

CHAP. 142.—An Act For the relief of occupants and claimants of unsurveyed public land in township eight north of range two west of Salt Lake meridian, Utah.

April 15, 1920.
[H. R. 5213.]
[Public, No. 177.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on the survey of any areas of public land in sections ten, fifteen, twenty-two, and twenty-seven, in township eight north, range two west of the Salt Lake base and meridian, in the State of Utah, which may be found to have been erroneously omitted from the official survey, plat of which is now on file in the General Land Office, the Commissioner of the General Land Office be, and he is hereby, authorized to cause such areas to be surveyed and platted in such a manner as will segregate the several holdings of the bona fide occupants of such areas as shown by their occupation and improvements.

Public lands.
Survey, etc., of erroneously omitted areas in Utah.

Holdings of occupants to be segregated.

SEC. 2. That under such rules and regulations as the Secretary of the Interior shall prescribe all such bona fide occupants as shall have had adverse possession by themselves or their grantors for seven years prior to the approval of the plat of survey provided for herein shall have a preferred right at any time within six months after the approval of such plat of survey to purchase at the rate of \$2.50 per acre the lands so occupied and improved in such parcels as the same are so held and possessed by each of them, not to exceed in any one case one hundred and sixty acres.

Preferential right of bona fide occupants.

SEC. 3. That in lieu of any portion of such areas which may be found to lie within the limits of a grant to any railroad company and to have been for the period of seven years mentioned in the preceding section in the possession of a bona fide occupant or occupants claiming otherwise than through such company, such railroad company shall be entitled to select other lands in accordance with the terms and restrictions of the Act of Congress approved June 22, 1874: *Provided,* That the land described in one certain patent of the United States dated September 16, 1884, to the Central Pacific Railroad Company as lot five of the northwest quarter of section fifteen of the township and range aforesaid, containing thirty-three and nineteen one-hundredths acres, shall not form the basis for any such lieu selection; but the survey hereinbefore provided for shall be so made as to identify said tract; and title to said tract is hereby confirmed in said railway company and its grantees.

Lieu lands to railroads for holdings by occupants.
Vol. 18, p. 194.

Proviso.
Grant to Central Pacific Railroad Company confirmed.

Approved, April 15, 1920.

CHAP. 143.—An Act Authorizing and directing the transfer approximately of ten acres of land to Rural High School District Numbered One, Lapwai, Idaho.

April 15, 1920.
[H. R. 6772.]
[Public, No. 178.]

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 and directed to convey to Rural High School District Numbered One, Lapwai, Nez Perce County, Idaho, the following described land:

Lapwai, Idaho.
Tract of Nez Perce Indians' land granted to school district.

Beginning at a point which is thirty feet west, one hundred thirteen and six-tenths feet south, and six hundred ninety-six feet south, eighty-six degrees six minutes west of the northeast corner of lot twenty-seven, section two, township thirty-five north, range four, West Boise meridian, which is the northwest corner of the present Lapwai School grounds; thence south eighty-six degrees six minutes, west four hundred eighty-three feet; thence south forty degrees twenty minutes, east eleven hundred seventy-four feet; thence north forty-three degrees fifty-four minutes, east five hundred ninety-eight feet; thence north two hundred sixty-four feet to southeast corner present school grounds; thence south eighty-six degrees six minutes, west six hundred ninety-six feet to southwest corner present school

Description.

grounds; thence north three hundred feet to place of beginning, excepting eighty-nine one-thousandths acre as shown on plat "Reserved cemetery," containing ten and seven hundred forty-seven one-thousandths acres: *Provided, however,* That there is hereby reserved from said grant any buildings that may be on the property, and the Secretary of the Interior shall cause such buildings to be removed at the expense of the said Rural High School District Numbered One, of Nez Perce County, Idaho: *Provided further,* That the said Rural High School District shall pay to the Secretary of the Interior for the credit of the Nez Perce tribe of Indians in full compensation in the amount of \$1.25 per acre: *Provided further,* That in the event the said Rural High School District Numbered One, Nez Perce County, Idaho, shall cease to use the lands herein granted for the purpose of experimental agricultural demonstrations, then, and in that event, the lands shall revert to the United States for the use and benefit of the Nez Perce Indians.

Provisos.
Removal of buildings.
Payment to Indians.
Reversion for non-user.

Approved, April 15, 1920.

April 15, 1920.
[H. R. 11175.]
[Public, No. 179.]

CHAP. 144.—An Act For the public sale of customhouse building and site at Kennebunkport, Maine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to sell at public sale the present customhouse building and site at Kennebunkport, Maine, after proper advertisement, and at such time and upon such terms as he may deem for the best interests of the United States, to execute and deliver to the purchaser the usual quit-claim deed therefor, and to deposit the proceeds derived from such sale in the Treasury of the United States as a miscellaneous receipt.

Kennebunkport, Me.
Customhouse, etc.,
at, to be sold.

Approved, April 15, 1920.

April 16, 1920.
[H. R. 10207.]
[Public, No. 180.]

CHAP. 146.—An Act Providing for service of process in causes removed from a State or other court to a United States court.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter, in all cases removed from any State court to any United States court for trial in which any one or more of the defendants has not been served with process or in which the same has not been perfected prior to such removal, or in which the process served upon the defendant or defendants, or any of them, proves to be defective, such process may be completed by the United States court through its officers, or new process as to defendants upon whom process has not been completed may be issued out of such United States court, or service may be perfected in such court in the same manner as in cases which are originally filed in such United States court: *Provided,* Nothing in this Act shall be construed to deprive any defendant upon whom process is so served after removal, of his right to move to remand the cause to the State court, the same as if process had been served upon him prior to such removal.

United States courts.
Completion of service of process in cases removed to, from State courts.

Proviso.
Right to remand to State court not impaired.

Approved, April 16, 1920.

April 17, 1920.
[H. J. Res. 222.]
[Pub. Res., No. 38.]

CHAP. 150.—Joint Resolution Authorizing the Secretary of War to dispose of surplus dental outfits.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of

Army dental outfits.