

Description.

to the extent of their interest in said land. Said land hereby granted is described as follows: Situated within the corporate limits of said city and county; bounded on the north by the southern boundary-line of the land granted by the United States to said city and county by patent dated June twentieth, eighteen hundred and eighty-four; on the west by the Pacific Ocean; on the south by the line surveyed by Deputy United States Surveyor James T. Stratton, in eighteen hundred and sixty-seven and eighteen hundred and sixty-eight, as the southern line of the land granted to said city and county by act of Congress approved March eighth, eighteen hundred and sixty-six; and also bounded on the south by the northern boundary of the Rancho Laguna de la Merced, granted by the United States to J. de Haro and others, September tenth, eighteen hundred and seventy-two, wherever said northern boundary of said rancho is north of said line surveyed by said Stratton; on the east by the western boundary of the Rancho San Miguel, granted by the United States to J. de J. Noe, March thirtieth, eighteen hundred and fifty-seven.

Patent to issue.

SEC. 2. That upon the approval of this act the Commissioner of the General Land Office shall issue a patent for said land to said city and county, and said patent shall inure to said city and county, and the grantees of the same, and their said successors in interest, as a confirmation of said city and county's grants of said land.

Conflicting laws inapplicable.

SEC. 3. That all laws in conflict with the provisions of this act are hereby declared inapplicable to the lands hereby granted and relinquished.

Approved, December 20, 1886.

Dec. 20, 1886.

CHAP. 5.—An act for the relief of certain soldiers of the Twelfth Michigan Volunteer Infantry dishonorably discharged under special orders ninety-two, War Department, Adjutant-General's Office, dated March first, eighteen hundred and sixty-six.

Twelfth Michigan Volunteers.
Honorably discharged to be issued to certain members of.

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 hereby is, authorized and directed to revoke and cancel special orders numbered ninety-two, dated Washington March first, eighteen hundred and sixty-six, ordering the dishonorable discharge of the soldiers therein named; and to cause to be issued to Sergeants John M. Russey, Company A, and William Becker and Michael Casey, Company B; Corporal Seth Gregory, Company B; Sergeants Collins Phelps and George S. Foster, Company E; and Alfred Doolittle, Company H, and Hull M. Cross and Lewis M. Rope, Company K, and each of them, all of the Twelfth Regiment Michigan Volunteers, and in case of the death of any of them, then to their heirs, respectively, honorable discharges as of the dates and places at which their companies were respectively mustered out of the service; and such discharges shall each have the same force and effect as if issued at the times and places of the muster-out of the said companies, respectively, and as if said special orders numbered ninety-two had never been issued or executed.

Approved, December 20, 1886.

Dec. 21, 1886.

CHAP. 7.—An act for the relief of William P. Chambliss.

Wm. P. Chambliss.
May be reinstated as major on retired list.
Providos.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to reinstate William P. Chambliss, late a major of the Fourth Regiment United States Cavalry, and place his name on the list of retired officers of the United States Army with the rank of major: *Provided, however,* That he shall receive no pay, compensation, or allow-