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THE SEVENTY-EIGHTH CONGRESS OF THE UNITED STATES
FIRST SESSION, 1943

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1       Navy, ship repair facilities. AN ACT Authorizing appropriations for the United States Navy for additional ship repair facilities, and for other purposes.

2       Assistant Attorney General. AN ACT To provide for the appointment of an additional Assistant Attorney General.

3       Urgent deficiency appropriations, 1943. JOINT RESOLUTION To provide urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1943.

4       Domestic telegraph carriers. AN ACT To amend the Communications Act of 1934, as amended, to permit consolidations and mergers of domestic telegraph carriers, and for other purposes.

5       Rental allowances to certain officers. AN ACT To amend section 6 of the Pay Readjustment Act of 1942 relating to the payment of rental allowances to certain officers.

6       San Diego, Calif., land. AN ACT To authorize the Secretary of the Navy to grant to the city of San Diego for street purposes a parcel of land situated in the city of San Diego and State of California.

7       Army, student details. AN ACT To amend the Act entitled "An Act to authorize the attendance of personnel of the Army of the United States as students at educational institutions and other places".

8       The Columbia Basin Project Act. AN ACT To amend the Act approved May 27, 1937 (ch. 269, 50 Stat. 208), by providing substitute and additional authority for the prevention of speculation in lands of the Columbia Basin project, and substitute and additional authority related to the settlement and development of the project, and for other purposes.

9       Lend-Lease Act, extension. AN ACT To extend for one year the provisions of An Act to promote the defense of the United States, approved March 11, 1941.

10      World War II veterans, benefits. AN ACT To amend Veterans Regulation Numbered 10, as amended, to grant hospitalization, domiciliary care, and burial benefits in certain World War II cases.

11      First Deficiency Appropriation Act, 1943. AN ACT Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1943, and for other purposes.

12      Naval courts martial. AN ACT To extend the jurisdiction of naval courts martial in time of war or national emergency to certain persons outside the continental limits of the United States.

13      World War veterans, insurance. AN ACT To amend section 301, World War Veterans' Act, 1924, as amended, to authorize renewal of expiring five-year level premium term policies of those in active military or naval service and certain others outside the continental limits of the United States, and for other purposes.

14      Tobacco products for U. S. forces. AN ACT To permit the shipment tax-free of certain tobacco products to territories of the United States for the use of members of the military and naval forces of the United States.
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37. Federal Reserve Act, amendments. A N ACT Suspending certain provisions of sections 12B and 19 of the Federal Reserve Act until six months after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress...

38. Army and Navy, female physicians and surgeons. A N ACT To provide for the appointment of female physicians and surgeons in the Medical Corps of the Army and Navy...

39. Damages by American forces abroad, claims. A N ACT To amend the Act approved January 2, 1942, entitled "An Act to provide for the prompt settlement of claims for damages occasioned by Army, Navy, and Marine Corps forces in foreign countries."

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42. Gold Reserve Act of 1934, amendments. A N ACT To extend the time within which the powers relating to the stabilization fund may be exercised...

43. Burley tobacco. A N ACT To amend the Agricultural Adjustment Act of 1938, as amended, for the purpose of further regulating interstate and foreign commerce in tobacco, and for other purposes...

44. Fishing vessels, return to owners. A N ACT To authorize the return to private ownership of certain vessels formerly used or suitable for use in the fisheries or industries related thereto...

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77. First-class postage rates. JOINT RESOLUTION To continue the temporary increases in postal rates on first-class matter, and for other purposes.

78. Merchant Marine Act, 1936, amendment. AN ACT To amend section 511 of the Merchant Marine Act, 1936, as amended, relating to ship construction reserve funds, and for other purposes.

79. Inter-American Financial and Economic Advisory Committee. JOINT RESOLUTION Authorizing the appropriation of such sums as may be necessary to pay the proportionate share of the United States in the annual expenses of the Inter-American Financial and Economic Advisory Committee.

80. Emergency Advisory Committee for Political Defense. JOINT RESOLUTION Providing for participation by the United States in the Emergency Advisory Committee for Political Defense, and authorizing an appropriation therefor.

81. Federal grants to States. JOINT RESOLUTION Making appropriations for advances to States for certain Federal grants for the first quarter of the fiscal year 1938.

82. Bridge, Calcasieu River. AN ACT Granting the consent of Congress to the State of Louisiana to construct, maintain, and operate a free highway bridge across the Calcasieu River at or near Lake Charles, Louisiana.

83. Ute Indians, claims. AN ACT To extend the time within which a suit or suits may be brought, under the Act of June 28, 1938 (52 Stat. 1299).

84. Bridge, Saint Croix River. AN ACT To extend the times for commencing and completing the construction of a bridge across the Saint Croix River at or near Hudson, Wisconsin.

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87. Merchant marine, reemployment rights. AN ACT To provide reemployment rights for persons who leave their positions to serve in the merchant marine, and for other purposes.

88. Bridge, Mississippi River. AN ACT To extend the times for commencing and completing the construction of a bridge across the Mississippi River at or near Memphis, Tennessee.

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90. Independent Offices Appropriation Act, 1944. AN ACT Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1944, and for other purposes.

91. Emergency Farm Mortgage Act of 1933, amendment. AN ACT To amend section 32 of the Emergency Farm Mortgage Act of 1933, as amended.

92. Naval Appropriation Act, 1944. AN ACT Making appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1944, and additional appropriations therefor for the fiscal years ending June 30, 1942, and June 30, 1943, and for other purposes.

93. Naval Academy, instruction. AN ACT To amend the Act entitled "An Act authorizing a reduction in the course of instruction at the Naval Academy", approved June 3, 1941 (55 Stat. 298).


95. Midshipmen of Naval Reserve, allowances. AN ACT To amend the first paragraph of section 10 of the Pay Readjustment Act of 1942 to provide for allowances to midshipmen of the Naval Reserve for quarters and subsistence when not furnished in kind.
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97  Anchorage, Alaska. AN ACT To authorize the incorporated city of Anchorage, Alaska, to purchase and improve the electric light and power system of the Anchorage Light and Power Company, Incorporated, an Alaska corporation, and for such purpose to issue bonds in the sum of not to exceed $1,250,000 in excess of current statutory debt limits.                         

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102 Interstate petroleum pipe lines. AN ACT To amend the Act entitled "An Act to facilitate the construction, extension, or completion of interstate petroleum pipe lines related to national defense, and to promote interstate commerce", approved July 30, 1941.     

103 Requisitioning of property for national defense. AN ACT To amend the Act entitled "An Act to authorize the President of the United States to requisition property required for the defense of the United States", approved October 16, 1941, to continue it in effect.        

104 Departments of State, Justice, and Commerce Appropriation Act, 1944. AN ACT Making appropriations for the Departments of State, Justice, and Commerce, for the fiscal year ending June 30, 1944, and for other purposes.       

105 Alaska Game Law. AN ACT To revise the Alaska Game Law.                                              

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107 Interstate petroleum pipe lines. AN ACT To amend the Act entitled "An Act to facilitate the construction, extension, or completion of interstate petroleum pipe lines related to national defense, and to promote interstate commerce", approved July 30, 1941. 

108 Military Appropriation Act, 1944. AN ACT Making appropriations for the Military Establishment for the fiscal year ending June 30, 1944, and for other purposes. 

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110 Women's Army Corps. AN ACT To establish a Women's Army Corps for service in the Army of the United States.            

111 Horse meat. AN ACT Relating to the sale of horse meat or food products thereof in the District of Columbia. 

112 War Department or Army, claims. AN ACT To provide for the settlement of claims for damage to or loss or destruction of property or personal injury or death caused by military personnel, civilian employees, or otherwise incident to activities of the War Department or of the Army. 

113 Vocational Rehabilitation Act Amendments of 1943. AN ACT To amend the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment", approved June 2, 1920, as amended, and for other purposes. 

114 Army, warrant officers. AN ACT To adjust the pay status of warrant officers temporarily commissioned in the Army of the United States.
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133 Interior Department Appropriation Act, 1944. AN ACT Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1944, and for other purposes. | July 12, 1943 | 451
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178 --- Internal Revenue Code, amendments. AN ACT Relating to credits against the Victory tax.

179 --- York River and Queen Creek, Va., oysters. AN ACT To provide for the removal of oysters from the waters of York River and Queen Creek, Virginia, affected by sewage disposal emanating from the construction battalion training camp, at Camp Peary, Virginia, and for other purposes.

180 --- Internal Revenue Code, amendment. AN ACT Relating to Government and other exemptions from the tax with respect to the transportation of property.

181 --- Postal Service, personnel. AN ACT Authorizing the Postmaster General to use post-office clerks and city letter carriers interchangeably.

182 --- Carrying of dangerous weapons, D. C. AN ACT To amend the law of the District of Columbia relating to the carrying of concealed weapons.

183 --- Women's Reserve, Navy. AN ACT To amend the Naval Reserve Act of 1938, as amended.

184 --- Public Health Service Act of 1943. AN ACT Relating to the organization and functions of the Public Health Service, and for other purposes.

185 --- Freight forwarders, joint rates. AN ACT To amend section 409 of the Interstate Commerce Act, relating to joint rates of freight forwarders and common carriers by motor vehicle.

186 --- Philippines. JOINT RESOLUTION Relating to the President of the Philippines.

