be forwarded by the secretary of each State to the chief executive
magistrate of the other State to be deposited among the records
thereof, in perpetual testimony of such ratification.

"Dated at Hartford this 3d day of January, 1911, and
signed on this day by Frank B. Weeks, Governor of Connecticut,
and at Albany, New York, on March 15, 1912, by J. A. Bensel,
State engineer and surveyor of New York. (Seal.)"

And

Whereas said agreement and the location of said boundary line
as therein described have been duly ratified and confirmed by
the said States, and the congressional approval thereof has been
authorized by said States: Therefore

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the consent
of the Congress of the United States be, and hereby is, given to
said agreement, and to each and every part thereof; and the
boundaries established by said agreement are hereby approved.

Approved, January 10, 1925.

Chap. 73.—An Act Authorizing the Secretary of the Interior to determine
and confirm by patent in the nature of a deed of quitclaim the title to lots in the
city of Pensacola, Florida.

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 is hereby, authorized to determine and confirm
by patent in the nature of a deed of quitclaim the titles to lots in the
city of Pensacola, Florida, to those persons, firms, or corpora-
tions submitting satisfactory evidence of being in possession, and
of a chain of title, legal or equitable, beginning more than twenty
years prior to the passage of this Act, or to those claiming by virtue
of improvements and continuous adverse possession for more than
twenty years prior to the passage of this Act. Such claims to lots
are to be based on the approved survey made in 1827 by James W.
Exum, deputy United States surveyor, or upon a supplemental plat
of survey where same is found to be necessary: Provided, That
parties having claims to lots in the city of Pensacola, Florida, and
failing to present same within three years after the passage of this
Act, will be held to have waived their rights so to do, and such
unclaimed lots will thereafter be subject to disposition solely under
the Act of June 28, 1852 (Fourth Statutes at Large, page 550).

Approved, January 12, 1925.