

Grand Army of the Republic Post at ~~Michigan~~, Michigan; also, to donate to McDowell Post, Grand Army of the Republic, of ~~Okla-~~ ~~homa~~, one condemned cannon and fifteen cannon balls; also to donate one condemned cannon to the ~~Allen M. Hamilton Post~~, Grand Army of the Republic, at ~~North~~ ~~Michigan~~: *Provided*, That in the judgment of the Secretary of the Navy such articles can be spared without detriment to the public interests: *And provided further*, That the United States shall not be subjected to any expense on account of such donation.

Proviso.
Condition.
Expense.

Approved, May 21, 1896.

CHAP. 226.—An Act Donating one condemned cannon and cannon balls to Grand Army of the Republic, ~~of Cooper Post~~, Department of ~~Missouri~~, Numbered ~~Eighty-one~~, of ~~Cooper~~, Missouri.

May 21, 1896.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby, authorized and directed to deliver to L. W. Cooper Post, Department of Missouri, Numbered Eighty-one, of the Grand Army of the Republic, of Iathrop, Missouri, one condemned cannon and five cannon balls: *Provided*, That the same can be spared without detriment to the service, and that no expense is hereby incurred by the Government.

Condemned cannon.
Donated Grand Army post, ~~Cooper~~, Missouri.
Proviso.
Expense.

Approved, May 21, 1896.

CHAP. 227.—An Act Granting to Budlong Post, Grand Army of the Republic, of ~~Westerly~~, Rhode Island, two condemned mounted brass cannon.

May 21, 1896.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby, authorized and directed to deliver to Budlong Post, Grand Army of the Republic, of Westerly, Rhode Island, two condemned mounted brass cannon for the purpose of decorating the grounds around the memorial building of said post: *Provided*, That the same can be spared without detriment to the service and that no expense is thereby incurred by the Government.

Condemned cannon.
Donated Grand Army post, ~~Westerly~~, Rhode Island.
Proviso.
Expense.

Approved, May 21, 1896.

CHAP. 230.—An Act Donating two condemned cannon to Custer Post, Numbered Thirty-eight, Grand Army of the Republic, of ~~Etna~~, Pennsylvania, and two condemned cannon to ~~James G. Clark Post~~, Numbered One hundred and sixty-two, Grand Army of the Republic, of Allegheny, Pennsylvania.

May 22, 1896.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled; That the Secretary of the Navy is hereby authorized and directed to deliver to Custer Post, Grand Army of the Republic, of Etna, Allegheny County, Pennsylvania, two condemned cannon, and two condemned cannon to James G. Clark Post, Numbered One hundred and sixty-two, Grand Army of the Republic, of Allegheny, Pennsylvania, for monumental purposes: *Provided*, That said cannon can be spared from the public service.

Condemned cannon.
Donated Grand Army posts, Etna and Allegheny, Pa.
Proviso.
Condition.

Approved, May 22, 1896.

CHAP. 231.—An Act To authorize the Secretary of War and the Secretary of the Navy to make certain disposition of condemned ordnance, guns, and cannon balls in their respective Departments.

May 22, 1896.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War and the Secretary of the Navy are each hereby authorized, in their discretion, to loan or give to soldiers' monument associations, posts of the Grand Army of the Republic, and municipal corporations, condemned

Condemned cannon.
Secretaries of War and of Navy may donate to soldiers monument associations, etc.

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Regulations, etc. ~~ordnance, guns, and cannon balls which may not be needed in the service of either of said Departments. Such loan or gift shall be made subject to rules and regulations covering the same in each Department, and the Government shall be at no expense in connection with any such loan or gift.~~

Approved, May 22, 1896.

May 22, 1896.

CHAP. 232.—An Act To establish customs ports of delivery at Pueblo, Durango, and Leadville, Colorado, and for other purposes.

Denver collection district.
Pueblo, Durango, and Leadville made ports of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Pueblo, Durango, and Leadville, all in the State of Colorado, be, and are hereby, made customs ports of delivery, and attached to the port of Denver, in said State, with all the rights and privileges now accorded by law to said port of Denver, the surveyor of customs of which port shall supervise the customs business at said Pueblo, Durango, and Leadville in the same manner and to the same extent as at Denver.

Designation of other ports.

SEC. 2. That such other places in the State of Colorado as the Secretary of the Treasury may designate from time to time shall be ports of delivery, with all the privileges now accorded by law to the port of Denver, Colorado, the surveyor of customs of which port shall supervise the customs business transacted at such places in the same manner and to the same extent as at Denver.