187 --- U. S. flag, issuance. AN ACT To provide for the issuance of a flag to the nearest relatives of certain persons who die in service in the land or naval forces of the United States.

188 --- Embezzlement, etc., of arms and stores. AN ACT To amend section 86 of the Criminal Code.

189 --- Oaths of office. AN ACT To amend an Act entitled "An Act to dispense with unnecessary renewals of oaths of office by civilian employees of the executive departments and independent establishments", approved August 14, 1937.

190 --- District Court for District of Alaska. AN ACT To provide for a general term of the District Court for the District of Alaska at Anchorage, Alaska.

191 --- Department of the Interior, collection procedure. AN ACT To facilitate and simplify collection procedure in the Department of the Interior.

192 --- Secretary of the Interior, surrender of leases. AN ACT To authorize the Secretary of the Interior to settle certain claims.

193 --- Navy, etc., transportation of dependents. AN ACT To authorize the transportation of dependents and household effects of personnel of the Navy, Marine Corps, and Coast Guard under certain conditions, and for other purposes.

194 --- Naval Academy and Postgraduate School. AN ACT To amend the Act approved January 16, 1936, entitled "An Act to provide for the retirement and retirement annuities of civilian members of the teaching staff of the United States Naval Academy and the Postgraduate School, United States Naval Academy".

195 --- Tennessee middle judicial district. AN ACT To amend section 107 of the Judicial Code, as amended, to change the terms of the District Court for the Middle District of Tennessee.

196 --- National Agricultural Jefferson Bicentenary Committee. JOINT RESOLUTION To provide for the appointment of a National Agricultural Jefferson Bicentenary Committee to carry out appropriate exercises and activities in recognition of the services and contributions of Thomas Jefferson to the farmers and the agriculture of the Nation.

197 --- Selective Training and Service Act of 1940, amendments. AN ACT Amending the Selective Training and Service Act of 1940, as amended, and for other purposes.

198 --- Army, death gratuity. AN ACT To amend the Act providing for the payment of allowance on death of officer or enlisted man to widow, or person designated, and for other purposes.
199. Chinese Exclusion Acts, repeal. AN ACT To repeal the Chinese Exclusion Acts, to establish quotas, and for other purposes.

200. Duty on equipments, etc., for vessels. AN ACT To suspend temporarily the application of sections 3114 and 3115 of the Revised Statutes, as amended.

201. Internal Revenue Code, amendments. AN ACT Extending the time within which applications under section 722 of the Internal Revenue Code must be made.

202. Disabled soldiers and sailors. AN ACT To increase the amount of Federal aid to State or Territorial homes for the support of disabled soldiers and sailors of the United States.

203. Croatan National Forest, N. C. AN ACT Providing for the transfer to the custody and control of the Secretary of the Navy of certain lands comprising a portion of Croatan National Forest in the State of North Carolina.

204. Navy, auxiliary vessels, etc. AN ACT Authorizing the acquisition and conversion or construction of certain auxiliary vessels, landing craft, and district craft for the United States Navy, and for other purposes.

205. Rural Mail Delivery Service. AN ACT To provide temporary additional pay for equipment maintenance for each carrier in Rural Mail Delivery Service.

206. First airplane flight, anniversary. JOINT RESOLUTION Commemorating the fortieth anniversary of the first airplane flight by Wilbur and Orville Wright.

207. Bill of Rights Week. JOINT RESOLUTION To provide for the proper observance of the one hundred and fifty-second anniversary of the adoption of the first ten amendments to the Constitution, known as the Bill of Rights.

208. Pearl Harbor catastrophe. JOINT RESOLUTION To extend the time limit for immunity.

209. Sequoia National Park, Calif. AN ACT To authorize the acquisition by exchange of certain lands for addition to the Sequoia National Park.

210. Congress, date of meeting. JOINT RESOLUTION Fixing the date of meeting of the second session of the Seventy-eighth Congress.

211. Grains for feed, etc. JOINT RESOLUTION To permit the importation from foreign countries free of duty, during a period of ninety days, of certain grains and other products to be used for livestock and poultry feed, and suspending for two months the increase in the tax rates under the Federal Insurance Contributions Act.

212. Oil and gas leases. AN ACT To provide for the extension of certain oil and gas leases.

213. Frauds against U. S. AN ACT To limit private suits for penalties and damages arising out of frauds against the United States.

214. Women's Reserve of Coast Guard Reserve. AN ACT To amend the Coast Guard Auxiliary and Reserve Act of 1941, as amended.

215. The State Hospital at Goldsboro, N. C. AN ACT To authorize the Secretary of Agriculture to sell and convey to The State Hospital at Goldsboro, Goldsboro, North Carolina, a certain tract of land, situated in Wayne County, North Carolina.

216. First Supplemental National Defense Appropriation Act, 1944. AN ACT Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1944, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1944, and for other purposes.

217. Farm Labor. JOINT RESOLUTION Extending until January 31, 1944, the provisions of the Act of April 29, 1943, making an appropriation to assist in providing a supply and distribution of farm labor for the calendar year 1943.

218. Cannon's Procedure in House of Representatives. JOINT RESOLUTION Authorizing the printing and binding of a revised edition of Cannon's Procedure in the House of Representatives and providing that the same shall be subject to copyright by the author.

219. Commodity Credit Corporation. JOINT RESOLUTION Continuing the Commodity Credit Corporation as an agency of the United States.
PUBLIC LAWS
[CHAPTER 1]

AN ACT

Authorizing appropriations for the United States Navy for additional ship repair facilities, and for other purposes.

February 19, 1943

[H.R. 1446]

[Public Law 1]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, $210,000,000 for essential equipment and facilities at either private or public plants for repairing, altering, or converting any vessel operated by the Navy or being prepared for naval use.

SEC. 2. The authority herein granted shall include the authority to acquire lands at such locations as the Secretary of the Navy may deem best suited to the purpose of the authority herein contained, erect or extend buildings, acquire the necessary machinery and equipment, and shall be in addition to all authority heretofore granted for these purposes.

SEC. 3. The Secretary of the Navy from time to time, but not less frequently than every sixty days, shall transmit to the Congress a full report of all acquisitions of land, by lease or otherwise, effected under the authority of this Act.
Leases.


March 2, 1943 [S. 707] [Public Law 2]

Department of Justice.

Assistant Attorneys General.

March 2, 1943 (H. J. Res. 82) [Public Law 3]

Urgent deficiency appropriations, 1943.

Inquiries and investigations.

Per diem and subsistence.


**PUBLIC LAWS—CHS. 1, 7, 8—Feb. 19, 1943 Mar. 2, 1943** [57 STAT.]

SEC. 4. Hereafter any ship, boat, barge, or floating drydock of the Navy may be leased in accordance with the Act approved March 11, 1941 (55 Stat. 31), but not otherwise disposed of, for periods not beyond the termination of the present wars, but title thereto shall remain in the United States.

Approved February 19, 1943.

[CHAPTER 7] AN ACT

To provide for the appointment of an additional Assistant Attorney General.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 348 of the Revised Statutes, as amended (U. S. C., title 5, sec. 295), be, and the same is hereby, amended to read as follows:

"There shall be in the Department of Justice six officers, learned in the law, called the Assistant Attorneys General, who shall be appointed by the President, by and with the advice and consent of the Senate, and shall assist the Attorney General and Solicitor General in the performance of their duties."

Approved March 2, 1943.

[CHAPTER 8] JOINT RESOLUTION

To provide urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1943.

Resolved 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, to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1943, namely:

LEGISLATIVE

SENATE

For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers of committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, but not exceeding 25 cents per hundred words, fiscal year 1943, $200,000: Provided, That no part of this appropriation shall be expended for per diem and subsistence expenses except in accordance with the provisions of the Subsistence Expense Act of 1926, approved June 3, 1926, as amended.

To enable the Official Reporters of Debates of the Senate to pay employees of their office engaged in work connected with reporting or transcribing of official proceedings of the Senate additional compensation amounting to 10 per centum of their earned basic compensation as is not in excess of the rate of $2,900 per annum, in accordance with the terms of Public Law 821, Seventy-seventh Congress, second session, approved December 22, 1942, $676.17.

HOUSE OF REPRESENTATIVES

Special and select committees: For an additional amount for expenses of special and select committees authorized by the House, fiscal year 1943, $250,000.
EXECUTIVE OFFICE OF THE PRESIDENT

Office for Emergency Management

War Manpower Commission

Selective Service System: For an additional amount for the operation and maintenance of the Selective Service System, including the objects specified under the head "Selective Service System" in the Independent Offices Appropriation Act, 1943, $21,160,000: Provided, That such combined appropriation shall not be subject to the provisions of section 5 of such Appropriation Act nor to the provisions of the First Supplemental National Defense Appropriation Act, 1943, in paragraphs 3 and 13 under the head "Office for Emergency Management", title I. and section 205, title II.

INDEPENDENT EXECUTIVE AGENCIES

Thomas Jefferson Bicentennial Commission

For carrying out the provisions of the Act entitled "An Act to enable the United States Commission for the Celebration of the Two-hundredth Anniversary of the Birth of Thomas Jefferson to carry out and give effect to certain approved plans", approved July 30, 1942, fiscal year 1943, $50,000, to remain available until expended.

