Use of interest there- from. Vol. 12, p. 504.

as may be provided in section 5 of this Act), and the interest of which shall be inviolably appropriated, by each State which may take and claim the benefit of this Act, to the endowment, support, and maintenance of at least one college where the leading object shall be, without excluding other scientific and classical studies and including military tactics, to teach such branches of learning as are related to agriculture and the mechanic arts, in such manner as the legislatures of the States may respectively prescribe, in order to promote the liberal and practical education of the industrial classes in the several pursuits and professions in life."

Approved, April 13, 1926.

CHAP. 131.—An Act Permitting Leo Sheep Company, of Rawlins, Wyoming, to convey certain lands to the United States and to select other lands in lieu thereof, in Carbon County, Wyoming, for the improvement of the Medicine Bow National Forest.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon delivery in exchange of lands of the Leo Sheep Company, of Rawlins, Wyoming, of its properly executed deed or deeds conveying to the United States of America the lands of Leo Sheep Company in sections 11 and 15, the north half of section 23, and the north half of the south half of section 23, township 18 north, range 82 west of the sixth principal meridian, containing approximately one thousand seven hundred and sixty acres, within the Medicine Bow National Forest, Wyoming, the said company shall be authorized and permitted to select not to exceed an equal value of public lands of the United States within townships 13, 14, and 15, in range 90 west of the sixth principal meridian, in Carbon County, Wyoming: Provided, That in the opinion of the Secretary of Agriculture the interests of the United States will be benefited by such exchange of lands: And provided further, That the lands proposed to be conveyed to the United States are found by the Secretary of Agriculture to be chiefly valuable for national forest purposes.

SEC. 2. That when the title to the lands herein described shall have revested in the United States pursuant to the foregoing provisions, and selection of lands in lieu thereof has been made as above by Leo Sheep Company, the Secretary of the Interior shall cause a patent to issue conveying such selected lands to Leo Sheep Company; but in such patent there shall be reserved to the United States all oil, coal, and other mineral deposits within said lands and the right to prospect for, mine, and remove the same.

SEC. 3. That lands conveyed to the United States under the provisions of this Act shall, upon acceptance of title, become a part of the national forest within the exterior boundaries of which they are situated, and shall be subject to the control of the Secretary of Agriculture.

Approved, April 13, 1926.

CHAP. 132.—An Act To authorize the Secretary of Commerce to transfer the Barnegat Light Station to the State of New Jersey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Commerce be, and he is hereby, authorized to convey to the State of New Jersey the Barnegat Lighthouse Reservation, New Jersey, and tower thereon, the reservation being described as follows in deed of April 22, 1857, from John Ashley Brown to the United States:
All that certain tract or lot of land situate, lying, and being on Long Beach in the township of Union, county of Ocean and State of New Jersey, being a part of the tract of land conveyed by Jacob D. Harring and wife by duly executed deed under their hands and seals, dated the 2d of April, anno Domini, 1851, and recorded in the clerk's office of the county of Ocean at Toms River, in book 2 of deeds, page 108, to Joseph Brown in fee, and by the said Joseph Brown and wife conveyed to the said John Ashley Brown in fee by deed duly executed under their hands and seals, bearing date the 16th day of April, anno Domini, 1857, reference being had to said deeds as will more fully appear and is bounded and described as follows: Beginning at the southwest corner of a lot of land belonging to the United States, running south two degrees east eight hundred and fifty feet to a stake or stone, thence north eighty-eight degrees east five hundred and twenty-eight feet, to a stake or stone, thence north two degrees west eight hundred and fifty feet to the southeast corner of the lot belonging to the United States; thence along the line of the said lot five hundred and twenty-eight feet to the place of beginning, containing ten acres more or less, together with the right of way over the said John Ashley Brown premises, and the free passage of persons to and from said premises conveyed by these presents, with any and all kinds of teams, carriages, wagons, or other vehicles from any landing place now used or hereafter to be used either upon the bay, inlet, or ocean side, with the free use of said landings upon his said premises, subject to the following conditions; that is to say, the said party of the second part shall restrict the keepers of the lighthouse and other improvements about to be erected upon said premises, or any other persons, from keeping a grocery store, tavern, or boarding house thereon: Provided, That the United States reserves the right for the Lighthouse Service to maintain a light in the tower or at such other place on the reservation as the needs of navigation may require, and the right to enter upon the reservation by the most convenient route for the purpose of maintenance of said light or lights: Provided further, That this transfer is authorized to enable the State of New Jersey to maintain this reservation for historical purposes and for the preservation of the lighthouse tower, and that if the State should not continue to use the reservation for these purposes, the said reservation and tower shall revert to the United States.

Approved, April 13, 1926.

CHAP. 133.—An Act To extend the time for the construction of a bridge across the Wabash River at the city of Vincennes, Knox County, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the times for commencing and completing the construction of a bridge authorized by Act of Congress approved February 13, 1825, to be built by the State of Illinois and the State of Indiana across the Wabash River from a point in the city of Vincennes, Knox County, Indiana, to a point in Lawrence County, Illinois, are hereby extended one and three years, respectively, from the date of approval hereof, and subject to the conditions and limitations contained in this Act. The construction of such bridge shall not be commenced, nor shall any alteration in such bridge be made either before or after its completion, until plans and specifications for such construction or alteration have been submitted to the Secretary of War and the Chief of Engineers and approved by them as being adequate from