CHAP. 389.—An Act To authorize the McKeesport and Mifflin Bridge Company to construct a bridge across the Monongahela River between McKeesport and Mifflin Township, Allegheny County, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the McKeesport and Mifflin Bridge Company, a corporation organized and existing under the laws of the State of Pennsylvania, is hereby authorized to construct a bridge across the Monongahela River from a point suitable to the interests of navigation on Market street, in the city of McKeesport, Allegheny County, Pennsylvania, to a point on the opposite side of said river in the township of Mifflin, said county and State, in accordance with the provisions of the Act entitled "An Act to regulate construction of bridges over navigable waters," approved March twenty-third, nineteen hundred and six.

Sec. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved, June 25, 1910.

CHAP. 390.—An Act Providing for the erection of a memorial arch at Valley Forge, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the expenditure of the sum of one hundred thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, authorized, for the erection upon the site of the encampment during the winter of seventeen hundred and seventy-seven to seventeen hundred and seventy-eight of the American Army at Valley Forge, Pennsylvania, of a memorial arch within the Valley Forge Park, in commemoration of the patriotism displayed and the suffering endured by General George Washington, his officers, and men during said winter: Provided, That the money authorized to be expended as aforesaid shall be expended by the Valley Forge Park Commission under the direction of the Secretary of War, and that the location, plans, specifications, and designs for the said arch shall be approved by the Secretary of War: Provided further, That when the said arch is erected the responsibility for the care and keeping of the same shall be with the said Valley Forge Park Commission or as may otherwise be provided by the State of Pennsylvania and without expense to the United States.

Approved, June 25, 1910.

CHAP. 391.—An Act Transferring swamp lands to the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be authorized to transfer to the State of Wisconsin the following-described swamp lands: The west half of the southeast quarter, the northeast quarter of the southwest quarter, and the southeast quarter of the northwest quarter, all in section thirty-one, township twelve north, range fourteen east.

Approved, June 25, 1910.

CHAP. 392.—An Act Providing for publicity of contributions made for the purpose of influencing elections at which Representatives in Congress are elected.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the term "political committee" under the provisions of this Act shall include the national committees of all political parties and the national congres-
sional campaign committees of all political parties and all committees, associations, or organizations which shall in two or more States influence the result or attempt to influence the result of an election at which Representatives in Congress are to be elected.

Sec. 2. That every political committee as defined in this Act shall have a chairman and a treasurer. It shall be the duty of the treasurer to keep a detailed and exact account of all money or its equivalent received by or promised to such committee or any member thereof, or by or to any person acting under its authority or in its behalf, and the name of every person, firm, association, or committee from whom received, and of all expenditures, disbursements, and promises of payment or disbursement made by the committee or any member thereof, or by any person acting under its authority or in its behalf, and to whom paid, distributed, or disbursed. No officer or member of such committee, or other person acting under its authority or in its behalf, shall receive any money or its equivalent, or expend or promise to expend any money on behalf of such committee, until after a chairman and treasurer of such committee shall have been chosen.

Sec. 3. That every payment or disbursement made by a political committee exceeding ten dollars in amount be evidenced by a receipted bill stating the particulars of expense, and every such record, voucher, receipt, or account shall be preserved for fifteen months after the election to which it relates.

Sec. 4. That whoever, acting under the authority or in behalf of such political committee, whether as a member thereof or otherwise, receives any contribution, payment, loan, gift, advance, deposit, or promise of money or its equivalent shall, on demand, and in any event within five days after the receipt of such contribution, payment, loan, gift, advance, deposit, or promise, render to the treasurer of such political committee a detailed account of the same, together with the name and address from whom received, and said treasurer shall forthwith enter the same in a ledger or record to be kept by him for that purpose.

Sec. 5. That the treasurer of every such political committee shall, within thirty days after the election at which Representatives in Congress were chosen in two or more States, file with the Clerk of the House of Representatives at Washington, District of Columbia, an itemized, detailed statement, sworn to by said treasurer and conforming to the requirements of the following section of this Act. The statement so filed with the Clerk of the House of Representatives shall be preserved by him for fifteen months, and shall be a part of the public records of his office, and shall be open to public inspection.

Sec. 6. That the statements required by the preceding section of this Act shall state:

First. The name and address of each person, firm, association, or committee who or which has contributed, promised, loaned, or advanced to such political committee, or any officer, member, or agent thereof, in one or more items, money or its equivalent of the aggregate amount or value of one hundred dollars or more.

Second. The total sum contributed, promised, loaned, or advanced to such political committee, or to any officer, member, or agent thereof, in amounts less than one hundred dollars.

Third. The total sum of all contributions, promises, loans, and advances received by such political committee or any officer, member, or agent thereof.

Fourth. The name and address of each person, firm, association, or committee to whom such political committee, or any officer, member, or agent thereof, has disbursed, distributed, contributed, loaned,
advanced, or promised any sum of money or its equivalent of the amount or value of ten dollars or more, and the purpose thereof.

Fifth. The total sum disbursed, distributed, contributed, loaned, advanced, or promised by such political committee, or any officer, member, or agent thereof, where the amount or value of such disbursement, distribution, loan, advance, or promise to any one person, firm, association, or committee in one or more items is less than ten dollars.

Sixth. The total sum disbursed, distributed, contributed, loaned, advanced, or promised by such political committee or any officer, member, or agent thereof.

Sec. 7. That every person, firm, association, or committee, except political committees as hereinbefore defined, that shall expend or promise any sum of money or other thing of value amounting to fifty dollars or more for the purpose of influencing or controlling, in two or more States, the result of an election at which Representatives to the Congress of the United States are elected, unless he or it shall contribute the same to a political committee as hereinbefore defined, shall file the statements of the same under oath, as required by section six of this Act, in the office of the Clerk of the House of Representatives, at Washington, District of Columbia, which statements shall be held by said Clerk in all respects as required by section five of this Act.

Sec. 8. That any person may in connection with such election incur and pay from his own private funds for the purpose of influencing or controlling, in two or more States, the result of an election at which Representatives to the Congress of the United States are elected, the personal expenses for his traveling and for purposes incidental to traveling, for stationery and postage, and for telegraph and telephone service without being subject to the provisions of this Act.

Sec. 9. That nothing contained in this Act shall limit or affect the right of any person to spend money for proper legal expenses in maintaining or contesting the results of any election.

Sec. 10. That every person willfully violating any of the foregoing provisions of this Act shall, upon conviction, be fined not more than one thousand dollars or imprisoned not more than one year, or both.

Approved, June 25, 1910.