

REF
K42
A3

UNITED STATES STATUTES AT LARGE

CONTAINING THE

LAWS AND CONCURRENT RESOLUTIONS
ENACTED DURING THE SECOND SESSION OF THE
NINETIETH CONGRESS
OF THE UNITED STATES OF AMERICA

1968

AND

REORGANIZATION PLANS AND PROCLAMATIONS

VOLUME 82

IN ONE PART



UNITED STATES
GOVERNMENT PRINTING OFFICE
WASHINGTON 1969

55. relating to high-speed
voses.

*Representatives of the
ed, That (a) the first
rize the Secretary of
pment in high-speed
s", approved Septem-
; 49 U.S.C. 1631), is
erce" and inserting in*

1965, is amended by
inserting in lieu there-

1965, is amended by
urtherance of these ac-
tes by purchase, lease,
or furnish necessary
stration program, the
wo suburban rail sta-
at Woodbridge, New
herein."

1965, is amended by
y and Home Finance
etary of Housing and

Act of September 30,
striking out the period
a semicolon and the
ng June 30, 1969; and
70."

Act of September 30,
erting in lieu thereof

tural deposits, on certain
on, Montana, to certain

*Representatives of the
That section 3 of the
y the Act of July 24,
2, 1961 (75 Stat. 586),*

ing oil, gas, and other
reserved in perpetuity
with the consent of the
nce with the provisions
U.S.C. 396a-f), under
cretary of the Interior

"(b) The unallotted lands of said tribe of Indians shall be held in common, subject to the control and management thereof as Congress may deem expedient for the benefit of said Indians."

SEC. 2. The Northern Cheyenne Tribe is authorized to commence in the United States District Court for the District of Montana an action against the allottees who received allotments pursuant to the Act of June 3, 1926, as amended, their heirs or devisees, either individually or as a class, to determine whether under the provisions of the Act of June 3, 1926, as amended, the allottees, their heirs or devisees, have received a vested property right in the minerals which is protected by the fifth amendment. The United States District Court for the District of Montana shall have jurisdiction to hear and determine the action and an appeal from its judgment may be taken as provided by law. If the court determines that the allottees, their heirs or devisees, have a vested interest in the minerals which is protected by the fifth amendment, or if the tribe does not commence an action as here authorized within two years from the date of this Act, the first section of this Act shall cease to have any force or effect, and the provisions of section 3 of the Act of June 3, 1926, as amended by the Acts of July 24, 1947, and September 21, 1961, shall thereupon be carried out as fully as if section 3 had not been amended by this Act.

Approved July 24, 1968.

Public Law 90-425

AN ACT

Making appropriations for the Department of the Interior and related agencies for the fiscal year ending June 30, 1969, and for other purposes

July 26, 1968
[H R 17354]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of the Interior and related agencies for the fiscal year ending June 30, 1969, and for other purposes, namely:

Department of
the Interior and
Related Agencies
Appropriation Act
1969

TITLE I—DEPARTMENT OF THE INTERIOR
PUBLIC LAND MANAGEMENT

BUREAU OF LAND MANAGEMENT

MANAGEMENT OF LANDS AND RESOURCES

For expenses necessary for protection, use, improvement, development, disposal, cadastral surveying, classification, and performance of other functions, as authorized by law, in the management of lands and their resources under the jurisdiction of the Bureau of Land Management, \$50,751,000.

ADMINISTRATIVE PROVISIONS

ANCE

ce of buildings, appur-
tenance of access
ed.

AND TRAILS

ORIZATION)

uant to authority con-
2, \$3,500,000, to remain

LANDS

tection, and develop-
ment, and maintenance
ments on the revested
n other Federal lands
ties of Oregon, and on
s-of-way and of exist-
nds; an amount equiv-
eceipts during the cur-
California Railroad
1: *Provided*, That the
of this appropriation
shall be transferred to
2: *Provided further*,
construction on lands
ervice shall be trans-
Highway Administra-
3: *Provided further*, That the
reimbursable charge
fund and shall be re-
accordance with the
ion (b) of title II of

of range improve-
and 10 of the Act of
equal to the aggre-
fiscal year, as range
, 25 per centum of
year, under section 15
range improvements
transferred to the
Order 10787, dated
pendent.

