

And it is further provided that any lands remaining unsold after said lands have been open to entry for seven years may be sold to the highest bidder for cash without regard to the prescribed price thereof fixed under the provisions of this Act, under such rules and regulations as the Secretary of the Interior may prescribe.

Sale of remaining lands.

Approved, March 26, 1910.

**CHAP. 130.**—An Act To extend the time for the completion of a bridge across the Missouri River at Yankton, South Dakota, by the Yankton, Norfolk and Southern Railway Company.

March 26, 1910.  
[S. 6229.]

[Public, No. 109.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section six of an Act approved March ninth, nineteen hundred and four, authorizing the Yankton, Norfolk and Southern Railway Company to construct a combined railroad, wagon, and foot-passenger bridge across the Missouri River at or near the city of Yankton, South Dakota, as amended by the Acts approved January twenty-seventh, nineteen hundred and five; February fifth, nineteen hundred and six; March second, nineteen hundred and seven; February twenty-fifth, nineteen hundred and eight; and March fourth, nineteen hundred and nine, be, and is hereby, amended by extending the time for commencing the construction of said bridge to March ninth, nineteen hundred and ten, and by extending the time for completing said bridge to March ninth, nineteen hundred and twelve.

Missouri River.  
Time extended for bridging, by Yankton, Norfolk and Southern Railway Company, at Yankton, S. Dak.  
Vol. 33, pp. 62, 621.  
Vol. 34, pp. 9, 1058.  
Vol. 35, pp. 35, 1059.  
Post, p. 1351.

Approved, March 26, 1910.

**CHAP. 134.**—An Act To amend section eight hundred and ten of the Revised Statutes.

March 28, 1910.  
[H. R. 16037.]

[Public, No. 110.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section eight hundred and ten of the Revised Statutes be amended so as to read:

“SEC. 810. No grand jury shall be summoned to attend any circuit or district court unless one of the judges of such circuit court, or the judge of such district, in his own discretion, or upon a notification by the district attorney that such jury will be needed, orders a venire issue therefor. If the United States attorney for any district which has a city or borough containing at least three hundred thousand inhabitants, shall certify in writing to the district judge, or the senior district judge of the district, or one of the judges of said circuit court, that the exigencies of the public service require it, the judge may in his discretion also order a venire to issue for a second grand jury. Either of said courts may in term order a grand jury to be summoned at such time, and to serve such time as it may direct, whenever in its judgment it may be proper to do so. But nothing herein shall operate to extend beyond the time permitted by law the imprisonment before indictment found of a person accused of a crime or offense, or the time during which a person so accused may be held under recognizance before indictment found.”

United States courts.  
R. S., sec. 810, p. 151, amended.  
Grand juries.  
Summoning of.  
Post, p. 1165.

Second jury allowed in special cases.

Order by either circuit or district court.

Time of imprisonment before indictment restricted.

Approved, March 28, 1910.