

ernment obligations issued after April 6, 1917, such bonds to be taken at par and accrued interest.

Approved, March 12, 1924.

**CHAP. 53.**—Joint Resolution Authorizing the erection on public grounds in the District of Columbia of a statue by Jose Clara personifying "Serenity."

March 12, 1924.  
[S. J. Res. 57.]  
[Pub. Res., No. 10.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Chief of Engineers, United States Army, be, and is hereby, authorized and directed to select a suitable site and to grant permission to Charles Deering for the erection, as a gift to the people of the United States, on public grounds of the United States in the city of Washington, District of Columbia, other than those of the Capitol, the Library of Congress, the Mall, and White House, of a Carrara marble statue of "Serenity," by Jose Clara: *Provided,* That the site chosen and the design of the memorial shall be approved by the Joint Committee on the Library, with the advice of the Commission of Fine Arts, that it shall be erected under the supervision of the Chief of Engineers, and that the United States shall be put to no expense in or by the erection of the statue.

"Serenity," statue.  
Erection of, authorized in District of Columbia.

Sites excluded.

*Proviso.*  
Approval of site, etc.

Approved, March 12, 1924.

**CHAP. 54.**—An Act For the relief of certain nations or tribes of Indians in Montana, Idaho, and Washington.

March 13, 1924.  
[H. R. 3444.]  
[Public, No. 42.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That jurisdiction is hereby conferred upon the Court of Claims, with right of appeal to the Supreme Court of the United States, to consider and determine all legal and equitable claims against the United States of the Blackfeet, Blood, Piegan, and Gros Ventre Nations or Tribes of Indians, residing upon the Blackfeet and Fort Belknap Indian Reservations, in the State of Montana; and the Flathead, Kootenais, and Upper Pend d'Oreilles Nations or Tribes of Indians, residing upon the Flathead Indian Reservation, in the State of Montana; and the Nez Perce Nation or Tribe of Indians, residing upon the Lapwai Indian Reservation, in the State of Idaho; and upon the Colville Indian Reservation, in the State of Washington, for lands or hunting rights claimed to be existing in all said nations or tribes of Indians by virtue of the treaty of October 17, 1855 (Eleventh Statutes at Large, page 657, and the following), and in said Flathead, Kootenais, and Upper Pend d'Oreilles Nations or Tribes of Indians by virtue of the treaty of July 16, 1855 (Twelfth Statutes at Large, page 975, and the following), with said Indians, and all claims arising directly therefrom, which lands and hunting rights are alleged to have been taken from the said Indians by the United States, and also any legal or equitable defenses, set-offs, or counterclaims, including gratuities, which the United States may have against the said nations or tribes, and to enter judgment thereon, all claims and defenses to be considered without regard to lapse of time; and the final judgment and satisfaction thereof shall be in full settlement of all said claims.

Indians in Montana, Idaho, and Washington.

Claims of designated tribes of, for lands taken, etc., to be determined by Court of Claims.

Vol. 11, p. 657.

Vol. 12, p. 975.

That suits under this Act shall be begun by the filing of a petition within two years of the date of the approval of this Act, to be verified by the attorney or attorneys selected by the claimant Indians, with the approval of the Secretary of the Interior, employed under contracts executed and approved in accordance with

Time for filing suits.