Treasury not otherwise appropriated, the sum of not to exceed Sum authorized for improved \$50,000 for the fiscal year ending June 30, 1929, and the sum of not methods of recovering to exceed \$50,000 for each succeeding fiscal year for three years, to $_{Ante, p. 1134}^{potash from.}$ be expended jointly by the Department of Agriculture through its Bureau of Soils and the Department of Commerce through its Bureau of Mines. for the potash for the potash from the p of Mines, for the purchase of necessary incidental supplies for conducting chemical engineering and manufacturing research and employing clerical and technical assistance for the purpose of determining more improved methods and cheaper processes for recovering potash from the leucite, alunite, and other potash-bearing deposits in the United States.

Approved, February 20, 1929.

CHAP. 274.-An Act To amend an Act entitled "An Act making appropriations for the naval service for the fiscal year ending June 30, 1922, and for other purposes," approved July 12, 1921.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second of proviso under the heading "Contingent, Bureau of Ordnance," volume of the Naval Appropriation Act approved July 12, 1921 ed. (Forty-second Statutes at Large, page 128), is hereby amended to read as follows:

"Provided further, That hereafter no money appropriated for Money to be used ordnance or ordnance material or material purchased therewith shall for material, etc., be used for any other purpose than that for which the appropriation made. was made, except that this provision shall not prohibit the transfer etc., material allowed. to other bureaus or departments of used or obsolescent material which is no longer needed for the purpose for which originally acquired."

Approved, February 20, 1929.

CHAP. 275.-Act For the relief of the Nez Perce Tribe of Indians.

Be it enacted by the Senate and House of Representatives of the De u enacieu oy the Senate and House of Representatives of the United States of America in Congress assembled, That jurisdiction Idaho. is hereby conferred on the Court of Claims, with the right of appeal Claims of, to be ad-by either party to the Supreme Court of the United States, not-Claims. withstanding lapse of time or statutes of limitation, to hear, deter-mine, adjudicate, and render final judgment on all legal and equi-table claims of whatsoever nature of the Nez Perce Tribe of Indians in Idaho, or of any hand thereof against the United States existing in Idaho, or of any band thereof, against the United States, arising under or growing out of the original Indian title, claim, or rights of the said Indian tribe or any band thereof, including all title, Vol. 12, p. 957; Vol. claim, or rights growing out of treaties of June 11, 1855 (Twelfth 14, p. 647; Vol. 28, p. Statutes, page 957), and June 9, 1863 (One hundred and forty-eighth Statutes, page 673), and an agreement of May 1, 1893, approved by Act of Congress of August 15, 1894 (Twenty-eighth Statutes, page 286), with the said Nez Perce Indian Reservation in the Claims specified. States of Idaho and Oregon, and more particularly as to the following claims:

1. Claim for compensation for that part of the Old Agency land and no compensation and improvements near Fort Lapwai. Idaho. reserved from sale by and improvements near Fort Lapwai, Idaho, reserved from sale by the agreement of May 1, 1893, between the United States and the Nez Perce Tribe of Indians (Twenty-eighth Statutes, page 286), and thereafter disposed of by the United States without compensation to said Indians and described as follows:

February 20, 1929. [Public, No. 782.]

Navy. Ordnance.

Vol. 42, p. 128, amend-

February 20, 1929. [H. R. 12520.] [Public, No. 783.]

Vol. 28, p. 326.