TREASURY DEPARTMENT

Office of Treasurer of United States

Salaries: For an additional amount for salaries, Office of Treasurer of the United States, fiscal year 1943, $750,000. Approved March 2, 1943.

[CHAPTER 10]

AN ACT

To amend the Communications Act of 1934, as amended, to permit consolidations and mergers of domestic telegraph carriers, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Communications Act of 1934, as amended, is amended by adding at the end of Title II the following new section:

"CONSOLIDATIONS AND Mergers OF TELEGRAPH CARriers"

"Sec. 222. (a) As used in this section—"

"(1) The term 'consolidation or merger' includes the legal consolidation or merger of two or more corporations, and the acquisition by a corporation through purchase, lease, or in any other manner, of the whole or any part of the property, securities, facilities, services, or business of any other corporation or corporations, or of the control thereof, in exchange for its own securities, or otherwise.

"(2) The term 'domestic telegraph carrier' means any common carrier by wire or radio, the major portion of whose traffic and revenues is derived from domestic telegraph operations; and such term includes a corporation owning or controlling any such common carrier.

"(3) The term 'international telegraph carrier' means any common carrier by wire or radio, the major portion of whose traffic and revenues is derived from international telegraph operations; and such
domestic telegraph carrier."
term includes a corporation owning or controlling any such common carrier.

"(4) The term 'consolidated or merged carrier' means any carrier by wire or radio which acquires or operates the properties and facilities unified and integrated by consolidation or merger.

"(5) The term 'domestic telegraph operations' includes acceptance, transmission, reception, and delivery of record communications by wire or radio which either originate or terminate at points within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, Mexico, or Newfoundland and terminate or originate at points within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, Mexico, or Newfoundland, and includes acceptance, transmission, reception, or delivery performed within the continental United States of messages which both originate and terminate outside but transit through the continental United States. Provided, That nothing in this section shall prevent international telegraph carriers from accepting and delivering international telegraph messages in the cities which constitute gateways approved by the Commission as points of entrance into or exit from the continental United States, under regulations prescribed by the Commission, and the incidental transmission or reception of the same over its own or leased lines or circuits within the continental United States.

"(6) The term 'international telegraph operations' includes acceptance, transmission, reception, and delivery of record communications by wire or radio which either originate or terminate at points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, Mexico, and Newfoundland, but does not include acceptance, transmission, reception, and delivery performed within the continental United States between points of origin within and points of exit from, and between points of entry into and points of destination within, the continental United States with respect to such communications, or the transmission within the continental United States of messages which both originate and terminate outside but transit through the continental United States.

"(7) The terms 'domestic telegraph properties' and 'domestic telegraph facilities' mean properties and facilities, respectively, used or to be used in domestic telegraph operations.

"(8) The term 'employee' or 'employees' (i) shall include any individual who is absent from active service because of furlough, illness, or leave of absence, except that there shall be no obligation upon the consolidated or merged carrier to reemploy any employee who is absent because of furlough, except in accordance with the terms of his furlough, and (ii) shall not include any employee of any carrier which is a party to a consolidation or merger pursuant to this section to the extent that he is employed in any business which such carrier continues to operate independently of the consolidation or merger.

"(9) The term 'representative' includes any individual or labor organization.

"(10) The term 'continental United States' means the several States and the District of Columbia.

"(b) (1) It shall be lawful, upon application to and approval by the Commission as hereinafter provided, for any two or more domestic telegraph carriers to effect a consolidation or merger; and for any
domestic telegraph carrier, as a part of any such consolidation or 
merger or thereafter, to acquire all or any part of the domestic 
telegraph properties, domestic telegraph facilities, or domestic tele-
graph operations of any carrier which is not primarily a telegraph 
carrier: Provided, That, except as provided in paragraph (2) of this 
subsection, no domestic telegraph carrier shall effect a consolidation 
or merger with any international telegraph carrier, and no interna-
tional telegraph carrier shall effect a consolidation or merger with 
any domestic telegraph carrier.

"(2) As a part of any such consolidation or merger, or thereafter 
upon application to and approval by the Commission as hereinafter 
provided, the consolidated or merged carrier may acquire all or any 
part of the domestic telegraph properties, domestic telegraph facili-
ties, or domestic telegraph operations of any international telegraph 
carrier.

"(c) (1) Whenever any consolidation or merger is proposed under 
subsection (b) of this section, the telegraph carrier or telegraph 
carriers seeking authority therefor shall submit an application to the 
Commission, and thereupon the Commission shall order a public hear-
ing to be held with respect to such application and shall give 
reasonable notice thereof, in writing, and an opportunity to be heard, 
to the Governor of each of the States in which any of the physical 
property involved in such proposed consolidation or merger is situated, 
to the Secretary of State, the Secretary of War, the Attorney General 
of the United States, the Secretary of the Navy, representatives of 
employees where represented by bargaining representatives known to 
the Commission, and to such other persons as the Commission may 
deem advisable. If, after such public hearing, the Commission finds 
that the proposed consolidation or merger, or an amended proposal 
for consolidation or merger, (1) is authorized by subsection (a) of 
this section, (2) conforms to all other applicable provisions of this 
section, (3) is in the public interest, the Commission shall enter an 
order approving and authorizing such consolidation or merger, and 
thereupon any law or laws making consolidations and mergers un-
lawful shall not apply to the proposed consolidation or merger. In 
finding whether any proposed consolidation or merger is in the public 
interest, the Commission shall give due consideration, among other 
things, to the financial soundness of the carrier resulting from such 
consolidation or merger.

"(2) Any proposed consolidation or merger of domestic telegraph 
carriers shall provide for the divestment of the international telegraph 
operations theretofore carried on by any party to the consolidation or 
merger, within a reasonable time to be fixed by the Commission, after 
the consideration for the property to be divested is found by the Com-
misson to be commensurate with its value, and as soon as the legal 
obligations, if any, of the carrier to be so divested will permit. The 
Commission shall require at the time of the approval of such consoli-
dation or merger that any such party exercise due diligence in bring-
ing about such divestment as promptly as it reasonably can.

"(d) No proposed consolidation or merger of telegraph carriers 
pursuant to this section shall be approved by the Commission if, as a 
result of such consolidation or merger, more than one-fifth of the 
capital stock of any carrier which is subject to the jurisdiction of the 
Commission will be owned or controlled, or voted, directly or indi-
rectly, (1) by any alien or the representative of any alien, (2) by any 
foreign government or the representative thereof, (3) by any cor-
poration organized under the laws of any foreign government, or 
(4) by any corporation of which any officer or director is an alien, 
or of which more than one-fifth of the capital stock is owned or con-
Distribution of traffic among international carriers.

Action of Commission if carriers fail to agree.

Distribution among carriers in contiguous foreign country.

Action of Commission if carriers fail to agree.

"Contiguous foreign country."

Action upon finding distribution unjust, etc.

Operations construed.

Protection of employees.

trolled, or voted, directly or indirectly, by any alien or the representative of any alien, by any foreign government or the representative thereof, or by any corporation organized under the laws of a foreign government.

"(e) (1) In the case of any consolidation or merger of telegraph carriers pursuant to this section, the consolidated or merged carrier shall, except as provided in paragraph (2) of this subsection, distribute among the international telegraph carriers, telegraph traffic by wire or radio destined to points without the continental United States, and divide the charges for such traffic, in accordance with such just, reasonable, and equitable formula in the public interest as the interested carriers shall agree upon and the Commission shall approve: Provided, however, That in case the interested carriers should fail to agree upon a formula which the Commission approves as above provided, the Commission, after due notice and hearing, shall prescribe in its order approving and authorizing the proposed consolidation or merger a formula which it finds will be just, reasonable, and in the public interest, will be, so far as is consistent with the public interest, in accordance with the existing contractual rights of the carriers, and will effectuate the purposes of this subsection.

"(2) In the case of any consolidation or merger pursuant to this section of telegraph carriers which, immediately prior to such consolidation or merger, interchanged traffic with telegraph carriers in a contiguous foreign country, the consolidated or merged carrier shall distribute among such foreign telegraph carriers, telegraph traffic by wire or radio destined to points in such contiguous foreign country and shall divide the charges therefor, in accordance with such just, reasonable, and equitable formula in the public interest as the interested carriers shall agree upon and the Commission shall approve: Provided, however, That in case the interested carriers should fail to agree upon a formula which the Commission approves as above provided, the Commission, after due notice and hearing, shall prescribe in its order approving and authorizing the proposed consolidation or merger a formula which it finds will be just, reasonable, equitable, and in the public interest, will be, so far as is consistent with the public interest, in accordance with the existing contractual rights of the carriers, and will effectuate the purposes of this subsection. As used in this paragraph, the term ‘contiguous foreign country’ means Canada, Mexico, or Newfoundland.

"(3) Whenever, upon a complaint or upon its own initiative, and after a full hearing, the Commission finds that any such distribution of telegraph traffic among telegraph carriers, or any such division of charges for such traffic, which is being made or which is proposed to be made, is or will be unjust, unreasonable, or inequitable, or not in the public interest, the Commission shall by order prescribe the distribution of such telegraph traffic, or the division of charges therefor, which will be just, reasonable, equitable, and in the public interest, and will be, so far as is consistent with the public interest, in accordance with the existing contractual rights of the carriers.

