

States, and its duly authorized agencies and representatives, to flow thereon and withdraw therefrom the waters of the Pensacola Reservoir of the Grand River Dam project for the purpose of and in connection with controlling floods and the production of hydroelectric power.

SEC. 2. The Secretary of the Interior is hereby authorized to determine, in such manner as he may deem appropriate, the reasonable value of such use, including therein all damages to adjacent lands not now subject to flowage rights, together with the improvements and crops thereon, and also the damages caused by the flood of May 1943, and, when so determined, the amount of such compensation and damages shall be deposited in the United States Treasury to the credit of the Seneca Indian School at Wyandotte, Oklahoma, pursuant to the provisions of the Act of May 17, 1926 (44 Stat. 560). The unobligated balance of funds under any allotment heretofore made for the acquisition of additional storage space in the Pensacola Reservoir shall be available to the Secretary of the Interior for payment of such compensation and damages, notwithstanding any time limitations heretofore established by the Congress with respect to the availability of such funds.

Approved August 9, 1946.

[CHAPTER 945]

AN ACT

To place Chinese wives of American citizens on a nonquota basis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (c) of section 13 of the Immigration Act of 1924, approved May 26, 1924, as amended by the Act of June 13, 1930 (43 Stat. 162; 46 Stat. 581; 8 U. S. C. 213 (c)), is amended by adding the word "or" at the end of clause (2), substituting a period for the comma at the end of clause (3), and striking out the rest of the subsection, which reads, "or (4) is the Chinese wife of an American citizen who was married prior to the approval of the Immigration Act of 1924, approved May 26, 1924".

SEC. 2. The first sentence of section 2 of the Act entitled "An Act to repeal the Chinese Exclusion Acts, to establish quotas, and for other purposes", approved December 17, 1943 (57 Stat. 600; 8 U. S. C. 212 (a)), is amended to read as follows: "With the exception of Chinese alien wives of American citizens and those Chinese aliens coming under subsections (b), (d), (e), and (f) of section 4, Immigration Act of 1924 (43 Stat. 155; 44 Stat. 812; 45 Stat. 1009; 46 Stat. 854; 47 Stat. 656; 8 U. S. C. 204), all Chinese persons entering the United States annually as immigrants shall be allocated to the quota for the Chinese computed under the provisions of section 11 of the said Act."

Approved August 9, 1946.

[CHAPTER 946]

AN ACT

Providing for the conveyance to the city of Atlantic City, in the State of New Jersey, of lighthouse property at Atlantic City, for public use.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States Coast Guard or such agency of the United States as holds title be, and hereby is, authorized and directed to convey to the city of Atlantic City, in the State of New Jersey, for use as a public park, the lighthouse property at Atlantic City, which is no longer required for lighthouse purposes, comprising an area approximately three hundred and fifty feet in length and two hundred and seventy-five feet in

Determination of value.

25 U. S. C. § 155.

August 9, 1946
[H. R. 4844]

[Public Law 713]

Immigration Act of 1924, amendment.

8 U. S. C., Supp. V, § 212a.
Chinese alien wives of American citizens, etc.

43 Stat. 159.
8 U. S. C. § 211; Supp. V, § 211 note.

August 9, 1946
[H. R. 6023]

[Public Law 714]

Atlantic City, N. J. Conveyance.

width, situated on Pacific Avenue, between Vermont and Rhode Island Avenues, and including structures thereon: *Provided*, That the city of Atlantic City shall not have the right to sell or convey aforesaid property, nor to devote the same to any other than a public use; and in the event that said property shall not be used as above provided, the right, title, and interest hereby authorized to be conveyed shall revert to the United States: *Provided*, That there shall be excepted from this conveyance the building occupied by the United States Weather Bureau, and the land on which it is situated, not exceeding fifty by one hundred and fifty feet.

Approved August 9, 1946.

[CHAPTER 947]

AN ACT

August 10, 1946
[H. R. 341]
[Public Law 715]

Relating to the status of Keetoowah Indians of the Cherokee Nation in Oklahoma, and for other purposes, and authorizing conveyance of the Seger Indian School to the Cheyenne and Arapaho Indians of Oklahoma.

Status of Keetoowah Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Keetoowah Indians of the Cherokee Nation of Oklahoma shall be recognized as a band of Indians residing in Oklahoma within the meaning of section 3 of the Act of June 26, 1936 (49 Stat. 1967).

25 U. S. C. § 503.

Seger School Reserve.
Use, etc., of lands.

SEC. 2. That there is hereby set aside for the use and benefit of the Indians of the Cheyenne and Arapaho Reservation in Oklahoma the remainder of the lands comprising the diminished Seger School Reserve containing approximately five hundred and thirty-seven acres, and the improvements thereon, in section 15, township 10 north, range 14 west, of the Indian meridian, Oklahoma.

Agreement.

Subject to the consent of the business committee of the Cheyenne and Arapaho Tribes thereto, the Secretary of the Interior is authorized to enter into an agreement with the Colony Union Graded School District Numbered 1, Colony, Oklahoma, for the use by the district of all or any portion of the land, and improvements thereon, described in this Act: *Provided*, That any such agreement shall contain the express condition that the land therein described and the improvements thereon shall revert to the use of the Indians of the Cheyenne and Arapaho Tribes when no longer used by the said school district for school purposes.

Condition.

Approved August 10, 1946.

[CHAPTER 948]

AN ACT

August 10, 1946
[H. R. 4842]
[Public Law 716]

To amend the Act of April 29, 1943, so as to afford a preference for veterans in acquiring certain vessels.

Veterans' preference in acquiring certain vessels.

57 Stat. 69.
50 U. S. C., Supp. V, § 1303.

Vessel not returned to owner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to authorize the return to private ownership of certain vessels formerly used or suitable for use in the fisheries or industries related thereto", approved April 29, 1943, as amended (U. S. C. 1940 edition, Supp. V, title 50 App., secs. 1301-1304), is amended by inserting in section 3 after the words "advertise the vessel" the following: "except any vessel acquired by a veteran pursuant to section 5 (a) (1)," and by adding at the end thereof the following section:

"SEC. 5. (a) (1) If any such vessel of sixty-five feet or less in length between perpendiculars is not returned to such owner as provided in section 3, then, prior to advertising such vessel for sale, the War Shipping Administration or the Maritime Commission shall make