

*Provisos.*  
Use restricted at  
camps.

approved June 27, 1918, as amended, \$146,409,188.80: *Provided*, That no part of the foregoing sum shall be used for the establishment, maintenance, or operation of training schools at any Army camp or cantonment acquired for use as a training center, except Camp Sherman, Chillicothe, Ohio: *Provided further*, That no part of the foregoing appropriation shall be expended for construction work except necessary repairs.

Construction work  
limited.

Sales of products of  
trainees.  
*Post*, p. 666.

Under such regulations as the Director may prescribe, all surplus materials, supplies, and equipment acquired for the purpose of vocational training and articles produced by trainees may be sold and the proceeds of such sales shall be covered into the Treasury.

Approved, June 12, 1922.

June 13, 1922.  
[S. 1911.]  
[Public, No. 241.]

**CHAP. 219.**—An Act To amend an Act entitled “An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,” approved September 7, 1916.

Injuries to Govern-  
ment employees.  
Vol. 39, p. 747, amend-  
ed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act entitled “An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes,” approved September 7, 1916, be amended as follows:

Time for making  
claims for damages.

“**SEC. 20.** That all original claims for compensation for disability shall be made within sixty days after the injury. All original claims for compensation for death shall be made within one year after the death. For any reasonable cause shown the commission may allow original claims for compensation for disability to be made at any time within one year. If the disability or death was the result of an injury sustained during the period of the Great War, and arising out of conditions due to the war, the commission may for any reasonable cause shown allow original claims of civilian employees of the Expeditionary Forces of the United States serving outside of the territory of the United States to be made at any time within one year after the passage of this Act.”

Approved, June 13, 1922.

Extension allowed  
civilian employees  
serving abroad during  
World War.

June 15, 1922.  
[S. 2014.]  
[Public, No. 242.]

**CHAP. 220.**—An Act To provide for the settlement of small holding claims on unsurveyed land in the State of New Mexico.

Public lands.  
Recognition of bona  
fide possession of un-  
surveyed lands in New  
Mexico.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in township surveys hereafter to be made in the State of New Mexico, if it shall be made to appear to the satisfaction of the deputy surveyor making such survey that any person has, through himself, his ancestors, grantors, or their lawful successors in title or possession, been in the continuous adverse actual bona fide possession, residing thereon as his home, of any tract of land or in connection therewith of other lands, all together not exceeding one hundred and sixty acres, in such township for twenty years next preceding the time of making such survey, the deputy surveyor shall recognize and establish the lines of such possession and make the subdivision of the adjoining lands in accordance therewith. Such possession shall be accurately defined in the field notes of the survey and delineated on the township plat, with the boundaries and area of the tract as a separate legal subdivision. The deputy surveyor shall return with his survey the name or names of all persons so found to be in possession, with a proper description of the tract in the possession of each as shown by the survey, and the proofs furnished to him of such possession.

Description in town-  
ship plats when sur-  
veyed.

Upon receipt of such survey and proofs the Commissioner of the General Land Office shall cause careful investigation to be made in such manner as he shall deem necessary for the ascertainment of the truth in respect of such claim and occupation, and if satisfied upon such investigation that the claimant comes within the provisions of this section, he shall cause patents to be issued to the parties so found to be in possession for the tracts respectively claimed by them: *Provided, however,* That no person shall be entitled to confirmation of, or to patent for, more than one hundred and sixty acres in his own right by virtue of this section.

Issue of patents to claimants.

*Proviso.*  
Limitation.

All claims arising under this Act shall be filed with the surveyor general of New Mexico within two years next after the passage of this Act, and no claim not so filed shall be valid. No tract of such land shall be subject to entry under the land laws of the United States: *And provided further,* That this Act shall not apply to any city lot, town lot, village lot, farm lot, or pasture lot held under a grant from any corporation or town the claim to which may fall within the provisions of this Act.

Time for filing claims.

*Proviso.*  
Grants of lots from corporations, etc., not included.

Approved, June 15, 1922.

**CHAP. 221.**—Joint Resolution Authorizing the President to appoint a special mission of friendship, good will, and congratulation to represent the Government and people of the United States at the centennial celebration of the independence of Brazil.

June 15, 1922.  
[S. J. Res. 173.]  
[Pub. Res., No. 59.]

Whereas the Government of Brazil has invited the Government of the United States to be represented at the centennial celebration of the independence of Brazil, to be held in September, 1922, at Rio de Janeiro: Be it

Preamble.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the President is hereby authorized to appoint and send to Brazil a special mission of friendship, good will, and congratulation not to exceed five members to represent the Government and people of the United States at the celebration of the independence of Brazil, to be held in September, 1922, at Rio de Janeiro.

Brazil.  
Special mission authorized for representation at centennial of independence of.

**SEC. 2.** That the expenses of the said special mission shall be paid, under the direction and subject to the approval of the Secretary of State, from the appropriation for the expenses of taking part in said international exposition as provided for in the Deficiency Appropriation Act of Congress approved December 15, 1921, and subject to all the provisions thereof.

Expenses.  
*Anie,* p. 337.

Approved, June 15, 1922.

**CHAP. 222.**—An Act To amend an Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920.

June 17, 1922.  
[H. R. 11407.]  
[Public, No. 243.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 2 of the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes," approved May 22, 1920, is hereby amended by inserting after the seventh paragraph the following:

Retirement of civil service employees.  
Vol. 41, p. 615, amended.

"Class G shall include charwomen, laborers, and other employees whether classified or unclassified, who are employed on a regular annual basis and whose basic salary, pay, or compensation is at a rate less than \$600 per annum. The annuity to any retired employee

Class G, added.  
Employees at less than \$600 a year.