Sums collected hereunder to inure to Reclamation Fund as credit to construction charge.

Water rental collections in excess of current operating, etc., expenses, to inure to fund.

Rules, etc., to be prescribed.

SEC. 5. In the absence of a contrary requirement in the contracts between the United States and the water users organization or district assuming liability for the payment of project construction charges, all sums collected hereunder from the sale of lands, from the payment of project construction charges on “temporarily unproductive” or “permanently unproductive” lands so sold, and (except as stated in this section) from water rentals, shall inure to the Reclamation Fund as a credit to the construction charge now payable by the water users under their present contracts, to the extent of the additional expense, if any, incurred by such water users in furnishing water to the unproductive area, while still in that status, as approved by the Commissioner of Reclamation and the balance as a credit to the sums heretofore written off in accordance with said Act of May 25, 1926. Where water rental collections hereunder are in excess of the current operation and maintenance charges, the excess as determined by the Secretary, shall, in the absence of such contrary contract provision, inure to the Reclamation Fund as above provided, but in all other cases the water rentals collected under this Act shall be turned over to or retained by the operating district or association, where the project or part of the project from which the water rentals were collected is being operated and maintained by an irrigation district or water users association under contract with the United States.

SEC. 6. The Secretary of the Interior is authorized to perform any and all acts and to make all rules and regulations necessary and proper for carrying out the purposes of this Act.

Approved, May 16, 1930.

CHAP. 293.—An Act To authorize the United States Veterans’ Bureau to pave the road running north and south immediately east of and adjacent to Hospital Numbered 90, at Muskogee, Oklahoma, and to authorize the use of $4,950 of funds appropriated for hospital purposes, 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 United States Veterans’ Bureau be, and it is hereby, authorized to pave the road running north and south immediately east of and adjacent to Hospital Numbered 90, at Muskogee, Oklahoma, and between the said hospital and the Government cottages on the east side of the road, and to use for said purposes $4,950 of the funds appropriated for hospital purposes.

Approved, May 16, 1930.

CHAP. 294.—An Act To authorize the transfer of Government-owned land at Dodge City, Kansas, for public-building purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the land now in the custody of the Department of Agriculture, fronting approximately one hundred and twenty-five feet on the east side of Central Avenue by approximately one hundred and forty-four feet on the north side of Spruce Street, is hereby transferred to the Treasury Department as a part of the site to be acquired for the public-building project at Dodge City, Kansas.

The public building erected under such project shall contain adequate office quarters upon the top floor of such building with a floor space of not less than one thousand two hundred square feet for the use of the Weather Bureau of the Department of Agriculture and provision shall be made without expense to the Department of