line marking the western limits of the town of Gardiner, Montana; thence south on said town limits line to the northern boundary of Yellowstone National Park; thence west along the north boundary of Yellowstone National Park to the point of beginning, which are unappropriated lands of the United States or which may be acquired by the United States under the provisions of this Act, within the territory described in this section, subject, however, to all valid existing claims and to reservations such as are authorized by section 3 of this Act; but, with the exception of valid existing claims, no land so added to Yellowstone National Park shall be subject to entry under the mining laws of the United States: Provided, That the Secretary of the Interior for such lands as are added to Yellowstone National Park may provide by rules and regulations for the management and use of the added lands as may in his discretion be necessary to accomplish the purposes of this Act: And provided further, That the lands of the United States acquired by donation or purchase within the area described in section 1 of this Act shall not be subject to location and entry under the mining laws of the United States nor the Act of June 11, 1906, authorizing homestead entries in national forests.

Approved, May 26, 1926.

CHAP. 400.—An Act Exempting from the provisions of the Immigration Act of 1924 certain Spanish subjects residents of Porto Rico on April 11, 1899.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all Spanish subjects who on April 11, 1899 (whether adults or minors), were bona fide residents of Porto Rico or adjacent islands which comprised the Province of Puerto Rico and who, in conformity with Article IX of the treaty between the United States and Spain of April 11, 1899, have preserved their allegiance to the Crown of Spain, may be admitted into Porto Rico without regard to the provisions of the Immigration Act of 1924, except section 23.

Approved, May 26, 1926.

CHAP. 401.—An Act To provide for the appointment of a Commissioner of Reclamation, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That under the supervision and direction of the Secretary of the Interior, the reclamation of arid lands, under the Act of June 17, 1902, and Acts amendatory thereof and supplementary thereto, shall be administered by a Commissioner of Reclamation, who shall receive a salary of $10,000 per annum, and who shall be appointed by the President.

Approved, May 26, 1926.

CHAP. 402.—An Act To provide for the acquisition of property in Prince William County, Virginia, to be used by the District of Columbia for the reduction of garbage.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order that the service of the collection of garbage in the District of Columbia may be continued without future interruption, the Commissioners of the District of Columbia are hereby authorized to purchase all

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of the property now used for the reduction of such garbage and located in Prince William County, Virginia, and leased from John E. Baker and the estate of Daniel Baker, comprising approximately twenty-five acres, and in addition thereto, forty acres, more or less, of land adjacent thereto, as selected by the Commissioners of the District of Columbia.

Sec. 2. That in the event the property hereinbefore referred to, or any part thereof, can not be purchased at a satisfactory price, it shall be the duty of the Attorney-General upon the request of the Commissioners of the District of Columbia to institute condemnation proceedings to acquire the land referred to in the State of Virginia, in accordance with the laws of said State, the title of said land to be taken directly to and in the name of the United States, but the land so acquired shall be under the jurisdiction of the Commissioners of the District of Columbia as the agents of the United States.

Sec. 3. That for the purpose of carrying into effect the provisions of this Act such sum as may be necessary is hereby authorized to be appropriated out of the revenues of the District of Columbia and said sum or such amount thereof as may be necessary, in the event of condemnation, shall be paid into the registry of the court wherein such proceedings are instituted for the satisfaction of damages awarded and the expenses of such proceedings in condemnation, said fund to be subject to the order of the court.

Approved, May 26, 1926.

CHAP. 403.—An Act To amend sections 1, 5, 6, 8, and 18 of an Act approved June 4, 1920, entitled "An Act to provide for the allotment of lands of the Crow Tribe, for the distribution of tribal funds 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 first, fifth, sixth, eighth, and eighteenth sections of an Act providing for the allotment of lands of the Crow Tribe, for the distribution of tribal funds, and for other purposes, approved June 4, 1920 (Forty-first Statutes at Large, pages 751-757), be amended to read as follows:

"SECTION 1. That the Secretary of the Interior be, and he hereby is, authorized and directed to cause to be allotted the surveyed lands and such unsurveyed lands as the commission hereinafter provided for may find to be suitable for allotment, within the Crow Indian Reservation in Montana (not including the Big Horn and Pryor Mountains, the boundaries whereof to be determined by said commission with the approval of the Secretary of the Interior), and not herein reserved as hereinafter provided, among the members of the Crow Tribe, as follows, namely, one hundred and sixty acres to the heirs of every enrolled member, entitled to allotment, who died unallotted after December 31, 1905, and before the passage of this Act; next, one hundred and sixty acres to every allotted member living at the date of the passage of this Act, who may then be the head of a family and has not received allotment as such head of a family; and thereafter to prorate the remaining unallotted allotable lands and allot them so that every enrolled member living at the date of the passage of this Act and entitled to allotment shall receive in the aggregate an equal share of the allotable tribal lands for his total allotment of land of the Crow Tribe. Allotments made hereunder shall vest title in the allottee subject only to existing leases, which leases in no event shall be renewed or extended by the Secretary of the Interior after the passage of this Act, and shall as hereinafter provided be evidenced by patents in fee to competent