

Time extended to pay for flour purchased by, from Grain Corporation.
Vol. 41, p. 548.

Proviso.
Subject to similar action by other creditor nations.

Treasury is hereby authorized to extend, for a period not to exceed twenty-five years, the time of payment of the principal and interest of the debt incurred by Austria for the purchase of flour from the United States Grain Corporation, and to release Austrian assets pledged for the payment of such loan, in whole or in part, as may in the judgment of the Secretary of the Treasury be necessary for the accomplishment of the purposes of this resolution: *Provided, however,* That substantially all the other creditor nations, to wit: Czechoslovakia, Denmark, France, Great Britain, Greece, Holland, Italy, Norway, Rumania, Sweden, Switzerland, and Yugoslavia shall take action with regard to their respective claims against Austria similar to that herein set forth. The Secretary of the Treasury shall be authorized to decide when this proviso has been substantially complied with.

Approved, April 6, 1922.

April 7, 1922.

[H. R. 8815.]

[Public, No. 188.]

CHAP. 125.—An Act To amend the Act of March 1, 1921 (Forty-first Statutes, page 1202), entitled "An Act to authorize certain homestead settlers or entrymen who entered the military or naval service of the United States during the war with Germany to make final proof of their entries."

Public lands.
Homestead and desert land entrymen, etc., serving in World War, physically unable to complete entry may receive patent, etc.

Vol. 41, p. 1202, amended.

Vol. 32, p. 388.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved March 1, 1921 (Forty-first Statutes, page 1202), be amended to read as follows: "That any bona fide settler, applicant, or entryman under the homestead laws of the United States, or any desert land entryman whose entry is subject to the provisions of the Act of June 17, 1902 (Thirty-second Statutes, page 388), who, after settlement, application, or entry, and prior to November 11, 1918, enlisted or was actually engaged in the United States Army, Navy, or Marine Corps during the war with Germany, who has been honorably discharged and because of physical incapacities due to the service is unable to return to the land, may make final proof, without further residence, improvement, cultivation, or reclamation, at such time and place as may be authorized by the Secretary of the Interior, and receive patent to the land by him so entered or settled upon, subject to the provisions of the Act or Acts under which such settlement or entry was made: *Provided,* That no such patent shall issue prior to the conformation of the entry to a single farm unit, as required by the Act of August 13, 1914 (Thirty-eighth Statutes, page 686): *And provided further,* That this Act shall not be construed to exempt or relieve such applicant or entryman from payment of any lawful fees, commissions, purchase moneys, water charges, or other sums due to the United States, or its successors in control of the reclamation project, in connection with such lands."

Approved, April 7, 1922.

Provisos.
Entries under reclamation Act.

Vol. 38, p. 686.

Charges, etc., to be paid.

April 7, 1922.

[H. R. 9604.]

[Public, No. 189.]

CHAP. 126.—An Act For the acquisition of a post-office site at Madison, Wisconsin.

Madison, Wis.
Acquiring of site for public building at, authorized.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of the Act of Congress approved September 7, 1916 (Thirty-ninth Statutes, page 742), which authorizes the acquisition of a site and the erection and completion thereon of a suitable building for the use and accommodation of the post office, United States courts, and other governmental offices in the city of Madison, Wisconsin, at a limit of cost of \$550,000, be, and the same is hereby, amended so as to authorize and direct the Secretary of the Treasury to acquire, by purchase, condemnation, or otherwise, a suitable site in said city at a cost of not exceeding \$350,000.

Approved, April 7, 1922.

Limit of cost.

Vol. 30, p. 742, amended.