

May 18, 1900.

**CHAP. 482.**—An Act To provide for sittings of the circuit and district courts of the southern district of Florida in the city of Ocala, in said district.

Florida southern  
judicial district.  
Terms of court.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That in addition to the times and places now fixed by law for the sitting of the circuit and district courts of the United States for the southern district of Florida there shall be a session of the said courts in the city of Ocala on the third Monday in January in each year hereafter: *Provided,* That the county in which said courts are to be held shall furnish suitable rooms and accommodations for the holding thereof, free of expense to the Government of the United States.

*Proviso.*  
Court rooms.

Approved, May 18, 1900.

May 19, 1900.

**CHAP. 484.**—An Act To provide for the disposal of the Fort Buford abandoned military reservation, in the States of North Dakota and Montana.

Fort Buford abandoned military reservation, North Dakota and Montana.  
Un disposed of public lands open to entry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all public lands now remaining undisposed of within the abandoned military reservation in the States of North Dakota and Montana, formerly known as Fort Buford Military Reservation, and which are not otherwise occupied or used for any public purpose, are hereby made subject to disposal under the homestead, town-site, and desert-land laws: *Provided,* That actual occupants thereon upon the first day of January, nineteen hundred, if otherwise qualified, shall have the preference right to make one entry not exceeding one quarter section: *Provided further,* That any of such lands as are occupied for town-site purposes, and any of the lands that may be shown to be valuable for coal or minerals, such lands so occupied for town-site purposes or valuable for coal or minerals shall be disposed of as now provided for lands subject to entry and sale under the town-site, coal, or mineral-land laws, respectively: *Provided further,* That this Act shall not apply to any subdivision of land, which subdivision may include adjoining lands to the amount of one hundred and sixty acres, on which any buildings or improvements of the United States are situated, but such lands shall be appraised and sold as now provided by law.

*Provisos.*  
Preference right to actual occupants.

Town site, coal, and mineral lands.

Land containing Government buildings, etc.

Approved, May 19, 1900.

May 19, 1900.

**CHAP. 485.**—An Act To establish light-house and fog signal in State of Washington.

Slip Point, Clallam Bay, Washington.  
Light-house established at.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That a light-house and fog signal be established and constructed at Slip Point, Clallam Bay, State of Washington; said light-house not to exceed the cost of twelve thousand five hundred dollars.

Approved, May 19, 1900.

May 21, 1900.

**CHAP. 486.**—An Act To authorize the purchase of certain lands in the district of Alaska.

Karluk Packing Company may purchase certain land in Alaska.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Karluk Packing Company, claiming under amended survey numbered twenty-four, in the district of Alaska, or its successor in interest, may purchase the