for this purpose, be, and the same is hereby, appropriated out of any
money in the Treasury not otherwise appropriated: Provided, The
Secretary of the Treasury may use said boat at any other customs port
in the United States, as the exigencies of the service may require.
Approved, March 1, 1907.

March 1, 1907.
[8. 5208.]
[Public, No. 152.]
District of Columbia.
Park place. Condemning land for extending.
An. 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 accord-
ance with the provisions of sections four hundred and ninety-one a to
four hundred and ninety-one n, both inclusive, of subchapter one of
chapter fifteen of the Code of Law for the District of Columbia,
within ninety days 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 Park place along the west line of the Soldiers' Home
lands, with a width of forty feet.

SEC. 2. That assessments shall be made by the jury as benefits as
contemplated in section four hundred and ninety-one g of the sub-
chapter of the Code hereinbefore referred to: Provided, That the
total amount found to be due and awarded as damages, plus the cost
and expenses of the proceedings, shall be assessed by the said jury as
benefits.

SEC. 3. That the sum of three hundred dollars, or so much thereof
as may be necessary, is hereby appropriated, out of the revenues of
the District of Columbia, to provide the necessary funds for the costs
and expenses of the condemnation proceedings taken pursuant hereto,
to be repaid to the District of Columbia from the assessment for ben-
fits when the same are collected, and a sufficient sum to pay the amounts
of all judgments and awards is hereby appropriated out of the reve-
ues of the District of Columbia.

Approved, March 1, 1907.

March 1, 1907.
[8. 810.]
[Public, No. 153.]
Public printing and binding.
Joint Committee on Printing, to remedy delays, etc.
Reprinting bills, etc. Limit.
Authority required.
Resolutions necessary for more than 1,000 copies.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That section two of the Act
approved January twelfth, eighteen hundred and ninety-five, provid-
ing for the public printing and binding and the distribution of public
documents, be amended to read as follows:

"Sec. 2. Paragraph 1. That the Joint Committee on Printing
shall have power to adopt such measures as may be deemed necessary
to remedy any neglect or delay in the execution of the public printing
and binding."

"Par. 2. The Secretary of the Senate and the Clerk of the House of
Representatives may order the reprinting in a number not exceed-
ing one thousand copies of any pending bill or resolution, or any pub-
lic law not exceeding fifty pages, or any report from any committee
or Congressional commission on pending legislation not accompanied
by testimony or exhibits or other appendices and not exceeding fifty
pages, when the supply shall have been exhausted. The Public Printer
shall require each requisition for reprinting to cite the specific author-
ity of law for its execution.

"Par. 3. No committee of Congress shall be empowered to procure
the printing of more than one thousand copies of any hearing or other
document, which shall be germane thereto, for its use except by sim-
ple, concurrent, or joint resolution, as hereinafter provided.

"Par. 4. Orders for printing extra copies, otherwise than herein
provided for, shall be by simple, concurrent, or joint resolution.
Either House may print extra copies to the amount of five hundred
dollars by simple resolution; if the cost exceeds that sum, the printing
shall be ordered by concurrent resolution, except when the resolution
is self-appropriating, when it shall be by joint resolution. Such reso-
lutions, when presented to either House, shall be referred immediately
to the Committee on Printing, who, in making their report, shall give
the probable cost of the proposed printing upon the estimate of the
Public Printer; and no extra copies shall be printed before such com-
mittee has reported: Provided, That the printing of additional copies
may be performed upon orders of the Joint Committee on Printing
within a limit of two hundred dollars in cost in any one instance:
And provided further, That nothing in this paragraph shall be held
to contravene the provisions of Public Resolution Numbered Eleven,
approved March twenty-eighth, nineteen hundred and four.

"Par. 5. The term 'extra copies' as used herein shall be construed
to mean copies in addition to the usual number as defined in the Act
providing for the public printing and binding and the distribution of
public documents, approved January twelfth, eighteen hundred and
ninety-five, and amendments thereto.

"Par. 6. Either House may order the printing of a document not
already provided for by existing law, but only when the same shall be
accompanied by an estimate from the Public Printer as to the probable
cost thereof. Any Executive Department, bureau, board, or inde-
pendent office of the Government submitting reports or documents in
response to inquiries from Congress shall submit therewith an esti-
mate of the probable cost of printing to the usual number. Nothing
in this paragraph relating to estimates shall apply to reports or docu-
ments not exceeding fifty pages.

"Par. 7. The cost of the printing of any document or report here-
after printed by order of Congress which can not under the provisions
of Public Resolution Numbered Thirteen, Fifty-ninth Congress, first
session, approved March thirtieth, nineteen hundred and six, be prop-
erly charged to any other appropriation or allotment of appropriation
already made, it shall, upon order of the Joint Committee on Print-
ing, be charged to the allotment of appropriation for printing and
binding for Congress.

"Par. 8. Stationery, blank books, tables, forms, and other neces-
sary papers preparatory to Congressional legislation, required for the
official use of the Senate and the House of Representatives, or the
committees and officers thereof, shall be furnished by the Public
Printer upon requisition of the Secretary of the Senate and the Clerk
of the House of Representatives, respectively. This shall not operate
to prevent the purchase by the officers of the Senate and House of
Representatives of such stationery and blank books as may be neces-
sary for sale to Senators and Members in the stationery rooms of the
two Houses as now provided by law.

"Par. 9. Each Senator and Representative shall be entitled to the
binding in half morocco, or material not more expensive, of but one
copy of each public document to which he may be entitled, an account
of which, with each Senator and Representative, shall be kept by the
Secretary of the Senate and Clerk of the House, respectively."

