contracts, conveyances, or other instruments as may be necessary to effectuate the said transfer: Provided, That there shall be excluded from the conveyance hereinabove provided for, the following-described lands: The west half of the east half of the northwest quarter of section 1; the west half of the west half of section 1; the east half of section 2; and a portion of the west half of section 2 described as follows: Beginning at the northeast corner of the northwest quarter of section 2; thence west one hundred and eighty feet to the intersection of Sixty-second Street (Old Remount or Batesville Road) and Maryland Avenue; thence in a south southwesterly direction to a point nine hundred feet west of the southeast corner of the southwest quarter of section 2 (the intersection of New York Avenue and the reservation boundary); thence east to the southeast corner of the southwest quarter of section 2; thence along the north-south center line of section 2 to the point of beginning. All in township 2 north, range 12 west, containing approximately five hundred seventy-one and three-tenths acres, more or less: And provided further, That there shall be reserved to the United States all minerals, including oil and gas, in the lands authorized for conveyance by this section.

SEC. 2. Such conveyance shall contain a provision that said property shall be used primarily for training of the National Guard and for other military purposes, and that if the State of Arkansas shall cease to use the property so conveyed for the purposes intended, then title thereto shall immediately revert to the United States, and, in addition, all improvements made by the State of Arkansas during its occupancy shall vest in the United States without payment of compensation therefor.

SEC. 3. Such conveyance shall contain the further provision that whenever the Congress of the United States shall declare a state of war or other national emergency, or the President declares a state of emergency to exist, and upon the determination by the Secretary of National Defense that the property so conveyed is useful or necessary for military, air, or naval purposes, or in the interest of national defense, the United States shall have the right, without obligation to make payment of any kind, to reenter upon the property and use the same or any part thereof, including any and all improvements made by the State of Arkansas for the duration of such state of war or other national emergency and upon the cessation thereof plus six months said property is to revert to the State of Arkansas: Provided, however, That the United States shall have no obligation to restore the property in any way.

Approved June 30, 1950.

[CHAPTER 430]

AN ACT

To permit the prospecting, development, mining, removal, and utilization of the mineral resources within the national forests in Minnesota, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where, through withdrawal or reservation or by statutory limitation or otherwise, all or any part of the mineral resources in public-domain lands or lands received in exchange for public-domain lands or for timber on such lands situated within the exterior boundaries of the national forests in Minnesota, are not subject to development or utilization under the mining laws of the United States or the mineral leasing laws, and for the development and utilization of which no other statutory authority exists, the Secretary of the Interior is authorized,
under general regulations to be prescribed by him and upon such terms and for specified periods or otherwise as he may deem to be for the best interests of the United States, to permit the prospecting for and the development and utilization of such mineral resources: Provided, That the development and utilization of such mineral deposits shall not be permitted by the Secretary of the Interior except with the consent of the Secretary of Agriculture. All receipts derived from permits or leases issued under the authority of this Act for prospecting for and the development and utilization of such mineral resources shall be paid into the same funds or accounts in the Treasury and shall be distributed in the same manner as prescribed for national forest revenue by sections 499, 500, and 501, title 16, United States Code. Approved June 30, 1950.

[CHAPTER 431]  
AN ACT  
To incorporate the Reserve Officers Association of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following-named persons, to wit, Colonel Clarence E. Barnes, Military Intelligence Reserve, Guthrie, Oklahoma; Colonel Henry G. Nulton, Infantry Reserve, 2 Broad Street, Elizabeth, New Jersey; Colonel Horace B. Hanson, Junior, Corps of Engineers Reserve, 700 Eighth Terrace, West Birmingham 4, Alabama; Brigadier General Donald B. Adams, Organized Reserve Corps, 391 Beachmont Drive, New Rochelle, New York; Commander Robert A. Hall, United States Marine Corps Reserve, 4229 Emerson Street, Dallas, Texas; Captain Jesse Draper, United States Naval Reserve, Grant Building, Atlanta, Georgia; Colonel Morris J. Brummer, United States Air Force Reserve, 2017 Mariposa Street, Fresno, California; Captain Milton Zacharias, United States Air Force Reserve, 241 North Broadview, Wichita, Kansas; Captain Richard L. Wynes, United States Air Force Reserve, 2360 Coates Street, Dubuque, Iowa; Lieutenant Colonel Thomas H. King, Judge Advocate Generals Corps, Reserve, 5024 Bradley Boulevard, Chevy Chase, Maryland; Major Guilford D. Cummins, Junior, Corps of Engineers Reserve, 2317 Sary Avenue, Schenectady, New York; Lieutenant Colonel Harry P. Abbott, Chaplain Reserve, 6510 Cautrell Road, Little Rock, Arkansas; Colonel Edward M. Silverberg, Dental Corps Reserve, 809 Republic Building, Denver 2, Colorado; Colonel Eugene P. Walters, Field Artillery Reserve, First Military Government Battalion, A. P. O. 154, care of Postmaster, New York, New York; Lieutenant Commander L. R. Smith, United States Naval Reserve, E. S. S.-INDGHQ-SCAP A. P. O. 500, San Francisco, California; Colonel William H. Neblett, United States Air Force Reserve, 815 Fifteenth Street Northwest, Washington, District of Columbia; Brigadier General E. A. Evans, Organized Reserve Corps, 6336 Thirty-first Place Northwest, Washington, District of Columbia; Colonel C. M. Boyer, Honorary Reserve, 3518 South Utah Street, Fairlington, Virginia; Colonel John P. Oliver, Judge Advocates General Corps, Reserve, 4524 Fulton Avenue, Van Nuys, California; Colonel John T. Carlton, Armored Cavalry Reserve, 1617 Crestwood Drive, Alexandria, Virginia, their successors, and persons admitted to membership pursuant to the provisions of this Act, are hereby created a body corporate by the name of Reserve Officers Association of the United States (hereinafter referred to as the "corporation"), and by such name shall be known, and have