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(1) A suitable site for a lighthouse depot at or in the vicinity of Seattle, Washington; and

(2) Such additional land contiguous to the present site of the lighthouse depot at Chelsea, Massachusetts, as may be necessary to care for the increased activities of such depot.

Sec. 2. Section 4 of the Act entitled "An Act to improve the efficiency of the Lighthouse Service, and for other purposes," approved February 25, 1929, is amended to read as follows:

"Sec. 4. The Secretary of Commerce is authorized to purchase the necessary land to be used as sites for lighthouse depots (1) at Newport, Rhode Island, or elsewhere on Narragansett Bay; (2) at Portland, Maine; and (3) at or in the vicinity of Rockland, Maine."

Sec. 3. The Secretary of Commerce is authorized and directed to convey by quitclaim deed to the Association for the Preservation of Virginia Antiquities, subject to the conditions hereinafter specified, the land constituting the site for the Old Light Tower at Cape Henry, Virginia, described by metes and bounds as follows, shown on blue print of drawing numbered 306, dated January 31, 1925, on file in the office of the Superintendent of Lighthouses, Baltimore, Maryland: Beginning for the same at Point A, which Point A is south twenty degrees west fifty-five and seventy-five one-hundredths feet from the center of Old Light Tower and running thence north seventy degrees west one hundred and thirty-five feet to B; thence north twenty degrees east two hundred and sixty-five feet more or less to C; thence along the south side of the ten-foot concrete road to the intersection at D; thence along the south side of eighteen-foot military road to E; thence south twenty degrees west nineteen feet more or less to F; thence north seventy degrees west three hundred and eighty-five feet to A, the point of beginning, containing approximately one and seventy-seven one-hundredths acres of land, together with the abandoned lighthouse tower thereon, reserving to the United States a right of way for the water main now running through such site, together with the right of ingress and egress to the valve on such water main and for the purpose of maintaining and making repairs to such water main.

The property herein authorized to be conveyed shall be preserved by such association solely for its historic interest, and shall be open to the public at reasonable times and on reasonable terms. The deed executed by the Secretary under the provisions of this section shall contain the express condition that if such association shall at any time cease to carry out the provisions of this section, or shall at any time use such property or permit its use for other purposes, or shall attempt to alienate such property, title thereto shall revert to the United States.

Approved, June 18, 1930.

CHAP. 530.—Joint Resolution Authorizing the erection on the public grounds in the city of Washington, District of Columbia, of a memorial to William Jennings Bryan.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Director of Public Buildings and Public Parks of the National Capital be, and he is hereby, authorized and directed to grant permission to the William Jennings Bryan Memorial Association for the erection on public grounds of the United States in the city of Washington, District of Columbia, other than those of the Capitol, the Library of Congress, and the White House, of a memorial to William Jen-
Design to be approved by Fine Arts Commission. No Government expense.

Locations barred.

Director of Public Buildings and Parks to supervise construction. Donation of funds, etc.

SEC. 2. The design of the memorial shall be approved and the site shall be chosen by the Commission of Fine Arts, and the United States shall be put to no expense in or by the erection of the said memorial.

SEC. 3. The memorial herein provided for shall not be erected or placed in any part of the Mall or Potomac Park, nor on any ground within one-half mile of the Capitol.

SEC. 4. The memorial shall be erected under the supervision of the Director of Public Buildings and Public Parks of the National Capital, and all funds necessary to carry out its erection shall be supplied by the donors in time to permit the completion and erection of the memorial not more than three years after the site is reported available for the purpose.

Approved, June 18, 1930.

CHAP. 536.—An Act To quitclaim certain lands in Santa Fe County, New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all right, title, and/or interest of the United States in and to the following-described piece or parcel of land, lying and being situated in the city and county of Santa Fe, State of New Mexico, bounded and described as follows: On the north by a sandy “Arroyo,” on the south by an old street and the public grounds known as the Muralla, on the east by lands of said corporations of the Independent Order of Odd Fellows and Ancient Free and Accepted Masons, aforesaid, which lands are at this time occupied as a cemetery by said orders, and on the west by lands of Francisco Baca Ortiz, said piece or parcel of land being in dimensions as follows: Measuring from the southwest corner of the said cemetery grounds westwardly on the north side of the old street aforesaid two hundred and forty feet to the lands of Francisco Baca Ortiz; thence northwardly at right angles with the last-mentioned line two hundred and eighty-six feet unto the said sandy “Arroyo”; thence eastwardly three hundred and forty feet to the northwest corner of said cemetery grounds; and thence southwardly along the western wall of said cemetery two hundred and eighty-six feet to the place of beginning; the same being a part of the piece or parcel of land sold and conveyed by Jose de Jesus Ribera to Gasper Ortiz by deed bearing date of February 2, 1852, and by said Gasper Ortiz and Magdalena Lucero, his wife, by deed bearing date the 25th day of April, 1853, conveyed to said Independent Order of Odd Fellows and Ancient Free and Accepted Masons in fee, which said last-mentioned deed is recorded in the office of the clerk of probate court within and for the county of Santa Fe in book for the registry of deeds, pages 178 and 179, to which deed reference is hereby had for a more particular description of the said piece or parcel of land of which the premises herein conveyed are a part, be, and the same is hereby, quitclaimed, released, and relinquished to the Woman’s Board of Home Missions of the Presbyterian Church in the United States of America, a New York corporation.

SEC. 2. Nothing in this Act shall in any manner abridge, divest, impair, injure, or prejudice any valid right, title or interest of any