

and to provide adequately for its future development, all lands and other property which have been acquired by the Federal Government pursuant to the Saratoga National Historical Park Act of June 1, 1938 (52 Stat. 608; 16 U. S. C., secs. 159-159b), are hereby established as the Saratoga National Historical Park, and shall be administered as provided in section 3 of that Act.

SEC. 2. The Secretary of the Interior is authorized to accept all or any portion of the General Philip Schuyler Mansion property, real and personal, situated at Schuylerville, New York, comprising approximately fifty acres, and also donations of additional land, interests in land, buildings, structures, and other property in Saratoga County. The authority to acquire property, contained in section 2 of the Act of June 1, 1938, may be utilized by the Secretary of the Interior in carrying out the purposes of this Act. These properties, upon acquisition by the United States, shall become a part of Saratoga National Historical Park, the total area of which, however, shall not exceed five thousand five hundred acres.

Approved June 22, 1948.

16 U. S. C. § 159b.

Acceptance of Gen. Philip Schuyler Mansion property.

52 Stat. 609.
16 U. S. C. § 159a.

[CHAPTER 595]

AN ACT

To provide for the suspension of annual assessment work on mining claims held by location in the Territory of Alaska.

June 22, 1948

[H. R. 6239]

[Public Law 735]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of section 2324 of the Revised Statutes of the United States, which requires on each mining claim located, and until a patent has been issued therefor, not less than \$100 worth of labor to be performed or improvements aggregating such amount to be made each year, be, and the same is hereby, suspended as to all mining claims in the Territory of Alaska, until the hour of 12 o'clock meridian on the 1st day of July 1949: *Provided,* That every claimant of any such mining claim in order to obtain the benefits of this Act shall file, or cause to be filed, in the office where the location notice or certificate is recorded, on or before 12 o'clock meridian of July 1, 1949, a notice of his desire to hold said mining claim under this Act.

Approved June 22, 1948.

Alaska.
Assessment work on mining claims.
30 U. S. C. § 28.

[CHAPTER 596]

AN ACT

To authorize the transfer of certain Federal lands within the Chopawamsic Park to the Secretary of the Navy, the addition of lands surplus to the Department of the Army to this park, the acquisition of additional lands needed to round out the boundaries of this park, to change the name of said park to Prince William Forest Park, and for other purposes.

June 22, 1948

[H. R. 6246]

[Public Law 736]

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 to transfer to the Secretary of the Navy control and jurisdiction over those parcels of land within the Chopawamsic Park, known hereafter as the Prince William Forest Park, a part of the park system of the National Capital and its environs by Act of Congress of August 13, 1940 (54 Stat. 785), comprising approximately five thousand acres, lying south of the Joplin Road and contiguous to the Marine Base at Quantico, Virginia, with the exception of approximately four acres at the intersection of roads 626 and 620, which land contains the fire tower, upon assurance that the Secretary of the Navy will guarantee the potability and the undamaged source of water of the South Branch of Quantico Creek

Chopawamsic Park,
Va.
Transfer of jurisdiction.

Condition of transfer.

to the lands lying east of route 619, now or hereafter acquired for the Chopawamsic Park: *Provided, however,* That the transfer of jurisdiction herein authorized shall not be effectuated until funds have been made available by the Congress for the acquisition of the lands referred to in section 3 of this Act.

Surplus lands of Department of Army.

SEC. 2. That all of the lands that were formerly acquired by the War Department and that are now surplus to the needs of the Department of the Army within and adjacent to the Chopawamsic Park, comprising approximately one thousand one hundred and thirty-eight and sixty-two one hundredths acres, are hereby added to and made a part of that park, and shall be subject to all the laws, rules, and regulations applicable thereto.

Acquisition of land.

SEC. 3. That the Secretary of the Interior and the Secretary of the Navy be, and they are hereby, authorized to acquire on behalf of the United States, by donation or purchase, lands adjoining or contiguous to the Chopawamsic Park, in the State of Virginia, as may be necessary for the proper rounding out of the boundaries of that park, but not exceeding one thousand five hundred acres. The title to real property acquired pursuant to this Act shall be satisfactory to the Attorney General of the United States. All property acquired by the United States pursuant to this Act shall become a part of the Chopawamsic Park upon acceptance of title thereto, and shall be subject to all laws, rules, and regulations applicable thereto.

Appropriation authorized.

SEC. 4. There is authorized to be appropriated not to exceed the sum of \$10,000 to carry out the provisions of section 3 of this Act.

Approved June 22, 1948.

[CHAPTER 597]

AN ACT

To provide for the voluntary admission and treatment of mental patients at Saint Elizabeths Hospital.

June 22, 1948
[H. R. 6289]

[Public Law 737]

Saint Elizabeths Hospital, D. C.
Treatment of mental patients.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the Superintendent of Saint Elizabeths Hospital may receive therein as a boarder and patient any adult person who appears to the Superintendent to be in need of mental care and treatment in a mental hospital, and who makes written application therefor and who is determined by the Superintendent to be mentally competent to make such application; and any person, under the age of twenty-one years, who appears to the Superintendent to be in need of mental care and treatment in a mental hospital, and whose parent, legal guardian, or other legal representative makes written application on behalf of such minor: *Provided,* That no such person shall be received as a boarder and patient in Saint Elizabeths Hospital under authority of this Act unless the certification provided for in subsection (b) of this section shall have been made with respect to him: *Provided further,* That no person shall be permitted to remain in such hospital as boarder and patient after the need for his treatment at a mental hospital has ceased: *And provided further,* That no person shall be permitted to remain in such hospital as a boarder and patient after the Superintendent of Saint Elizabeths Hospital or his authorized representative has been notified that the certification provided for in subsection (b) has been revoked.

(b) Upon request therefor by the Superintendent of Saint Elizabeths Hospital, the Board of Public Welfare, if it finds that any person with respect to whom the application described in subsection (a) has been made was a resident of and domiciled within the District of Columbia for one year next preceding the time of such application, shall certify to the Superintendent that it will reimburse Saint Eliza-

Reimbursement by Board of Public Welfare.