

Vol. 39, p. 218.

Payment required.

Proviso.
Mineral deposits reserved.

Regulations to be prescribed.

a part of the lands revested in the United States by the Act of Congress enacted June 9, 1916 (Thirty-ninth Statutes, page 218), to wit: The south half of the southeast quarter of section eleven, and the northwest quarter of the northwest quarter of section thirteen, all in township twenty-nine south, range twelve west, of the Willamette meridian, in the State of Oregon; on condition that the said city first shall pay to the United States, when said lands are subject to disposition under said Act of revestment, the sum of \$2.50 per acre for all of said lands and the appraised price of the timber on all such lands as may be classified as timberlands: *Provided*, That there shall be reserved to the United States all oil, coal, and other mineral deposits that may be found in the lands so granted and all necessary use of the lands for extracting the same.

SEC. 2. That the Secretary of the Interior shall prescribe all necessary regulations to carry into effect the foregoing provisions of this act.

Approved, May 25, 1920.

May 25, 1920.
[H. R. 13157.]
[Public, No. 219.]

CHAP. 199.—An Act Authorizing the issuance of patent to Johnson County, Wyoming, of lands for poor-farm purposes.

Public Lands.
Grant to Johnson
County, Wyo., for
poor house purpose.

Description.

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 is hereby, authorized and directed to issue to Johnson County, Wyoming, upon said county paying to the United States the sum of \$1.25 per acre, patent conveying the following lands contiguous to the county poor farm, containing one thousand nine hundred and four acres, more or less, to wit: Southeast quarter southeast quarter section two; south half southwest quarter, southwest quarter southeast quarter, and lot four, section one; east half northeast quarter, section eleven; northwest quarter, west half northeast quarter, west half southeast quarter, and lots one, two, three, and four, section twelve; lot three, section thirteen, all in township fifty north, range eighty-three west; south half southwest quarter section six; northeast quarter northwest quarter, south half northwest quarter, southwest quarter northeast quarter, southwest quarter, northwest quarter southeast quarter, south half southeast quarter, section seven; north half northwest quarter, north half northeast quarter, and lots seven, eight, nine, and ten, section eighteen; southwest quarter southwest quarter, south half southeast quarter, section eight; southwest quarter southwest quarter section nine; north half northeast quarter and lots five, six, and eight, section seventeen, all in township fifty north, range eighty-two west, sixth principal meridian, containing one thousand nine hundred and four acres, more or less.

Approved, May 25, 1920.

May 25, 1920.
[H. R. 13389.]
[Public, No. 220.]

CHAP. 200.—An Act To authorize the Secretary of the Interior to dispose of at public sale certain isolated and fractional tracts of lands formerly embraced in the grant to the Oregon and California Railroad Company.

Public lands.
Sale of agricultural
lands of revested California-Oregon grants.
R. S., sec. 2455, p. 449.
Vol. 39, p. 218.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of section 2455, Revised Statutes, be, and the same are hereby, extended to class three of the lands formerly embraced by what are known as the Oregon and California railroad grants, title to which was revested in the United States under the provisions of the Act approved June 9,

1916 (Thirty-ninth Statutes at Large, page 218): *Provided*, That no sales hereunder shall be made for less than \$2.50 per acre, and the appraised value of the timber on the land, nor until such lands shall have been subject to homestead entry for a period of two years: *Provided further*, That the proceeds of such sales shall be applied in the manner prescribed in said Act of June 9, 1916 (Thirty-ninth Statutes at Large, page 218).

Proviso.
Price, etc., conditions.

Disposition of proceeds.
Vol. 39, p. 222.

Approved, May 25, 1920.

CHAP. 201.—An Act Authorizing the Secretary of War to turn over to the Postmaster General without charge therefor a certain building, or buildings, now located at Watertown, New York.

May 25, 1920.
[H. R. 13576.]
[Public, No. 221.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized in his discretion to turn over to the Postmaster General without charge therefor such buildings or parts thereof as may be desired by the Postmaster General and now located at Watertown, New York; and the Postmaster General is hereby authorized to cause said buildings or parts thereof to be removed to Washington, District of Columbia, and reassembled or reconstructed for the use of the Post Office Department on the tract of land adjoining the mail-equipment shops and which it proposes to purchase.

Watertown, N. Y.
Army buildings at, to be turned over to Postmaster General.

Use described.

Approved, May 25, 1920.

CHAP. 202.—Joint Resolution Authorizing the Secretary of War to loan to Paul E. Slocumb Post, Numbered Eighty-five, Grand Army of the Republic, Bloomington, Indiana, necessary tents and cots for use at the State encampment to be held at said city May 25, 26, and 27, 1920.

May 25, 1920.
[H. J. Res. 354.]
[Pub. Res., No. 43.]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to loan, in his discretion, to the Paul E. Slocumb Post, Numbered Eighty-five, Grand Army of the Republic, Bloomington, in the State encampment to be held at Bloomington, Indiana, May 25, 26, and 27, 1920, the necessary tents and cots as may be agreed upon by said post and the War Department: *Provided*, That no expense shall be caused the United States Government by the delivery and return of said property, the same to be delivered to the commander of said Paul E. Slocumb Post at such time as may be agreed upon by the Secretary of War and the commander of said post: *Provided further*, That the Secretary of War, before delivering said equipment, shall take from the commander of said post a good and sufficient security for the safe return of said property in good order and condition, and the whole to be without expense to the United States Government.

Grand Army State encampment.
Loan of tents to Paul E. Slocumb Post, Bloomington, Ind., for.

Provisos.
No expense authorized.

Bond for safe return.

Approved, May 25, 1920.

CHAP. 203.—An Act Authorizing certain tribes of Indians to submit claims to the Court of Claims, and for other purposes.

May 26, 1920.
[H. R. 5163.]
[Public, No. 222.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all claims of whatsoever nature which the Klamath and Moadac Tribes of Indians and the Yahooskin Band of Snake Indians, parties to the treaty with the United States, concluded October 14, 1864 (Sixteenth Statutes at Large, page 707), may have against the United States, which have

Klamath, etc., Indians, Oreg.
All claims of, referred to Court of Claims.