

CHAP. 195.—An act to donate a certain portion of the military reservation of Fort Brady to school-district number one, in township of Sault Sainte Marie, and State of Michigan for school purposes.

March 3, 1875.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain portion of the military reservation of Fort Brady, situate in the county of Chippewa, and State of Michigan, containing one and twenty-six hundredths acres, and bounded on the north by Portage street, on the east by Church street, on the south by Ridge street and on the west by the west line of said military reservation, be, and the same is hereby, donated to school-district numbered one in township of Sault Sainte Marie, in the county and State aforesaid, for school purposes, and for no other purpose.

Certain portion of military reservation of Fort Brady donated to school-district of Sault Sainte Marie.

SECTION 2. That so much of Portage street, Church street and Ridge street, in the village of Sault Sainte Marie, as is so represented upon a map of said village filed in the General Land-Office, as shall embrace the portion of ground aforesaid be established as such streets.

Streets established.

Approved, March 3, 1875.

CHAP. 196.—An act for the relief of settlers on lands within railroad limits.

March 3, 1875.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where any actual settler who shall have paid for any lands situate within the limits of any grant of lands by Congress to aid in the construction of any railroad, the price of such lands being fixed by law at double minimum rates, and such railroad lands having been forfeited to the United States and restored to the public domain for failure to build such railroad, such person or persons shall have the right to locate, on any unoccupied lands, an amount equal to their original entry, without further cost, except such fees as are now provided by law in preëmption cases: *Provided,* That when such location is upon double minimum lands, one-half the amount only shall be taken.

Settlers within limits of railroad grants forfeited to United States, may locate on any unoccupied lands, &c.

Proviso.

Approved, March 3, 1875.

CHAP. 197.—An act for the relief of the Holy Cross Mission in the Territory of Dakota.

March 3, 1875.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to withdraw from sale or settlement, under the provisions of the pre-emption and homestead laws of Congress, one hundred and sixty acres of the public lands situated in sections thirteen and eighteen, township one hundred and thirty-eight, range forty-nine, and section eighteen, township one hundred and thirty-eight, range forty-eight, as were included within the limits originally claimed and improved for the mission school-buildings, church, cemetery, and so forth, now occupied by the founders of the Holy Cross Mission at said place: *Provided,* That said land shall include all school and church buildings and the cemetery thereon occupied.

Holy Cross Mission, Dakota; certain lands occupied by, withdrawn from sale.

SEC. 2. That the Secretary of the Interior shall be further authorized to grant, to the said Holy Cross Mission board, the aforesaid land, for the sole and exclusive use of said Holy Cross Mission: *Provided,* That this act shall not affect any bona fide claimant to said lands or any portion thereof.

Grant to Holy Cross Mission.

Approved, March 3, 1875.