Sec. 2. That section eighty-one of the Act approved January
twelfth, eighteen hundred and ninety-five, providing for the public
printing and binding and the distribution of public documents, be
amended to read as follows:

"Sec. 81. Par. 1. That publications ordered printed by Congress,
or either House thereof, shall be in four series, namely: One series of
Extra copies.
By simple resolu-
tion.
By concurrent or
joint resolution.
Reference to Com-
mittee on Printing.

Provided.
Small orders.

Cattle and Horse
reports.
Vol. 28, p. 564.

Extra copies con-
structed.
Vol. 28, p. 609.

Estimates required
with order to print
documents.

Replies from De-
partments, etc.

Exception.

Documents charge-
able to Congress allot-
ment.
Anir. p. 825.

Public Printer to
furnish stationery,
books, etc., to Con-
gress.

Exception.

Binding for Sena-
tors and Reprepen-
tatives.

Publications by
Congress.
Vol. 28, p. 621,
amended.

Classification.
Reports.
documents made by the committees of the Senate, to be known as Senate Reports; one series of reports made by the committees of the House of Representatives, to be known as House Reports; one series of documents other than reports of committees, the orders for printing which originate in the Senate, to be known as Senate Documents, and one series of documents other than committee reports, the orders for printing which originate in the House of Representatives, to be known as House Documents. The publications in each series shall be consecutively numbered in the order in which they are received, the number of each series continuing in unbroken sequence throughout the entire term of a Congress; but these provisions shall not apply to documents printed in confidence for the use of the Senate in executive session or to confidential hearings of committees. If the publication so ordered be an annual report or serial publication originating in or prepared by an Executive Department, bureau, office, commission, or board, it shall not be numbered in the document or report series of either House of Congress, but shall be designated by title, as hereinafter provided. Of all Department reports required by law to be printed, the usual number shall be printed concurrently with the departmental edition.

"Par. 2. In the binding of Congressional numbered documents and reports, and Departmental publications furnished for distribution to State and Territorial libraries, the usual number shall be printed concurrently with the departmental edition.

SEC. 3. That after June thirtieth, nineteen hundred and seven, no part of the expense of the administration of the office of superintendent of documents shall be charged to any appropriation or allotment of appropriation for the public printing and binding, but shall be otherwise specifically appropriated for; and the administration of said office of superintendent of documents shall be under the direction of the Public Printer, as heretofore.

SEC. 4. That upon request of the superintendent of documents the Public Printer is hereby authorized and directed to either increase or diminish the number of copies of publications furnished for distribution, to designated depositories or State and Territorial libraries, so that the number of copies delivered shall be equal to the number of libraries on the list: Provided, That the number thus delivered shall at no time exceed the number authorized under existing statute: And provided further, That the allotment of five hundred and one copies furnished for distribution to libraries be increased or reduced, from time to time, as the redistricting of States or the rearrangement of depository lists under provisions of law shall demand, to such numbers as may be necessary to comply with the law: And provided further, That all land-grant colleges shall be constituted as depositories for public documents, subject to the provisions and limitations of the depository laws.

SEC. 5. That in the printing of any document or report, or any publication authorized by law to be printed, or hereafter authorized to be printed, for distribution by Congress, the whole number of copies of which shall not have been ordered within two years from the date of the original order, the authority to print shall lapse, except as orders for subsequent editions may be approved by the Joint Committee on
Printing, and then in no instance shall the whole number exceed the number originally authorized by law.

Sec. 6. That section fifty-nine of the Act approved January twelfth, eighteen hundred and ninety-five, providing for the public printing and binding and the distribution of public documents, and sections eighty-one and ninety-nine of said Act, and the amendment thereto in the Act approved March second, eighteen hundred and ninety-five, Statutes at Large, volume twenty-eight, page nine hundred and sixty-one, chapter one hundred and eighty-nine, and all other laws or parts of laws in conflict with the provisions of this Act, are hereby repealed.

Approved, March 1, 1907.

CHAP. 2285.—An Act Making appropriations for the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June thirtieth, nineteen hundred and eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, for fulfilling treaty stipulations with various Indian tribes, and in full compensation for all offices the salaries for which are specially provided for herein for the service of the fiscal year ending June thirtieth, nineteen hundred and eight, namely:

I. GENERAL PROVISIONS.

PRESIDENT.

To enable the President to cause, under the provisions of the Act of February eighth, eighteen hundred and eighty-seven, entitled "An Act to provide for the allotment of land in severalty to Indians," such Indian reservations as in his judgment are advantageous for agricultural and grazing purposes to be surveyed or resurveyed, for the purposes of said Act, and to complete the allotment of the same, including the necessary clerical work incident thereto in the field and in the Office of Indian Affairs, and delivery of trust patents, so far as allotments shall have been selected under said Act, forty thousand dollars.

SECRETARY.

That no purchase of supplies for which appropriations are made herein, exceeding in the aggregate five hundred dollars in value at any one time, shall be made without first giving at least three weeks' public notice by advertisement, except in case of exigency, when, in the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the exigency and shall report the same to Congress at its next session, he may, direct that purchases may be made in open market in amount not exceeding three thousand dollars at any one purchase: Provided, That supplies may be purchased, contracts let, and labor employed for the construction of artesian wells, ditches, and other works for irrigation, in the discretion of the Secretary of the Interior, without advertising as hereinbefore provided: Provided further, That as far as practicable Indian labor shall be employed and purchase in the open market made from Indians, under the direction of the Secretary of the Interior. And the employment of such Indians and the hiring of their property, in connection with the construction of any irrigation project under the Reclamation Serv-