An Act To authorize the President of the United States to establish the Canyon De Chelly National Monument within the Navajo Indian Reservation, Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That with the consent of the tribal council of the Navajo Tribe of Indians the President of the United States is hereby authorized to establish by presidential proclamation, the Canyon De Chelly National Monument, within the Navajo Indian Reservation, Arizona, including the lands hereinafter described.

Township 4 north, range 7 west, north half section 5, and northeast quarter section 6; township 5 north, range 7 west, south half section 15, section 19, south half section 20, section 21, section 22, south half section 23, north half section 26, north half section 27, north half section 28, sections 29, 30, 31, and 32; township 3 north, range 8 west, section 4, east half section 5; township 4 north, range 8 west, sections 6 and 7, southwest quarter section 17, sections 18 and 19, west half and southeast quarter section 20, sections 29 and 30, north half section 31, sections 32 and 33; township 5 north, range 8 west, section 7, section 13, south half section 14, south half section 15, south half and northwest quarter section 16, sections 17 to 24, inclusive, north half section 25, north half section 26, section 27, north half and southeast quarter section 28, north half section 29, north half section 30 and southwest quarter section 31; township 6 north, range 8 west, north half section 3, sections 4 to 8, inclusive, west half section 18 and northwest quarter section 19; township 7 north, range 8 west, south half section 33, section 34 and west half section 35; township 4 north, range 9 west, sections 1 to 3, inclusive, east half section 4, north half section 10, north half section 11, sections 12 and 13, east half section 24 and east half section 25; township 5 north, range 9 west, sections 4 to 31, inclusive, east half section 33, and sections 34 to 36, inclusive; township 6 north, range 9 west, sections 1 to 3, inclusive, sections 10 to 15, inclusive, sections 21 to 23, inclusive, sections 10 to 15, inclusive, sections 21 to 23, inclusive, north half section 24; north half section 26, sections 27 to 29, inclusive, southeast quarter section 30, and sections 31 to 34, inclusive; township 5 north, range 10 west, sections 1 to 18, inclusive, north half section 22, sections 23 to 25, inclusive, north half section 26, and north half section 36; township 6 north, range 10 west, east half section 34, section 35, and south half section 36, embracing about eighty-three thousand eight hundred and forty acres of unsurveyed land, all west of the Navajo meridian, in Arizona.

Sec. 2. That nothing herein shall be construed as in any way impairing the right, title, and interest of the Navajo Tribe of Indians which they now have and hold to all lands and minerals, including oil and gas, and the surface use of such lands for agricultural, grazing, and other purposes, except as hereinafter defined; and the said tribe of Indians shall be, and is hereby, granted the preferential right, under regulations to be prescribed by the Secretary of the Interior, of furnishing riding animals for the use of visitors to the monument.

Sec. 3. That the National Park Service, under the direction of the Secretary of the Interior, is hereby charged with the administration of the area of said national monument, so far as it applies to the care, maintenance, preservation and restoration of the prehistoric ruins, or other features of scientific or historical interest within the area, and shall have the right to construct upon the lands such roads, trails, or other structures or improvements as may be necessary in connection with the administration and protection of the monument.
and also the right to provide facilities of any nature whatsoever required for the care and accommodation of visitors to the monument.

Approved, February 14, 1931.

CHAP. 189.—Joint Resolution To provide an annual appropriation to meet the quota of the United States toward the expenses of the International Technical Committee of Aerial Legal Experts.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a sum not to exceed $250 is hereby authorized to be appropriated annually to meet the share of the United States of the expenses of the International Technical Committee of Aerial Legal Experts, beginning with the year 1930.

Approved, February 14, 1931.

CHAP. 190.—Joint Resolution To further provide for defraying the expenses of the International Water Commission, United States and Mexico.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized to be appropriated, in addition to amounts herefore authorized to be appropriated, the sum of $287,000 to defray the expenses of the International Water Commission, United States and Mexico, in continuing its study, in cooperation with representatives of Mexico, regarding the equitable use of the waters of the lower Rio Grande and lower Colorado Rivers and, with the concurrence of Mexico, of the Tia Juana River, for the purpose of securing information on which to base a treaty with the Government of Mexico relative to the use of the waters of these rivers, including salaries in the District of Columbia and elsewhere, fees for professional services at rates and in amounts to be determined by the Secretary of State; rent in the District of Columbia and elsewhere; travel expenses, including transportation of effects; subsistence or per diem in lieu of subsistence notwithstanding the provisions of any other Act; printing and binding; subscriptions to foreign and domestic newspapers and periodicals; purchase, exchange, maintenance, repair, and operation of motor-propelled, passenger and freight carrying vehicles; drilling and testing of dam sites by contract if deemed necessary without regard to section 3709 of the Revised Statutes (U. S. C., title 41, sec. 5); equipment, and such other miscellaneous expense as the Secretary of State may deem proper: Provided, That any moneys contributed by or received from the United Mexican States for the purpose of cooperating or assisting in this work, shall be available for expenditure in connection with this appropriation.

Approved, February 14, 1931.

CHAP. 200.—An Act To facilitate work of the Department of Agriculture in the Territory of Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture be, and he is hereby, authorized to furnish subsistence to employees of the United States Department of Agriculture in the Territory of Alaska, and to purchase personal equipment and sup-