

[CHAPTER 751.]

AN ACT

To provide for a recreation area within the Prescott National Forest, Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture is hereby authorized in his discretion to designate and segregate for recreational development any lands not to exceed four thousand acres within the Prescott National Forest, Arizona, which in his opinion, are available for such purpose, and he is hereby authorized to enter into such form of cooperative agreement with, or issue such permits to the city of Phoenix, Arizona, for occupancy of said area for recreation purposes as in his opinion will permit the fullest use of the lands for such purposes without interfering with the object for which the national forest was established. Lands so designated and segregated under the provisions of this Act shall not be subject to the mining laws of the United States: *Provided, however,* That such designation and segregation shall not affect valid existing mineral locations of record on the date of such segregation so long as such locations are legally maintained.

Approved, August 27, 1935.

August 27, 1935.

[S. 2649.]

[Public, No. 358.]

Prescott National Forest, Ariz.
Segregation of portion, for recreational uses.

Cooperative agreement with Phoenix, Ariz.

Mining laws waived.

Proviso.
Existing locations not affected.

[CHAPTER 752.]

AN ACT

To extend the times for commencing and completing the construction of a bridge across Lake Champlain at or near West Swanton, Vermont.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the times for commencing and completing the construction of a bridge across Lake Champlain, at or near West Swanton, Vermont, authorized to be built by the State Board of Public Works of the State of Vermont, by an Act of Congress approved June 18, 1934, are hereby extended one and three years, respectively, from the date of approval hereof.

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

Approved, August 27, 1935.

August 27, 1935.

[S. 2681.]

[Public, No. 359.]

Lake Champlain.
Time extended for bridging, at West Swanton, Vt.

Vol. 48, p. 988,
amended.

Amendment.

[CHAPTER 753.]

AN ACT

To permit construction, maintenance, and use of certain pipe lines for petroleum and petroleum products in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and are hereby, authorized and empowered to grant permission to the Decatur Corporation, a corporation organized in the State of Delaware, owner of that part of square 1067, bounded by L Street Southeast on the north, Fourteenth Street Southeast on the west, Fifteenth Street Southeast on the east, and to the right-of-way of the Philadelphia, Baltimore and Washington Railroad on the south, in the city of Washington in the District of Columbia, its successors and assigns, to lay down, construct, maintain, and use not more than five pipe lines for the carriage of petroleum and petroleum products from a point or points north of said railroad right-of-way within square 1067, in and through Fifteenth Street Southeast due south to the pier-head line of the Anacostia River.

SEC. 2. That all the construction and use provided for herein shall be under such regulations and rentals as the Commissioners

August 27, 1935.

[S. 3270.]

[Public, No. 360.]

District of Columbia.
Decatur Corporation may lay certain pipe lines.

Construction and use.

Authority of Commissioners.

of the District of Columbia may make and establish in connection therewith and all plans and specifications for such construction shall be subject to their approval. The Commissioners of the District of Columbia shall have full authority to designate the location and to cause such repairs or relocation of said pipe lines as the public necessity may require, any such repairs or relocation to be at the expense of the Decatur Corporation, its successors or assigns.

Title and interest.

SEC. 3. That no permission granted or enjoyed hereunder shall vest any title or interest in or to the land within Fifteenth Street Southeast.

Amendment.

SEC. 4. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, August 27, 1935.

[CHAPTER 754.]

AN ACT

August 27, 1935.

[S. 3327.]

[Public, No. 361.]

To authorize the Secretary of Commerce to dispose of certain portions of Anastasia Island Lighthouse Reservation, Florida, and for other purposes.

Anastasia Island Lighthouse Reservation, Fla. Disposal of certain portions of, authorized.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Commerce is authorized to convey to the city commission of the city of Saint Augustine, Florida, for public-park purposes, that portion of the Anastasia Island Lighthouse Reservation, Florida, which is not required to be retained for lighthouse purposes, consisting of Government lots 1 and 2, section 21, township 7 south, range 30 east, Tallahassee, Florida, excepting that part of lot 2 between the five-acre lighthouse tract and the hard-surfaced road and that part of Government lots 1 and 2 to be conveyed as authorized by section 2 of this Act, reserving unto the United States of America a perpetual easement for beams of light across any part of said lands that may be between the lighthouse and the sea. The deed of conveyance shall describe by metes and bounds the exact portion of the reservation transferred and the reservation of the easement heretofore mentioned.

Easement reserved.

Quitclaim deed to designated holders of record.

SEC. 2. The Secretary of Commerce is authorized to convey by quitclaim deed unto the following-named holders of record thereto that portion of the Anastasia Island Lighthouse Reservation contained and included in the plat of Seaside Heights recorded in the office of the clerk of the Circuit Court in and for Saint Johns County, Florida, in Map Book 2 at page 37 of the Public Records of Saint Johns County, Florida: To Annette Mathis, that portion of said reservation platted as lots 1 and 2, block A, Seaside Heights; to Mary A. Masters, lot 3, block A, Seaside Heights; to G. N. and Clara B. Weber, lots 4, 5, 6, and 7, block A, Seaside Heights; to Harry Hellas, lots 1, 2, and 3, block B, and lots 1 and 2, block C, Seaside Heights; to Robert H. Bailey, lots 1, 2, 3, and 4, block F, Seaside Heights; to Southern Real Estate Corporation, lots 4 to 7, block B, 3 to 7, block C, all of blocks D and E, Seaside Heights; all of which said lots and parcels of land, platted as aforesaid for a part of Government lot 4 based upon an erroneous Government survey are a part of and contained within Government lots 1 and 2, section 21, township 7 south, range 30 east, Tallahassee, Florida, according to correct survey of said lands.

Previous authorization repealed. Ante, p. 305.

SEC. 3. That section 3 of an Act approved May 28, 1935 (Public, Numbered 81, Seventy-fourth Congress) (H. R. 7131), authorizing the Secretary of Commerce to convey the lands herein described, be, and the same is hereby, repealed.

Approved, August 27, 1935.