Approved, May 22, 1896.

May 22, 1896.

CHAP. 233.—An Act To authorize the construction of a bridge across the Niagara River, in the town of Lewiston, in the county of Niagara, State of New York.

Lewiston Connecting Bridge Company has bridge Niagara River, Lewiston, N. Y.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Lewiston Connecting Bridge Company, a corporation created by the laws of the State of New York, being chapter three hundred and forty of the laws of the year eighteen hundred and ninety-six, is hereby authorized to construct, maintain, and operate a bridge, and the necessary approaches thereto, across the Niagara River at or from some point in the town of Lewiston, in the county of Niagara, State of New York, south of the village of Lewiston, to some point in Canada on the west bank of said river, which said bridge may be used for railroad and other purposes, as provided in the laws of the State of New York pertaining thereto.

Railroad, etc., bridge.

Secretary of War to approve plans, etc.

SEC. 2. That any bridge which may be erected under the authority of this Act shall be so located and constructed that the channels of said Niagara River shall not be unreasonably obstructed and that before commencing work on any bridge contemplated or authorized by this Act it shall be the duty of the company or corporation about to construct the same to submit to the Secretary of War, for his examination, a design and drawing, including plans and specifications of the bridge and piers and a map of the location, giving for the space of one-half mile above and one-half mile below the proposed location the topography of the banks of the river, the shore lines at high and low water, the direction of the current, and such other and further information as the Secretary of War may require for a full and satisfactory understanding of the subject. And the construction of such bridge shall not be commenced until the approval of such plans and of the location of such bridge by the Secretary of War: *Provided*, That any bridge constructed under the authority of this Act shall be so kept and managed as to offer reasonable and proper means for the passage of vessels and other crafts; and if said bridge be constructed as a drawbridge, the draw shall be opened promptly, upon reasonable signal, for the passage of boats; and whatever kind of bridge is built the owners thereof shall maintain thereon, at their own expense, from sunset to sunrise, such lights and other signals as the Light-House Board shall prescribe.

Proviso. Unobstructed navigation.

Draw.

Lights, etc.

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- Toronto, Ohio. To donate two bronze or brass guns with carriages to the village of Toronto, Ohio, now at Chickamauga Park, Georgia, which were issued to the commissioners of the Chickamauga and Chattanooga National Military Park under the provisions of the Act of Congress approved August fifth, eighteen hundred and ninety-two (Twenty-seventh Statutes at Large, page three hundred and seventy-six), and are not now needed by the commission;
- Vol. 27, p. 376.
- Long Beach, Cal. Grand Army post. To Long Beach Post, Numbered One hundred and eighty-one, Grand Army of the Republic, Department of California and Nevada, a cannon or fieldpiece, with its carriage and suitable outfit of cannon balls, not needed for present service;
- Hunt, Ill. Grand Army post. To the order of post, Grand Army of the Republic, Hunt, Illinois, one condemned bronze cannon, mounted on carriage;
- Chillicothe, Ill. To the city of Chillicothe, in the county of Peoria and State of Illinois, two condemned bronze or brass cannon or fieldpieces, with their carriages and a suitable outfit of cannon balls;
- Terre Hill, Pa. To the borough of Terre Hill, Pennsylvania, for the soldiers' plot, two condemned bronze or brass cannon or fieldpieces, with their carriages, and a suitable outfit of cannon balls;
- Lake County, Ind. To donate one bronze or brass gun to the board of commissioners, Lake County, Indiana, to be located and kept on property owned by said board and known as the Lake County Fairgrounds and Memorial Park, now at Chickamauga Park, Georgia, which were issued to the commissioners of the Chickamauga and Chattanooga National Military Park, under the provisions of the Act of Congress approved August fifth, eighteen hundred and ninety-two (volume twenty-seven, Statutes at Large, page three hundred and seventy-six), and are not now needed by the commission;
- Vol. 27, p. 376.
- Richmond, Ind. Grand Army post. To Sol Meredith Post, Numbered Fifty-five, Department of Indiana, Grand Army of the Republic, of Richmond, in the State of Indiana, four condemned bronze or brass cannon or fieldpieces, with their carriages and with suitable outfit of cannon balls, not needed for present service, the same to be mounted and placed by direction of the Sol Meredith Post, Numbered Fifty-five;
- Blanchester, Ohio. To the village of Blanchester, in the State of Ohio, one condemned bronze or brass cannon or fieldpiece and carriage, together with a suitable outfit of cannon balls for two pyramids, to be placed in the cemetery in said village as a memorial to the soldiers there interred;
- Xenia, Ohio. To the city of Xenia, in the State of Ohio, three condemned bronze or brass cannon, without the carriages, together with a suitable outfit of cannon balls for six pyramids, to be placed in the triangular lot adjacent to Woodland Cemetery, in said city, set aside and made available for the uses of the Lewis Post, Numbered Three hundred and forty-seven, Grand Army of the Republic, as a memorial to the soldiers there interred;
- Springboro, Ohio. To the village of Springboro, in the county of Warren and State of Ohio, one condemned bronze or brass cannon or fieldpiece and carriage, together with a suitable outfit of cannon balls for two pyramids, to be placed in the cemetery of said village as a memorial to the soldiers of the Billy Baner Post, Numbered Five hundred and thirty-seven, Grand Army of the Republic, there interred;
- William Timmons, Greenwich, Conn. To William Timmons, of Greenwich, in the State of Connecticut, one condemned bronze or brass cannon or fieldpiece, with its carriage and a suitable outfit of cannon balls;
- Fremont, Iowa. To the town of Fremont, in the county of Mahaska, State of Iowa, for the use of the Phil Kearney Post, Numbered Forty, Department of Iowa, Grand Army of the Republic, two condemned iron or steel fieldpieces, to be subject at all times to the order of the Secretary of War;
- San Diego Army and Navy Academy, Pacific Beach, Cal. To the San Diego Army and Navy Academy, at Pacific Beach, in the State of California, one condemned bronze or brass cannon or

