

Tucson, Arizona: Operations building, \$5,000; paved floor in hangar, \$1,705.

Tucson, Ariz.

Yuma, Arizona: Operations building, \$5,000.

Yuma, Ariz.

March Field, Riverside, California: Hangars, field shops, field warehouse, \$75,000; gasoline and oil storage system, \$10,000; paved runways, \$104,000: *Provided*, That the \$50,000 heretofore appropriated for radio and school building at March Field (Public, No. 181, Seventieth Congress) is hereby canceled.

March Field, Calif.

Proviso.
Former authority canceled.
Ante, pp. 130, 334.

Rockwell Field, California: Hangars and field warehouse, \$45,000; field shop, \$100,000; construction of paved runways, \$50,000.

Rockwell Field, Calif.

SEC. 4. That the Secretary of War be, and he is hereby, authorized to transfer to the Petersburg National Military Park such portion of the Camp Lee Military Reservation, Virginia, as in his discretion may be required in connection with the establishment of the Petersburg National Military Park, as authorized by the Act of Congress approved July 3, 1926.

Petersburg Military Park, Va.
Portion of Camp Lee, may be transferred to.

Vol. 44, p. 822.

SEC. 5. That the Secretary of War be, and he is hereby, authorized, in his discretion, to sell, upon such terms and conditions as he considers advisable, to the Fishers Island Corporation, or its nominee, a tract of land containing one and one-fifth acres, more or less, said tract now forming the extreme northeasterly corner of the Fort H. G. Wright Military Reservation, situate on Fishers Island, in the State of New York, which said tract is no longer needed for military purposes, and to execute and deliver in the name of the United States and in its behalf, with and to the said the Fishers Island Corporation, or its nominee, any and all contracts, conveyances, or other instruments necessary to effectuate such sale, the proceeds of the sale of the property hereinbefore designated to be deposited in the Treasury to the credit of the fund known as the military post construction fund: *Provided*, That the Secretary of War shall have the said tract surveyed and appraised at the expense of the Fishers Island Corporation: *And provided further*, That the Secretary of War shall not sell said tract for a less consideration than the appraised value hereinbefore referred to.

Fort H. G. Wright Reservation, N. Y.
Tract of, may be sold to Fishers Island Corporation.

Proceeds to military post construction fund.

Provisos.
Survey and appraisal.

Sale at appraised value.

SEC. 6. That the Secretary of War is hereby authorized to acquire, by purchase or otherwise, two tracts of land on the Atlantic seaboard with necessary rights of way as may, in his discretion, be necessary in the proper defense of the Atlantic coast, and the sum of \$20,000 is hereby authorized to be appropriated from any funds in the Treasury not otherwise appropriated, which sum shall remain available until expended.

Atlantic seaboard.
Purchase of two tracts of land on, for defense of coast authorized.

SEC. 7. That there is hereby authorized to be appropriated, out of any money in the Treasury of the United States, not otherwise appropriated, the sum of \$125,000 for the construction of a cannon powder blending unit at Picatinny Arsenal, Dover, New Jersey, to replace the one destroyed by fire on July 31, 1928.

Picatinny Arsenal, N. J.
Construction of powder blending unit at.

Approved, February 25, 1929.

CHAP. 317.—An Act To provide for the paving of the Government road, known as the Dry Valley Road, commencing where said road leaves the La Fayette Road, in the city of Rossville, Georgia, and extending to Chickamauga and Chattanooga National Military Park, constituting an approach road to said park.

February 25, 1929.
[S. 3881.]
[Public, No. 807.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is authorized to improve and pave the Government road, known as the Dry Valley Road, commencing where said road leaves the La Fayette Road, in the city of Rossville, Georgia, and extending

Government Road, Rossville, Ga., to Chickamauga, etc., Park.
Amount authorized for paving.
Post, p. 1666.

Provisos.
Assent to change in
position of road.

Allowance if road
changed from present
right of way.

Acceptance of title to
road and maintenance,
by Georgia required,
after completion.
Vol. 43, p. 1104.

to Chickamauga and Chattanooga National Military Park, in the length of approximately four miles, for which an appropriation of not to exceed \$60,000 is hereby authorized out of any money in the Treasury not otherwise appropriated: *Provided*, That should the State of Georgia or any county or municipality or legal subdivision thereof, or any State or county or municipal highway commission, or equivalent public authority desire that the position of said road be in such manner as would involve an expenditure of more than \$60,000, the Secretary of War is hereby authorized to expend such sum as may be contributed by said local interests concurrently with the appropriation herein authorized in the improvement and pavement of said road: *Provided further*, That should the State of Georgia or any county or municipality or legal subdivision thereof, or any State or county or municipal highway commission, or equivalent public authority desire that the position of said road be changed in any particular from the present Government-owned right of way, and should such local interests acquire title to the land necessary to effect such changes, the Secretary of War may expend the funds herein authorized for the improvement and pavement of such road as changed: *And provided further*, That no part of the appropriation herein authorized shall be expended until the State of Georgia, or the counties or municipalities thereof concerned, have accepted title to the present Government-owned road known as the Dry Valley Road and have obligated themselves in writing to the satisfaction of the Secretary of War that they will maintain said road as built under the provisions of the Act approved March 3, 1925 (Forty-third Statutes at Large, page 1104), immediately upon the completion of such improvements as may be made under this appropriation.

Approved, February 25, 1929.

February 25, 1929.
[S. J. Res. 182.]
[Pub. Res., No. 92.]

CHAP. 318.—Joint Resolution For the relief of farmers in the storm and flood stricken areas of Virginia, North Carolina, South Carolina, Georgia, Florida, and Alabama.

Flood-stricken areas
of Southeastern States.

Loans to farmers in,
for purchasing seeds,
etc.

Terms, regulations,
etc.

Lien on crop deemed
security.

Maximum of loans.

Agencies to be desig-
nated.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture is hereby authorized, for the crop of 1929, to make advances or loans to farmers and fruit growers in the storm and flood stricken areas of Virginia, North Carolina, South Carolina, Georgia, Florida, and Alabama where he shall find that an emergency for such assistance exists for the purchase of seed of cotton, tobacco, corn, legumes, nursery stock, and vegetable crops, feed for work stock, and fertilizer, and, when necessary, to procure such seed, feed, and fertilizers and sell the same to such farmers. Such advances, loans, or sales shall be made upon such terms and conditions and subject to such regulations as the Secretary of Agriculture shall prescribe, including an agreement by each farmer to use the seed and fertilizer thus obtained by him for crop production. A first lien on the crop to be produced from seed and fertilizer obtained through a loan, advance, or sale made under this section shall, in the discretion of the Secretary of Agriculture, be deemed sufficient security therefor. In the case of land planted or to be planted in cotton or tobacco, no loan or advance for or sale of seed and fertilizer shall exceed \$8 per acre, and in the case of land planted or to be planted in other crops, no loan or advance for or sale of seed and fertilizer shall exceed \$3 per acre. No loan, advance, or sale under this resolution shall, in any event, exceed \$2,000 to any one person. All such advances, loans, and sales shall be made through such agencies as the