

[CHAPTER 138.]

AN ACT

Authorizing and directing the Secretary of War to lend to the entertainment committee of the United Confederate Veterans two hundred and fifty pyramidal tents, complete; fifteen 16 by 80 by 40 foot assembly tents; thirty 11 by 50 by 15 foot hospital-ward tents; ten thousand blankets, olive drab, numbered 4; five thousand pillowcases; five thousand canvas cots; five thousand cotton pillows; five thousand bed sacks; ten thousand bed sheets; twenty field ranges, numbered 1; ten field bake ovens; fifty water bags (for ice water); to be used at the encampment of the United Confederate Veterans, to be held at Richmond, Virginia, in June, 1932.

April 25, 1932.
[H. R. 5248.]
[Public, No. 107.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to lend, at his discretion, to the entertainment committee of the United Confederate Veterans, whose encampment is to be held at Richmond, Virginia, June 21, 22, 23, and 24, 1932, two hundred and fifty pyramidal tents, complete with all poles, pegs, and other equipment necessary for their erection; fifteen 16 by 80 by 40 foot assembly tents, complete with all poles, pegs, and other equipment necessary for their erection; thirty 11 by 50 by 15 foot hospital-ward tents, complete with all their poles, pegs, and equipment necessary for their erection; twenty field ranges, numbered 1, with necessary equipment for their erection; ten field bake ovens with necessary equipment for their erection; fifty water bags (for ice water); ten thousand blankets, olive drab, numbered 4; five thousand pillowcases; five thousand canvas cots; five thousand cotton pillows; five thousand bed sacks; and ten thousand bed sheets: *Provided*, That no expense shall be caused the United States Government by the delivery and return of said property, the same to be delivered from the nearest quartermaster depot at such time prior to the holding of said encampment as may be agreed upon by the Secretary of War and the general chairman of the said entertainment committee, Robert T. Barton, junior: *Provided further*, That the Secretary of War, before delivery of such property, shall take from said Robert T. Barton, junior, general chairman of the Forty-second Annual Confederate Reunion, a good and sufficient bond for the safe return of said property in good order and condition and the whole without expense to the United States.

United Confederate
Veterans,
Loan of Army tents,
etc., for reunion of, at
Richmond, Va.

Proviso.
No Government ex-
pense.

Bond required.

Approved, April 25, 1932.

[CHAPTER 139.]

AN ACT

Authorizing the granting by the Secretary of War of a right of way to the Georgia Highway Department.

April 25, 1932.
[H. R. 7788.]
[Public, No. 108.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to grant to the highway department of the State of Georgia a right of way for a public, hard-surfaced road through a part of the uninclosed portion of the Government property embraced in the national cemetery reservation at Andersonville, Georgia.

Georgia Highway
Department.
Right of way granted,
across Andersonville
National Cemetery.

Approved, April 25, 1932.

[CHAPTER 149.]

AN ACT

April 27, 1932.
[H. R. 10382.]
[Public, No. 109.]

To require the approval of the General Council of the Seminole Tribe or Nation in case of the disposal of any tribal land.

Seminole Indians,
Okla.
Disposal of tribal
land subject to ap-
proval of its general
council.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the Secretary of the Interior shall not sell, lease, encumber, or in any manner dispose of, any land or any interest in land belonging to the Seminole Tribe or Nation in Oklahoma or reserved for the benefit of such tribe, except with the approval of the Seminole Tribe or Nation acting through its general council selected in pursuance of Seminole customs.

Approved, April 27, 1932.

[CHAPTER 150.]

JOINT RESOLUTION

April 29, 1932.
[H. J. Res., 375.]
[Pub. Res., No. 17.]

To provide additional appropriations for contingent expenses of the House of Representatives for the fiscal year ending June 30, 1932.

House of Representa-
tives.
Additional appropri-
ations for contingent
expenses.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for contingent expenses of the House of Representatives for the fiscal year ending June 30, 1932:

Special and select
committees.

For expenses of special and select committees authorized by the House, \$15,000.

Furniture, etc.

For furniture and materials for repairs of the same, including labor, tools, and machinery for furniture repair shops, \$6,500.

Stenographic reports
of hearings.

For stenographic reports of hearings of committees other than special and select committees, \$5,000.

Approved, April 29, 1932.

[CHAPTER 151.]

AN ACT

May 2, 1932
[S. 3570.]

[Public, No. 110.]

To amend the Act entitled "An Act confirming in States and Territories title to land granted by the United States in the aid of common or public schools," approved January 25, 1927.

Extension of com-
mon school grants to
mineral sections.
Vol. 44, p. 1026,
amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsections (b) and (c) of section 1 of the Act entitled "An Act confirming in States and Territories title to land granted by the United States in the aid of common or public schools," approved January 25, 1927, be amended to read as follows:

Mineral grants on
sold lands reserved to
the States.

"(b) That the additional grant made by this Act is upon the express condition that all sales, grants, deeds, or patents for any of the lands so granted shall hereafter be subject to and contain a reservation to the State of all the coal and other minerals in the lands so sold, granted, deeded, or patented, together with the right to prospect for, mine, and remove the same. The coal and other mineral deposits in such lands not heretofore disposed of by the State shall be subject to lease by the State as the State legislature may direct, the proceeds and rentals and royalties therefrom to be utilized for the support or in aid of the common or public schools: *Provided,* That any lands or minerals hereafter disposed of contrary to the provisions of this Act shall be forfeited to the United States by appropriate proceedings instituted by the Attorney General for that purpose in the United States district court for the district in which the property or some part thereof is located.

Undisposed deposits
subject to State lease.

Proviso.
Forfeiture for contra-
vention.