

CHAP. 309.—An Act Providing for the relinquishment by the United States of certain lands to the county of Kootenai, in the State of Idaho.

March 4, 1909.
[S. 8822.]

[Public, No. 338.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States relinquish unto the county of Kootenai, in the State of Idaho, all of its right, claim, or title to or the possession of that certain piece or parcel of land situated in Kootenai County, in the State of Idaho, being a part of lot forty-nine, which is a portion of the Fort Sherman Military Reservation, described as follows: Beginning at a point one thousand three hundred and thirty-two feet north of a stone monument at or about high-water mark on the east boundary of Fort Sherman Military Reserve (abandoned), said point being the northeast corner of the Coeur d'Alene and Spokane Railway terminal grounds, in section fourteen, township fifty north, range four Washington base meridian, said point being also the northeast corner of lot forty-nine of said military reserve (abandoned); thence running west along the north line of said terminal grounds three hundred and thirty-two feet; thence southeasterly along a straight line two hundred and sixty-five feet, more or less, to a point two hundred and fifty-two feet south of and two hundred and fifty-two feet west of the place of beginning; thence east two hundred and fifty-two feet to the intersection with the east line of said terminal grounds; thence north along said east line two hundred and fifty-two feet to the place of beginning; to have and to hold forever as a part of the public lands belonging to the said county of Kootenai.

Kootenai County,
Idaho.
Land in Fort Sherman Military Reservation relinquished to.

Description.

Approved, March 4, 1909.

CHAP. 310.—An Act Empowering the juvenile court of the District of Columbia to issue execution on forfeited recognizances.

March 4, 1909.
[S. 8518.]

[Public, No. 339.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the juvenile court of the District of Columbia shall have power to issue execution on all forfeited recognizances upon motion of the proper prosecuting officer, and all writs of fieri facias or other writs of execution issued by said court shall be directed to and executed by the marshal of the District of Columbia. And any recognizance taken in the juvenile court, after being forfeited, may be transmitted to the clerk's office of the supreme court of the District of Columbia and therein docketed in the same manner as forfeited recognizances taken in the police court are now docketed, and thereupon shall have the same effect as if taken in said supreme court; and said lien shall continue as long as such judgment, decree, or recognizance shall be in force or until the same shall be satisfied or discharged.

District of Columbia.
Juvenile court granted power to issue execution on forfeited recognizances.

Docketing forfeited recognizances.

Continuance of lien until satisfied, etc.

Approved, March 4, 1909.

CHAP. 311.—An Act Withdrawing from entry and sale and granting unto the city of Los Angeles, in the State of California, certain lands therein described.

March 4, 1909.
[S. 8929.]

[Public, No. 340.]

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, empowered and directed to cause to be issued to the city of Los Angeles, in Los Angeles County, State of California, a patent to all of the land designated "Dry Salt Lake," embraced within the meandered lines thereof and lying within the exterior lines surrounding sections twenty-eight, twenty-nine, and thirty-three, in township thirty-two south, range thirty-four east, Mount Diablo base and meridian, containing two hundred and fifty-

Los Angeles, Cal.
Land in Kern County patented to.

Description.