

Arkansas River, at a point suitable to the interests of navigation, in section eighteen, township twelve north, range twenty-one east, near the town of Webbers Falls, in the county of Muskogee, in the State of Oklahoma, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906.

Construction.
Vol. 34, p. 84.

Amendment.

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

Approved, May 27, 1920.

May 29, 1920.
[H. R. 10072.]
[Public, No. 229.]

CHAP. 212.—An Act To provide for the punishment of officers of United States courts wrongfully converting moneys coming into their possession, and for other purposes.

United States courts.
Officers, etc., wrong-
fully converting
moneys officially re-
ceived by them, guilty
of embezzlement.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any United States marshal, clerk, receiver, referee, trustee, or other officer of a United States court, or any deputy, assistant, or employee of any such marshal, clerk, receiver, referee, trustee, or other officer who shall, after demand by the party entitled thereto, unlawfully retain or who shall convert to his own use or to the use of another any moneys received for or on account of costs or advance deposits to cover fees, expenses, or costs, deposits for fees or expenses in bankruptcy cases, composition funds or money of bankrupt estates, fees in naturalization matters, or any other money whatever which has come into his hands by virtue of his official relation or by the fact of his official position or employment shall be deemed guilty of embezzlement and shall, where the offense is not otherwise punishable by some statute of the United States, be fined not more than double the value of the money thus retained or converted or imprisoned not more than ten years, or both; and it shall not be a defense in such case that the accused person had an interest, contingent or otherwise, in some part of such moneys or of the fund from which they were retained or converted.

Punishment for.

Personal interest
therein no defense.

Approved, May 29, 1920.

May 29, 1920.
[H. R. 12626.]
[Public, No. 230.]

CHAP. 213.—An Act For the relief of certain persons to whom, or their predecessors, patents were issued to public lands along the Snake River in the State of Idaho under an erroneous survey made in 1883.

Public lands.
Sale of unsurveyed
lands in Idaho to oc-
cupants in good faith
under erroneous sur-
veys.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, subject to the supervisory authority of the Secretary of the Interior, the Commissioner of the General Land Office, in his discretion, is authorized to sell for cash, for \$1.25 per acre, any unsurveyed public land which may, on resurvey, be found to exist in townships nine south of range fourteen east, nine south of range fifteen east, nine south of range sixteen east, and nine south of range seventeen east of the Boise meridian along Snake River in the State of Idaho, to those persons who in good faith, by themselves and their predecessors in interest have heretofore acquired, occupied, and improved under the public land laws in accordance with a Government survey made in 1883; and said commissioner may, in like manner, on principles of equity, adjust, settle, and confirm by patent the title to any lands in said townships heretofore claimed, occupied, and improved under descriptions which on resurvey are found to be erroneous; the Secretary of the Interior is authorized to make any rules and regulations necessary to carry out and effect the purpose of this Act, and any person claiming the

Correction of titles,
etc.

Regulations, pay-
ments, etc.