December 15, 1921.
[Public, No. 110.]

CHAP. 2.—An Act Granting certain lands to the State of Alabama for the use of the Searcy Hospital for the Colored Insane.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following-described lands contiguous to the Searcy Hospital for the Colored Insane, to wit, all of fractional section one, township one north, range one west, Saint Stephen’s meridian, south of Cedar Creek and west of John Chastang’s private land grant, containing one hundred and eighty-one and forty-one one-hundredths acres, be, and the same are hereby, granted to the State of Alabama for the use of the said hospital, and the Secretary of the Interior is hereby directed to issue a patent to said State for the same: Provided, That the said State shall not have the right to sell or convey the lands herein granted, or any part thereof, or to devote the same to any other purpose than as hereinbefore described, and in the event of attempted alienation or failure to use said lands for the purposes hereinbefore described the same shall revert to the United States.

Approved, December 15, 1921.

December 15, 1921.
[Public, No. 111.]

CHAP. 3.—An Act To authorize certain desert-land claimants who entered the military or naval service of the United States during the war with Germany to make final proof of their entries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of March 1, 1921 (Forty-first Statutes, page 1202), entitled “An Act to authorize certain homestead settlers or entrymen who entered the military or naval service of the United States during the war with Germany to make final proof of their entries,” be, and the same is hereby, amended by adding thereto at the end thereof the following matter, which shall be known and designated as section 2 of said Act:

“Sec. 2. That any entryman under the desert-land laws, or any person entitled to preference right of entry under section 1 of the Act approved March 28, 1908 (Thirty-fifth Statutes at Large, page 52), who after application or entry for surveyed lands or legal initiation of claim for unsurveyed lands, and prior to November 11, 1918, enlisted or was actually engaged in the United States Army, Navy, or Marine Corps during the war with Germany, who has been honorably discharged and because of physical incapacities due to service is unable to accomplish reclamation of and payment for the land, may make proof without further reclamation thereof or payments thereon under such rules and regulations as may be prescribed by the Secretary of the Interior, and receive patent for the land by him so entered or claimed, if found entitled thereto: Provided, That no such patent shall issue prior to the survey of the land.”

Approved, December 15, 1921.

December 16, 1921.
[Public, No. 112.]

CHAP. 7.—An Act Prohibiting the interment of the body of any person in the cemetery known as the Cemetery of White’s Tabernacle Numbered Thirty-nine of the Ancient United Order of Sons and Daughters, Brethren and Sisters of Moses, in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the date of the passage of this Act it shall be unlawful to inter the body of any person in the cemetery known as the Cemetery of White’s Tabernacle Numbered Thirty-nine of the Ancient United Order of Sons and Daughters, Brethren and Sisters of Moses, in the District of Columbia.