shall be resumed. While said lands are so classified as temporarily unproductive, and the construction charges against them are suspended, water for irrigation purposes may be furnished upon payment of the usual operation and maintenance charges or such other charges as may be fixed by the Secretary of the Interior, the advance payment of which may be required in the discretion of the said Secretary. Should said lands temporarily classed as unproductive, or any of them in the future, be found by the Secretary of the Interior to be permanently unproductive, the charges against them shall be charged off as a permanent loss to the Reclamation Fund;

(b) The charges in the amount of $911 against sixteen and fifty-one-hundredths acres of lands classified in a paying class under the Act of May 25, 1926, and found to be permanently unproductive shall be deducted from the contractual obligation of said Lower Yellowstone Irrigation District Numbered 2;

(c) The contractual obligation of Lower Yellowstone Irrigation District Numbered 2 shall, by reason of a finding that one hundred and eighty-two and twenty-two one-hundredths acres of lands previously classed as permanently unproductive, possess sufficient productive power properly to be placed in a paying class, be increased in the sum of $10,060; and

(d) The construction charges against four hundred and thirty-one and thirty-eight one-hundredths acres of lands included in drain and lateral right-of-way and found to be excluded from the irrigable area of the project shall be included in the principal obligation of the district, but said lands shall be relieved of future assessment by the district.

SEC. 4. The contractual modifications provided for in this Act shall be effective, as to Lower Yellowstone Irrigation District Numbered 1, as of September 19, 1945, and, as to Lower Yellowstone Irrigation District Numbered 2, as of October 31, 1945.

Approved June 4, 1948.

[CHAPTER 416]

AN ACT

To authorize the State of Minnesota to condemn lands owned by the United States in the county of Cass, State of Minnesota, for fish propagation, 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 State of Minnesota is hereby authorized to acquire by condemnation under judicial process for use in the construction, operation, and maintenance of fish-rearing ponds, a fish hatchery, and other facilities for fish propagation and culture, the following-described lands owned by the United States and located in Cass County, Minnesota:

That part of the southwest quarter, section 25, township 146 north, range 27 west, described as follows:

Beginning at a point on the south line of said section 25, fifty-four feet east of the southwest corner of said section 25; thence northeasterly along a line parallel to and one hundred and fifty feet distant from the center line of State Aid Road Numbered 9 to an intersection of the center line of the present channel of the Mississippi River as reconstructed and improved below the Lake Winnibigoshish Federal Dam; thence down the center line of the said channel of the Mississippi River to an intersection of the south line of said section 25; thence west along the south line of said section 25 to point of beginning, containing twenty-seven and thirty-two one-hundredths acres, more or less; and
PUBLIC LAWS—CHS. 416, 417—JUNE 4, 1948

That part of the north two thousand feet of section 36, township 146 north, range 27 west, lying southwesterly of the center line of the present channel of the Mississippi River as reconstructed and improved and northerly and easterly of the following-described line:

Beginning at the northwest corner of said section 36; thence southerly along the west line of said section 36 three hundred and eighty feet; thence south thirty-seven degrees twenty-seven minutes east, containing one hundred twenty-four and fourteen one-hundredths acres, more or less; and

That part of the northeast quarter of section 35, township 146 north, range 27 west, described as follows:

Beginning at the northeast corner of said section 35; thence southerly along the east line of said section 35 three hundred and eighty feet; thence north thirty-seven degrees twenty-seven minutes west to the center line of State Aid Road Numbered 9; thence northeasterly along center line of State Aid Road Numbered 9 to an intersection of the north line of said section 35; thence easterly along the north line of said section 35, to the point of beginning, containing one and twenty-five one-hundredths acres, more or less.

Sec. 2. (a) The United States District Court for the District of Minnesota shall have jurisdiction of the proceedings for such condemnation. The practice, pleadings, forms, and modes of proceedings for such condemnation shall conform, as near as may be, to the practice, pleading, forms, and proceedings in like cases in the courts of record in the State of Minnesota.

(b) The Secretary of the Army, the Secretary of the Interior, and the Secretary of Agriculture may, respectively, by appropriate pleadings in the condemnation proceedings, specify any rights, easements, or other interests in said lands which they deem advisable to reserve to the United States for any purpose under authority pertaining to said lands as prescribed by laws now in force, and thereupon the condemnation shall be subject to such reservations.

(c) All expenses incurred as a result of such condemnation proceedings as may be instituted by the State of Minnesota under this Act shall be borne by the State.

Approved June 4, 1948.

[CHAPTER 417]

AN ACT

To provide adequate school facilities within Yellowstone National Park, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, under such regulations as may be prescribed by the Secretary of the Interior, payments may be made, as provided herein, in advance or otherwise, from any revenues received by the United States from visitors to Yellowstone National Park, to the appropriate school district or districts serving that park, as reimbursement for educational facilities (including, where appropriate, transportation to and from school) furnished by the said district or districts to pupils who are dependents of persons engaged in the administration, operation, and maintenance of the park, and living at or near the park upon real property of the United States not subject to taxation by the State or local agencies and upon which payments in lieu of taxes are not made by the United States: Provided, That the payments for any school year for the aforesaid purpose shall not exceed that part of the cost of operating and maintaining such facilities which the number of pupils, in average daily attendance during that year, bears to the whole number of pupils in average daily attendance at those schools for that year.