"(4) For the purposes of this subsection, the international telegraph operations of any domestic telegraph carrier shall be considered to be the operations of an independent international telegraph carrier, and the domestic telegraph operations of any international telegraph carrier shall be considered to be the operations of an independent domestic telegraph carrier.

"(f) (1) Each employee of any carrier which is a party to a consolidation or merger pursuant to this section who was employed by such carrier immediately preceding the approval of such consolida-
tion or merger, and whose period of employment began on or before March 1, 1941, shall be employed by the carrier resulting from such consolidation or merger for a period of not less than four years from the date of the approval of such consolidation or merger, and during such period no such employee shall, without his consent, have his compensation reduced or be assigned to work which is inconsistent with his past training and experience in the telegraph industry.

"(2) If any employee of any carrier which is a party to any such consolidation or merger, who was employed by such carrier immediately preceding the approval of such consolidation or merger, and whose period of employment began after March 1, 1941, is discharged as a consequence of such consolidation or merger by the carrier resulting therefrom, within four years from the date of approval of the consolidation or merger, such carrier shall pay such employee at the time he is discharged severance pay in cash equal to the amount of salary or compensation he would have received during the full four-week period immediately preceding such discharge at the rate of compensation or salary payable to him during such period, multiplied by the number of years he has been continuously employed immediately preceding such discharge by one or another of such carriers who were parties to such consolidation or merger, but in no case shall any such employee receive less severance pay than the amount of salary or compensation he would have received at such rate if he were employed during such full four-week period; Provided, however, That such severance pay shall not be required to be paid to any employee who is discharged after the expiration of a period, following the date of approval of the consolidation or merger, equal to the aggregate period during which such employee was in the employ, prior to such date of approval, of one or more of the carriers which are parties to the consolidation or merger.

"(3) For a period of four years after the date of approval of any such consolidation or merger, any employee of any carrier which is a party to such consolidation or merger who was such an employee on such date of approval, and who is discharged as a result of such consolidation or merger, shall have a preferential hiring and employment status for any position for which he is qualified by training and experience over any person who has not theretofore been an employee of any such carrier.

"(4) If any employee is transferred from one community to another, as a result of any such consolidation or merger, the carrier resulting therefrom shall pay, in addition to such employee's regular compensation as an employee of such carrier, the actual traveling expenses of such employee and his family, including the cost of packing, crating, drayage, and transportation of household goods and personal effects.

"(5) In the case of any consolidation or merger pursuant to this section, the consolidated or merged carrier shall accord to every employee or former employee, or representative or beneficiary of an employee or former employee, of any carrier which is a party to such consolidation or merger, the same pension, health, disability, or death insurance benefits, as were provided for prior to the date of approval of the consolidation or merger, under any agreement or plan of any carrier which is a party to the consolidation or merger which covered the greatest number of the employees affected by the consolidation or merger; except that in any case in which, prior to the date of approval of the consolidation or merger, an individual has exercised his right of retirement, or any right to health, disability, or death insurance benefits has accrued, under any agreement or plan of any carrier which is a party to the consolidation or merger, pension,
health, disability, or death insurance benefits, as the case may be, shall be accorded in conformity with the agreement or plan under which such individual exercised such right of retirement or under which such right to benefits accrued. For purposes of determining and according the rights and benefits specified in this paragraph, any period spent in the employ of the carrier of which such individual was an employee at the time of the consolidation or merger shall be considered to have been spent in the employ of the consolidated or merged carrier. The application for approval of any consolidation or merger under this section shall contain a guaranty by the proposed consolidated carrier that there will be no impairment of any of the rights or benefits specified in this paragraph.

"(6) Any employee who, since August 27, 1940, has left a position, other than a temporary position, in the employ of any carrier which is a party to any such consolidation or merger, for the purpose of entering the military or naval forces of the United States, shall be considered to have been in the employ of such carrier during the time he is a member of such forces, and, upon making an application for employment with the consolidated or merged carrier within forty days from the time he is relieved from service in any of such forces under honorable conditions, such former employee shall be employed by the consolidated or merged carrier and entitled to the benefits to which he would have been entitled if he had been employed by one of such carriers during all of such period of service with such forces; except that this paragraph shall not require the consolidated or merged carrier, in the case of any such individual, to pay compensation, or to accord health, disability, or death insurance benefits, for the period during which he was a member of such forces. If any such former employee is disabled and because of such disability is no longer qualified to perform the duties of his former position but otherwise meets the requirements for employment, he shall be given such available employment at an appropriate rate of compensation as he is able to perform and to which his service credit shall entitle him.

"(7) No employee of any carrier which is a party to any such consolidation or merger shall, without his consent, have his compensation reduced, or (except as provided in paragraph (2) and paragraph (8) of this subsection) be discharged or furloughed during the four-year period after the date of the approval of such consolidation or merger. No such employee shall, without his consent, have his compensation reduced, or be discharged or furloughed, in contemplation of such consolidation and merger, during the six-month period immediately preceding such approval.

"(8) Nothing contained in this subsection shall be construed to prevent the discharge of any employee for insubordination, incompetency, or any other similar cause.

"(9) All employees of any carrier resulting from any such consolidation or merger, with respect to their hours of employment, shall retain the rights provided by any collective bargaining agreement in force and effect upon the date of approval of such consolidation or merger until such agreement is terminated, executed, or superseded. Notwithstanding any other provision of this Act, any agreement not prohibited by law pertaining to the protection of employees may hereafter be entered into by such consolidated or merged carrier and the duly authorized representative or representatives of its employees selected according to existing law.

"(10) For purposes of enforcement or protection of rights, privileges, and immunities granted or guaranteed under this subsection, the employees of any such consolidated or merged carrier shall be entitled to the same remedies as are provided by the National Labor Relations Act.
Act in the case of employees covered by that Act; and the National Labor Relations Board and the courts of the United States (including the courts of the District of Columbia) shall have jurisdiction and power to enforce and protect such rights, privileges, and immunities in the same manner as in the case of enforcement of the provisions of the National Labor Relations Act.

"(11) Nothing contained in this subsection shall apply to any employee of any carrier which is a party to any such consolidation or merger whose compensation is at the rate of more than $5,000 per annum.

"(12) Notwithstanding the provisions of paragraphs (1) and (7), the protection afforded therein for the period of four years from the date of approval of the consolidation or merger shall not, in the case of any particular employee, continue for a longer period, following such date of approval, than the aggregate period during which such employee was in the employ, prior to such date of approval, of one or more of the carriers which are parties to the consolidation or merger. As used in paragraphs (1), (2), and (7), the term 'compensation' shall not include compensation attributable to overtime not guaranteed by collective bargaining agreements."

Sec. 2. Section 214 (a) of the Communications Act of 1934, as amended, is hereby amended to read as follows:

"Sec. 214. (a) No carrier shall undertake the construction of a new line or of an extension of any line, or shall acquire or operate any line, or extension thereof, or shall engage in transmission over or by means of such additional or extended line, unless and until there shall first have been obtained from the Commission a certificate that the present or future public convenience and necessity require or will require the construction, or operation, or construction and operation, of such additional or extended line: Provided, That no such certificate shall be required under this section for the construction, acquisition, or operation of (1) a line within a single State unless such line constitutes part of an interstate line, (2) local, branch, or terminal lines not exceeding ten miles in length, or (3) any line acquired under section 221 or 222 of this Act: Provided further, That the Commission may, upon appropriate request being made, authorize temporary or emergency service, or the supplementing of existing facilities, without regard to the provisions of this section. No carrier shall discontinue, reduce, or impair service to a community, or part of a community, unless and until there shall first have been obtained from the Commission a certificate that neither the present nor future public convenience and necessity will be adversely affected thereby; except that the Commission may, upon appropriate request being made, authorize temporary or emergency discontinuance, reduction, or impairment of service, or partial discontinuance, reduction, or impairment of service, without regard to the provisions of this section. As used in this section the term 'line' means any channel of communication established by the use of appropriate equipment, other than a channel of communication established by the interconnection of two or more existing channels: Provided, however, That nothing in this section shall be construed to require a certificate or other authorization from the Commission for any installation, replacement, or other changes in plant, operation, or equipment, other than new construction, which will not impair the adequacy or quality of service provided."

Sec. 3. Section 214 (b) of the Communications Act of 1934, as amended, is hereby amended to read as follows:

"(b) Upon receipt of an application for any such certificate, the Commission shall cause notice thereof to be given to, and shall cause

49 Stat. 449.

Employees receiving over $5,000.

Limitation on period of employee's protection.

"Compensation."

48 Stat. 1075.

Certificate for extension of lines.

Exceptions.

48 Stat. 1090.

Temporary or emergency service.

Discontinuance, reduction, or impairment of service.

"Line."

Changes in plant, operation, or equipment.


Application for certificate.

Notices and filing.
Sec. 4. Section 214 (c) of the Communications Act of 1934, as amended, is hereby amended to read as follows:

"(c) The Commission shall have power to issue such certificate as applied for, or to refuse to issue it, or to issue it for a portion or portions of a line, or extension thereof, or discontinuance, reduction, or impairment of service, described in the application, or for the partial exercise only of such right or privilege, and may attach to the issuance of the certificate such terms and conditions as in its judgment the public convenience and necessity may require. After issuance of such certificate, and not before, the carrier may, without securing approval other than such certificate, comply with the terms and conditions contained in or attached to the issuance of such certificate and proceed with the construction, extension, acquisition, operation, or discontinuance, reduction, or impairment of service covered thereby. Any construction, extension, acquisition, operation, discontinuance, reduction, or impairment of service contrary to the provisions of this section may be enjoined by any court of competent jurisdiction at the suit of the United States, the Commission, the State commission, any State affected, or any party in interest."

