from the sale of public lands, except that moneys received from the
disposal of materials from school section lands in Alaska, reserved
under section 1 of the Act of March 4, 1915 (38 Stat. 1214; 48
U. S. C. sec. 353), shall be set apart as separate and permanent funds
in the Territorial Treasury as provided for income derived from said
school section lands pursuant to said Act.

"SEC. 4. Subject to the provisions of this Act, the Secretary may
dispose of sand, stone, gravel, and vegetative materials located below
high-water mark of navigable waters of the Territory of Alaska.
Any contract, unexecuted in whole or in part, for the disposal under
this Act of materials from land, title to which is transferred to a
future State upon its admission to the Union, and which is situated
within its boundaries, may be terminated or adopted by such State."

Approved August 31, 1950.

[CHAPTER 832]

AN ACT

To amend section 7 of the Act of February 27, 1925 (43 Stat. 1008), relating to
the Osage Indians of Oklahoma.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That section 7 of the
Act of February 27, 1925 (43 Stat. 1008, 1011), which imposes an
inheritance restriction with relation to lands and funds of the Osage
Indians, is amended by striking out the portion of said section after
the comma following the word "Provided" and inserting in lieu thereof
the following: "That (except in cases where a person claiming as
such heir is a party to judicial proceedings pending on the date of the
enactment of this proviso in which the claimant has filed a formal
pleading alleging Indian blood) no claim of heirship shall be recog-
nized unless the claimant shall establish that he is a citizen of the
United States and is enrolled on a membership, census, or other roll
prepared under the direction of the Secretary of the Interior, or has
a lineal Indian ancestor so enrolled. Provided further, That this
section shall not apply to spouses under marriages existing on Feb-
uary 27, 1925".

Approved September 1, 1950.

[CHAPTER 833]

AN ACT

To approve Joint Resolution 12 enacted by the Legislature of the Territory of
Hawaii in the regular session of 1949, relating to the granting of land patents in
fee simple to certain lessees under homestead leases.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That Joint Resolution
12 enacted by the Legislature of the Territory of Hawaii in the
regular session of 1949 and entitled "Joint resolution directing the
Commissioner of Public Lands to grant land patents in fee simple
to certain lessees under homestead leases of 999 years and repealing
sections 4566 to 4588, both inclusive, of the Revised Laws of Hawaii
1945", is hereby approved.

Approved September 1, 1950.