

July 3, 1926.
[H. R. 11060.]
[Public, No. 498.]

CHAP. 777.—An Act To authorize the extension of the application of the Act entitled "An Act to authorize the reservation of public lands for country parks and community centers within reclamation projects, and for other purposes," approved October 5, 1914.

Reclamation projects.
Lands in, reserved for country parks, etc.
Vol. 33, p. 727.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of an Act entitled "An Act to authorize the reservation of public lands for country parks and community centers within reclamation projects, and for other purposes," approved October 5, 1914, be extended to the following described land:

Boise, Idaho.
Lot in Black Canyon unit, set apart.

All in lot 2, section 22, township 7 north, range 1 west, Boise meridian, beginning at the northwest corner of said lot 2, thence east along the northern boundary of said lot 2 nine hundred and ninety feet; thence south along a line parallel to the eastern boundary of said lot 2 to the intersection with the northerly meander line of the Payette River; thence westerly along the northerly meander line of the Payette River to the intersection with the western boundary of said lot 2; thence north along the western boundary of said lot 2 to the northwest corner of said lot 2, which is the point of beginning, comprising approximately twenty-five acres.

Approved, July 3, 1926.

July 3, 1926.
[H. R. 92.]
[Public, No. 499.]

CHAP. 778.—An Act Fixing postage rates on hotel and steamship room keys and tags.

Postal service.
Rate on returned hotel and steamship room keys.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on hotel and steamship room keys with metal or fiber tags securely attached thereto, there being indelibly stamped upon such tags explicit post office address and instructions directing that key and tag be returned to the hotel or steamship of their origin, postage shall be charged at the rate of 5 cents for each two ounces or fraction thereof if postage be collected on delivery.

Approved, July 3, 1926.

July 3, 1926.
[H. R. 7370.]
[Public, No. 500.]

CHAP. 779.—An Act To amend an Act entitled "An Act to authorize the sale of burnt timber on the public domain," approved March 4, 1913.

Public lands.
Vol. 37, p. 1015,
amended.

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 sale of burnt timber on the public domain," approved March 4, 1913 (Thirty-seventh Statutes at Large, page 1015), be, and the same is hereby, amended so as to read as follows:

Sale at auction of dead and down timber on, outside of national forests.

"That the Secretary of the Interior is hereby authorized, under such rules as he may prescribe, to sell and dispose of to the highest bidder, at public auction or through sealed bids, dead or down timber, or timber which has been seriously or permanently damaged by forest fires, on any lands of the United States, outside the boundaries of national forests, including those embraced in unperfected claims under any of the public land laws, also upon the ceded Indian lands, the proceeds of all such sales to be covered into the Treasury of the United States: *Provided,* That such dead, down, or damaged timber upon any lands embraced in an existing claim shall be disposed of only upon the application or with the written consent of such claimant, and the money received from the sale of such timber on any such lands shall be kept in a special fund to await the final determination of the claim.

Deposit of proceeds.

Proviso.
Restriction on damaged timber on existing claims.

Special fund of proceeds.

SEC. 2. That upon the certification of the Secretary of the Interior that any such claim has been finally approved and patented, the Secretary of the Treasury is hereby authorized and directed to pay to such claimant, his heirs, or legal representatives, the money received from the sale of such timber upon his land, after deducting therefrom the expenses of the sale; and upon the certification of the Secretary of the Interior that any such claim has been finally rejected and canceled, the Secretary of the Treasury is hereby authorized and directed to transfer the money derived from the sale of such timber upon the lands embraced in such claim to the general fund in the Treasury derived from the sale of public lands, unless by legislation the lands from which the timber had been removed had been theretofore appropriated to the benefit of an Indian tribe or otherwise, in which event the net proceeds derived from the sale of the timber shall be transferred to the fund of such tribe or otherwise credited or distributed as by law provided.

Disposal of fund.
If claim finally approved.

If rejected and canceled.

Approved, July 3, 1926.

CHAP. 780.—An Act To define trespass on coal land of the United States and to provide a penalty therefor.

July 3, 1926.
[H. R. 7371.]
[Public, No. 501.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be unlawful to mine and remove coal of any character, whether anthracite, bituminous, or lignite, from beds or deposits in lands of the United States, or in deposits or beds reserved to the United States, with the intent wrongfully to appropriate, sell, or dispose of the same, and every person who shall violate any of the provisions of this Act shall be deemed guilty of misdemeanor and fined not more than \$1,000 or imprisoned not more than one year, or both.

Coal lands of United States.
Mining coal from, with intent to wrongfully sell, etc., unlawful.

Punishment for.

SEC. 2. Nothing in this Act, however, shall interfere with any right or privilege conferred by existing laws of the United States.

Existing rights not interfered with.

Approved, July 3, 1926.

CHAP. 781.—An Act To further amend section 125 of the National Defense Act of June 3, 1916, as amended.

July 3, 1926.
[H. R. 8592.]
[Public, No. 562.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 125 of the National Defense Act of June 3, 1916, as amended, be, and the same is hereby, further amended so that the first proviso contained in the second paragraph of that section will read as follows:

National Defense Act amendment.
Vol. 40, p. 891, amended.

“*Provided,* That hereafter, upon the discharge or furlough to the reserve of an enlisted man, all uniform outer clothing then in his possession, except such articles as he may be permitted to wear from the place of termination of his active service to his home, as authorized by this section, will be retained for military use.”

Uniform of enlisted men on discharge, etc., to be kept for military use.
Exception.

Approved, July 3, 1926.

CHAP. 782.—An Act Authorizing the Secretary of the Interior to convey certain lands reserved for park and other purposes in the town of Hennessey, Oklahoma, to said town of Hennessey, Oklahoma.

July 3 1926.
[H. R. 9496.]
[Public No. 563.]

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 convey by patent

Hennessey, Okla.