SIXTY-NINTH CONGRESS. SESS. II. CHS. 48–50. 1927.

CHAP. 48—An Act Setting aside certain land in Douglas County, Oregon, as a summer camp for Boy Scouts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to lease the lands included within the west half of the southwest quarter, section 9, township 27 south, range 2 west, Willamette meridian, in Douglas County, Oregon, to the Douglas County Boy Scouts Council, or a duly authorized representative of such council, as a summer camp for the boy scouts of Douglas County, Oregon. Such lease shall be without cost to the council for term of fifty years and under such other terms and conditions, including provisions for the care, removal, and disposition of timber by the United States, as the Secretary of the Interior deems advisable to safeguard the interests of the United States.

Approved, January 21, 1927.

CHAP. 49—An Act Extending to lands released from withdrawal under the Carey Act the right of the State of Montana to secure indemnity for losses to its school grant in the Fort Belknap Reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of indemnity conferred upon the State of Montana by section 7 of the Act of March 3, 1921 (Forty-first Statutes, pages 1355, 1359), be, and the same is hereby, extended to embrace any nonmineral public land in Montana, which has been or may be released from segregation under section 4 of the Act of August 18, 1894 (Twenty-eighth Statutes, pages 372, 422), to the extent that such right has not been and can not be exercised within the limits of the Fort Belknap Reservation.

Sec. 2. That for sixty days from and after the date of the opening to entry of lands released from segregation under said Act of August 18, 1894, the State of Montana shall have the right to select and file in the local land office or offices a list or lists of selection under this Act; and such list or lists shall be paramount to any other application for or claim of preference right to the land selected by the State.

Approved, January 21, 1927.

CHAP. 50.—An Act To amend the Act of February 11, 1925, entitled “An Act to provide fees to be charged by clerks of the district courts of the United States.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 of the Act of February 11, 1925 (Forty-third United States Statutes at Large, page 557), be, and the same is hereby, amended to read as follows:

“Sec. 3. Upon the filing of any answer or paper joining issue, or the entering of order for trial, there shall be charged and collected by the clerk, from the party or parties filing any such answer or paper, for services performed and to be performed by said clerk in said case or proceeding the further sum of $5: Provided, That after one fee, as hereinbefore provided in this section, has been paid by any defendant, cross petitioner, intervenor, or party, other defendants, cross petitioners, intervenors, or parties, separately appearing or filing any answer or paper in said suit or proceeding, shall