

(6) A leasehold interest for fifty years with the right of renewal for fifty additional years in the small-boat landing between Broadway Pier and Navy Pier having a frontage of sixty feet;

(7) A leasehold interest for fifty years with the right of renewal for fifty additional years in two loading platform areas containing, respectively, one thousand nine hundred and fifty-eight and two thousand and four hundred square feet of tideland, together with right-of-way for an overhead-bridge crossing to provide passage, exit, and entrance to Government buildings;

(8) A leasehold interest for five years or for such lesser period as the Secretary of the Navy may elect in one-half of the upper deck of that water-front facility commonly known as the Broadway Pier, situated at the foot of Broadway, which space is now occupied by Navy offices: *Provided*, That any lease or leases to be executed by the city of San Diego to accomplish the exchange herein authorized may include a reservation clause in favor of said city reading as follows: "The term of said lease shall not actually begin until the said lands described in said lease shall be actually occupied and utilized for immediate Navy purposes such as are necessary in the maintenance of the United States Navy base within the Eleventh Naval District, and further in the event that if at any time the said premises so leased shall be abandoned by said Navy and shall cease to be used for a period of two years by any branch of the armed services of the United States for military or naval purposes, then and in that event, the said lease shall terminate, be canceled and be of no further effect, and the city shall have the immediate right to reoccupy said lands."; and

Reservation clause.

(9) Fee-simple title to the old city jail site fronting one hundred feet on the westerly side of Second Avenue between F and G Streets (including the building thereon) which is used by the Navy for shore-patrol headquarters, containing approximately ten thousand square feet.

SEC. 2. The Secretary of the Navy is also authorized to accept from the city of San Diego, without cost to the United States, the conveyance of ninety and two-tenths acres of tidelands located between the United States bulkhead line and adjacent to and north of the southerly limits of the city of San Diego, now occupied by the United States under lease NOy(R)-1400 dated October 1, 1942, and being more fully described therein.

Acceptance of tidelands.

Approved July 2, 1948.

[CHAPTER 822]

AN ACT

To provide for the payment of revenues from certain lands into the tribal funds of the Confederated Tribes of the Warm Springs Reservation of Oregon, and for other purposes.

July 3, 1948

[S. 1243]

[Public Law 892]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That (a) all money received by or on account of the Forest Service or other agency of the United States after the dismissal of the proceeding in the Court of Claims entitled "The Warm Springs Tribe of Indians of Oregon versus The United States", numbered M-112, for timber (on a stumpage basis) grown on, the lease or rental of, or other rights in, the lands described in subsection (b) of this section shall be deposited into the Treasury of the United States to the credit of the Confederated Tribes of the Warm Springs Reservation of Oregon, pursuant to the provisions of the Act of May 17, 1926 (44 Stat. 560). The funds so deposited, together with any other funds credited to the Confederated Tribes of the Warm Springs Reservation of Oregon under said Act

Confederated Indian Tribes of Warm Springs Reservation, Ore.  
Disposition of certain revenues.

25 U. S. C. § 155.

shall be available for such purposes as may be designated by the governing body of said Confederated Tribes and approved by the Secretary of the Interior. The sixth paragraph under the heading "Forest Service" of the Act of May 23, 1908, and section 13 of the Act of March 1, 1911, both as amended (16 U. S. C., sec. 500), and the fourteenth paragraph under the heading "Forest Service" of the Act of March 4, 1913 (16 U. S. C., sec. 501), shall not be applicable to the money so received.

(b) The lands referred to in subsection (a) of this section are described as follows:

All lands of the United States included within the Mount Hood National Forest in the State of Oregon and lying and being within an area bounded by a line beginning at a point in the middle of the channel of the Deschutes River, established as the initial point of the Handley survey of 1871; thence in a direct line northwestwardly to the seven-and-one-half-mile post of the McQuinn survey of 1887; thence continuing northwestwardly along the line of the McQuinn survey to the thirty-mile post thereof at Little Dark Butte in the Cascade Mountains; thence following the McQuinn survey southwestwardly in a direct line to the summit of Mount Jefferson; thence northeastwardly in a direct line to the western terminus of the northern boundary of the Warm Springs Indian Reservation as established by the Act of June 6, 1894 (28 Stat. 86); thence along said northern boundary to the place of beginning.

(c) The lands described in subsection (b) of this section shall continue to be administered by the departments and agencies now administering them.

SEC. 2. The benefits herein granted to the Confederated Tribes of the Warm Springs Reservation of Oregon shall be in full satisfaction of all claims of such Indians asserted in the above-mentioned proceeding in the Court of Claims. Any remaining jurisdiction of the Court of Claims with respect to such proceeding is hereby withdrawn, and no court or commission shall have jurisdiction over the subject matter of such proceeding.

SEC. 3. This Act shall not become effective unless the Confederated Tribes of the Warm Springs Reservation of Oregon accept its provisions, in such manner as may be designated by the Secretary of the Interior, within one year after the approval hereof.

Approved July 3, 1948.

[CHAPTER 823]

AN ACT

To provide assistance in the recruitment and distribution of farm labor for the increased production, harvesting, and preparation for market of agricultural commodities to meet domestic needs and foreign commitment.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the fiscal year ending June 30, 1949, the Administrator of the Federal Security Agency, in carrying out his responsibilities to maintain a farm placement service under the Act of June 6, 1933 (48 Stat. 113), as amended, is authorized to recruit foreign workers within the Western Hemisphere and workers in Puerto Rico for temporary agricultural employment in the continental United States and to direct, supervise, coordinate, and provide for the transportation of such workers from such places of recruitment to and between places of employment within the continental United States and return to the places of recruitment not later than June 30, 1949. There is hereby authorized to be appropriated such sums for the administration of the program authorized by this section as the Congress may deem necessary.

35 Stat. 260; 36 Stat. 963.

37 Stat. 843.

Effective date.

July 3, 1948

[S. 2767]

[Public Law 893]

Recruitment of foreign agricultural workers.

29 U. S. C. §§ 49-49k; Supp. I, § 49 note; 39 U. S. C. § 338.

Appropriation authorized.