as are in the bona fide occupancy of parties upon the passage of this act by Limit to grant. themselves or tenants, to such parties : Provided, That this grant shall not extend to any reservation of the United States, nor prejudice any valid adverse right or claim, if such exist, to said land or any part thereof, nor preclude a judicial examination and adjustment thereof. APPROVED, July 23, 1866.

July 23, 1866. CHAP. CCXII. — An Act for a Grant of Lands to the State of Kansas to aid in the Con-struction of the Northern Kansas Railroad and Telegraph.

benefit of the St. Company. Location of

es.

ed lands have been sold or reserved, &c. be selected in lien thereof.

to be within twenty miles of road.

Lands granted to be applied exclusively in of railroad:

road for which previous grant has been made.

Lands heretoact.

Remaining lands not to be mum price;

to be exposed to public sale.

settlers under homestead and

Be it enacted by the Senate and House of Representatives of the United Lands granted States of America in Congress assembled, That there is hereby granted to to Kansas for the the State of Kansas, for the use and benefit of the Saint Joseph and Den-Joseph and Den. ver City Railroad Company, the same being a corporation organized unver City Railroad der the laws of the State of Kansas, to construct and operate a railroad from Elwood, in Kansas, westwardly, via Maryville, in the same State, road and branch- so as to effect a junction with the Union Pacific Railroad, or any branch thereof not farther west than the one hundredth meridian of west longitude, every alternate section of land designated by odd numbers, for ten sections in width on each side of said road, to the point of intersection. Itany of grant- But in case it shall appear that the United States have, when the line or route of said road is definitely fixed, sold any section or any part thereof. granted as aforesaid, or that the right of pre-emption or homestead settleother lands may ment has attached to the same, or that the same has been reserved by the United States for any purpose whatever, then it shall be the duty of the Secretary of the Interior to cause to be selected for the purposes aforesaid, from the public lands of the United States nearest to tiers of sections above specified, so much land, in alternate sections or parts of sections designated by odd numbers, as shall be equal to such lands as the United States have sold, reserved, or otherwise appropriated, or to which the rights of pre-emption or homestead settlements have attached as aforesaid; which lands, thus indicated by odd numbers, and selected by direction of the Secretary of the Interior as aforesaid, shall be held by the State of Selected lands Kansas for the use and purpose aforesaid : Provided, That the land to be so selected shall in no case be located farther than twenty miles from the line of said road: Provided further, That the lands hereby granted for and on account of said road shall be exclusively applied in the construction of the same and for no other purpose whatever, and shall be disposed the construction of only as in this act hereinafter provided : Provided, also, That no part rauroad; but not for any of the land granted by this act shall be applied to aid in the construction of any railroad or part thereof for the construction of which any previous grant of land or bonds has been made by Congress : And provided further, That any and all lands heretofore reserved to the United States by any fore reserved ex- act of Congress, or in any other manner by competent authority, for the empted from the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby, reserved to the United States from the operations of this act, except so far as may be found necessary to locate the route of said road through said lands; in Right of way. which case the right of way for one hundred feet on each side of said road only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of secsold for less than tions of land which by such grant shall remain to the United States, double the mini- within ten miles on each side of said road, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to sale at private entry until the same shall have been first offered at public sale to the highest bidder, at or above the increased minimum price, as aforesaid : Provided, That actual and bona fide settlers, under the provisions of the pre-emption and homestead laws

of the United States, may, after due proof of settlement, improvement, pre-emption cultivation, and occupation, as now provided by law, purchase the same, at the increased minimum price aforesaid: And provided also, That settlers on any of said reserved sections, under the provisions of the home- under homestead law, who improve, occupy, and cultivate the same for a period of stead laws when five years, and comply with the several conditions and requirements of entitled to patsaid act, shall be entitled to patents for an amount not exceeding eighty acres each. acres each, anything in this act to the contrary notwithstanding.

SEC. 3. And be it further enacted, That the grant of the lands hereby Conditions of made is upon condition that said company, after the construction of its grant. road, shall keep it in repair and use, and shall at all times be in readiness to transport troops, munitions of war, supplies and public stores upon its roads for the government when required to do so by any department thereof, the government at all times having the preference in the use of the road for all the purposes aforesaid at fair and reasonable rates of compensation, not exceeding that paid by private individuals or the average paid for like services on other roads. And the lands hereby granted, held, and Lands how inure to the benefit of said company, as fol-inure to the benefit of said company, as follows: When the governor of the State of Kansas shall certify that any company. section of ten consecutive miles of said road is completed in a good, substantial, and workmanlike manner as a first-class railroad, then the said Secretary of the Interior shall issue to the said company patents for so many sections of the land hereinbefore granted as lie opposite to and coterminous with the said completed sections. And when certificates of the governor, aforesaid, shall be presented to said Secretary, of the completion, as aforesaid, of each successive section of ten consecutive miles of said road, the said Secretary shall in like manner issue to said company patents for the said sections of said land as aforesaid for each of said If road does not sections of road until said road shall be completed: Provided, That if complete one sections of road until said road shall be completed: *Providea*, that it section of road said railroad company or its assigns shall fail to complete at least one each year, the section of said road each year from the date of its acceptance of the right to the lands grant provided for in this act, then its right to the lands for said sec- for said section tion so failing of completion shall revert to the government of the If road is not United States: *Provided further*, That if said road is not completed completed in ten within ten years from the date of the acceptance of the grant herein- patented to re-before made, the lands remaining unpatented shall revert to the United States. States.

