surveys have been executed as far north as the Tanana River and south to the Bering River coal fields and the Gulf of Alaska.

(b) Copies of records. Copies of plats of surveys in Alaska, or other records of the Public Survey Office, will be sold at the cost of production, in accordance with section 1 of the Act of August 24, 1912 (37 Stat. 497), as amended (5 U.S.C. 488), and §2.3 of this title.

Subpart 9183—Special Surveys

§ 9183.0–2 Objectives.

Information respecting special surveys of soldier’s additional entries, homesites, homesteads, and trade and manufacturing sites is given in subparts 2610, 2511, 2562, and 2730 of this chapter, respectively.

[35 FR 9798, June 13, 1970]

Subpart 9185—Instructions and Methods

§ 9185.1 Applications.

§ 9185.1–1 Surveys.

(a) Original surveys. Application for the original extension of the rectangular system of public land surveys to include unsurveyed townships should be filed in duplicate with the State Director for the State in which the lands are situated. The application may be in letter form, and should describe the unsurveyed area by township and range of the public surveys, and should set forth the interest of the applicant in the land and the basis of need for extension of the surveys.

(b) Lands omitted from original survey. Application for the survey of an unsurveyed island or other land omitted from the original survey shall be made on Form 9600–2, or its equivalent, and filed in duplicate with the State Director for the State in which lands are situated.


§ 9185.1–2 Resurveys.

(a) Filing of applications for survey without cost to applicant. The application prepared in accordance with this part, should be submitted to the State Director for the State in which the lands are situated.

(b) Filing of applications for survey with cost prorated. Applications for resurvey based upon the provisions of the Act of September 21, 1918, prepared in accordance with this part should be submitted to the State Director for the State in which the lands are situated. Prior to filing formal application, however, the interested parties should obtain from the proper office, as above designated, an estimate of the cost of the proposed resurvey.

§ 9185.1–3 Mining claims.

(a) Application for survey. Application for the survey of a mining claim should be filed with the State Director for the State in which the claim is situated.

(b) Mineral surveyors. See §3861.5–1 for the appointment of mineral surveyors pursuant to section 2334 of the Revised Statutes (30 U.S.C. 39).


§ 9185.2 Requirements for surveys.

§ 9185.2–1 [Reserved]

§ 9185.2–2 Lands omitted from original survey.

(a) Notice of intended application. Notice of intention to apply for survey of an island or other land omitted from the original survey shall be served on the adjacent land owners, and the Attorney General and the Secretary of State for the State in which the land is situated, at least 30 days prior to the date of application for survey. Service may be had by return receipt mail or in person, evidence of which may consist of the return receipt or signed acknowledgment of service. A copy of each notice, with proof of service thereof, shall be filed with the application. Failure to obtain evidence of service may be explained.

(b) Form of notice. No particular form of notice is prescribed. The notice must make it clear, however, that the land covered by the application is contended