

CHAP. 171.—An Act To repeal section 5 of an Act entitled “An Act to establish the Lassen Volcanic National Park in the Sierra Nevada Mountains, in the State of California, and for other purposes,” approved August 9, 1916.

April 29, 1922.
[H. R. 5583.]
[Public, No. 206.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 5 of an Act entitled “An Act to establish the Lassen Volcanic National Park in the Sierra Nevada Mountains, in the State of California, and for other purposes,” approved August 9, 1916 (Thirty-ninth Statutes at Large, page 442), be, and the same is hereby, repealed.

Lassen Volcanic National Park, Calif.
Limit on appropriations repealed.
Vol. 39, p. 444.

Approved, April 29, 1922.

CHAP. 173.—An Act To amend section 87 of the Judicial Code.

May 1, 1922.
[H. R. 9671.]
[Public, No. 207.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 87 of the Judicial Code is hereby amended to read as follows:

United States courts.
Vol. 36, p. 1114,
amended.

“SEC. 87. That the State of Massachusetts shall constitute one judicial district, to be known as the district of Massachusetts.

Massachusetts judicial district.

“Terms of the district court shall be held at Boston on the third Tuesday in March, the fourth Tuesday in June, the second Tuesday in September, and the first Tuesday in December; at Springfield, on the second Tuesday in May and December; and at New Bedford, on the first Tuesday in August: *Provided*, That suitable rooms and accommodations for holding court at Springfield and New Bedford shall be furnished free of expense to the United States: *And provided further*, That all writs, precepts, and processes shall be returnable to the terms at Boston, and all court papers shall be kept in the clerk’s office at Boston, unless otherwise specially ordered by the court, and the terms at Boston shall not be terminated or affected by the terms at Springfield or New Bedford.

Terms of court.

Provisos.
Rooms at Springfield and New Bedford.

Processes, etc., returnable at Boston.

“The marshal and the clerk for said district shall each appoint at least one deputy to reside in Springfield and to maintain an office at that place.”

Deputy marshal and clerk at Springfield.

Approved May 1, 1922.

CHAP. 174.—An Act To add a certain tract of land on the island of Hawaii to the Hawaii National Park.

May 1, 1922.
[H. R. 8690.]
[Public, No. 208.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the tract of land on the island of Hawaii, in the Territory of Hawaii, set aside for park purposes on the 29th day of October, 1920, by executive order numbered eighty-one of the governor of the Territory of Hawaii, and hereinafter described, is hereby added to and made a part of the Hawaii National Park. Said tract of land is described as follows, to wit:

Hawaii.
Tract added to Hawaii National Park.
Vol. 39, p. 432.

All that tract of land comprising a portion of the Kau Desert, Kapapala, in the district of Kau, on the island of Hawaii, containing forty-three thousand four hundred acres, more or less, bounded as follows:

Description.

Beginning at a galvanized-iron nail driven into the pahoehoe at the northeast corner of this tract of land, at a place called Palilele-o-Kalihipaa, and on the boundary between the lands of Kapapala and Keauhou, the coordinates of said point of beginning referred to Government survey trigonometrical station Uwekahuna, being twenty-six thousand and ten and four-tenths feet south and nine thousand nine hundred and thirty-two and four-tenths feet east, as shown on Government survey registered map numbered twenty-three hundred and eighty-eight and running by true azimuths: First,

three hundred and fifty degrees forty-three minutes, thirty thousand and twenty-three feet along the land of Kapapala to a point at sea-coast; second, thence in a west and southwesterly direction along the sea-coast to a station on a large flat stone, at a place called Na-Puu-o-na-Elamakule, at the sea-coast boundary point of the lands of Kapapala and Kaalaala, the direct azimuth and distance being sixty-nine degrees thirty-four minutes thirty seconds, thirty-two thousand and forty-three feet; third, eighty-nine degrees twenty-seven minutes thirty seconds, thirty thousand six hundred and ninety feet along the land of Kaalaala to the main eighteen hundred and sixty-eight lava crack, said point being by true azimuth and distance two hundred and ninety-six degrees twenty-seven minutes thirty seconds, twenty-one hundred feet from Government survey trigonometrical station Puu Nahala; fourth, thence up along the main eighteen hundred and sixty-eight lava crack, along the Kapapala pastoral lands to a small outbreak of lava from the eighteen hundred and sixty-eight lava crack, opposite the Halfway House, the direct azimuth and distance being one hundred and ninety-eight degrees, thirty-two thousand five hundred and fifty feet; fifth, two hundred and thirty degrees twenty-five minutes, twenty-seven thousand six hundred and fifteen feet along the Kapapala pastoral lands to the west boundary of the Kilauea section, Hawaii National Park; sixth, three hundred and forty-six degrees twenty minutes, six thousand seven hundred and forty-two feet along said west boundary to a small cone; seventh, two hundred and eighty-two degrees fifty minutes, nineteen thousand one hundred and fifty feet along the south boundary of said Kilauea section, Hawaii National Park; eighth, two hundred and thirty-one degrees fifty minutes thirty seconds, five thousand four hundred and thirty feet along said south boundary to the point of beginning.

National park laws,
etc., applicable
Vol. 39, pp. 432, 535.

Proviso.
Federal Water Power
Act provisions not ap-
plicable.
Vol. 41, p. 1063.

SEC. 2. That the provisions of the Act of August 1, 1916, entitled "An Act to establish a national park in the Territory of Hawaii"; the Act of August 25, 1916, entitled "An Act to establish a national park service, and for other purposes," and all Acts supplementary to and amendatory of said Acts are made applicable to and extended over the lands hereby added to the park: *Provided*, That the provisions of the Act of June 10, 1920, entitled "An Act to create a Federal power commission; to provide for the improvement of navigation; the development of water power; the use of the public lands in relation thereto; and to repeal section 18 of the River and Harbor Appropriation Act, approved August 8, 1917, and for other purposes," shall not apply to or extend over such lands.

Approved, May 1, 1922.

May 2, 1922.
[H. J. Res. 319.]
[Pub. Res., No. 54.]

CHAP. 175.—Joint Resolution Making available funds for preserving and protecting, in the present flood emergency, the levees on the Mississippi River, its tributaries and outlets, not under the jurisdiction of the Mississippi River Commission.

Mississippi River.
Use of river and har-
bor improvement bal-
ances during flood
emergency, to protect
levees not under Gov-
ernment control.
Post, p. 635.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a sum not to exceed \$200,000 from funds heretofore appropriated for improvement of rivers and harbors and which remain in the Treasury unexpended because the works or projects for which the same were appropriated have been completed or have been recommended for abandonment, is hereby made available for expenditure by and under the direction of the Secretary of War and the supervision of the Chief of Engineers for the purpose of protecting life and property by preserving and maintaining during the present flood emergency, the levees not under Government control on the Mississippi River, its tributaries and outlets.

Approved, May 2, 1922.