

ing of the lands to entry, where the lands were subsequently opened to entry and were thereafter sold under the said drainage laws, and where cash entries for the lands were subsequently made as though authorized by the Act of Congress approved May twentieth, nineteen hundred and eight (Thirty-fifth Statutes at Large, page one hundred and sixty-nine), such erroneously allowed entries, if otherwise regular, be, and the same are hereby, validated and confirmed.

Approved, March 3, 1919.

March 3, 1919.
[H. R. 13042.]

[Public, No. 342.]

Public lands.
Extension of segregation by Oregon under Carey Act.

Vol. 28, p. 422.

CHAP. 114.—An Act Providing for the extension of time for the reclamation of certain lands in the State of Oregon under the Carey Act.

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 is hereby authorized, within his discretion, to continue to not beyond January twelfth, nineteen hundred and twenty-nine, the segregation of the lands embraced in approved Oregon segregation list numbered thirteen, under the Carey Act.

Approved, March 3, 1919.

March 3, 1919.
[H. R. 13056.]

[Public, No. 343.]

Public lands.
Timber removal.
Vol. 26, p. 1094, amended.

Citizens of Modoc County, Cal., may cut timber in Nevada for domestic use, etc.

CHAP. 115.—An Act To grant to citizens of Modoc County, California, the right to cut timber in the State of Nevada for agricultural, mining, or other domestic purposes, and to remove such timber to Modoc County, California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section eight of an Act entitled "An Act to repeal the timber-culture laws, and for other purposes," approved March third, eighteen hundred and ninety-one, chapter five hundred and sixty-one, as amended by an Act approved March third, eighteen hundred and ninety-one, chapter five hundred and fifty-nine, page one thousand and ninety-three, volume twenty-six, United States Statutes at Large, be, and the same is hereby, amended by adding thereto the following:

"That it shall be lawful for the Secretary of the Interior to grant permits under the provisions of the eighth section of the Act of March third, eighteen hundred and ninety-one, to citizens of Modoc County, California, to cut timber in the State of Nevada for agricultural, mining, or other domestic purposes, and to remove the timber so cut to Modoc County, State of California."

Approved, March 3, 1919.

March 3, 1919.
[H. R. 13482.]

[Public, No. 344.]

Perry's Victory Memorial, Ohio.
Preamble.

CHAP. 116.—An Act Creating a commission for the maintenance, control, care, and so forth, of the Perry's victory memorial on Put in Bay Island, Lake Erie, Ohio, and for other purposes.

Whereas there has been erected by the Perry's Victory Centennial Commission, composed of members appointed pursuant to law, a great memorial monument on Put in Bay Island, Lake Erie, Ohio, at a cost of approximately \$1,000,000, perpetually memorializing the victory of Commodore Oliver Hazard Perry in the Battle of Lake Erie, and General William Henry Harrison's northwestern campaign in the War of Eighteen hundred and twelve, and commemorating the century of peace which has ensued between Great Britain and the United States since the termination of that conflict by the signing of the treaty of Ghent; and

Whereas the Federal Government and the States of Ohio, Pennsylvania, Michigan, Illinois, Wisconsin, New York, Rhode Island, Kentucky, and Massachusetts have severally contributed to the payment of such cost; and

Whereas the legal title to the land constituting the site whereon said memorial has been erected is vested in the United States solely, in perpetual trust, for the use, occupancy, and enjoyment of said memorial and other memorial public uses and purposes not inconsistent with said memorial; and

Whereas said memorial is now self-sustaining and will so continue as to the maintenance thereof, if due provision is made for its care and protection: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a Perry's Victory Memorial Commission is hereby created, consisting of Nelson A. Miles, Charles H. Davis, and J. Warren Keifer, commissioners of the United States; George H. Worthington, Webster P. Huntington, S. M. Johannsen, Eli Winkler, and Horace Holbrook, commissioners from the State of Ohio; A. E. Sisson, Milton W. Shreve, Edwin H. Vare, T. C. Jones, and George W. Neff, commissioners from the State of Pennsylvania; Arthur P. Loomis, John C. Lodge, Roy S. Barnhart, and E. K. Warren, commissioners from the State of Michigan; William H. Thompson, Chesley R. Perry, James Pugh, Richard S. Folsom, Nelson W. Lampert, Adam Weckler, William Porter Adams, Willis J. Wells, W. H. McIntosh, and H. S. Beckemeyer, commissioners from the State of Illinois; Frederick M. Symonds, John M. Whitehead, A. W. Sanborn, C. B. Perry, S. W. Randolph, Louis Bohmrich, and Sol P. Huntington, commissioners from the State of Wisconsin; William J. Conners, George D. Emerson, John F. Malone, Edward D. Jackson, Simon L. Adler, Martin H. Glynn, William F. Rafferty, William L. Ormrod, Charles H. Wiltsie, and Jacob Shifferdecker, commissioners from the State of New York; John P. Sanborn, Louis N. Arnold, Sumner Mowry, Henry Davis, and Harry Cutler, commissioners from the State of Rhode Island; and Henry Watterson, Andrew Cowan, Samuel M. Wilson, R. W. Nelson, and Mackenzie R. Todd, commissioners from the State of Kentucky, who shall serve without compensation save necessary expenses.

