

nineteen hundred and eight. The total amount of green and dead and down timber which shall be logged under the provisions of this section and the provisions of said Act of March twenty-eighth, nineteen hundred and eight, shall not exceed forty million feet unless the Forestry Service shall certify to the Secretary of the Interior that it is necessary, to save waste and loss on dead and down timber, that a greater amount of such dead and down timber shall be cut; in making such certification the Forestry Service shall designate the additional dead and down timber it deems necessary to cut and such designated timber shall be logged as expeditiously as possible. In the logging operations authorized under this section the Secretary of the Interior may cause to be constructed such roads or logging railway as may be necessary to bring the logs to the mill with expedition and economy. The expense of the logging operations authorized under this section shall be paid in the manner provided in said Act of March twenty-eighth, nineteen hundred and eight, authorizing the cutting of timber and the manufacture of lumber upon the Menominee Indian Reservation in the State of Wisconsin.

The Commissioner of Indian Affairs is hereby directed to reopen negotiations with the Oneida Indians of Wisconsin for the commutation of their perpetual annuities under treaty stipulations and report the same to Congress on the first Monday in December, nineteen hundred and eleven.

SEC. 27. Annually, on the first Monday in December, the Secretary of the Interior shall transmit to the Speaker of the House of Representatives a statement of the fiscal affairs of all Indian tribes for whose benefit expenditures from either public or tribal funds shall have been made by any officer, clerk, or employee in the Interior Department during the preceding fiscal year; and such statement shall show (1) the total amount of all moneys, from whatever source derived, standing to the credit of each tribe of Indians, in trust or otherwise, at the close of such fiscal year; (2) an analysis of such credits, by funds, showing how and when they were created, whether by treaty stipulation, agreement, or otherwise; (3) the total amount of disbursements from public or trust funds made on account of each tribe of Indians for such fiscal year; and (4) an analysis of such disbursements showing the amounts disbursed (a) for per capita payments in money to Indians, (b) for salaries or compensation of officers and employees, (c) for compensation of counsel and attorney's fees, and (d) for support and civilization.

SEC. 28. Hereafter payments to Indians made from moneys appropriated by Congress in satisfaction of the judgment of any court shall be made under the direction of the officers of the Interior Department charged by law with the supervision of Indian affairs, and all such payments shall be accounted for to the Treasury in conformity with law.

Approved, March 3, 1911.

CHAP. 211.—An Act Providing for the taking over by the United States Government of the confederate cemetery at Springfield, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the confederate cemetery near Springfield, Missouri, and which adjoins the national cemetery at that place, having been tendered by proper authority to the United States Government, the same is hereby accepted, under the conditions that the Government shall take care of and properly maintain and preserve the cemetery, its monument or monuments, headstones, and other marks of the graves, its walls, gates, and appurtenances; to preserve and keep a record, as far as possible, of the names

Maximum allowed.

Certification of Forest Service.

Logging roads.

Expenses.

Oneida Indians, Wisconsin. Negotiation for commutating annuities.

Annual statements to be made of fiscal affairs of Indians for preceding year.

Details. Credits.

Analysis.

Disbursements.

Analysis.

Judgments to Indians. Payments to be made by Interior Department.

Accounting.

March 3, 1911.
[S. 3501.]

[Public, No. 455.]

Springfield, Mo. Gift of confederate cemetery at, accepted.

Care, etc.

of those buried therein, with such history of each as can be obtained, and to see that it is never used for any other purpose than as a cemetery for the graves of men who were in the military or naval service of the Confederate States of America: *Provided*, That organized bodies of ex-Confederates or individuals shall have free and unrestricted entry to said cemetery for the purposes of burying worthy ex-Confederates, for decorating the graves, and for all other purposes which they have heretofore enjoyed, all under proper and reasonable regulations and restrictions made by the Secretary of War.

Proviso.
Use by ex-Confederates.

Attached to national cemetery.

SEC. 2. That the Secretary of War, under this Act, is directed to take the necessary steps for the proper transfer of the cemetery to the Government, and when the same has been duly completed to put it in charge of the keeper of the national cemetery at Springfield, Missouri, requiring him to exercise the same care in the preservation, beautifying, and care taking generally as is done in regard to the national cemetery. Also that a suitable gate or entry way be made in the stone wall which now divides the two cemeteries, so that persons may readily pass from one to the other. Whatever additional funds may be required for the purpose of carrying out the provisions of this Act shall be paid out of any fund which may be available for the maintenance of national cemeteries.

Approved, March 3, 1911.

March 3, 1911.
[S. 5843.]

CHAP. 212.—An Act To authorize the extension of Van Buren Street northwest.

[Public, No. 456.]
District of Columbia.
Van Buren Street,
northwest.
Condemning land
for extending.
Vol. 34, p. 151.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within six months after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia a proceeding in rem to condemn the land that may be necessary for the extension of Van Buren Street, northwest, from Piney Branch Road to its present western terminus, East of Third Street, northwest, with a width of sixty feet according to the plans for the permanent system of highways of the District of Columbia: *Provided, however*, That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said extension, plus the costs and expenses of said proceeding, shall be assessed by the jury as benefits: *And provided further*, That nothing in said subchapter one of chapter fifteen of said code shall be construed to authorize the jury to assess less than the aggregate amount of the damages awarded for and in respect of the land to be condemned and the costs and expenses of the proceeding hereunder.

Provisos.
Damages assessed as benefits.

Minimum assessment.

Appropriation for expenses.

Payment of awards.

SEC. 2. That there is hereby authorized to be expended, from the revenues of the District of Columbia, an amount sufficient to pay the necessary costs and expenses of the condemnation proceedings taken pursuant hereto and for the payment of amounts awarded as damages; to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Approved, March 3, 1911.