

ices herein described United States." (16

iations for the Executive executive bureaus, the fiscal year ending s," approved June 26,

mployee of any of the t establishments, in- he stock of which is ted States, designated ch purpose, is hereby ired by section 1757, S.C. 16), incident to the Federal Govern- aw in connection with administered without rce and effect as oaths (5 U.S.C. sec. 16a.)

ark, parkway, and re- d States, and for other) Stat. 1894)

use of Representatives Congress assembled, hereinafter referred to l directed to cause the comprehensive study, diction of the Depart- k, parkway, and recre- d States, and of the ns thereof, and of the which are or may be io such study shall be nt and approval of the its having jurisdiction he said study shall be tary, will provide data rdinated and adequate al-area facilities for the ing the said study and of this Act, the Secre- ough the National Park peration and assistance having jurisdiction of and may cooperate and accept the assistance of ntalities, and of States d the agencies and in- 5 U.S.C. sec. 17k.) oloping coordinated and recreational-area facili-

ties for the people of the United States, the Secretary is authorized to aid the several States and political subdivisions thereof in planning such areas therein, and in cooperating with one another to accomplish these ends. Such aid shall be made available through the National Park Service acting in cooperation with such State agencies or agencies of political subdivisions of States as the Secretary deems best. (16 U.S.C. sec. 17l.)

SEC. 3. The consent of Congress is hereby given to any two or more States to negotiate and enter into compacts or agreements with one another with reference to planning, establishing, developing, improving, and maintaining any park, parkway, or recreational area. No such compact or agreement shall be effective until approved by the legislatures of the several States which are parties thereto and by the Congress of the United States. (16 U.S.C. sec. 17m.)

SEC. 4. As used in sections 1 and 2 of this Act the term "State" shall be deemed to include Hawaii, Alaska, Puerto Rico, the Virgin Islands, and the District of Columbia. (16 U.S.C. sec. 17n.)

An Act To authorize the disposition of recreational demonstration projects, and for other purposes, approved June 6, 1942 (56 Stat. 326)³

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, except as provided in section 2 hereof, the Secretary of the Interior (hereinafter referred to as the Secretary) is authorized, with the approval of the President, to convey or lease to the States or to the political subdivisions thereof, without consideration, any or all of the recreational demonstration projects and lands, improvements, and equipment comprised within such projects transferred to him by Executive Order Numbered 7496, dated November 14, 1936, or any parts of such projects, when in his judgment such grantees or lessees are adequately prepared to administer, operate, and maintain such project areas for public park, recreational, and conservation purposes, or he may, with the approval of the President, transfer to other Federal agencies any of the aforesaid recreational demonstration areas that may be of use to such agencies. (16 U.S.C. sec. 459r.)

SEC. 2. From and after the date of this Act, the lands acquired for the Acadia, French Creek, Shenandoah, and White Sands recreational demonstration projects shall be added to and become a part of Acadia National Park, Hope- well Village National Historic Site, Shenandoah National Park, and White Sands National Monument, in the order named above, subject to all laws, rules, and regulations applicable to the respective areas to which such recrea- tional demonstration projects are added: *Provided*, That within six months after the date of this Act the Secretary of the Interior shall file with The National Archives a map

Consent of Congress granted to State compacts.

Approval by State legislatures and Congress.

"State" construed.

Recreational demonstration projects.

Conveyance or lease to States.

1 F. R. 1946.

Transfer to other Federal agencies.

Addition of designated projects to other areas.

³ See footnote 3, page 2.

of each recreational demonstration project enumerated in this section. (16 U.S.C. sec. 459s.)

SEC. 3. The Secretary is authorized to execute on behalf of the United States all necessary deeds and leases to effect the purposes of this Act. Every such deed or lease shall contain the express condition that the grantee or lessee shall use the property exclusively for public park, recreational, and conservation purposes, and the further express condition that the United States assumes no obligation for the maintenance or operation of the property after the acceptance of such deed or during the term of such lease, and may contain such other conditions not inconsistent with such express conditions as may be agreed upon by the Secretary and the grantee or lessee: *Provided*, That the title and right to possession of any lands so conveyed or leased, together with the improvements thereon, shall revert to the United States upon a finding by the Secretary, after notice to such grantee or lessee and after an opportunity for a hearing, that the grantee or lessee has not complied with such conditions during a period of more than three years, which finding shall be final and conclusive, and such lands and improvements thereon, upon such reversion to the United States, shall be returned to the jurisdiction of the Department of the Interior and upon determination of the Secretary may be considered as surplus real property to be disposed of in accordance with the Act of August 27, 1935 (49 Stat. 885). (16 U.S.C. sec. 459t.)

Excerpt from "An Act To amend the Federal Aid Act, approved July 11, 1916, as amended and supplemented, and for other purposes," approved September 5, 1940 (54 Stat. 867, 870)

SEC. 8. * * * That hereafter appropriations for the construction, reconstruction, and improvement of such park and monument roads shall be administered in conformity with regulations jointly approved by the Secretary of the Interior and the Federal Works Administrator. (16 U.S.C. sec. 8—1.)

An Act To authorize the use of certain facilities of Indian reservations, national parks, and national monuments for elementary school purposes, approved July 16, 1940 (54 Stat. 761)

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to facilitate the providing of educational opportunities for children of Government employees and other residents in Indian reservations, the national parks and national monuments the Secretary of the Interior is hereby authorized in his discretion to make available for elementary school purposes therein, without charge, space in Government-owned buildings, when such space may be available for such purposes without detriment to the official business of such Indian reservations, national parks and national monuments, (5 U.S.C. sec. 76a.)

Deeds and leases; statement of conditions.

Proviso. Failure to comply with conditions.

40 U.S.C. sec. 304a.

Administration of national park and monument road appropriations.

Use of Certain facilities for elementary school purposes.

An Act To amend June 6, 1940 (54

Be it enacted by of the United States That section 289 sec. 468) be, and "SEC. 289. Wh State, organized T any of the places 1 quired, described i C., title 18, sec. 45 or thing which is 1 but which if comm of the State, Terr situated, by the law and remaining in f the doing of such deemed guilty of punishment." (18

An Act To amend se Stat. 613), as an 30, 1932 (47 Stat curement by cont partment, Navy Aeronautics Adm. approved July 20,

Be it enacted by of the United States That section 7 (a) appropriations for fo for the armament th ordinance for trial a 30, 1921, and for o (41 Stat. 613), as June 30, 1932 (47 Act making approp the Government for and for other purp follows:

"SEC. 7. (a) An establishment of the thereof, if funds are by the head of such bureau, or office to 1 to do, may place or establishment, bure: equipment, work, or tioned Federal agen equipped to render, such Federal agency ten request, either in

⁴ See also amended subse 21, 1920, immediately follo