

May 8, 1922.

[S. 2186.]

[Public, No. 213.]

CHAP. 181.—An Act Granting certain lands in Hot Springs, Arkansas, to the Leo N. Levi Memorial Hospital Association.

Hot Springs, Ark.
Leo N. Levi Memorial Hospital Association granted lands in, for hospital uses.

Description.

Conditions.

Forfeiture provisions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the exclusive right to use, occupy, and enjoy the possession for hospital purposes of all of lots numbered one and two, in block numbered one hundred and fourteen, in the city of Hot Springs, Arkansas, is by this Act granted to the Leo N. Levi Memorial Hospital Association, a corporation organized under the laws of the State of Arkansas, for the purpose of erecting and maintaining thereon an addition to or extension of its present hospital building, located on adjoining lots, numbered three and four, in said block one hundred and fourteen, in said city of Hot Springs, Arkansas. The rights and privileges granted under this Act shall continue as long as the property is used and occupied for the purposes mentioned in this Act, subject, however, to the following conditions and limitations, namely, that unless said Leo N. Levi Memorial Hospital Association shall within five years after the passage of this Act erect and equip a suitable and slightly addition to or extension of its present hospital building, or if said Leo N. Levi Memorial Hospital Association shall at any time hereafter use or permit the premises to be used for any other purpose than that herein granted, or if at any time pay wards are maintained in any buildings erected upon the lots hereby granted, then and in either event all the rights, privileges, and powers by this Act granted and conferred upon said association shall be forfeited to the United States.

Approved, May 8, 1922.

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[H. R. 10007.]

[Public, No. 214.]

CHAP. 182.—An Act For the relief of certain persons to whom, or their predecessors, patents were issued to public lands in the State of Minnesota under an erroneous survey made in 1876.

Public lands.
Erroneously surveyed lands in Minnesota, to be sold to bona fide occupants.

Proriso.
Prior rights protected.

Regulations, etc.

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 to sell for cash at \$1.25 per acre any unsurveyed land which may on resurvey be found to exist in sections twenty-eight and thirty-three, in township one hundred and forty-nine north, range forty west, fifth principal meridian, in the State of Minnesota, to those persons who in good faith, by themselves and their predecessors in interest, have heretofore acquired, occupied, and improved such lands under the public land laws in accordance with a Government survey made in 1876; and the Secretary of the Interior may in like manner on principles of equity adjust, settle, and confirm by patent the title to any lands in said area heretofore claimed, occupied, and improved under descriptions which on resurvey are found to be erroneous: *Provided,* That nothing herein contained shall have the effect of defeating the rights of any other person or persons, which may have attached to such lands or any part thereof.

SEC. 2. The Secretary of the Interior is authorized to make any rules and regulations necessary to carry out and effect the purpose of this Act, and any person or persons claiming any benefits hereof shall make the required payments and perform such other acts as may be necessary or required within the time fixed in the regulations; otherwise any right or advantage claimed under this Act shall be forfeited.

Approved, May 8, 1922.