Commission created
Composition.

As vacancies occur in the commission on the part of the several States, they shall remain unfilled until only three commissioners from each State remain; thereafter the commissioners from each State shall be three.

Commissioners to
consist of three from
each contributing
State.

When a vacancy shall occur in the commission on the part of the United States it shall be filled by the President of the United States, and when such vacancy shall occur on the part of any State, the same shall be filled by the President of the United States on the recommendation of the governor of such State.

Filling vacancies.

SEC. 2. That said commission, upon the said memorial and the site thereof being turned over to it, shall forthwith have full possession and control thereof with power to maintain, improve, protect, and preserve the same from injury thereto so far as its revenues will permit, and with power to appoint all necessary officers, agents, and employees, and to fix their compensation; also to have such other powers as may be necessary to accomplish the purposes and objects and to fulfill the duties of the commission. It shall not contract any debt or obligation payable otherwise than from the net revenues derived from its operation and management of said site and memorial, or that may be derived by it from other sources.

Control and custody
of Memorial, etc.

Restrictions.

SEC. 3. That the title to said memorial and site hitherto conveyed to the United States by the State of Ohio is hereby accepted by the

Acceptance of title.

United States for the uses, purposes, and trusts therein and by this Act provided.

Acceptance of donations, improvements, etc.

SEC. 4. That the said commission is authorized and empowered to receive donations and bequests, to improve said site, and to erect thereon, when sufficient funds are available for such purposes, other structures of a general public character, but the same shall harmonize with the memorial, and such structures when erected shall become subject wholly to said commission, and the title to the same shall vest as does the title to said site and memorial and be subject to the same uses, possession, trust, control, and management.

Annual report.

SEC. 5. That said commission, through its president and treasurer, shall make, in writing, a report to the Secretary of the Interior of the United States on the first Monday in December of each year, in which shall be stated the condition of the said site and memorial as to preservation, and all receipts and disbursements of money pertaining thereto.

Officers, etc.

SEC. 6. That the officers of the commission shall be a president, vice president, secretary and treasurer, and such other officers, agents, and employees as it may deem necessary.

By-laws, etc.

The commission shall have power to adopt rules and by-laws for its government and to provide the methods of voting and the number of votes each State having more than three commissioners shall cast at its meeting.

Amendment.

SEC. 7. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, March 3, 1919.

March 3, 1919.
[H. J. Res. 358.]

[Pub. Res., No. 56.]

CHAP. 117.—Joint Resolution Authorizing and directing the payment of the usual compensation of Representatives in Congress to those Members of the House who have been discharged from their military or naval duties.

House of Representatives.
Members of, in armed war service to receive pay from discharge to resuming duty in Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Sergeant at Arms of the House of Representatives be, and he is hereby, authorized and directed to pay to those Members of the House of Representatives of the Sixty-fifth Congress who have been serving with the military or naval forces of the United States in the present war with Germany and her allies, compensation from and after the day of their discharge from military or naval duty at the rate provided by law for Representatives in Congress, upon the resumption and during the continuance of their duties as Representatives in Congress.

Approved, March 3, 1919.

March 4, 1919.
[H. R. 10891.]

[Public, No. 345.]

CHAP. 122.—An Act To amend and reenact an Act for the establishment of a probation system for the District of Columbia.

District of Columbia.
Probation system.
Vol. 36, p. 864, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an Act for the establishment of a probation system for the District of Columbia, approved June twenty-fifth, nineteen hundred and ten, be amended and reenacted by striking out of section one of said Act the following words: "and one assistant probation officer at a salary of one thousand two hundred dollars per annum," and in lieu thereof insert the following: "and two assistant probation officers at a salary of \$1,200 each, one of which assistant probation officers shall serve for one year only, and one stenographer and typist at a salary of \$1,200 per annum, who shall serve one year only," so that said section one of said Act when so amended shall read: