CHAP. 494.—An Act To amend the Act of June 4, 1924, providing for a final disposition of the affairs of the Eastern Band of Cherokee Indians in North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the final roll of the Eastern Band of Cherokee Indians in North Carolina directed to be prepared by the Act of June 4, 1924 (43 Stat. L. 376), is hereby declared to be a final roll of said Indians only for the purpose of showing the membership of said band as it existed on the 4th day of June, 1924: Provided, That thereafter no person of less than one-sixteenth degree of said Eastern Cherokee Indian blood shall be recognized as entitled to any rights with the Eastern Band of Cherokee Indians except by inheritance from a deceased member or members: Provided further, That the Secretary of the Interior is hereby authorized to defer the work of making allotments in severalty to the enrolled members of said band as provided for in said Act until otherwise directed by Congress.

Sec. 2. That all Acts or parts of Acts in conflict herewith are hereby repealed.

Approved, March 4, 1931.

CHAP. 495.—An Act Authorizing the establishment of a mining experiment station of the Bureau of Mines at College Park, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to enter into a contract or contracts for the erection and completion of a building or buildings on the campus of the University of Maryland at College Park, Maryland, suitable for use as an experiment station by the Bureau of Mines, at a cost not to exceed $350,000, including plumbing, lighting, heating, and other general-service equipment and necessary road, walks, and ground improvement: Provided, That a site of not less than twenty acres on said campus, acceptable to the Secretary of the Treasury and the Secretary of Commerce, is donated and conveyed by deed conveying absolute title to the United States Government for said purpose.

Sec. 2. That all Acts or parts of Acts in conflict herewith are hereby repealed.

Approved, March 4, 1931.

CHAP. 496.—An Act To extend the boundaries of Wind Cave National Park, South Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the boundaries of Wind Cave National Park in the State of South Dakota are hereby extended to include the lands within the east half of the southwest quarter, southeast quarter section 26, south half of section 25, east
half of section 33, township 5 south, range 5 east, and south half section 30, township 5 south, range 6 east, Black Hills meridian, South Dakota, comprising in part a part of the Harney National Forest. Such lands are hereby made a part of Wind Cave National Park, and shall hereafter be subject to all laws and regulations applicable to such park.

Approved, March 4, 1931.

CHAP. 497.—An Act To cancel certain reimbursable charges against certain lands within the Gila River Indian Reservation, Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all allotments and other lands comprised in the Gila River Indian Reservation which the Secretary of the Interior shall designate to be permanently included in and irrigated under the San Carlos project are hereby relieved of all liens for the reimbursement to the United States of moneys expended and reimbursable as provided in section 10 of the Act of March 3, 1905 (33 Stat. 1081), or in section 2 of the Act of August 24, 1912 (37 Stat. 522), or Acts amendatory thereof or supplementary thereto as to such expenditures made prior to the passage of the San Carlos Act (43 Stat. 475-476), except those made under that part of the Act of May 18, 1916 (39 Stat. 123-130), and Acts amendatory thereof or supplementary thereto which provides for the construction of the dam above Florence, Arizona, and controlling works and canals which constitute the Florence Casa Grande project; and except further the $100,000 expended for an electric transmission line and rights to electrical energy from the Salt River Valley irrigation project.

Sec. 2. That all expenditures of moneys for or in connection with the Gila River Indian Reservation made reimbursable as provided in said Acts of March 3, 1905, or August 24, 1912, or Acts amendatory thereof or supplementary thereto, as described in section 1 hereof with the exception there made of moneys expended for the Florence Casa Grande project and for the electrical transmission line and electrical energy, including the expenditures made for the Sacaton bridge and dam valued as a bridge at $300,000, are hereby waived and not required to be paid or reimbursed to the United States, except the expenditures made for the purposes and in the amounts as follows: That part of the Sacaton bridge and dam which is a siphon, valued at $75,000; the Santan and Casa Blanca canals and other works on the reservation north of the railroad which crosses the river below Sacaton, valued at $57,000, which expenditures in the amount stated shall remain reimbursable but hereafter shall remain chargeable only against the unallotted lands of the Gila River Indian Reservation; and the irrigation works for taking and distributing water from the Gila and Salt Rivers below said railroad as the Secretary of the Interior shall value them at sums aggregating not more than $50,000, which expenditures in the amount so valued shall remain reimbursable and charged against the allotments on the said Gila River Indian Reservation not included in the San Carlos project.

Approved, March 4, 1931.