SEC. 2. Upon application to the Secretary of the Interior, and subject to valid intervening rights and to the provisions of section 1 of this Act, any permit which has already expired because of lack of authority under existing law to make further extensions, may be extended for a period of three years from the date of this Act.

Approved, January 23, 1930.

CHAP. 26.—Joint Resolution To amend sections 3 and 4 of the Act entitled “An Act to authorize and direct the survey, construction, and maintenance of a memorial highway to connect Mount Vernon, in the State of Virginia, with the Arlington Memorial Bridge across the Potomac River at Washington.”

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 of the Act entitled “An Act to authorize and direct the survey, construction, and maintenance of a memorial highway to connect Mount Vernon, in the State of Virginia, with the Arlington Memorial Bridge across the Potomac River at Washington,” approved May 23, 1928 (Forty-fifth Statutes at Large, pages 721, 722), be, and the same hereby is, amended by the addition of the following language: “and to make such lands which would be in harmony with the District of Columbia river and harbor plan of the War Department, pursuant to the Act of August 2, 1882.”

Sec. 2. That section 4 of said Act be, and the same hereby is, amended by striking out that part of said section which reads: “Whenever it becomes necessary to acquire by condemnation proceedings any lands in the State of Virginia for the purpose of carrying out the provisions of this Act, such proceedings shall conform to the laws of said State now in force in reference to Federal condemnation proceedings,” and by substituting in lieu thereof the following: “Whenever it becomes necessary to acquire by condemnation proceedings any lands in the State of Virginia for the purpose of carrying out the provisions of this Act, such proceedings shall conform as near as may be to the proceedings authorized by chapter 472 of the 1928 acts of the General Assembly of Virginia (acts of the 1928 General Assembly of Virginia, pages 1228–1230), empowering the State highway commissioner of Virginia to condemn lands for State highway purposes: Provided further, That in addition to the exercise of the power of eminent domain as hereinbefore provided, the Secretary of Agriculture is hereby authorized to enter upon and take possession of such lands and rights of ways as he may deem necessary for the purposes of this Act and to proceed with the construction of such highway over and through such lands without having first condemned the same: Provided, however, That within sixty days after taking possession of such lands and rights of way, if the United States and the owner or owners thereof have been unable to agree upon just compensation therefor, condemnation proceedings shall be instituted as hereinabove provided: Provided further, That if title to any lands or interest therein, required for the purposes of this Act, is claimed by the United States and by other persons or corporations and the controversy between the United States and such persons or corporations as to the ownership of such lands threatens delay in the construction or completion of said highway, the Secretary of Agriculture is hereby authorized to enter upon and take possession of such lands, title to which is in dispute between the United States and others, and to proceed with the construction of the highway over and through the same, while appropriate proceedings to
Compensation to determine the true ownership of such lands are pending: \textit{And provided further}, That if such lands are finally adjudged not to belong to the United States, the owners thereof shall be entitled to recover from the United States just compensation for their lands taken for the purposes of this Act, by proceeding in accordance with provisions of the Act of March 3, 1887, commonly known as the Tucker Act."

Approved, January 23, 1930.

\textbf{CHAP. 27.---An Act Granting the consent of Congress to the Jerome Bridge Company, a corporation, to maintain a bridge already constructed across the Gasconade River near Jerome, Missouri.}

\textit{Be it enacted} by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the Jerome Bridge Company, a corporation organized and existing under the laws of the State of Missouri, and its successors and assigns, to maintain and operate, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters," approved March 23, 1906, a bridge and approaches thereto already constructed across the Gasconade River near the city of Jerome, Missouri, which bridge is hereby declared to be a lawful structure to the same extent and in the same manner as if it had been constructed in accordance with the provisions of said Act of March 23, 1906.

\textit{Sec. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.}

Approved, January 24, 1930.

\textbf{CHAP. 28.---An Act Authorizing and directing the Secretary of War to lend to the Governor of Mississippi two hundred and fifty pyramidal tents, complete; fifteen 16 feet by 80 feet by 40 feet assembly tents; thirty 11 feet by 50 feet by 15 feet hospital-ward tents; ten thousand blankets, olive drab, numbered 4; five thousand pillowcases; five thousand canvas cots; five thousand cotton pillows; five thousand bed sacks; ten thousand bed sheets; twenty field ranges, numbered 1; ten field bake ovens; fifty water bags (for ice water); to be used at the encampment of the United Confederate Veterans, to be held at Biloxi, Mississippi, in June, 1930.}

\textit{Be it enacted} by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to lend, at his discretion, to the entertainment committee of the United Confederate Veterans, whose encampment is to be held at Biloxi, Mississippi, June 3, 4, 5, and 6, 1930, two hundred and fifty pyramidal tents complete, with all poles, pegs, and other equipment necessary for their erection; fifteen 16 feet by 80 feet by 40 feet assembly tents, complete with all poles, pegs, and other equipment necessary for their erection; thirty 11 feet by 50 feet by 15 feet hospital-ward tents, complete with all their poles, pegs, and equipment necessary for their erection; twenty field ranges, numbered 1, with necessary equipment for their erection; ten field bake ovens with necessary equipment for their erection; fifty water bags (for ice water); ten thousand blankets, olive drab, numbered 4; five thousand pillowcases; five thousand canvas cots; five thousand cotton pillows; five thousand bed sacks; and ten thousand bed sheets: \textit{Provided}, That no expense shall be caused the United States Government by the delivery and return of said property, the same to be delivered from the nearest quartermaster depot at such time prior to the holding of said encampment as may be