cause of action arose, or of the master or commanding officer of such vessel at the time of the issuance of such subpoena.

Sec. 5. That no suit may be brought under this Act by a national of any foreign government unless it shall appear to the satisfaction of the court in which suit is brought that said government, under similar circumstances, allows nationals of the United States to sue in its courts.

Sec. 6. That the Attorney General of the United States is hereby authorized to arbitrate, compromise, or settle any claim on which a libel or cross libel would lie under the provisions of this Act, and for which a libel or cross libel has actually been filed.

Sec. 7. That any final judgment rendered on any libel or cross libel herein authorized, and any settlement had and agreed to under the provisions of section 6 of this Act, shall, upon presentation of a duly authenticated copy thereof, be paid by the proper accounting officer of the United States out of any moneys in the Treasury of the United States appropriated therefor by Congress.

Sec. 8. Nothing contained in this Act shall be construed to recognize the existence of or as creating a lien against any public vessel of the United States.

Sec. 9. The United States shall be entitled to the benefits of all exemptions and of all limitations of liability accorded by law to the owners, charterers, operators or agents of vessels.

Sec. 10. That the Attorney General of the United States shall report to the Congress at each session thereof all suits in which final judgment shall have been rendered and all claims which shall have been settled under this Act.

Approved, March 3, 1925.

CHAP. 429.—An Act To provide for restoration of the Old Fort Vancouver Stockade.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is authorized to permit and cooperate in the restoration or rebuilding, in a manner historically accurate as to dimension and architecture, the building known as the Old Fort Vancouver Stockade. Such restoration or rebuilding shall be in close proximity to the site of the stockade structure originally built by the Hudson's Bay Company within the present limits of the United States Military Reservation at Vancouver Barracks in the State of Washington, and shall be completed on or before July 1, 1925.

Approved, March 3, 1925.

CHAP. 430.—An Act Authorizing the Secretary of War to convey by revocable lease to the city of Springfield, Massachusetts, a certain parcel of land within the Springfield Military Armory Reservation, Massachusetts.

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 hereby is, authorized and empowered to convey by a proper revocable lease to the city of Springfield, Massachusetts, for public highway purposes, and for no other purpose, a strip of land within the Springfield Military Armory Reservation, Massachusetts, fifty-five feet wide lying southerly of and adjacent to the southerly line of Pearl Street as established by a deed of the Secretary of War bearing date December 1, 1922, and extending easterly from Byers Street to Federal Street as shown on four sheets

Approved, March 3, 1925.
of blue prints bearing the inscription "Springfield, Massachusetts, department of streets and engineering plan showing proposed widening Pearl Street from Byers Street to Federal Street. Scale one inch equals twenty feet February, 1924," and filed in the office of the Secretary of War: Provided, That the conveyance herein authorized shall be upon the condition that the said city of Springfield shall within a reasonable time lay out and improve and thereafter maintain upon said land a public street with roadway, tree belts, and sidewalks substantially as shown upon said blue prints or with such variations therefrom as may be directed by the Secretary of War; shall preserve all trees now standing upon said land except such as stand within said new roadway; shall set the iron fence, now standing within said land, over to the southerly line thereof; shall construct upon the adjacent portion of said reservation a new drainage system to take the place of that now existing upon said land; all of said things to be done by said city at its own expense and without cost to the United States and to the satisfaction of the Secretary of War: Provided further, That the said city shall not sell or assign the right and interest herein authorized to be conveyed or devote said premises to any other purpose than street purposes: And provided further, That in the event that said premises shall be used for any other purpose or shall not be cared for and maintained as are other public streets of the said city, or that any of the foregoing conditions shall be violated by the said city, said right and interest shall cease and said lease shall thereby be terminated.

Approved, March 3, 1925.

CHAP. 431.—An Act To authorize the Secretary of the Interior to cancel restricted fee patents covering lands on the Winnebago Indian Reservation and to issue trust patents in lieu thereof.

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 in his discretion, to cancel any restricted fee patents that have been issued to Indians of the Winnebago Reservation in Nebraska, under the provisions of the Act of Congress of February 21, 1863 (Twelfth Statutes at Large, page 658), and to issue in lieu thereof, to the original allottees, or heirs, trust patents of the form and subject to all the provisions set out in the general allotment act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), as amended: Provided, That the trust period shall be ten years from the date of issuance of the lieu trust patents.

Approved, March 3, 1925.

CHAP. 432.—An Act To provide for the permanent withdrawal of a certain forty-acre tract of public land in New Mexico for the use and benefit of the Navajo Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following described tract in the State of New Mexico, temporarily withdrawn