

occupied by the Daughters of the American Revolution, be, and the same is hereby, exempt from and after May twenty-third, nineteen hundred and fourteen, from all taxation so long as the same is so occupied and used, subject to the provisions of section eight of the Act approved March third, eighteen hundred and seventy-seven, providing for exemptions of church and school property, and Acts amendatory thereof. So, also, shall every rectory, parsonage, glebe house, and pastoral residence which is occupied as a residence by the pastor, rector, minister, or rabbi be so exempt from taxation in the District of Columbia: *Provided*, That such rectory, parsonage, glebe house, or pastoral residence be owned by the church or congregation for which the said pastor, rector, minister, or rabbi officiates: *And provided further*, That not more than one such rectory, parsonage, glebe house, or pastoral residence shall be so exempt for any one congregation.

Approved, August 15, 1916.

Vol. 19, p. 399.

Church rectories,  
etc., exempted.

Provisos.  
Ownership.

Limitation.

**CHAP. 345.**—An Act Adding certain lands to the Teton National Forest, Wyoming.

August 16, 1916.

[H. R. 12208.]

[Public, No. 211.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following described areas be and the same are hereby included in and made a part of the Teton National Forest, subject to all prior adverse rights, and that said lands shall hereafter be subject to all laws affecting national forests:

Teton National For-  
est, Wyo.  
Lands added to.

All of section four; east half; east half northwest quarter; east half southwest quarter of section five; east half; east half northwest quarter; east half southwest quarter of section eight; all of section nine; all of section sixteen; the northeast quarter of section seventeen; the east half; north half northwest quarter; northeast quarter southwest quarter; southeast quarter northwest quarter of section twenty-one; all of section twenty-six; east half; north half northwest quarter; southeast quarter northwest quarter; northeast quarter southwest quarter of section twenty-seven, all in township forty north, range one hundred and sixteen west of the sixth principal meridian, State of Wyoming.

Description.

The south half; south half northeast quarter; southeast quarter northwest quarter of section nine; all of section sixteen; southeast quarter; southeast quarter northeast quarter; southeast quarter southwest quarter of section seventeen; south half; south half northwest quarter; south half northeast quarter of section nineteen, all in township forty-one north, range one hundred and fifteen west of the sixth principal meridian, State of Wyoming.

The southeast quarter; south half northeast quarter; southeast quarter northwest quarter; east half southwest quarter of section twenty-four; all of section twenty-five; the southeast quarter; east half northeast quarter of section twenty-six; the south half southwest quarter; south half southeast quarter of section thirty-three; the south half southwest quarter; south half southeast quarter of section thirty-four; all of section thirty-five; all of section thirty-six, all in township forty-one north, range one hundred and sixteen west of the sixth principal meridian, State of Wyoming.

The east half southeast quarter of section one; east half; east half northwest quarter; east half southwest quarter of section twelve; all of section thirteen; east half southeast quarter; southeast quarter northeast quarter of section twenty-three; all of section twenty-four; all of section twenty-five; east half; southwest quarter of section twenty-six; all of section thirty-five; all of section thirty-six, all in township forty-two north, range one hundred and fifteen west of the sixth principal meridian, State of Wyoming.

Wyoming National Forest.  
Lands added to.

SEC. 2. That any lands within the following-described areas found by the Secretary of Agriculture to be chiefly valuable for the production of timber or the protection of stream flow may be included within and made a part of the Wyoming National Forest by proclamation of the President, said lands to be thereafter subject to all laws affecting national forests: Sections nine to fifteen, inclusive, and sections twenty-two, twenty-three, and twenty-four, all in township twenty-five north, range one hundred and sixteen west, sixth principal meridian.

Approved, August 16, 1916.

August 17, 1916.  
[H. R. 10116.]

CHAP. 349.—An Act For the relief of certain settlers under reclamation projects.

[Public, No. 212.]

Yuma irrigation project, Ariz.  
Settlers within, allowed credit for residence, etc., on farm unit entry.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person who has heretofore established residence upon and improved any tract of land within the irrigable area of the Yuma reclamation project in Arizona withdrawn from entry under the provisions of the reclamation law and Acts supplementary thereto and amendatory thereof, and who shall have made valuable improvements upon such lands, and who has resided thereon in good faith for two years prior to the passage of this Act, may make entry for the farm unit upon which his residence is established, and that such residence and improvements heretofore made shall be credited upon his final proof.

Vol. 32, p. 688.

Approved, August 17, 1916.

August 17, 1916.  
[H. R. 13982.]

CHAP. 350.—An Act To extend temporarily the time for filing applications and fees and taking action in the United States Patent Office in favor of nations granting reciprocal rights to United States citizens.

[Public, No. 213.]

Patents, etc.  
Time extended for filing applications, etc., delayed by existing war.

R. S., sec. 4904.  
Vol. 29, p. 693.  
Acte, p. 343.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That any applicant for letters patent or for the registration of any trade-mark, print, or label, being within the provisions of this Act, if unable on account of the existing and continuing state of war to file any application or pay any official fee or take any required action within the period now limited by law, shall be granted an extension of nine months beyond the expiration of said period.

Reciprocal extension abroad to citizens required.  
Restriction.

SEC. 2. That the provisions of this Act shall be limited to citizens or subjects of countries which extend substantially similar privileges to the citizens of the United States, and no extension shall be granted under this Act to the citizens or subjects of any country while said country is at war with the United States.

Limitation.

SEC. 3. That this Act shall be operative to relieve from default under existing law occurring since August first, nineteen hundred and fourteen, and before the first day of January, nineteen hundred and eighteen, and all applications and letters patent and registrations in the filing or prosecution whereof default has occurred for which this Act grants relief shall have the same force and effect as if said default had not occurred.

Approved, August 17, 1916.

August 21, 1916.  
[S. 1159.]

CHAP. 359.—An Act Authorizing the Secretary of War to grant the use of the Coos Head Military Reservation, in the State of Oregon, to the cities of Marshfield and North Bend, Oregon, both being municipal corporations, for park purposes.

[Public, No. 214.]

Coos Head Military Reservation, Oreg.

*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 hereby authorized and directed to grant permission to and to authorize