"In pursuance of title L (Revised Statutes 4311-4390), 'Regulation of Vessels in Domestic Commerce', of the Revised Statutes of the United States (inserting here the name of the husband or managing owner, with his occupation and place of abode, and the name of the master, with the place of his abode), having sworn that the (insert here the description of the vessel, whether ship, brigantine, snow, schooner, sloop, or whatever else she may be), called the (insert here the vessel's name), whereof the said (naming the master) is master, burden (insert here the number of tons, in words) tons, as appears by her enrollment, dated at (naming the district, day, month, and year, in words at length, but if she be less than twenty tons, insert, instead thereof, 'proof being had of her admeasurement'), shall not be employed in any trade, while this license shall continue in force, whereby the revenue of the United States shall be defrauded, and having also sworn (or affirmed) that this license shall not be used for any other vessel, or for any other employment, than is herein specified, license is hereby granted for the said (inserting here the description of the vessel) called the (inserting here the vessel's name), to be employed in carrying on the (inserting here 'coasting trade', 'whale fishery', 'mackerel fishery', or 'cod fishery', as the case may be), for one year from the date hereof, and no longer. Given under my hand and seal, at (naming the said district), this (inserting the particular day) day of (naming the month), in the year (specifying the number of the year in words at length);": Provided, That vessels of five net tons and over entitled under the laws of the United States to be enrolled and licensed or licensed for the coasting trade may be licensed for the "coasting trade and mackerel fishery", and shall be deemed to have sufficient license for engaging in the coasting trade and the taking of fish of every description, including shellfish: Provided further, That the provisions of sections 4364 and 4365, Revised Statutes of the United States (U. S. C., title 46, secs. 310 and 311), shall be, and are hereby, made applicable to vessels so licensed: And provided further, That vessels operating on the Great Lakes and their connecting and tributary waters under enrollment and license issued in conformity with the provisions of section 4318, Revised Statutes of the United States (U. S. C., title 46, sec. 258), shall be deemed to have sufficient license for engaging in the taking of fish of every description within such waters without change in the form of enrollment and license prescribed under the authority of that section.

Approved, May 20, 1936.

[CHAPTER 435.]

AN ACT

May 20, 1936.

[Public No. 608.]

To authorize the Secretary of War to lend to the Reunion Committee of the United Confederate Veterans three thousand blankets, olive drab, numbered 4, one thousand five hundred canvas cots, to be used at their annual encampment to be held at Shreveport, Louisiana, in June 1936.

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 Reunion Committee of the United Confederate Veterans, for use at the United Confederate Veterans' Encampment, to be held at Shreveport, Louisiana, June 9, 10, 11, and 12, 1936, two hospital ward tents, with all pegs, poles, and equipment necessary for their erection; one storage tent complete with all equipment; one large wall tent complete with all equipment; six small wall tents
complete with all equipment; ten pyramidal tents complete with all
equipment; fifty 14-quart G. I. buckets; three thousand blankets,
olive drab, wool; one thousand five hundred canvas folding cots; one
thousand five hundred comforters; one thousand five hundred cotton-
felted pillows complete with cotton pillow cases; three thousand
cotton bed sheets: Provided, That no expense shall be caused the
United States Government by the delivery and return of said prop-
erty; the same to be delivered from the nearest quartermaster depot
at such time prior to the holding of said encampment as may be
agreed upon by the Secretary of War and the Confederate Reunion
Committee: Provided further, That the Secretary of War, before
delivery of such property, shall take from said Reunion Committee
of the United Confederate Veterans a good and sufficient bond for
the safe return of said property in good order and condition, and
the whole without expense to the United States.

Approved, May 20, 1936.

[CHAPTER 440.]  
AN ACT
To convey certain lands to Clackamas County, Oregon, for public-park purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to issue a patent to Clackamas County, Oregon, on behalf of the United States, for the south half southwest quarter and the west half northeast quarter southwest quarter section 11, township 3 south, range 4 east, Willamette meridian, in the State of Oregon, containing one hundred acres, more or less, on condition that such county shall accept and use such lands solely for public-park purposes; but if such county shall at any time cease to use such lands for public-park purposes, or shall permit the use of such lands for any other purpose, or shall alienate or attempt to alienate them, they shall revert to the United States: Provided, That there shall be reserved to the United States, its patentees, or their transferees, the right to cut and remove therefrom the merchantable timber, reserving to Clackamas County, Oregon, when such sale is made under the provisions of the Act of June 9, 1916 (39 Stat. 218), a preference right to purchase the timber at the highest price bid.

Sec. 2. The Secretary of the Interior shall prescribe all necessary regulations to carry into effect the foregoing provisions of this Act.

Approved, May 21, 1936.

[CHAPTER 444.]  
AN ACT
To supplement the Act of June 25, 1929 (ch. 41, 46 Stat. L. 41), which authorized and directed the Attorney General to institute suit against the Northern Pacific Railway Company and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the suit entitled United States of America, plaintiff, against Northern Pacific Railway Company and others, defendants, numbered E-4389, instituted and pending in the District Court of the United States for the Eastern District of Washington, under the authority and direction of the Act of June 25, 1929 (ch. 41, 46 Stat. L. 41), now on reference to a special master for hearing under an order of said court entered in said suit on April 21, 1936, a direct review by the