CHAP. 117.—An Act To authorize the exportation from the State or Territory of timber lawfully cut on any national forest or on the public lands in Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That timber lawfully cut on any national forest, or on the public lands in Alaska, may be exported from the State or Territory where grown if, in the judgment of the Secretary of the department administering the national forests, or the public lands in Alaska, the supply of timber for local use will not be endangered thereby, and the respective Secretaries concerned are hereby authorized to issue rules and regulations to carry out the purposes of this Act.

Approved, April 12, 1926.

CHAP. 118.—An Act Authorizing the use of the funds of any tribe of Indians for payments of insurance premiums for protection of the property of the tribe against fire, theft, tornado, and hail.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the funds of any tribe of Indians under the control of the United States may be used for payments of insurance premiums for protection of the property of the tribe against fire, theft, tornado, hail, earthquake, and other elements and forces of nature.

Approved, April 13, 1926.

CHAP. 119.—An Act To amend section 2 of the Act of June 7, 1924 (Forty-third Statutes at Large, page 653), as amended by the Act of March 3, 1925 (Forty-third Statutes at Large, page 1127), entitled “An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second sentence of section 2 of the Act entitled “An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor,” approved June 7, 1924 (Forty-third Statutes at Large, page 653), as amended by the Act of March 3, 1925 (Forty-third Statutes at Large, page 1127), is further amended by striking out the words “and for which in all cases the State renders satisfactory accounting” and substituting the following: “and the Secretary of Agriculture is authorized to make expenditures on the certificate of the State forester, the State director of extension, or similar State official having charge of the cooperative work for the State that State and private expenditures as provided for in this Act have been made,” so that section 2 as amended will read as follows:

“Sec. 2. If the Secretary of Agriculture shall find that the system and practice of forest-fire prevention and suppression provided by any State substantially promotes the objects described in the foregoing section he is hereby authorized and directed, under such conditions as he may determine to be fair and equitable in each State, to cooperate with appropriate officials of each State, and through them with private and other agencies therein, in the protection of timbered and forest-producing lands from fire. In no case other than for preliminary investigation shall the amount
expended by the Federal Government in any State during any fiscal year, under this section, exceed the amount expended by the State for the same purpose during the same fiscal year, including the expenditures of forest owners or operators which are required by State law or which are made in pursuance of the forest-protection system of the State under State supervision, and the Secretary of Agriculture is authorized to make expenditures on the certificate of the State forester, the State director of extension, or similar State official having charge of the cooperative work for the State that State and private expenditures as provided for in this Act have been made. In the cooperation extended to the several States due consideration shall be given to the protection of watersheds of navigable streams, but such cooperation may, in the discretion of the Secretary of Agriculture, be extended to any timbered or forest-producing lands or watersheds from which water is secured for domestic use or irrigation within the cooperative States."

Approved, April 13, 1926.

CHAP. 120.—An Act To authorize the Secretary of War to enter into an agreement with the Clarendon Community Sewerage Company, granting it a right of way for a trunk line sewer through the Fort Myer Military Reservation and across the military highways in Arlington County, Virginia, and to connect with the sewer line serving such reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War, if in his opinion it is not inconsistent with the interests of the Government, is authorized to enter into an agreement with the Clarendon Community Sewerage Company, a corporation existing under the laws of the State of Virginia, granting it a right of way for a trunk line sewer through the Fort Myer Military Reservation and across the military highways in Arlington County, Virginia, subject to such terms and conditions and providing for such compensation to the United States as may be agreed to by the Secretary of War and the Clarendon Community Sewerage Company, and to connect with the sewer line serving such reservation, such agreement to be limited to a period of five years renewable from time to time thereafter for five-year periods, within the discretion of the Secretary of War, upon terms and conditions acceptable to him, and revocable at any time within the discretion of the Secretary of War.

Approved, April 13, 1926.

CHAP. 121.—An Act To authorize a departure from the rectangular system of surveys of homestead claims in Alaska, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the Act of May 14, 1898 (Thirtieth Statutes at Large, page 409), extending the homestead laws to Alaska, and the Act of March 3, 1903 (Thirty-second Statutes at Large, page 1028), amendatory thereof, in so far as they require that the lands so settled upon, or to be settled upon, if unsurveyed, must be located in rectangular form by north and south lines running according to the true meridian, and marked upon the ground by permanent monuments at each of the four corners; and the provisions of the Act of June 28, 1918 (Fortieth Statutes at Large, page 632), in so far as they require that surveys executed thereunder, without expense to the claimant, must follow the general system of the public land surveys, Federal expenses not to exceed amounts used by States.

Acceptances of certificate of State work.

Protecting watersheds of navigable streams, also timbered lands for water supply and irrigation.

April 13, 1926.


Limitations.

April 13, 1926.

Alaska. Homestead entries on unsurveyed lands in, relieved from rectangular form.

Vol. 32, p. 1029.

Surveys under general system modified.

Vol. 40, p. 532.