

scribed by the Commissioner of the General Land Office, and subject to his final adjudication.

SEC. 2. *And be it further enacted*, That the provisions of the act of third March, eighteen hundred and nineteen, "providing for the correction of errors in making entries of land at the land offices," and of the act of twenty-fourth May, eighteen hundred and twenty-eight, supplementary to said act of third March, eighteen hundred and nineteen, shall be and the same are hereby made applicable to errors in the location of land-warrants.

Acts of 1819, ch. 98, and 1828, ch. 96, respecting erroneous entries extended to such locations.

APPROVED, March 3, 1853.

CHAP. CXLVIII. — *An Act to provide for Additional Clerks, and extend the Sessions of the Legislative Assembly of the Territory of New Mexico.* March 3, 1853.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Legislative Assembly of the Territory of New Mexico shall hereafter have authority to employ one person as a translator and interpreter, and two clerks in addition to the number they are now authorized to employ for each House during their session; and that the accounts and charges for said translator and interpreter and clerks shall be audited and settled in the same manner and upon the same principle as is provided by law for auditing and settling the accounts and charges of other and similar officers and attendants of said Assembly.

Legislative Assembly in New Mexico to have a translator and interpreter, and additional clerks.

SEC. 2. *And be it further enacted*, That of the four clerks to be employed in each House of said Assembly, two shall be qualified to write in the Spanish and two in the English language. Qualifications.

SEC. 3. *And be it further enacted*, That the accounts and charges of the translator and interpreter, and the extra clerks which were employed in each House during the last session of said Assembly, shall be audited and allowed by the Secretary of the Treasury, and paid in the same manner and upon the same principle as is provided by law for the auditing and paying of the accounts of other and similar officers and attendants of said Assembly. Expenses of the last session to be paid.

SEC. 4. *And be it further enacted*, That the said Legislative Assembly shall hereafter be authorized to continue their sessions for a term not exceeding sixty instead of forty days, as heretofore provided. Session may be extended to 60 days.

SEC. 5. *And be it further enacted*, And that said Legislature of New Mexico shall cause to be allowed the Commissioners heretofore appointed to draft a code of laws such compensation as may be just and reasonable, and which, when so allowed, shall be paid out of the funds appropriated to defray the expenses of said Territory. 1850, ch. 49, § 5. Pay of commissioners on code of laws.

APPROVED, March 3, 1853.

CHAP. CXLIX. — *An Act to appropriate Lands for the Support of Schools in certain Townships and fractional Townships in the Territory of Minnesota, not before provided for.* March 3, 1853.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in those townships and fractional townships in the Territory of Minnesota where sections numbered sixteen and thirty-six, or either of them, directed to be reserved for school purposes by the eighteenth section of the act approved third of March, one thousand eight hundred and forty-nine, entitled "An act to establish the Territorial Government of Minnesota," shall be found fractional in quantity, and in those or fractional townships where no section sixteen or thirty-six shall be found therein, there shall be reserved and appropriated other land for such school purposes, to make up, in the first case, the deficiency in the quantity of said fractional sections sixteen

School lands in Minnesota.

1849, ch. 121.

Proviso.

and thirty-six, or either of them, and to give, in the second case, an equivalent for the loss of either or both said sections: *Provided*, That the mode and manner of selection and approval in both cases, and the quantity selected in the second case, shall be in accordance with the principles settled by the act approved twentieth[*of*]May, eighteen hundred and twenty-six, entitled "An act to appropriate lands for the support of schools in certain townships and fractional townships not before provided for."

1826, ch. 83.

APPROVED, March 3, 1853.

March 3, 1853.

CHAP. CL. — *An act authorizing the Governor of the Territory of New Mexico to call an extra Session of the Legislative Assembly of said Territory, should the same be deemed necessary and expedient.*

Extra session of Legislative Assembly of New Mexico authorized.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Governor of the Territory of New Mexico, should he deem the same necessary and expedient, be and he is hereby authorized and empowered to call one extra session of the Legislative Assembly of said Territory, not to exceed ninety days in duration, any thing to the contrary notwithstanding which may be contained in the act approved September ninth, eighteen hundred and fifty, entitled "An act proposing to the State of Texas the establishment of her northern and western boundaries, the relinquishment by said State of all territory claimed by her exterior to said boundaries, and of all her claims upon the United States, and to establish a Territorial Government for New Mexico:" *Provided*, said extra session shall not be held during the sitting of any regular session of said Legislative Assembly: *And provided further*, That said extra session shall be held and concluded prior to the first Monday of December, eighteen hundred and fifty-three.

1850, ch. 49.

Provisos.

APPROVED, March 3, 1853.

March 3, 1853.

CHAP. CLIII. — *An Act to revive and continue in force for a limited time the Provisions of an Act relative to suspended Entries of Public Land.*

Act of 1846, ch. 78, respecting suspended pre-emption claims revived for ten years.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the several provisions of the act approved third August, eighteen hundred and forty-six, entitled "An act providing for the adjustment of all suspended pre-emption land claims in the several States and Territories," be and the same are hereby revived and continued in force for the term of ten years from the date hereof; and those provisions are hereby declared applicable as well to cases which were inadvertently omitted to be acted on under said act, as to those of a like character and description which have arisen between the date of said act and the present time, and shall be regarded as applying to locations by bounty land warrants, as well as to ordinary entries or sales.

Patents may be surrendered and new ones issued.

SEC. 2. *And be it further enacted*, That in all cases where patents have been issued on entries which were entitled to be confirmed under said act, such patents may be surrendered, and the officers at the time of such surrender, who by said act are constituted the board of adjudication, are hereby authorized and empowered to confirm such entries; and upon the cancelling of the outstanding patent, the Commissioner of the General Land Office is hereby authorized to issue a new patent, on such confirmation, to the persons who made such entries, to their heirs or to their assigns.

APPROVED, March 3, 1853.