Station.

Side track.

Compliance w regulations, etc. by the Chicago, Rock Island and Pacific Railroad and will provide and maintain suitable crossings opposite those already provided by the said Chicago, Rock Island and Pacific Railroad; that the said Oklahoma City and Western Railroad Company will build and maintain a suitable station house near the station of the Chicago, Rock Island and Pacific Railroad; that the Oklahoma City and Western Railroad Company will provide suitable and sufficient side track at their station and will construct and maintain sufficient stock pens and provide sufficient facilities for loading and unloading cattle and horses on the ground set apart for their station: *Provided further*, That the said Oklahoma City and Western Railroad Company shall comply with such other regulations or conditions as may from time to time be prescribed by the Secretary of War.

Approved, February 10, 1903.

February 10, 1903.

[Public, No. 79.]

**CHAP. 539.**—An Act To establish a fog bell and lens-lantern light on the southeastern end of Southampton Shoal, San Francisco Bay, California.

Southampton Shoal, San Francisco Bay, Cal. Light-house, etc., established on. Post, p. 1093.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be established on the southeastern end of Southampton Shoal, San Francisco Bay, California, a fog bell and lens-lantern light, at a cost not to exceed thirty thousand dollars.

Approved, February 10, 1903.

February 11, 1903.

[Public, No. 80,]

**CHAP. 542.**—An Act Granting to the State of California six hundred and forty acres of land in lieu of section sixteen, township seven south, range eight east, San Bernardino meridian, State of California, now occupied by the Torros band or village of Mission Indians.

MissionIndians,Cal. Land granted to California in lieu of land occupied by.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, granted to the State of California six hundred and forty acres of land, to be selected by said State, under the direction of the Secretary of the Interior, from any of the unappropriated public lands of nonmineral character in said State, in lieu of section sixteen, township seven south, range eight east, San Bernardino meridian, State of California; and the selection by said State of the lands hereby granted, upon the approval of same by the Secretary of the Interior, shall operate as a waiver by the State of its right to said section sixteen, and thereupon said section sixteen shall become a part of the reservation heretofore set apart for the use and occupancy of the Torros band or village of Mission Indians, of southern California, under the provisions of the Act of Congress approved January twelfth, eighteen hundred and ninety-one, entitled "An Act for the relief of the Mission Indians in the State of California," according to the terms and subject to the conditions imposed by said Act.

Vol. 26, p. 712.

Approved, February 11, 1903.

February 11, 1908. [Public, No. 81.]

CHAP. 543.—An Act Adjusting certain conflicts respecting State school indemnity selections in lieu of school sections in abandoned military reservations.

Public lands.
School indemnity
selections in lieu of
lands in abandoned
military reservations,
confirmed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all State school indemnity selections in lieu of what are known as school sections in abandoned military reservations made pursuant to the decision of the Secretary of the Interior dated January twenty-eighth, eighteen hun-

dred and ninety-eight, and before notice of the withdrawal of that decision was received at the local land office at which the selections were made, and which are otherwise regular and free from any prior lawful claim, shall be confirmed by the Secretary of the Interior; and Disposal of school the lands in such school sections in lieu of which such confirmed selections were made shall be disposed of under the laws applicable to other lands in such abandoned military reservations, a preference right being accorded to those who have made and maintained a bona fide settlement or entry pursuant to said decision of the Secretary of the Interior.

Approved, February 11, 1903.

CHAP. 544.—An Act To expedite the hearing and determination of suits in equity pending or hereafter brought under the Act of July second, eighteen hundred and ninety, entitled "An Act to protect trade and commerce against unlawful restraints and monopolies," "An Act to regulate commerce," approved February fourth, eighteen hundred and eighty-seven, or any other Acts having a like purpose that may be hereafter enacted.

February 11, 1903. [Public, No. 82.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in any suit in equity given precedence in pending or hereafter brought in any circuit court of the United States under the Act entitled "An Act to protect trade and commerce against Vol. 26, p. 209, Post, p. 849. under the Act entitled "An Act to protect trade and commerce against unlawful restraints and monopolies," approved July second, eighteen hundred and ninety, "An Act to regulate commerce," approved February fourth, eighteen hundred and eighty-seven, or any other Acts having a like purpose that hereafter may be enacted, wherein the United States is complainant, the Attorney-General may file with the Certificate of Attorclerk of such court a certificate that, in his opinion, the case is of general public importance, a copy of which shall be immediately furnished by such clerk to each of the circuit judges of the circuit in which the case is pending. Thereupon such case shall be given precedence over others and in every way expedited, and be assigned for hearing at the earliest practicable day, before not less than three of the circuit judges cours of said circuit, if there be three or more; and if there be not more than two circuit judges, then before them and such district judge as they may select. In the event the judges sitting in such case shall be court divided in opinion, the case shall be certified to the Supreme Court for review in like manner as if taken there by appeal as hereinafter

Vol. 24, p. 379,

Composition of

Proviso.
Pending appeals.

SEC. 2. That in every suit in equity pending or hereafter brought supreme court to in any circuit court of the United States under any of said Acts, wherein the United States is complainant, including cases submitted but not yet decided, an appeal from the final decree of the circuit court will lie only to the Supreme Court and must be taken within sixty days from the entry thereof: *Provided*, That in any case where an appeal may have been taken from the final decree of a circuit court to the circuit court of appeals before this Act takes effect, the case shall proceed to a final decree therein, and an appeal may be taken from such decree to the Supreme Court in the manner now provided by law.

Approved, February 11, 1903.