

CHAP. 165.—An Act Authorizing an appropriation of not more than \$3,000 from the tribal funds of the Indians of the Quinaielt Reservation, Washington, for the construction of a system of water supply at Taholah on said reservation.

April 19, 1926.
[H. R. 96.]
[Public, No. 136.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized to be appropriated the sum of not more than \$3,000 from the tribal funds of the Indians of the Quinaielt Reservation, Washington, for the construction of a system of water supply at Taholah, on said reservation, under such rules and regulations as may be prescribed by the Secretary of the Interior: *Provided*, That Indian labor shall be employed as far as practicable.

Quinaielt Reserva-
tion, Wash.
Water supply for
Taholah from tribal
funds.
Post, p. 855.

Proviso.
Use of Indian labor.

Approved, April 19, 1926.

CHAP. 166.—An Act To appropriate certain tribal funds for the benefit of the Indians of the Fort Peck and Blackfeet Reservations.

April 19, 1926.
[S. 1550.]
[Public, No. 137.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the funds placed to the credit of the Indians of the Fort Peck Indian Reservation and of the Blackfeet Indian Reservation, Montana, under authority of the nineteenth paragraph of section 11 of the Indian Affairs Appropriation Act, approved May 18, 1916, shall bear interest from such date until withdrawn, at the rate of 4 per centum per annum, both principal and interest to be subject to expenditure by the Secretary of the Interior in accordance with existing law.

Fort Peck and Black-
feet Indian Reserva-
tions, Mont.
Interest allowance
designated for funds
of Indians on, for
irrigation advances.
Vol. 39, p. 141.

Approved, April 19, 1926.

CHAP. 167.—An Act Providing for the acquirement by the United States of privately owned lands in San Miguel, Mora, Taos, and Colfax Counties, New Mexico, within the Mora grant, and adjoining one or more national forests, by exchanging therefore lands or timber within the exterior boundaries of any national forest situated within the State of New Mexico or the State of Arizona.

April 21, 1926.
[H. R. 6355.]
[Public, No. 138.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized in his discretion to accept on behalf of the United States title to all or any part of privately owned lands, situated within the Mora grant, as described in the patent issued by the United States, located in the counties of San Miguel, Mora, Taos, and Colfax, in the State of New Mexico, and adjoining one or more national forests, if in the opinion of the Secretary of Agriculture public interests will be benefited thereby, and the lands are chiefly valuable for national forest purposes, and in exchange therefor to patent not to exceed an equal value of national forest land in that State or the State of Arizona, or the Secretary of Agriculture may authorize grantor to cut and remove an equal value of timber within the national forests of the State of New Mexico or of the State of Arizona, the value in each case to be determined by the Secretary of Agriculture and acceptable to the grantor as a fair compensation. Timber given in exchange shall be cut and removed under the laws and regulations relating to the national forests, and under the direction and supervision and in accordance with the requirements of the Secretary of Agriculture: *Provided*, That the consent and approval of the Governor of Arizona shall have first been secured before any timber is given in exchange in the State of Arizona under this Act.

National forests.
Private lands in
Mora grant, New
Mexico, may be ac-
cepted for purposes of.

Lands in New
Mexico or Arizona in
exchange.

Timber from national
forests in exchange.

Supervision of cut-
ting and removing tim-
ber.

Proviso.
Consent of Governor
of Arizona for timber in
that State.

Identification of
lands offered.

SEC. 2. Lands offered for exchange hereunder and not covered by public land surveys or identified by surveys of the United States

shall be identified by metes and bounds surveys, and that such surveys and the plats and field notes thereof may be made by employees of the United States Forest Service and approved by the United States Surveyor General.

Added to Carson
or Santa Fe National
Forests.

SEC. 3. Any lands conveyed to the United States under the provisions of this Act shall, upon acceptance of the conveyance thereof, become and be a part of the Carson National Forest or of the Santa Fe National Forest, as the Secretary of Agriculture may determine.

Advertising of prop-
osed exchanges.

SEC. 4. Before any such exchange is effected notice of the contemplated exchange reciting the lands involved shall be published once each week for four successive weeks in some newspaper of general circulation in the county or counties in which may be situated the lands to be accepted, and in some like newspaper published in any county in which may be situated any lands or timber to be given in such exchange.

Approved, April 21, 1926.

April 21, 1926.
[H. R. 6730.]

[Public, No. 139.]

CHAP. 168.—An Act To detach Fulton County from the Jonesboro division of the eastern judicial district of the State of Arkansas and attach the same to the Batesville division of the eastern judicial district of said State.

Arkansas eastern
judicial district.
Fulton County trans-
ferred from Jonesboro
to Batesville division.
Ante, p. 296.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Fulton County, of the Jonesboro division of the eastern district of the State of Arkansas, be, and the same is hereby, detached from the Jonesboro division and attached to and made a part of the Batesville division of the eastern district of said State: *Provided*, That this shall not affect suits now pending.

Proviso.
Pending suits not
affected.

Approved, April 21, 1926.

April 21, 1926.
[H. R. 7455.]

[Public, No. 140.]

CHAP. 169.—An Act To legalize the submarine cable laid in the Saint Louis River at the Spirit Lake Transfer Railway drawbridge, between New Duluth, Minnesota, and Oliver, Wisconsin, and used for the lighting of the village of Oliver, Wisconsin.

Saint Louis River.
Submarine cable be-
tween New Duluth,
Minn., and Oliver,
Wis., legalized.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to Coyne Electric Shoppe, of Hibbing, Minnesota, to maintain the submarine cable heretofore laid by it without permit in the Saint Louis River, at the Spirit Lake Transfer Railway drawbridge between New Duluth, Minnesota, and Oliver, Wisconsin: *Provided*, That any changes in said cable which the Secretary of War may deem necessary and order in the interest of navigation shall be promptly made by the owner thereof.

Proviso.
Changes.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, April 21, 1926.

April 21, 1926.
[H. J. Res. 213.]

[Pub. Res., No. 18.]

CHAP. 170.—Joint Resolution For participation of the United States in the Third World's Poultry Congress to be held at Ottawa, Canada, in 1927.

World's Poultry
Congress.
Acceptance to par-
ticipate in, at Ottawa,
Canada.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the invitation of the Government of Canada to the United States to send delegates and an exhibit to the Third World's Poultry Congress, to be held at Ottawa, Canada, during July and August, 1927, be accepted.