

employees of the motor-vehicle service, and carriers in the City Delivery Service and in the village delivery service, and employees of the Railway Mail Service, to perform service in excess of four hours on Saturday they shall be allowed compensatory time for such service on one day within five working days next succeeding the Saturday on which the excess service was performed: *Provided*, That employees who are granted compensatory time on Saturday for work performed the preceding Sunday or the preceding holiday shall be given the benefits of this Act on one day within five working days following the Saturday when said compensatory time was granted: *Provided further*, That the Postmaster General may, if the exigencies of the service require it, authorize the payment of overtime for service in excess of four hours on the last three Saturdays in the calendar year in lieu of compensatory time: *And provided further*, That for the purpose of extending the benefits of this Act to railway postal clerks the service of said railway postal clerks assigned to road duty shall be based on an average not exceeding seven hours and twenty minutes per day for three hundred and six days per annum, including a proper allowance for all service required on lay-off periods as provided in Post Office Department circular letter numbered 1348, dated May 12, 1921; and railway postal clerks required to perform service in excess of seven hours and twenty minutes daily, as herein provided, shall be paid in cash at the annual rate of pay or granted compensatory time, at their option, for such overtime. This Act shall take effect at the beginning of the second quarter after its passage.

Approved February 17, 1931.

Designated services in excess of four hours on Saturday given compensatory time.

Provisos.
Compensatory time for Sunday and holiday employment.

Overtime in lieu of compensatory time at close of calendar year.

Railway clerks assigned to road duty.

Overtime payments in cash, etc.

Effective date.

CHAP. 207.—An Act To authorize appropriations for construction of a storehouse for ammunition at Fort Benjamin Harrison.

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 a sum not to exceed \$4,500 for the purpose of constructing two magazines in which to store ammunition at Fort Benjamin Harrison, Indiana.

Approved February 17 1931.

February 17, 1931.
[H. R. 6867.]
[Public, No. 673.]

Fort Benjamin Harrison, Ind.
Construction of ammunition magazines, authorized.

CHAP. 208.—An Act To authorize exchange of lands with owners of private-land holdings within the Chaco Canyon National Monument New Mexico, and for other purposes.

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, for the purpose of eliminating private holdings of land within the Chaco Canyon National Monument, New Mexico, is hereby empowered, in his discretion, to obtain for the United States the complete title to any or all alienated lands within the boundaries of the Chaco Canyon National Monument, New Mexico, as now or as may be hereafter defined, by accepting from the owners of such alienated lands complete relinquishment thereof and by granting and patenting to the owners, in exchange therefor, surveyed, nonmineral, and unreserved public lands of equal quality and acreage or of equal value as may be agreed upon situated elsewhere in the State of New Mexico, after due notice of the proposed exchange has been given by publication for not less than thirty days in the counties where the lands proposed to be exchanged

February 17, 1931.
[H. R. 10576.]
[Public, No. 674.]

Chaco Canyon National Monument, N. Mex.
Acquisition of privately owned lands in.

Exchange for, of public lands.

Proviso.
Grazing, etc., lands
to be designated.

or taken in exchange are located: *Provided*, That the Secretary of the Interior shall, on application or otherwise, designate public lands subject to exchange under this Act which are, in his opinion, chiefly valuable for grazing and raising forage crops, do not contain merchantable timber, are not susceptible of irrigation from any known source of water supply, are not embraced in a valid claim, and are of quality similar to the alienated lands offered in exchange: *And provided further*, That any owner of patented lands in the monument now owning other lands adjoining said monument, which may be separated by the acquisition of land in the monument by the United States under the provisions hereof, shall be, and is hereby, authorized to drive stock across said monument at an accessible location, which may be approved by the Secretary of the Interior, which right shall also accrue to any successor in interest to said adjoining lands, or to any lessee of such lands.

Driving stock across.

Value, title, etc., of
lands offered.

Sec. 2. That the value of all patented lands within said monument offered for exchange, and the value of the lands of the United States to be given in exchange therefor, shall be ascertained in such manner as the Secretary of the Interior may direct; and the owners of such alienated lands within said monument shall, before any exchange is effective, furnish the Secretary of the Interior evidence satisfactory to him of title to the patented lands offered in exchange; and lands conveyed to the United States under this Act shall be and remain a part of the Chaco Canyon National Monument.

Added to National
Monument.

University of New
Mexico, etc.
Lands of, may be
conveyed with reserva-
tion.

Sec. 3. That in the acquisition on behalf of the United States under authority of law of any of the following-described land, to wit: Section 13, in township 21 north, range 11 west; section 17, in township 21 north, range 10 west; section 21, in township 21 north, range 10 west; section 3, in township 21 north, range 11 west; and section 11, in township 21 north, range 11 west, owned by the University of New Mexico, the Museum of New Mexico, and/or the School of American Research, the said Secretary may accept title thereto subject to such reservations by the grantor or grantors as will enable the said University of New Mexico, the Museum of New Mexico, and/or the School of American Research to continue scientific research thereon: *Provided*, That such use shall not interfere with the administration of said area for national-monument purposes: *And provided further*, That upon relinquishment to the United States of any of the rights reserved by any grantor pursuant hereto the Secretary of the Interior may, in his discretion, grant the right to said University of New Mexico, the Museum of New Mexico, and/or the School of American Research similar rights with reference to other ruins and locations within said monument in lieu thereof.

Proviso.
Use restricted.

Other lands in ex-
change.

Approved, February 17, 1931.

February 17, 1931.
[H. R. 16116.]
[Public, No. 675.]

CHAP. 209.—An Act To adjust the boundaries and for the addition of certain lands to the Bryce Canyon National Park, Utah, and for other purposes.

Bryce Canyon Na-
tional Park, Utah.
Boundaries modified.
Post, p. 3042.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of preserving in their natural state the outstanding scenic features thereon and for the purpose of rounding out the boundary of the Bryce Canyon National Park, the President of the United States be, and he is hereby, authorized, upon the joint recommendation of the Secretaries of Interior and of Agriculture, to add to said park by Executive proclamation any or all of the following-de-

Lands added.