Appropriations for the Bureau of Land Management shall be available for purchase of one passenger motor vehicle for replacement only; purchase of one aircraft; purchase, erection, and dismantlement of temporary structures; and alteration and maintenance of necessary buildings and appurtenant facilities to which the United States has title: *Provided*, That of appropriations herein made for the Bureau of Land Management expenditures in connection with the revested Oregon and California Railroad and reconveyed Coos Bay Wagon Road grant lands (other than expenditures made under the appropriation "Oregon and California grant lands") shall be reimbursed to the general fund of the Treasury from the 25 per centum referred to in subsection (c), title II, of the Act approved August 28, 1937 (50 Stat. 876), of the special fund designated the "Oregon and California land-grant fund" and section 4 of the Act approved May 24, 1939 (53 Stat. 754), of the special fund designated the "Coos Bay Wagon Road grant fund": *Provided further*, That appropriations herein made may be expended on a reimbursable basis for (1) surveys of lands other than those under the jurisdiction of the Bureau of Land Management and (2) protection and leasing of lands and mineral resources for the State of Alaska.

BUREAU OF INDIAN AFFAIRS

EDUCATION AND WELFARE SERVICES

For expenses necessary to provide education and welfare services for Indians, either directly or in cooperation with States and other organizations, including payment (in advance or from date of admission), of care, tuition, assistance, and other expenses of Indians in boarding homes, institutions, or schools; grants and other assistance to needy Indians; maintenance of law and order, and payment of rewards for information or evidence concerning violations of law on Indian reservations or lands; and operation of Indian arts and crafts shops; \$140,693,000.

RESOURCES MANAGEMENT

For expenses necessary for management, development, improvement, and protection of resources and appurtenant facilities under the jurisdiction of the Bureau of Indian Affairs, including payment of irrigation assessments and charges; acquisition of water rights; advances for Indian industrial and business enterprises; operation of Indian arts and crafts shops and museums; and development of Indian arts and crafts, as authorized by law; \$50,240,000.

CONSTRUCTION

For construction, major repair, and improvement of irrigation and power systems, buildings, utilities, and other facilities; acquisition of lands and interests in lands; preparation of lands for farming; and architectural and engineering services by contract; \$25,471,000, to remain available until expended: *Provided*, That no part of the sum herein appropriated shall be used for the acquisition of land within

the States of Arizona, California, Colorado, New Mexico, South Dakota, and Utah outside of the boundaries of existing Indian reservations except lands authorized by law to be acquired for the Navajo Indian Irrigation Project: *Provided further*, That no part of this appropriation shall be used for the acquisition of land or water rights within the States of Nevada, Oregon, and Washington either inside or outside the boundaries of existing reservations except such lands as may be required for replacement of the Wild Horse Dam in the State of Nevada: *Provided further*, That such amounts as may be available for the construction of the Navajo Indian Irrigation Project may be transferred to the Bureau of Reclamation.

ROAD CONSTRUCTION (LIQUIDATION OF CONTRACT AUTHORIZATION)

72 Stat 906

For liquidation of obligations incurred pursuant to authority contained in title 23, United States Code, section 203, \$18,000,000, to remain available until expended.

REVOLVING FUND FOR LOANS

77 Stat 301,
80 Stat 814

For payment to the revolving fund for loans, for loans as authorized in section 1 of the Act of November 4, 1963, as amended (25 U S C 70n-1), \$450,000.

GENERAL ADMINISTRATIVE EXPENSES

For expenses necessary for the general administration of the Bureau of Indian Affairs, including such expenses in field offices, \$4,767,000.

TRIBAL FUNDS

In addition to the tribal funds authorized to be expended by existing law, there is hereby appropriated \$3,000,000 from tribal funds not otherwise available for expenditure for the benefit of Indians and Indian tribes, including pay and travel expenses of employees; care, tuition, and other assistance to Indian children attending public and private schools (which may be paid in advance or from date of admission); purchase of land and improvements on land, title to which shall be taken in the name of the United States in trust for the tribe for which purchased; lease of lands and water rights; compensation and expenses of attorneys and other persons employed by Indian tribes under approved contracts; pay, travel, and other expenses of tribal officers, councils, and committees thereof, or other tribal organizations, including mileage for use of privately owned automobiles and per diem in lieu of subsistence at rates established administratively but not to exceed those applicable to civilian employees of the Government; relief of Indians, without regard to section 7 of the Act of May 27, 1930 (46 Stat. 391), including cash grants; and employment of a curator for the Osage Museum, who shall be appointed with the approval of the Osage Tribal Council and without regard to the classification laws: *Provided*, That in addition to the amount appropriated herein, tribal funds may be advanced to Indian tribes during the current fiscal year for such purposes as may be designated by

18 USC 4124
note

the governing body of the pa
the Secretary: *Provided fu*
paragraph or in any other
authorize the expenditure o
satisfaction of awards of t
Court of Claims, except for
attorney fees, expenses of l
ning, until after legislation
poses for which said funds
limitations contained in the
any judgment proceeds or
Shoshone Indian Tribe of
and any such funds may be
the Act of May 19, 1947, a
613): *Provided, however*, T
tribal funds shall be used f
within the States of Neva
or outside the boundaries
acquisition results in the
ation, except as provided
627), and by H.R. 3299, N

ADMI

Appropriations for the l
ing fund for loans) shall
chase of not to exceed sev
seventy-two for police-ty
general purchase price lin
six shall be for replacem
tation of Indians; advan
which may extend beyon
cuted pursuant to the Ac
August 3, 1956 (70 Stat
supervision over certain
tinuing or permanent tr

BUREA

S

For necessary expens
otherwise provided for
\$225,000 of the unoblig
the appropriation gran
Interior and Related A
the Nationwide Outdoo
June 30, 1969.

