of the Cherokee Nation and the Secretary of the Interior for the non-performance of any of said conditions.

Manufacture of salt in Indian Territory on lands of Cherokee Nation. Lease of salt deposits.

Royalty per ton.

Proviso. Proceeds added to educational fund, etc.

14 Stat., 799.

Approved, August 7, 1882.

CHAP. 447.—An act to amend the first subdivision of section twenty-five hundred and sixty eight of the Revised Statutes of the United States, title thirty-four, collection of duties on imports

August 7, 1882.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first subdivision of section twenty-five hundred and sixty eight of the Revised Statutes of the United States be amended by striking therefrom the words "in Missouri" following the words "Saint Louis," and by adding to said

R. S. 2568, 508, amended.

Collection district of New Orleans.