Sec. 5. Section 214 (d) of the Communications Act of 1934, as amended, is hereby amended to read as follows:

"(d) The Commission may, after full opportunity for hearing, in a proceeding upon complaint or upon its own initiative without complaint, authorize or require by order any carrier, party to such proceeding, to provide itself with adequate facilities for the expeditious and efficient performance of its service as a common carrier and to extend its line or to establish a public office; but no such authorization or order shall be made unless the Commission finds, as to such provision of facilities, as to such establishment of public offices, or as to such extension, that it is reasonably required in the interest of public convenience and necessity, or as to such extension or facilities that the expense involved therein will not impair the ability of the carrier to perform its duty to the public. Any carrier which refuses or neglects to comply with any order of the Commission made in pursuance of this paragraph shall forfeit to the United States $100 for each day during which such refusal or neglect continues."

Sec. 6. Section 5266 of the Revised Statutes, as amended (U. S. C., 1940 edition, title 47, sec. 3), is amended to read as follows:

"Sec. 5266. Telegrams between the several departments of the Government and their officers, relating exclusively to the public business, in their transmission over the lines of any telegraph company to which has been given the right-of-way, timber, or station lands from the public domain, shall have priority over all other business at such rates as the Federal Communications Commission shall annually fix. No part of any appropriation for the several departments of the Government shall be paid to any company which neglects or refuses to transmit such telegrams in accordance with the provisions of this section: Provided, That nothing in this section shall limit the authority of the Federal Communications Commission, under section 201 (b) of the Communications Act of 1934, as amended, with respect to the classification of communications and the prescribing of different charges for different classes of communications, and such authority of the
Federal Communications Commission to fix rates for Government communications may be exercised with respect to any or all communications to which section 201 (b) of the Communications Act of 1934, as amended, and this section apply: Provided further, That the term 'Government' as used in section 201 (b) of the Communications Act of 1934, as amended, and the term 'departments of the Government' as used in this section, shall be held to refer only to the established departments, independent establishments, and agencies in the legislative, executive and judicial branches of the Federal Government. Approved March 6, 1943.

[CHAPTER 11]

AN ACT

To amend section 6 of the Pay Readjustment Act of 1942 relating to the payment of rental allowances to certain officers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth paragraph of section 6 of the Pay Readjustment Act of 1942, approved June 16, 1942, is hereby amended to read as follows:

"No rental allowance shall accrue to an officer having no dependents while he is on field duty unless his commanding officer certifies that he was necessarily required to procure quarters at his own expense, or while on sea duty, except for temporary periods of sea duty not exceeding three months, nor shall any rental allowance accrue to an officer with or without dependents who is assigned quarters at his permanent station unless a competent superior authority of the service concerned certifies that such quarters are not occupied because of being inadequate for the occupancy of the officer and his dependents, if any, and such certifications shall be conclusive: Provided, That an officer although furnished with quarters shall be entitled to rental allowance as authorized in this section if by reason of orders of competent authority his dependents are prevented from occupying such quarters."

Approved March 6, 1943.

[CHAPTER 12]

AN ACT

To authorize the Secretary of the Navy to grant to the city of San Diego for street purposes a parcel of land situated in the city of San Diego and State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and is hereby, authorized to grant and convey, under such conditions as may be approved by the Secretary of the Navy, to the city of San Diego, State of California, for use as a public street, all right, title, and interest of the United States of America in and to a strip of land containing five thousand, nine hundred and fifty square feet contiguous to Lytton Street between Barnett Avenue and Rosecrans Street at the United States Naval Training Station, San Diego, California.

Sec. 2. That if any part of the above-described lands hereby granted to the city of San Diego shall be used for any other purpose or purposes, or shall cease to be maintained by the city of San Diego for the purpose for which granted, such part shall revert to the United States. Approved March 6, 1943.
AN ACT

To amend the Act entitled "An Act to authorize the attendance of personnel of the Army of the United States as students at educational institutions and other places".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Public Law Numbered 435, Seventy-seventh Congress, approved February 6, 1942, is hereby amended to read as follows:

"That during the present war and for six months thereafter and notwithstanding other provisions of existing law, personnel of all components of the Army of the United States may be detailed as students at technical, professional, and other educational institutions, or as students, observers, or investigators at industrial plants, hospitals, and other places, and all necessary expenses incident thereto shall be payable from any appropriations available to the Military Establishment: Provided, That this Act shall not be construed as authorizing the acquisition of real estate by the War Department, except by lease, for use in the Army specialized training program".

Approved March 6, 1943.

AN ACT

To amend the Act approved May 27, 1937 (ch. 269, 50 Stat. 208), by providing substitute and additional authority for the prevention of speculation in lands of the Columbia Basin project, and substitute and additional authority related to the settlement and development of the project, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of May 27, 1937 (ch. 269, 50 Stat. 208), is hereby amended to read as follows:

"SECTION 1. In addition to the primary purposes for which the Grand Coulee Dam project (hereafter to be known as the Columbia Basin project and herein called the 'project') was authorized under the provisions of the Act of August 30, 1935 (49 Stat. 1028), the project is hereby authorized and reauthorized as a project subject to the Reclamation Project Act of 1939; and the provisions of each of those two Acts together with the provisions of this Act shall govern the repayment of expenditures and the construction, operation, and maintenance of the works constructed as a part of the project.

"SEC. 2. (a) No part of the funds heretofore or hereafter appropriated or allotted for project construction or for the reclamation of land within the project shall be expended in the construction of any irrigation features of the project, exclusive of Grand Coulee Dam and appurtenant works now under construction and of the pumping plant and equalizing reservoir and dams, until the requirements of the following subdivisions (i) and (ii) of this subsection (a) have been met:

"(i) All lands within the project shall have been impartially appraised by the Secretary of the Interior (hereinafter called the 'Secretary') and evaluated at the date of appraisal without reference to or increment on account of the construction of the project. Reappraisals may be made at any time by the Secretary, and will be made upon the request of the landowner concerned accompanied by an advance to the United States of $15 for each quarter section or fraction thereof involved, on account of expense thereof. In such reappraisals the Secretary shall take into account, in addition to the value found in the first appraisal, improvements made after said appraisal,
such irrigation construction charges on the land as have been paid, and other items of value that are proper, other than increments on account of the construction of the project. The term ‘appraised value’ as used in this Act shall mean appraised values determined as provided in this subsection.

"(ii) Contracts shall have been made with irrigation, reclamation, or conservancy districts organized under State law embracing the lands within the project providing for payment thereby of that part of the cost of construction of the project determined by the Secretary to be the part thereof to be repaid by irrigation. Each such contract shall conform to the requirements of this Act, shall require repayment within the maximum period permitted under the Act of June 17, 1902 (32 Stat. 388), and Acts amendatory thereof or supplementary thereto (hereinafter called the Federal reclamation laws), and provide that payments shall be enforceable by all means and remedies provided in said laws.

"(b) (i) The lands within the project shall be developed in irrigation blocks, as that term is defined in the Reclamation Project Act of 1939. The Secretary shall segregate the lands in each irrigation block into farm units of sufficient acreage for the support of an average-sized family at a suitable living level, having in mind the character of soil, topography, location with respect to the irrigation system, and such other relevant factors as, in his judgment, enter into the determination of the area and boundaries thereof; and shall establish the units as hereafter provided. No farm unit shall contain more than one hundred and sixty or less than ten acres of irrigable land, except that any nominal quarter section comprising more than one hundred and sixty acres of irrigable land may be included in one farm unit, and except that lands owned by the United States may be established into units of lesser size for part-time farming purposes.

"(ii) Prior to the initial delivery of water to an irrigation block, the Secretary shall prepare a plat of all the farm units in the irrigation block and shall publish a notice of the intention to establish such farm unit plat in six weekly issues of a newspaper of general circulation in the county or counties in which any part of the irrigation block is located. From the date of first publication, a copy of the plat shall be available in the county auditor’s office of each of said counties for public inspection during the business hours of the office. Any interested landowner shall have the right to file written objections to the plat with the county auditor of the county in which his lands are situated before the close of the period of publication. After expiration of the period of publication the Secretary shall consider and determine all such objections, draw the plat in final form and file it for record in said county auditors’ offices. With the consent of the owners of all farm units affected, the Secretary may revise the plat or any part thereof from time to time, and place the revisions of record with the original plat.

"(iii) Water shall not be delivered from, through, or by means of the project works to or for lands not conforming in area and boundaries to the farm units covering the lands involved, nor to or for more than one farm unit held by any one landowner, except that as to lands held by the one having equitable or legal title on May 27, 1937, or the heir or devisee of such owner, delivery may be made to or for a total irrigable area not exceeding the maximum provided in this section. The limitations of this subdivision shall not apply to lands owned by the United States or any agency or instrumentality thereof, corporate or otherwise.
"(iv) Lands within the project in excess of one farm unit held by any one landowner shall, except as otherwise provided in this Act, be deemed excess land. Provided, That if excess land is acquired by foreclosure or other process of law, by conveyance in satisfaction of mortgages, by inheritance or by devise, water therefor may be furnished temporarily for a period not exceeding five years from the effective date of such acquisition, delivery of water thereafter ceasing until the transfer thereof to a landowner duly qualified to secure water therefor.