LAN

For expenses necessa
Water Conservation]
\$2,775,000 for admini
Recreation during the
waters, or interests the
applicable to the Sta
from the Land and W
2 of said Act, and to
\$90,000,000, of which
for payments to the S

New Mexico, South existing Indian reser- rired for the Navajo at no part of this land or water rights ington either inside or except such lands as orse Dam in the State ts as may be available ation Project may be

F. AUTHORIZATION)

ant to authority con- 203, \$18,000,000, to

r loans as authorized amended (25 U.S.C

USES

cration of the Bureau ld offices, \$4,767,000.

expended by existing om tribal funds not efit of Indians and f employees; care, attending public and from date of admis- title to which shall st for the tribe for ; compensation and ed by Indian tribes expenses of tribal er tribal organiza- ned automobiles and ned administratively oyes of the Govern- 7 of the Act of May nd employment of a appointed with the hout regard to the o the amount appro- Indian tribes during be designated by

the governing body of the particular tribe involved and approved by the Secretary: *Provided further*, That nothing contained in this paragraph or in any other provision of law shall be construed to authorize the expenditure of funds derived from appropriations in satisfaction of awards of the Indian Claims Commission and the Court of Claims, except for such amounts as may be necessary to pay attorney fees, expenses of litigation, and expenses of program planning, until after legislation has been enacted that sets forth the purposes for which said funds will be used: *Provided further*, That the limitations contained in the foregoing paragraph shall not apply to any judgment proceeds or other funds, revenues or receipts due the Shoshone Indian Tribe of the Wind River Reservation, Wyoming, and any such funds may be distributed to them under the provisions of the Act of May 19, 1947, as amended (61 Stat. 102, 25 U.S.C. 611-613): *Provided, however*, That no part of this appropriation or other tribal funds shall be used for the acquisition of land or water rights within the States of Nevada, Oregon, and Washington, either inside or outside the boundaries of existing Indian reservations, if such acquisition results in the property being exempted from local taxation, except as provided for by the Act of July 24, 1956 (70 Stat. 627), and by H.R. 3299, Ninetieth Congress.

72 Stat 541

Ante, p 174

ADMINISTRATIVE PROVISIONS

Appropriations for the Bureau of Indian Affairs (except the revolving fund for loans) shall be available for expenses of exhibits; purchase of not to exceed seventy-five passenger motor vehicles including seventy-two for police-type use which may exceed by \$300 each the general purchase price limitation for the current year, of which forty-six shall be for replacement only, which may be used for the transportation of Indians; advance payments for service (including services which may extend beyond the current fiscal year) under contracts executed pursuant to the Act of June 4, 1936 (25 U.S.C. 452), the Act of August 3, 1956 (70 Stat. 986), and legislation terminating Federal supervision over certain Indian tribes: and expenses required by continuing or permanent treaty provisions.

49 Stat 1458

25 USC 309, 309a

BUREAU OF OUTDOOR RECREATION

SALARIES AND EXPENSES

For necessary expenses of the Bureau of Outdoor Recreation, not otherwise provided for, \$3,915,000: *Provided*, That not to exceed \$225,000 of the unobligated balance remaining on June 30, 1968, of the appropriation granted under this head in the Department of the Interior and Related Agencies Appropriation Act, 1968, for printing the Nationwide Outdoor Recreation Plan shall continue available until June 30, 1969.

81 Stat 62

LAND AND WATER CONSERVATION

For expenses necessary to carry out the provisions of the Land and Water Conservation Fund Act of 1965 (78 Stat. 897), including \$2,775,000 for administrative expenses of the Bureau of Outdoor Recreation during the current fiscal year, and acquisition of land or waters, or interests therein, in accordance with the statutory authority applicable to the State or Federal agency concerned, to be derived from the Land and Water Conservation Fund, established by section 2 of said Act, and to remain available until expended, not to exceed \$90,000,000, of which (1) not to exceed \$45,000,000 shall be available for payments to the States to be matched by the individual States with

16 USC 460l-4 note

Ante pp 354 355