11. Ninety degrees twenty-three minutes thirty seconds twelve thousand two hundred and forty-nine and three-tenths feet along the remaining portion of the lands of Nakula and Kahikinui to a concrete monument marked Number 15.

12. One hundred and seventeen degrees fifty-two minutes thirty seconds five thousand two hundred and nine and two-tenths feet along the remaining portion of the land of Kahikinui to a concrete monument marked Number 16, the true azimuth and distance from said monument to Government survey triangulation station Kolekole, being ninety-eight degrees ten minutes forty-three and five-tenths feet.

13. One hundred and twenty-seven degrees thirty-eight minutes two thousand one hundred and seventy-five and six-tenths feet along the same and the land of Papaanui to a concrete monument marked Number 17, the true azimuth and distance from said monument to a concrete monument marked Number 25, which marks the south corner of the land of Kealahou 3 and 4 being forty degrees ten minutes thirty seconds four hundred and sixty-six and two-tenths feet.

14. Two hundred and thirteen degrees forty-six minutes eight thousand two hundred and forty-one and two-tenths feet along the remaining portions of the lands of Kealahou 3 and 4 and Pulehunui to a concrete monument marked Number 19, the true azimuth and distance from said monument to a "K" marked on a large lava rock called Kilohana, at the east corner of the lands of Kealahou 3 and 4, being three hundred and twenty degrees fifty-three minutes nine hundred and forty-seven and three-tenths feet.

15. One hundred and forty-three degrees fifty-three minutes six thousand nine hundred and five and three-tenths feet along the land of Pulehunui to a concrete monument marked Number 20.

16. One hundred and ninety-nine degrees twenty-three minutes ten thousand seven hundred and twenty-six feet along the remaining portion of the land of Kalialinui to the point of beginning, passing over a concrete monument marked Number 22 at a distance of six thousand four hundred thirty-six and seven tenths feet; including portions of the lands of Kealahou 3 and 4, Pulehunui, Kalialinui, Kaupo, Nuu, Nakula, Kahikinui, and Papaanui, Island of Maui, and containing seventeen thousand one hundred and thirty acres, more or less; and all of those lands lying within the boundary above described are hereby included in and made a part of the Hawaii National Park subject to all laws and regulations pertaining to said park.

Sec. 2. That the provisions of the Act of February 27, 1920, entitled "An Act to authorize the Governor of the Territory of Hawaii to acquire privately owned lands and rights of way within the boundaries of the Hawaii National Park," are hereby extended over and made applicable to the lands added to the park and included within the boundary established by the preceding section of this Act.

Approved, February 12, 1927.

CHAP. 112.—An Act To authorize an appropriation for the purchase of certain privately owned land within the Jicarilla Indian Reservation, New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized an appropriation of $10,000 from the tribal funds on deposit in the Treasury of the United States to the credit of the Indians of the Jicarilla Reservation, New Mexico, for the purchase...
of the land and appurtenances thereto situated within the exterior boundaries of that reservation and belonging to Neill B. Field, title thereto to be taken by the United States in trust for said Indians.

Approved, February 12, 1927.

CHAP. 113.—An Act Authorizing the Secretary of the Treasury to accept title for post-office site at Olyphant, Pennsylvania, with mineral reservations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of the Public Building Act of March 4, 1913, which authorizes the acquisition of a suitable site for the post office at Olyphant, Pennsylvania, be, and the same is hereby, amended as follows:

"Provided, That the Secretary of the Treasury may, in his discretion, accept a title which reserves or excepts all ores or minerals on the lands, with the right of mining same."

Approved, February 12, 1927.

CHAP. 114.—An Act Providing for a grant of land to the county of San Juan, in the State of Washington, for recreational and public-park purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title and fee to lots 1 and 3, section 34, township 36 north, range 2 west, Wil- lamette meridian, in San Juan County, in the State of Washington, being situate within an abandoned military reservation on Shaw Island in said county, said lots containing fifty-nine and seventy-five one-hundredths acres, be, and the same are hereby, granted to the said county of San Juan, on the payment to the United States of $1.25 per acre subject to the condition and reversion hereinafter provided for, to the said county for recreational and public-park purposes: Provided, That if said lands shall not be used for the purposes hereinafter mentioned, the same or such part thereof not used shall revert to the United States: And provided further, That there shall be reserved to the United States all gas, oil, coal, or other mineral deposits found at any time in the said lands and the right to prospect for, mine, and remove the same: And provided further, That such tracts be subject to the right of way for county roads granted to the county authorities of San Juan County, State of Washington, by the Act of Congress of February 21, 1925 (Forty-third Statutes, page 967).

Approved, February 12, 1927.

CHAP. 126.—An Act To provide for the widening of Nichols Avenue between Good Hope Road and S Street Southeast 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 under and in accordance with the provisions of subchapter 1 of Chapter XV of the Code of Law for the District of Columbia, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the Supreme Court of the District of Columbia a proceeding in rem to condemn all of those pieces or parcels of land taxed as lots numbered 816, 821, and 834, and the following described part of that parcel of land taxed as lot numbered 833, in square numbered 5601, beginning for the same at the southwest corner of said lot numbered 833 in square 5601, said point of beginning being