

March 2, 1923.
[S. J. Res. 270.]
[Pub. Res., No. 97.]

Joseph Battell.
Preamble.

CHAP. 191.—Joint Resolution Concerning lands devised to the United States Government by the late Joseph Battell, of Middlebury, Vermont.

Whereas Joseph Battell, deceased, late of Middlebury, county of Addison, State of Vermont, in and by his last will and testament devised to the Government of the United States of America about three thousand nine hundred acres of land situated in the towns of Lincoln and Warren, in the State of Vermont, for a national park; and

Whereas said lands were devised to the United States of America upon certain conditions, among which were the following: That the Government should construct and maintain suitable roads and buildings upon the land constituting such national park for the use and accommodation of visitors to such park, and should employ suitable caretakers to the end and purpose that the woodland should be properly cared for and preserved so far as possible in its primitive beauty; and

Whereas it is deemed inexpedient to accept said devise and to establish a national park in accordance with the terms thereof: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the acceptance of said devise so made by Joseph Battell in his last will and testament be declined by the Government of the United States, and that the estate of the said Joseph Battell be forever discharged from any obligation to the United States growing out of the devise before mentioned.

Approved, March 2, 1923.

Devise of lands by, or national park, defined.

Estate released from obligation.

March 3, 1923.
[H. R. 6954.]
[Public, No. 476.]

Postal Service.
Sheets of advertisements may be sent as second-class matter.

Vol. 40, p. 327.

CHAP. 215.—An Act Fixing rates of postage on certain kinds of printed matter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That single sheets or portions thereof from any publication entered as second-class matter, sent by a publisher to an advertiser or the latter's agent on account of and in proof of the insertion of an advertisement, shall, under such rules and regulations as may be prescribed by the Postmaster General, be received and transmitted through the mails at the zone rates of postage applicable under the law to the advertising portions of such second-class matter.

Approved, March 3, 1923.

March 3, 1923.
[S. 574.]
[Public, No. 477.]

Standard time.
Vol. 40, p. 450, amended.

CHAP. 216.—An Act To amend an Act entitled "An Act to save daylight and to provide standard time for the United States," as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an Act entitled "An Act to save daylight and to provide standard time for the United States," approved March 19, 1918, as amended, be, and the same hereby is, further amended by adding thereto after section 2 and before section 4, an additional section to be known as section 3, as follows:

"**SEC. 3.** In the division of territory, and in the definition of the limits of each zone, as hereinbefore provided, so much of the State of Idaho as lies south of the Salmon River, traversing the State from east to west near forty-five degrees thirty minutes latitude shall be embraced in the third zone."

Approved, March 3, 1923.

Portion of Idaho assigned to third zone.