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Manitou, Colo. To the town of Manitou, State of Colorado, two bronze or brass cannon, with a suitable outfit of cannon balls for display in a public park or square in said city;

Saint Louis, Mo. For Saint Louis, Missouri, two condemned bronze or brass cannon or fieldpieces and shell and mountings for the Army and Navy Club at Saint Louis, Missouri;

Rugby, N. Dak. To the town of Rugby, North Dakota, to be placed in the county courthouse grounds, two condemned bronze or brass cannon or fieldpieces and a suitable outfit of cannon balls;

Durango, Colo. To the city of Durango, Colorado, two condemned bronze or brass cannon or fieldpieces and a suitable outfit of cannon balls.

Provided, That no expense shall be incurred by the United States through the delivery of any of the foregoing condemned military equipment: *And provided further*, That each and every article of condemned military equipment covered by this Act shall be subject at all times to the order of the Secretary of War.

Approved, March 4, 1915.

March 4, 1915.
[S. 7188.]
[Public, No. 328.]

CHAP. 179.—An Act To increase the limit of cost of the United States post-office building at Garden City, Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the limit of cost of the United States post-office building at Garden City, Kansas, be, and the same is hereby, increased \$6,050, or so much thereof as may be necessary to meet the additional cost of construction of said building in order to make the building more substantial and fireproof, as estimated by the contractor for additional fireproof construction and other betterments.

Approved, March 4, 1915.

March 4, 1915.
[S. 7382.]
[Public, No. 329.]

CHAP. 180.—An Act Authorizing and directing the Secretary of the Interior to patent certain lands to the State of Utah and to accept relinquishment from the State of Utah of certain other lands in lieu thereof.

Public lands,
Patented to Utah.

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 patent to the State of Utah the following described lands situated in the State of Utah, to wit:

Description.

The northeast quarter of the northeast quarter, the southwest quarter of the northeast quarter, the east half of the northwest quarter, the east half of the southwest quarter, the southwest quarter of the southwest quarter, being lot four, the west half of the southeast quarter of section fifteen; the northwest quarter of the northwest quarter, being lot one, and the southwest quarter of the northwest quarter, being lot two, of section twenty-two; the west half of the southeast quarter, the east half of the west half, the northwest quarter of the northwest quarter, being lot one, the southwest quarter of the northwest quarter, being lot two, the northwest quarter of the southwest quarter, being lot three, and the southwest quarter of the southwest quarter, being lot four, of section twenty-seven; the east half of the northwest quarter, the northwest quarter of the northwest quarter, being lot one, the southwest quarter of the northwest quarter, being lot two, the northwest quarter of the southwest quarter, being lot three, and the southwest quarter of the southwest quarter, being lot four, of section thirty-four, all in township twenty-eight south, range ten west, Salt Lake meridian. The northeast quarter of the northwest quarter, being lot three, and the northwest

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