

shall be permitted to testify under oath in said matter, and after having heard all the evidence the said jury shall retire to agree upon a verdict, and if the jury unanimously, by their verdict in writing, find that the said person so charged with being insane as aforesaid is really and truly insane and that he ought to be committed to the asylum or sanitarium aforesaid, and the commissioner approves such finding, he shall enter a judgment adjudging the said person to be insane and adjudging that he be at once conveyed to and thereafter properly and safely kept in the said asylum or sanitarium until duly discharged therefrom by law. The commissioner shall thereupon, under his hand and seal, issue his warrant, with a copy of said judgment attached, for the commitment of said insane person to the asylum or sanitarium aforesaid, which warrant shall be delivered to the marshal of the division in which said proceedings are had, and shall direct said marshal to safely keep and deliver said insane person to said asylum or sanitarium, and the said marshal, for the service of process in connection with and the guarding and transportation of the insane, shall be compensated from the same source and in the same manner as in the case of prisoners convicted of crime. The commissioner, the jurymen, and the witnesses in said proceeding shall be entitled to the same compensation and mileage as in civil actions. And all the compensation, mileage, fees, and all other expenses and outlays incident to said proceedings shall be audited and allowed by the district judge of the division in which said proceedings are pending and had, and when so audited and allowed shall be paid by the clerk of the court in such division as the incidental expenses of the court are by him paid and from the same fund.

Sec. 9. That all Acts and parts of Acts inconsistent with this Act are, to the extent of such inconsistency, hereby repealed.

Approved, January 27, 1905.

January 27, 1905.
[S. 5763.]

[Public. No. 27.]

Abandoned Red-
bank Military Reser-
vation, N. J.
Gloucester county,
granted use of part of,
for memorial park.

CHAP. 278.—An Act Granting certain property to the county of Gloucester, New Jersey.

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 is hereby directed to convey, by proper patent, to the board of chosen freeholders of the county of Gloucester, in the State of New Jersey, to and for the use and benefit of said county, as a public park, such part of the abandoned Redbank Military Reservation in said county, not to exceed twenty acres, including the monument site twenty feet square, as may be designated by said board, after the same has been properly surveyed under the direction of the Commissioner of the General Land Office.

Reversion in case of
nonuse.

Sec. 2. That the ownership, fee, and title conveyed by said patent shall revert to and reinvest in the United States, without any formal declaration of forfeiture thereof, at any time when said county shall fail to establish and maintain thereon a public park as a memorial to the battle fought thereon on October twenty-second, seventeen hundred and seventy-seven, or when said county shall use, or permit any part of said lands to be used, for any purpose not necessarily incident to the maintenance of such park.

Approved, January 27, 1905.