SEC. 4. And be it further enacted, That as soon as the said company shall file with the Secretary of the Interior maps of its lines, designating route of road are the route thereof, it shall be the duty of the said Secretary to withdraw filed, lands to be from the market the lands granted by this act, in such manner as may be market. best calculated to effect the purposes of this act and subserve the public interest.

SEC. 5. And be it further enacted, That the United States mail shall be transported on said road and its extension, under the direction of the ried over road, Post Office Department, at such price as Congress may by law provide : price. Provided, That until such price is fixed by law the Postmaster-General shall have power to fix the compensation.

SEC. 6. And be it further enacted, That the right of way through the public lands be, and the same is hereby, granted to said Saint Joseph and granted to the Denver City Railroad Company, its successors and assigns, for the con- pany. struction of a railroad as proposed; and the right is hereby given to said corporation to take from the public lands adjacent to the line of said road construction of material for the construction thereof. Said way is granted to said rail- road. road to the extent of one hundred feet in width on each side of said road where it may pass through the public domain; also all necessary grant. ground for station buildings, workshops, depots, machine-shops, switches, shops, &c. side-tracks, turn-tables, and water-stations.

SEC. 7. And be it further enacted, That the acceptance of the terms,

Settlers

Lands how to

When maps of

Mail to be car-

Right of way railroad com-

Materials for

Extent of Grounds for

Acceptance of conditions, and impositions of this act by the said Saint Joseph and Denthis act to be in ver City Railroad Company shall be signified in writing, under the corwriting, and porate seal of the said company, duly executed pursuant to the direction of within six its board of directors first had and obtained, which acceptance shall be made months. within six months after the passage of this act and not afterwards, and shall be deposited with the Secretary of the Interior.

APPROVED, July 23, 1866.

July 23, 1866.

CHAP. CCXIII. — An Act to regulate the Registering of Vessels.

to limit act 1852, ch. 4. Vol. x. p. 149.

Be it enacted by the Senate and House of Representatives of the United Act 1866, ch. 8. States of America in Congress asembled, That the act approved on the Ante, p. 3, not tenth day of February, in the year one thousand eight hundred and sixtysix, entitled "An act to regulate the registering of vessels," shall not be deemed or construed to affect or limit the operation of the act approved on the twenty-third day of December, in the year one thousand eight hundred and fifty-two, entitled "An act authorizing the Secretary of the Treasury to issue registers to vessels in certain cases," but the same shall be in full force and effect, anything in the act first aforesaid to the contrary notwithstanding.

APPROVED, July 23, 1866.

July 23, 1866. CHAP. CCXIV. - An Act to authorize the Construction of a Railroad through certain Land of the United States in Kansas.

Leavenworth City Railroad Company may construct horse military reservation;

for road. west side of the wagon road leading from the said city to the said fort,

erect own bridg- not be permitted to use those of the wagon road: And provided also, That whenever said strip of land shall cease to be used for the purposes

Land granted, to revert if not used for railroad purposes.

Privilege to Secretary of War.

and no longer.

APPROVED, July 23, 1866.

July 23, 1866. 1861, ch. 62. Vol. xii. p. 320. 1862, ch. 181. Vol. xii. p. 578. Post, p. 874.

Titles of officers of metropolitan police.

Additional authorized.

CHAP. CCXV. - An Act to amend the Acts approved August six, eighteen hundred and sixty-one, and July sixteen, eighteen hundred and sixty-two, establishing a Metropolitan Police in the District of Columbia, to increase the Efficiency thereof, and for other Purposes.

and that the said company shall erect their own bridges and crossings, and

of said railroad company or the accommodation of the business thereof,

the same shall revert to the United States; that this privilege shall be al-

lowed as long as the Secretary of War shall, in his discretion, determine,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the chief executive officer of the police shall hereafter be styled major; the present sergeants shall be called lieutenants; the roundsmen called sergeants, and the patrolmen called privates; and that, in addition to the officers and employés the commissioners of the metropolitan police, in the District of Columbia, are now authorized by law to appoint, the said commissioners be authorofficers and men ized to appoint one captain, who shall be the inspector of the force, command it in sickness or absence of the major, and perform such other duties as the said commissioners may direct; one clerk in the office of the major, who shall have charge of the records of the sanitary company, and

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Leavenworth City Railroad Company be, and are hereby, authorized to construct a horse railway, with one or two tracks, through the military reservation from railway through Fort Leavenworth to the city of Leavenworth, Kansas, and take for the accommodation of the said road, or the business thereof, a strip of land over may take land said reservation not exceeding twenty feet in width: Provided, That the location of said railroad through said reservation shall be on and along the

Location of road.

Company to es and crossings.

cease at will of