

of the Rivers and Harbors Appropriation Act, approved August 8, 1917, and for other purposes," shall not apply to or extend to any lands now or hereafter included in said park.

Approved, January 19, 1929.

January 19, 1929.

[H. R. 5528.]

[Public, No. 668.]

CHAP. 78.—An Act To enable electricians, radio electricians, chief electricians, and chief radio electricians to be appointed to the grade of ensign.

Navy.
Electricians eligible
for appointment as
ensigns.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That electricians, radio electricians, chief electricians, and chief radio electricians shall be eligible for appointment to the grade of ensign under the restrictions imposed by law upon the appointment of boatswains, gunners, machinists, chief boatswains, chief gunners, and chief machinists to that grade.

Approved, January 19, 1929.

January 19, 1929.

[H. R. 7729.]

[Public, No. 669.]

CHAP. 79.—An Act To divest goods, wares, and merchandise manufactured, produced, or mined by convicts or prisoners of their interstate character in certain cases.

Convict made goods.
Shipped into any
State or Territory sub-
ject to laws thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all goods, wares, and merchandise manufactured, produced, or mined, wholly or in part, by convicts or prisoners, except convicts or prisoners on parole or probation, or in any penal and/or reformatory institutions, except commodities manufactured in Federal penal and correctional institutions for use by the Federal Government, transported into any State or Territory of the United States and remaining therein for use, consumption, sale, or storage, shall upon arrival and delivery in such State or Territory be subject to the operation and effect of the laws of such State or Territory to the same extent and in the same manner as though such goods, wares, and merchandise had been manufactured, produced, or mined in such State or Territory, and shall not be exempt therefrom by reason of being introduced in the original package or otherwise.

Exceptions.

Original packages not
exempt.

Effective in five
years.

SEC. 2. This Act shall take effect five years after the date of its approval.

Approved, January 19, 1929.

January 19, 1929.

[H. R. 8327.]

[Public, No. 670.]

CHAP. 80.—An Act For the relief of certain members of the Navy and Marine Corps who were discharged because of misrepresentation of age.

Navy and Marine
Corps.
Members of, dis-
charged for fraudu-
lently misrepresenting
age, on enlisting during
World War, may be
considered honorably
discharged.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the administration of any laws conferring rights, privileges, or benefits upon honorably discharged members of the military or naval forces of the United States, their widows and dependent children, a member of the Navy or Marine Corps who was enlisted between April 6, 1917, and November 11, 1918, both dates inclusive, and who was discharged for fraudulent enlistment on account of misrepresentation of his age, shall hereafter be held and considered to have been honorably discharged from the Navy or Marine Corps on the date of his actual separation therefrom, if his service otherwise was such as would have entitled him to a discharge under honorable conditions. No back pay or allowances shall accrue by reason of the passage of this

No back pay, etc.

Act. In any such case the Secretary of the Navy shall, upon request, grant to such individual or his widow or next of kin a discharge certificate showing that such former member of the Navy or Marine Corps is held and considered to have been honorably discharged under the provisions of this Act.

Certificate of honorable discharge may be granted.

Approved, January 19, 1929.

CHAP. 81.—An Act To authorize an increase in the limit of cost of alterations and repairs to certain naval vessels.

January 19, 1929.

[H. R. 13249.]

[Public, No. 671.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the limit of cost for the alterations and repairs to the United States ships Oklahoma and Nevada, authorized to be modernized by the Act of March 2, 1927 (Forty-fourth Statutes at Large, page 1343), in accordance with the limitations prescribed in the treaty limiting naval armaments ratified August 17, 1923, is hereby increased from \$13,150,000 to \$13,600,000 in all.

Navy.
"Oklahoma" and
"Nevada."
Cost increased.
Post, p. 1468.
Vol. 44, p. 1343,
amended.
Subject to treaty
limitations.
Vol. 43, p. 1655.

Approved, January 19, 1929.

CHAP. 82.—An Act To establish two United States narcotic farms for the confinement and treatment of persons addicted to the use of habit-forming narcotic drugs who have been convicted of offenses against the United States, and for other purposes.

January 19, 1929.

[H. R. 13645.]

[Public, No. 672.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when used in this Act—

Narcotic, farms, etc.

(a) The term "habit-forming narcotic drug" or "narcotic" means opium and coca leaves and the innumerable alkaloids derived therefrom, the best known of these alkaloids being morphia, heroin, and codeine, obtained from opium, and cocaine derived from the coca plant; all compounds, salts, preparations, or other derivatives obtained either from the raw material or from the various alkaloids; Indian hemp and its various derivatives, compounds, and preparations, and peyote in its various forms.

Meaning of terms.
"Habit-forming narcotic drug" or "narcotic."

(b) The term "addict" means any person who habitually uses any habit-forming narcotic drug as defined in this Act so as to endanger the public morals, health, safety, or welfare, or who is or has been so far addicted to the use of such habit-forming narcotic drugs as to have lost the power of self-control with reference to his addiction.

"Addict."

SEC. 2. That the Attorney General, the Secretary of the Treasury, and the Secretary of War be, and are hereby, authorized and directed to select sites for two institutions for the confinement and treatment of persons who have been or shall be convicted of offenses against the United States, including persons convicted by general courts-martial and consular courts, and who are addicted to the use of habit-forming narcotic drugs, and for the confinement and treatment of addicts who voluntarily submit themselves for treatment.

Sites for two institutions for confining and treating convicted addicts, etc., to be selected.
Post, p. 1655.

SEC. 3. That upon selection of appropriate sites the Secretary of the Treasury shall submit to Congress estimates of the cost of purchasing same, together with estimates of the expense necessary to construct the proper buildings thereon. The Secretary of the Treasury at the same time, and annually thereafter, shall submit estimates in detail for all expenses of maintaining the said United States narcotic farms, including salaries of all necessary officers and employees.

Estimates of cost for purchase, etc., to be submitted.

Maintenance expenses.