[CHAPTER 120]  
AN ACT  
To give to members of the Crow Tribe the power to manage and assume charge of  
their restricted lands, for their own use or for lease purposes, while such lands  
remain under trust patents.

Be it enacted by the Senate and House of Representatives of the  
United States of America in Congress assembled, That the last proviso  
of the first section of the Act of May 26, 1926, entitled "An Act to  
amend sections 1, 5, 6, 8, and 18 of an Act approved June 20, 1920,  
'an Act to provide for the allotment of lands of the Crow Tribe, for  
the distribution of tribal funds and for other purposes,'" approved  
May 26, 1926 (44 Stat. 658, 659), be amended to read as follows:  
"Provided further, That any Crow Indian classified as competent may  
lease his or her trust lands or any part thereof and the trust lands of  
their minor children for farming and grazing purposes: Provided,  
That any Crow Indian classified as competent shall have the full  
responsibility of obtaining compliance with the terms of any lease  
made: And provided further, That leases on inherited or devised trust  
lands having more than five competent devisees or heirs shall be made  
only with the approval of the Superintendent. Any adult incompetent  
Indian with the approval of the Superintendent may lease his  
or her trust lands or any part thereof and the inherited or trust lands  
of their minor children for farming and grazing purposes. The trust  
lands of orphan minors shall be leased by the Superintendent. Moneys  
received for and on behalf of all incompetent Indians and minor  
children shall be paid to the Superintendent by the lessee for the benefit  
of said Indians. No lease shall be made for a period longer than five  
years, except irrigable lands under the Big Horn Canal, which may  
be leased for periods of ten years. All leases made under this Act  
shall be recorded at the Crow Agency.”

Approved March 15, 1948.

[CHAPTER 121]  
AN ACT  
Relating to the compensation of commissioners for the Territory of Alaska.

Be it enacted by the Senate and House of Representatives of the  
United States of America in Congress assembled, That, notwithstanding  
the provisions relating to fees earned by commissioners for the  
Territory of Alaska of section 11 of the Act of June 6, 1900, entitled  "An Act making further provision for a civil government for Alaska,  
and for other purposes", as amended (U. S. C., 1940 edition, title 48,  
sec. 116), each such commissioner shall pay to the clerk of the proper  
division of the court only so much of the aggregate net fees earned  
during the calendar year by such commissioner as exceeds the sum of  
$5,000.

Approved March 15, 1948.

[CHAPTER 133]  
AN ACT  
Relating to the acquisition by the United States of State-owned lands within  
Glacier National Park, in the State of Montana, 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 Secretary  
of the Interior is authorized to acquire, and the State of Montana is  
authorized to convey to the United States, without regard to the
requirements contained in section 11 of the Act approved February 22, 1889 (25 Stat. 676), any lands, interests in lands, buildings, or other property, real and personal, owned by the State of Montana within the boundaries of Glacier National Park. The aforesaid properties may be acquired from the State of Montana by the Secretary of the Interior for such consideration as he may deem advisable, when the acquisition of such property would, in his judgment, be in the best interests of the United States.

Approved March 16, 1948.

[CHAPTER 136]

AN ACT

To authorize the United States Park Police to make arrests within Federal reservations in the environs of the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and within roads, parks, parkways, and other Federal reservations in the environs of the District of Columbia over which the United States has, or shall hereafter acquire, exclusive or concurrent criminal jurisdiction, the several members of the United States Park Police force shall have the power and authority to make arrests without warrant for any felony or misdemeanor committed in the presence or view of such members in violation of any Federal law or regulation issued pursuant to law, or for any felony that in fact has been or is being committed in violation of any such law or regulation where they have reasonable grounds to believe that the person to be arrested has committed or is committing such felony, and shall have power to take any person arrested by them, without unnecessary delay, before the Federal court having jurisdiction over the offense or before a United States commissioner specifically designated to try and sentence persons charged with petty offenses as provided in the Act of October 9, 1940 (54 Stat. 1058), or before any other officer having authority to hold or commit for the offense. Such police officers shall also have power upon such roads and within such parks, parkways, and other reservations to execute any warrant or other process issued by a court or officer of competent jurisdiction for the enforcement of the provisions of any Federal law or regulation issued pursuant to law: Provided, That the power and authority herein granted shall not extend to military personnel for offenses committed on military reservations: Provided further, That the power and authority herein granted shall not limit or restrict the investigative jurisdiction of the Federal Bureau of Investigation.

Sec. 2. The Secretary of the Interior, with the approval or concurrence of the head of the agency having jurisdiction or control of any road, park, parkway, or other Federal reservation, or his duly authorized representative, is hereby authorized to make all needful rules and regulations for the regulation of traffic, for the protection of persons, property, health, and morals, to prevent breaches of the peace, to suppress affrays and unlawful assemblies and to aid in the enforcement of any of the rules and regulations so promulgated. To any rule or regulation there may be attached a reasonable penalty for the violation thereof not exceeding, however, a fine of not more than $500, imprisonment for not exceeding six months, or both.

Sec. 3. For the purposes of this Act, the environs of the District of Columbia are hereby defined as embracing Arlington and Fairfax Counties and the city of Alexandria in Virginia, and Prince Georges, Anne Arundel, and Montgomery Counties in Maryland.

Approved March 17, 1948.