

July 3, 1912.
[S. 5048.]

[Public, No. 211.]

Army.
Shepler Ward FitzGerald and Alden George Strong may be appointed second lieutenants, Coast Artillery.

CHAP. 193.—An Act To authorize the appointment of Shepler Ward FitzGerald and of Alden George Strong to the grade of second lieutenant in the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized, by and with the advice and consent of the Senate, to appoint Shepler Ward FitzGerald and Alden George Strong to the grade of second lieutenant in the Coast Artillery Corps, United States Army, with lineal rank in accordance with their respective ratings at the competitive examination held under the law by the War Department in September, nineteen hundred and eleven.

Approved, July 3, 1912.

July 3, 1912.
[S. 7038.]

[Public, No. 212.]

Army.
Harold Hancock Taintor may be appointed second lieutenant.

CHAP. 194.—An Act To authorize the appointment of Harold Hancock Taintor to the grade of second lieutenant in the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized, by and with the advice and consent of the Senate, to appoint Harold Hancock Taintor to the grade of second lieutenant in the United States Army, with lineal rank in accordance with his rating at the competitive examination held under the law by the War Department in January, nineteen hundred and twelve.

Approved, July 3, 1912.

July 3, 1912.
[H. R. 20498.]

[Public, No. 213.]

Black Hills Forest Reserve, S. Dak.
Restrictions on settlement in, removed from certain lands in Lawrence and Pennington Counties.
Vol. 24, p. 284.

CHAP. 195.—An Act Excepting certain lands in Lawrence and Pennington Counties, South Dakota, from the operation of the provisions of section four of an Act approved June eleventh, nineteen hundred and six, entitled "An Act to provide for the entry of agricultural lands within forest reserves."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following-described townships in the Black Hills Forest Reserve, South Dakota, to wit: Township three north, one east, and so much of townships two north, one east, and two north, two east, as are within Lawrence County, and township one north, three east, in Pennington County, Black Hills meridian, are hereby excepted from the operation of the provisions of section four of an Act entitled "An Act to provide for the entry of agricultural lands within forest reserves," approved June eleventh, nineteen hundred and six. The lands within the said townships to remain subject to all other provisions of said Act.

Approved, July 3, 1912.

July 6, 1912.
[H. R. 22006.]

[Public, No. 214.]

Choctawhatchee River.
Choctawhatchee River Light and Power Company may dam, in Dale County, Ala.

CHAP. 204.—An Act Authorizing the Choctawhatchee River Light and Power Company to erect a dam across the Choctawhatchee River in Dale County, Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Choctawhatchee River Light and Power Company, a corporation organized under the laws of the State of Alabama, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Choctawhatchee River, at a point suitable to the interests of navigation, at a point about one-eighth of a mile below or west of the bridge across said river, on the road known as the Newton and Ozark Public Road, in Dale County, in the State of Alabama, in accordance with the provisions of the Act approved June twenty-third, nineteen hundred and ten, entitled "An Act to amend an Act entitled 'An Act to regulate the construction of dams across navigable waters,' approved June twenty-first, nineteen hundred and six."

Sec. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, July 5, 1912.

Vol. 36, p. 593.

Amendment.