"(v) As used in this Act, the terms 'owner', 'landowner', and 'any one landowner' denote any person, corporation, joint-stock association, or family; the term 'family' denotes a group consisting of either or both husband and wife, together with their children under eighteen years of age, or all of such children if both parents are dead; the term 'their children' includes the issue and lawfully adopted children of either or both husband and wife; and the term 'lands within the project' denotes those lands within the boundaries of the existing Columbia Basin irrigation districts, or revisions thereof approved by the Secretary, which the Secretary determines may be supplied water from, through, or by means of the project works and are required to be included to provide for sound development and operation of the project. Lands shall be deemed to be held by a family, if held as separate property of husband or wife, or constitute a part or all of their community property, or if they are the property of any or all of their children under eighteen years of age.

"(c) As a condition precedent to receiving water from the project and in consideration thereof, each landowner shall be required to execute, within six months from the date of the execution of the contract between the United States and the district within which the land is located, a recordable contract covering all his lands within that district, agreeing as to such lands for and on behalf of himself, his heirs, successors, and assigns to the provisions set forth in this subsection (c): Provided, That any landowner, having failed to execute such a contract within this period, may be permitted to execute such contract within one year after the date of judicial confirmation of the validity of the contract between the United States and the district but only in accordance with such rules and regulations as may be prescribed under section 8 concerning this privilege.

"(i) That the landowner will conform his lands by purchase, sale, or exchange at the appraisal values to the area and boundaries of the pertinent farm unit or units shown on the plats filed under subsection 2. (b) and will dispose of excess land then or thereafter owned by him at its appraised value; that the Secretary is thereby given an irrevocable power of attorney to sell in behalf of the landowner any such excess land at said appraised value, and that the United States is thereby given, without further consideration, an option to buy any such excess land at said appraised value: Provided, That sales under such power or such option, unless otherwise provided in writing by said owner, shall be only for cash and only such that surrender of possession by the owner of any area of excess lands then operated as a single unit for dry farming or grazing may be effected substantially at one time.

"(ii) That in the period from the date of execution thereof and to a date five years from the time water becomes available for the lands covered thereby, no conveyance of or contract to convey a freehold estate in such lands, whether excess or nonexcess lands, shall be made for a consideration exceeding its appraised value, and in connection with any conveyance of, or contract to convey, such an estate...
within such period the grantor or vendor or the grantees or vendee or
any lien holder thereof shall, within thirty days from the date of
such conveyance or contract, file in the office of the county auditor
in the county or counties in which the land is located an affidavit
describing the conveyance or contract and the consideration therefor.

"(iii) That in the event that within such period such a conveyance
or contract to convey, is made without filling within said thirty
days the affidavit required in (ii) of this subsection, or is made for
a consideration in excess of the appraised value, the Secretary, at
any time within two years of the day on which there is filed for
recording in the official county records the contract or deed involved,
whichever is filed earliest in the event both the contract and deed
are filed in a given transaction, may cancel the right of such estate
to receive water from, through, or by means of the project works by
a written notice of cancelation: Provided, That said power to cancel
as to any given parcel of land may be waived by the Secretary at
any time within said two-year period by a written notice of waiver:
And provided further, That after any such cancelation a project
water right for the estate involved may be acquired only on terms
and conditions satisfactory to the Secretary.

"(iv) That should any freehold estate in land covered thereby be
conveyed or contracted to be conveyed within the period defined in
(ii) of this subsection, the transaction, and any mortgage or other
lien covering any deferred consideration thereunder, shall be subject
to all the provisions of subsection 3 (b) hereof.

"Any or all of the provisions of this subsection (c) required to be
included in the recordable contracts may be made covenants running
with the land when said recordable contracts expressly so provide.

"(d) Each contract made pursuant to subdivision 2 (a) (ii) shall
provide that no water will be delivered from, through, or by means
of the project works except in accordance with the provisions and
limitations of section 2 hereof.

"(e) Each district contract may include provisions—
"(i) Requiring that all lands within the district not covered by
recordable contracts provided for under subsection (c) or otherwise
not eligible to receive water shall be subject to assessment in the same
manner and to the same extent as like lands eligible to receive water,
subject to such provisions as the Secretary may prescribe for post-
ponement in payment of all or part of such assessments but not
beyond the expiration of the period during which the price limit
under subsection 2 (c) applies.

"(ii) That, without compliance with other provisions of State law
for the exclusion of lands, lands may be withdrawn from the dis-
trict by filing a written notice of withdrawal with the district board
on or before such date fixed by such board between a date ten days
after the official notice of the election on the contract between the
United States and the district and the date of such election. The
date limiting the time of such filing shall be announced in the official
notice of the proposed election, and lands for which such notice is
filed shall be deemed excluded from the district for all purposes as
of the time of such filing. Thereafter lands so withdrawn and
excluded so long as they remain in private ownership shall not be
entitled to receive water from, through, or by means of the project
works.

"(f) Any instrument, action, determination, rule, or regulation of
the Secretary or his duly authorized representatives under the authority
of this section 2 which is or may be determinative of the title to
lands or interest in lands in private ownership within the project
shall be effective as to any given parcel of land, as against purchasers

Cancellation of water
rights.

Waiver.

Conveyance of free
hold estates, appli-
cable provisions.

Covenants running
with land.

Repayment con-
tracts, provision.

District contract
provisions.

Assessments.

Withdrawal of
lands.

Effect of recording.
Fraudulent misrepresentation of consideration.

Penalty.

Consideration in excess of appraised value.

Transaction involving deferred payments.

Recovery of certain excess payments.

Court costs and attorneys’ fees.

Administration.

Contracts, exchanges, leases.

Qualifications of applicants.

SEC. 3. (a) Fraudulent misrepresentation as to the true consideration involved in the conveyance of, or contract to convey, any freehold estate in land covered by a recordable contract made under subsection 2 (c) hereof, in the affidavit required by that subsection shall constitute a misdemeanor punishable by a fine not exceeding $500 or by imprisonment not exceeding six months, or by both such fine and imprisonment.

(b) Should any freehold estate in lands subject to the recordable contract made under subsection 2 (c) hereof be conveyed or contracted to be conveyed, after the date of execution of such recordable contract and within five years from the time water becomes available for such lands, at a consideration in excess of the appraised value of said estate, the transaction, and any mortgage or other lien covering any deferred consideration thereunder, shall be invalid and unenforceable by the vendor or grantor, his successors or assigns as to that part of the consideration in excess of the appraised value of the estate involved. In the case of any such transaction involving deferred payments, said invalid portion of the consideration shall be deducted first from the deferred payments in the inverse order of their due dates.

The vendee or grantee in any such transaction, at any time within two years from the date of any such conveyance or contract and on filing a correct affidavit as required in subdivision 2 (c)(ii), may recover from the vendor or grantor, or the successors or assigns thereof, an amount equal to the payments made in excess of the appraised value.

In connection with any judgment or decree hereunder in favor of a vendee or grantee, said vendee or grantee shall have the right to recover court costs and reasonable attorneys’ fees.

SEC. 4. (a) For the purposes of assisting in the permanent settlement of farm families, protecting project land, facilitating project development, and preventing speculation in project lands, the Secretary is authorized to administer public lands of the United States in the project area and lands acquired under this section; to sell, exchange, or lease such lands; to establish town sites on such lands; to dedicate portions of such lands for public purposes in keeping with sound project development; to acquire in the name of the United States, at prices satisfactory to him, such lands or interest in lands, within or adjacent to the project area, as he deems appropriate for the protection, development, or improvement of the project; to accept donations of real and personal property for the purposes of this Act; and to disseminate information by appropriate means and methods. Any moneys realized on account of donations for purposes of this Act shall be covered into the Treasury as trust funds.

(b) Contracts, exchanges, and leases made under this section, shall be on terms that, in the Secretary’s judgment, are in keeping with sound project development. In addition, land sale contracts shall be on a basis that, in the Secretary’s judgment, provides for the return in a reasonable period of years of not less than the appraised value of the land and improvements thereon.

Qualifications of applicants for the purchase of land for irrigation farming shall be prescribed as provided in subsection C of section 4 of the Act of December 5, 1924 (43 Stat. 702), notwithstanding any other provisions of law.
"Sec. 5. (a) The Secretary may enter into agreements to pay annual sums in lieu of taxes to any State or political subdivision thereof with respect to any real property situated therein after it is acquired pursuant to the authority of this Act and before execution by the United States of a contract of sale covering it, out of funds derived from the leasing of such lands. The amount so paid for any year upon any such property shall not exceed the taxes that would be paid to the State or subdivision as the case may be upon such property if it were not exempt from taxation thereby.

(b) Any public lands within the project and any lands or interests in lands acquired by the United States under this Act, beginning at such date or dates and subject to such provisions and limitations as may be fixed or provided by regulations made under section 8, shall be (i) subject to the provisions of the laws of the State of Washington relating to the organization, government, and regulation of irrigation, reclamation, and conservancy districts, and (ii) subject to legal assessment or taxation by any such district, and to liens for such assessments and taxes and to all proceedings for the enforcement thereof, in the same manner and to the same extent as privately owned lands of like character. The United States does not assume any obligation for amounts so assessed or taxed; and any proceedings to enforce them shall be subject to any title then remaining in the United States, to any prior lien reserved to the United States for unpaid installments under land sale contracts made under this Act, and to any lien for any other charges, accrued or unaccrued, under and by virtue of such contracts or any contract between the United States and the district in which the land is located. Regulations to carry out this subsection shall be effective when filed for record in the manner provided in subsection 2 (f).

