

the Secretary of the Treasury, be stationed at said support as, in his judgment, the interests of the service may require, who shall receive such compensation as may be fixed by him.

Approved, June 15, 1912.

June 15, 1912.
[H. R. 19476.]
[Public, No. 195.]

CHAP. 170.—An Act Granting certain lands to the State of California to form a part of California Redwood Park in said State.

Public lands.
Granted to California
for Redwood
Park.

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 hereby is, authorized and directed to transfer by patent all of the vacant lands owned by the United States in townships nine south, ranges three and four west, Mount Diablo meridian, in the State of California, to the said State of California, on condition that the said lands be added to and form a part of the California Redwood Park now owned and maintained by said State: *Provided,* That this Act shall not interfere with valid existing rights initiated by settlement on any of said lands under the public-land laws prior to February tenth, nineteen hundred and two, and maintained in accordance with the law under which initiated up to the date of the passage of this Act, if proper application to enter said lands be made within ninety days from date of approval hereof: *Provided further,* That whenever these lands cease to be used as a public park by the said State of California the same shall again revert to the United States.

Provisos.
Existing rights.

Reversion for non-
user.

Approved, June 15, 1912.

June 18, 1912.
[H. R. 18041.]
[Public, No. 196.]

CHAP. 171.—An Act To provide for the support and maintenance of bastards in the District of Columbia.

District of Colum-
bia.
Bastards.
Term defined.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every child shall be deemed a bastard who shall be begotten and born out of lawful wedlock, but this shall not be deemed to repeal or modify section nine hundred and fifty-seven of the Code of Law of the District of Columbia.

Vol. 31, p 1344.

Accusation by
mother.

SEC. 2. That any unmarried woman who is quick with child may go before the clerk of the juvenile court of the District of Columbia, or if therein she has been delivered of a bastard child, or (if that be her place of legal residence) if she was delivered thereof outside of the said District, at any time after becoming quick with child or within two years after the birth of the bastard, and accuse any person of being the father of the child. Before issuing a warrant, the clerk shall examine the mother of such bastard child, under oath, concerning her residence and her marriage or single condition when the child was begotten; where and when she was delivered of such child; and if she was delivered of the child outside of the District, the reason thereof, and reduce her statement to writing, and sign same as clerk. If, however, the clerk shall fail to reduce the statement to writing, or if it should be lost, such failure or loss shall be no cause for dismissing the warrant. Or such warrant may be applied for by the Board of Charities of the District or any person as next friend of the said bastard under two years of age.

Statement to clerk
of juvenile court.

Application for
warrant by other than
mother.

Warrant of arrest.

SEC. 3. That on such examination, if the woman be quick with child, or the child having been born and still under two years of age, a warrant shall be issued by the clerk, directed to the United States marshal, or to the major and superintendent or any member of the Metropolitan police force of the District of Columbia, requiring