ing United States reservations for use in connection with the Botanic
Garden: Numbered 6-A, 6-B, 6-C, 6-D, 6-E, 6-F, 6-G, 6-H, 6-I,
6-K, 6-L, 6-M, 6-N, 6-O, 6-P, 6-Q, 6-R, 292, and 293, all of which
lie along the site of the old James Creek Canal, from Maryland Avenue
to P Street southwest, Washington, in the District of Columbia.

Approved, May 11, 1922.

CHAP. 189.—Joint Resolution To authorize the printing of journals, magazines,
periodicals, and similar publications, and for other purposes.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That hereafter the head of
any executive department, independent office, or establishment of JoPrin
the Government is hereby authorized, with the approval of the
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the Director of the Bureau of the Budget, to use from the appropriations
available for printing and binding such sums as may be necessary for
the printing of journals, magazines, periodicals, and similar publications
as he shall certify in writing to be necessary in the transaction
of the public business required by law of such department, office, or
establishment: Provided, That there may be printed, in addition to
those necessary for such public business, not to exceed two thousand
copies for free distribution by the department, office, or establish-
ment issuing the same: Provided further, That the Public Printer shall
print such additional copies thereof and of any other Government
publication, not confidential in character, as may be required for
sale to the public by the Superintendent of Documents at the cost of
printing and binding, plus 10 per centum, without limit as to the
number of copies to any one applicant who agrees not to resell or
distribute the same for profit; but the printing of such additional
copies required for sale by the Superintendent of Documents shall be
subject to regulation by the Joint Committee on Printing and shall
not interfere with the prompt execution of printing for the Govern-
ment.

SEC. 2. That section 3 of the Sundry Civil Appropriation Act for
1922, approved March 4, 1921, be, and is hereby, repealed.

Approved, May 11, 1922.

CHAP. 190.—An Act To provide for the application of the reclamation law to
irrigation districts.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in carrying out the
purposes of the Act of June 17, 1902 (Thirty-second Statutes, page
388), and Acts amendatory thereof and supplementary thereto, and
known as and called the reclamation law, the Secretary of the Interior
may enter into contract with any legally organized irrigation dis-
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trict whereby such irrigation district shall agree to pay the moneys
required to be paid to the United States, and in such event water-
right applications on the part of landowners and entrymen, in the
discretion of the Secretary of the Interior, may be dispensed with.
In the event of such contract being made with an irrigation district,
the Secretary of the Interior, in his discretion, may contract that
the payments, both for the construction of irrigation works and for
operation and maintenance, on the part of the district shall be made
upon such dates as will best conform to the district and taxation
laws of the respective States under which such irrigation districts
shall be formed, and if he deem it advisable he may contract for such
penalties or interest charges in case of delinquency in payments as
he may deem proper and consistent with such State laws, notwith-