(c) In addition to taxation or assessment under subsection 5 (b) upon execution by the United States of a contract of sale of any lands within the project, the lands under contract may be taxed by the State or political subdivision thereof in the same manner and to the same extent as privately owned lands of a like character. All taxes legally so assessed may be enforced in the same manner and under the same proceeding whereby said taxes are enforced against privately owned lands, subject to the limitations in favor of the United States that govern the enforcement of district assessments or taxes as provided in subsection 5 (b). If lands under any such contract shall at any time revert to the United States before transfer of title under the contract by reason of default thereunder, all liens or tax titles resulting from taxes levied pursuant to the authority of this subsection upon such lands shall be thereupon extinguished; and the levying of any such tax by such State or political subdivision shall be deemed to be an agreement on its part, in the event of such reversion, to execute and record a formal release of such lien or tax title.

"Sec. 6. There are hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such moneys as may be necessary to carry out the provisions of this Act, to be reimbursable to the extent required by this Act. All revenues received in carrying out the provisions of section 4 hereof shall be covered into the General Treasury as miscellaneous receipts. Amounts equal to appropriated funds requisitioned by the Secretary and made available for disbursement on the books of the Treasurer of the United States shall be debited in a special account in the Treasury, to be known as the Columbia Basin Land Development Account. Amounts equal to revenues covered into the General Treasury as miscellaneous receipts shall be credited in said special account. After such credits equal the amount of the debits with interest thereon at the rate of
AN ACT

To extend for one year the provisions of An Act to promote the defense of the United States, approved March 11, 1941.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (c) of section 3 of An Act to promote the defense of the United States, approved March 11, 1941, is amended by striking out “June 30, 1943” wherever it appears therein and inserting in lieu thereof “June 30, 1944”; by striking out “July 1, 1946” and inserting in lieu thereof “July 1, 1947”; and by striking out “July 1, 1943” and inserting in lieu thereof “July 1, 1944”; and subsection (b) of section 6 of such Act is amended by striking out “June 30, 1946” and inserting in lieu thereof “June 30, 1947.”

Approved March 11, 1943.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph IV of Veterans Regulation Numbered 10, as amended, is hereby amended by striking out the period at the end thereof and substituting therefor a colon and the following: "World War II—Any person who served in the active military or naval service of the United States on or after December 7, 1941, and before the termination of hostilities in the present war as determined by proclamation of the President or by concurrent resolution of the Congress: Provided, That the term ‘active military or naval service’, as used herein, shall include active duty as a member of the Women’s Army Auxiliary Corps, Women’s Reserve of the Navy and Marine Corps, and the Women’s Reserve of the Coast Guard."

Approved March 17, 1943.

[CHAPTER 17] AN ACT
March 18, 1943

Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1943, and for other purposes.

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, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1943, and for other purposes.

TITLE I—GENERAL APPROPRIATIONS

LEGISLATIVE

For payment to the widow of Philip A. Bennett, late a Representative from the State of Missouri, $10,000.

Contingent Expenses: The unexpended balance of the appropriation "Contingent Expenses, House of Representatives, Air Mail Stamps, 1942", is hereby reappropriated, merged with, and made available for the purposes of the appropriation "Contingent Expenses, House of Representatives, Air Mail and Special Delivery Stamps, 1943".

GOVERNMENT PRINTING OFFICE

Working capital and congressional printing and binding: For an additional amount for working capital and congressional printing and binding, fiscal year 1943, including the objects and subject to the conditions and limitations specified under this heading in the Legislative Branch Appropriation Act, 1943, and including an additional amount of $150,000 for the printing, binding, and distribution of the Federal Register in accordance with the Act approved July 26, 1935, as amended (44 U. S. C. 301–317), $3,150,000: Provided, That of this sum $3,000,000 shall be returned to the Treasury as an unexpended balance not later than June 30, 1944.
MISCELLANEOUS EXPENSES, UNITED STATES COURTS

 Fees of commissioners: For an additional amount for fees of commissioners, fiscal year 1942, including the objects specified under this head in the Judiciary Appropriation Act, 1942, $15,000.

EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE FOR EMERGENCY MANAGEMENT

Travel expenses.

Until June 30, 1943, the head of any of the constituent agencies of the Office for Emergency Management may authorize or approve the payment of travel expenses to and from their homes or regular places of business in accordance with the Standardized Government Travel Regulations, including travel in privately owned automobile (including per diem in lieu of subsistence at place of employment), of persons employed intermittently away from their homes or regular places of business as consultants and receiving compensation on a per diem when actually employed basis. This provision shall be construed as having been effective on and after July 1, 1940, and also applicable to the agencies coordinated in and through the Council of National Defense.

National War Labor Board: For an additional amount for the Office for Emergency Management, National War Labor Board, fiscal year 1943, $3,250,000, to be available for the same objects and subject to the same provisions and limitations as the appropriation under this head in the First Supplemental National Defense Appropriation Act, 1943.

Office of the Coordinator of Inter-American Affairs: The appropriation for the Office for Emergency Management, Office of the Coordinator of Inter-American Affairs, contained in the First Supplemental National Defense Appropriation Act, 1943, is hereby made available for the temporary employment (not exceeding $10,000) of persons or organizations by contract or otherwise without regard to the civil-service and classification laws: Provided, That notwithstanding section 203 of such First Supplemental Appropriation Act such appropriation shall be available in an amount not exceeding $138,000 for travel expenses.

Office of Defense Transportation: The appropriation for the Office for Emergency Management, Office of Defense Transportation, contained in the First Supplemental National Defense Appropriation Act, 1943, as supplemented by the Second Supplemental National Defense Appropriation Act, 1943, is hereby made available for the temporary employment (not exceeding $10,000) of persons or organizations by contract or otherwise without regard to the civil-service and classification laws: Provided, That notwithstanding the provisions of section 203 of the First Supplemental National Defense Appropriation Act, 1943, such appropriation shall be available in an additional amount for travel expenses not to exceed $120,000.

War Relocation Authority: Notwithstanding the provisions of section 203 of the First Supplemental National Defense Appropriation Act, 1943 (Public Law 767), the Office for Emergency Management, War Relocation Authority, may expend during the fiscal year 1943 not to exceed $350,000 for travel.

PETROLEUM ADMINISTRATION FOR WAR

For an additional amount for all necessary expenses of the Petroleum Administration for War, fiscal year 1943, to be consolidated
with and to be available for the same purposes as the appropriation for the Office of Petroleum Coordinator for War, Department of the Interior, contained in the First Supplemental National Defense Appropriation Act, 1943, §685,000: Provided, That the amount that may be expended for personal services without regard to the civil service and classification laws is hereby increased from $500,000 to $700,000, and notwithstanding section 203 of such Act, there may be expended not to exceed $300,000 for traveling expenses.

INDEPENDENT EXECUTIVE AGENCIES

BOARD OF INVESTIGATION AND RESEARCH—TRANSPORTATION

Notwithstanding the limitations in section 203 of the First Supplemental National Defense Appropriation Act, 1943, the appropriation for the Board of Investigation and Research contained in said Act shall be available for travel expenses and printing and binding in amounts not exceeding $11,000 and $23,000, respectively.

EMPLOYEES' COMPENSATION COMMISSION

Salaries and expenses, military bases (national defense): For an additional amount for salaries and expenses, military bases, Employees' Compensation Commission, fiscal year 1943, including the objects specified under this head in the Employees' Compensation Commission Appropriation Act for 1943, $75,000, which total appropriation shall be available also for the administration of the Act of December 2, 1942 (Public Law 784), and for the procurement outside the United States of supplies or equipment or special services without regard to the civil service and classification laws and section 3709, Revised statutes.

Employees' compensation fund: For an additional amount for the employees' compensation fund to enable the Commission to make payments as authorized by the Act of December 2, 1942 (Public Law 784), $1,000,000, which total appropriation shall be available also for reimbursement payments authorized by said Act, rehabilitation expenses, and fees or payments to other agencies of the United States and other public agencies or private persons, agencies or institutions, for services or facilities rendered by them pursuant to agreement approved by the Commission.

FEDERAL COMMUNICATIONS COMMISSION

Salaries and expenses, national defense: For an additional amount for “Salaries and expenses, national defense”, fiscal year 1943, including the objects specified under this head in the Independent Offices Appropriation Act, 1943, and for the purchase of land in the Hawaiian Islands and the construction thereon of buildings for monitoring facilities, the cost of which shall be reimbursed from an applicable appropriation of the Navy Department in an amount not to exceed $25,000, and for the construction in Alaska, on land already owned by the Government, of buildings for the housing of employees, $90,500, and the limitation upon the amount which may be expended for travel expenses under this head is hereby increased from $222,000 to $272,000.

FEDERAL SECURITY AGENCY

PUBLIC HEALTH SERVICE

Commissioned officers, pay, and so forth: For an additional amount for commissioned officers, pay, and so forth, fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $135,000.
Disease and sanitation investigations: For an additional amount for disease and sanitation investigations, fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $85,500.

