

June 2, 1920.  
[H. J. Res. 370.]  
[Pub. Res., No. 46.]

**CHAP. 220.**—Joint Resolution To amend an Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1921," approved May 31, 1920.

Cotton contracts.  
Optional right of  
grade deliveries repeal-  
ed.  
*Amt.*, p. 725, repealed.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the provision of the Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1921," approved May 31, 1920, which reads as follows: "That hereafter each lot of cotton classified as tenderable in whole or in part on a section 5 contract of said Act as amended, shall give to the buyer the right to demand that one half of the contract shall be delivered in the official cotton standard grades of the United States from the grades of middling fair, strict good middling, good middling, strict middling, and middling, and that the seller shall have the option of delivering the other half of said contract from any of the official cotton standard grades as established in said Act," be, and the same is hereby, repealed.

Approved, June 2, 1920.

June 2, 1920.  
[S. J. Res. 179.]  
[Pub. Res., No. 47.]

**CHAP. 221.**—Joint Resolution Authorizing use of Army transports by teams, individuals, and their equipment representing the United States in Olympic games and international competitions.

Olympic games, etc.  
Army transports  
available for repre-  
sentative teams to.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That authority be, and is hereby, given to the Secretary of War, under such rules and regulations as he may prescribe, to use such Army transports as may be available for the transportation of teams, individuals, and their equipment representing the United States in Olympic games and other international competitions during the present year.

Approved, June 2, 1920.

June 3, 1920.  
[H. R. 400.]  
[Public, No. 237.]

**CHAP. 222.**—An Act Authorizing the Sioux Tribe of Indians to submit claims to the Court of Claims.

Sioux Indians.  
Claims of, against  
United States submit-  
ted to Court of Claims.

*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 Sioux Tribe of Indians may have against the United States, which have not heretofore been determined by the Court of Claims, may be submitted to the Court of Claims with the right of appeal to the Supreme Court of the United States by either party, for determination of the amount, if any, due said tribe from the United States under any treaties, agreements, or laws of Congress, or for the misappropriation of any of the funds or lands of said tribe or band or bands thereof, or for the failure of the United States to pay said tribe any money or other property due; and jurisdiction is hereby conferred upon the Court of Claims, with the right of either party to appeal to the Supreme Court of the United States, to hear and determine all legal and equitable claims, if any, of said tribe against the United States, and to enter judgment thereon.

Jurisdiction.

Statutes of limita-  
tions, etc., waived.

**SEC. 2.** That if any claim or claims be submitted to said courts they shall settle the rights therein, both legal and equitable, of each and all the parties thereto, notwithstanding lapse of time or statutes of limitation, and any payment which may have been made upon any claim so submitted shall not be pleaded as an estoppel, but may be pleaded as an offset in such suits or actions, and the United States shall be allowed credit for all sums heretofore paid or expended for the benefit of said tribe or any band thereof. The claim or claims of the tribe or band or bands thereof may be presented separately or

Procedure.