Emergency health and sanitation activities (national defense): For an additional amount for emergency health and sanitation activities (national defense), fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $428,500; and the limitation upon the amount which may be expended for the procurement and establishment of reserves of blood plasma or serum albumen is hereby increased from $420,000 to $499,500.

During the existing war, and for six months thereafter, any commissioned officer of the regular corps of the Public Health Service may be appointed to higher temporary grade with the pay and allowances thereof without vacating his permanent appointment, and hereafter reserve officers of the Public Health Service may be distributed in the several grades without regard to the proportion which at any time obtains or has obtained among the commissioned officers of such Service.

OFFICE OF EDUCATION

Education and training, defense workers, Office of Education (national defense): For an additional amount for payments to States, and so forth (national defense) fiscal year 1943, for the cost of vocational courses of less than college grade as provided in paragraph (1) under this head in the Federal Security Agency Appropriation Act, 1943, $10,000,000.

HOWARD UNIVERSITY

Expenses, Howard University: For an additional amount, fiscal year 1941, to meet General Accounting Office Certificate of Settlement Numbered 0673920, dated June 12, 1942, $652.91.

FEDERAL WORKS AGENCY

PUBLIC ROADS ADMINISTRATION

Access roads: For an additional amount for access roads, including the purposes specified under this head in the Third Supplemental National Defense Appropriation Act, 1942, and in addition thereto, the maintenance of said roads as authorized by the Act of July 2, 1942 (Public Law 646), $40,000,000.

GENERAL ACCOUNTING OFFICE

Not to exceed $230,000 of the $16,326,490 appropriated in the Independent Offices Appropriation Act, 1943, for “Salaries, General Accounting Office”, is hereby authorized to be transferred and added to the sum of $481,795 appropriated in the same Act for contingent expenses, General Accounting Office: Provided, That not to exceed $50,000 of the amount so transferred shall be available for travel expenses.

NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS

Salaries and expenses: For an additional amount for scientific research, technical investigations, and special reports in the field of aeronautics, including the objects specified under this head in the Independent Offices Appropriation Act, 1943, $8,250,000: Provided, That the limitation on the amount which may be expended for personal services in the District of Columbia is hereby increased from
$274,273 to $285,453, and that the limitation on the amount which may be expended for traveling expenses of members and employees is increased by $38,641.

Construction, Langley Field, Virginia: For construction and equipment of additional and the remodeling of existing buildings and research facilities on the United States military reservation at Langley Field, Virginia, $141,000.

Construction, Cleveland, Ohio: For completing construction and equipment of the aircraft engine research laboratory at Cleveland, Ohio, $2,103,000: Provided, That the limitation of $18,171,000 upon the total cost of construction and equipment is hereby increased to $20,274,000.

UNITED STATES MARITIME COMMISSION

Construction fund, United States Maritime Commission: To increase the construction fund established by the Merchant Marine Act, 1936, $4,000,000,000: Provided, That the amount of contract authorizations contained in prior Acts for ship construction and facilities incident thereto is hereby increased by $5,250,000,000 (toward which $3,076,280,455 is included in the amount appropriated herein): Provided further, That without regard to the limitations imposed thereon in the Independent Offices Appropriation Act, 1943, the Commission is hereby authorized to incur obligations for administrative expenses, including the objects specified in such Appropriation Act, during the fiscal year 1943, of not to exceed $16,625,000, payable from such construction fund: Provided further, That no merchant vessel constructed under any contract entered into by the United States Maritime Commission pursuant to any appropriation or contract authorization specifically granted by Act of Congress (except Public Law 5, Seventy-seventh Congress) shall be disposed of under the Act of March 11, 1941 (Public Law 11, Seventy-seventh Congress), as amended, except by lease which must end not later than six months after the termination of the present war, as proclaimed by the President, or at such earlier time as the Congress by concurrent resolution or the President by proclamation may designate.

VETERANS' ADMINISTRATION

Printing and binding: For an additional amount for printing and binding for the Veterans' Administration, fiscal year 1943, $165,000.

Notwithstanding the provision to the contrary in the last paragraph of section 1 of the Independent Offices Appropriation Act, 1943, the Administrator of Veterans' Affairs is hereby authorized, whenever he finds the procurement of an adequate butter supply is not feasible, to purchase from the funds appropriated for the Veterans' Administration facilities, of not to exceed $16,625,000, payable from such construction fund: Provided further, That no merchant vessel constructed under any contract entered into by the United States Maritime Commission pursuant to any appropriation or contract authorization specifically granted by Act of Congress (except Public Law 5, Seventy-seventh Congress) shall be disposed of under the Act of March 11, 1941 (Public Law 11, Seventy-seventh Congress), as amended, except by lease which must end not later than six months after the termination of the present war, as proclaimed by the President, or at such earlier time as the Congress by concurrent resolution or the President by proclamation may designate.

DISTRICT OF COLUMBIA

COLLECTOR'S OFFICE

For an additional amount for personal services, fiscal year 1943, $7,820.

SETTLEMENT OF CLAIMS

For the settlement of claims in excess of $250, approved by the Commissioners in accordance with the provisions of the Act of February 11, 1929, as amended by the Act of June 5, 1930 (45 Stat. 1160; 46 Stat. 500), $500.
The appropriation of $1,424,000 for grading, paving, repaving, surfacing, and otherwise improving streets, avenues, and roads, and so forth, in connection with the improvement of the approaches to the Potomac River bridges, contained in the Third Supplemental National Defense Appropriation Act, 1942, is hereby made available in an amount not to exceed $93,000 for payment to the National Capital Park and Planning Commission as reimbursement for the purchase price paid by such Commission for the lands in the District of Columbia described in House Document Numbered 47 of the Seventy-eighth Congress; such sum to be expended by such Commission in accordance with the Act of May 29, 1930 (46 Stat. 482) 

Provided, That the Secretary of the Interior, for or on behalf of the United States of America, is hereby directed upon receipt of such payment by such Commission to transfer to the District of Columbia all of the right, title, and interest of the United States of America in and to such lands: Provided further, That the transfer of funds herein authorized shall constitute full and final reimbursement of the United States by the District of Columbia for the acquisition of such lands.

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia Appropriation Acts for the respective fiscal years for which such sums are provided.

DEPARTMENT OF AGRICULTURE

Forest Service

Salaries and Expenses

Fighting forest fires: For an additional amount for fighting and preventing forest fires, fiscal year 1943, $1,719,300.

Bureau of Entomology and Plant Quarantine

Control of incipient and emergency outbreaks of insect pests and plant diseases: To enable the Secretary of Agriculture to carry out the provisions of and for expenditures authorized by the joint resolution approved May 9, 1938 (7 U. S. C. 148–148e), including surveys and control operations in Canada in cooperation with the Canadian Government or local Canadian authorities, and the employment of Canadian citizens, fiscal year 1943, $3,722,000, to remain available until June 30, 1944.

DEPARTMENT OF COMMERCE

Coast and Geodetic Survey

Office force: For an additional amount for personal services, Coast and Geodetic Survey, fiscal year 1943, $30,000.

Office expenses: For an additional amount for office expenses of the Coast and Geodetic Survey, fiscal year 1943, including the objects specified under this head in the Department of Commerce Appropriation Act, 1943, $86,000.

Aeronautical charts: For an additional amount for compilation and printing of aeronautical charts, fiscal year 1943, including the objects specified under this head in the Department of Commerce Appropria-
tion Act, 1943, $65,000; and the limitation specified under this head in such Act for personal services in the District of Columbia is hereby increased to $201,500.

WEATHER BUREAU

Observations, warnings, and general weather service: For an additional amount for observations, warnings, and general weather service, fiscal year 1943, including the objects specified under this head in the Department of Commerce Appropriation Act, 1943, and including not to exceed $36,945 additional for personal services in the District of Columbia, $390,000.

DEPARTMENT OF THE INTERIOR

BUREAU OF INDIAN AFFAIRS

General expenses: For an additional amount for advertising, inspection, storage, and all other expenses incident to the purchase of goods and supplies, and so forth, fiscal year 1941, $96,100.

Industrial assistance and advancement: For an additional amount for the purpose of encouraging industry and self-support among the Indians, and to aid them in the culture of fruits, grains, and other crops, fiscal year 1943, including the objects specified for the appropriation for this purpose in the Interior Department Appropriation Act, 1943, $50,000: Provided, That the limitation of $25,000 on the amount which may be expended on any one reservation is hereby waived.

For an additional amount for payment of interest on moneys held in trust for the several Indian tribes, as authorized by various acts of Congress, fiscal year 1942, $35,000.

To enable the Secretary of the Interior to make payment to Victoria Jessie Lodge Skin, now Standing Bear, in compliance with the Act of December 8, 1942 (Private Law 560, 77th Cong.), $664.

BUREAU OF RECLAMATION

Lugert-Altus project, Oklahoma: For continuation of construction, $400,000 from the general fund of the Treasury, to remain available until expended.

BUREAU OF MINES

Oil and gas investigations: For an additional amount for oil and gas investigations, fiscal year 1943, including the objects specified under this head in the Interior Department Appropriation Act, 1943, $81,000.

Investigation of bauxite and alumite ores and aluminum clay deposits (national defense): For an additional amount for investigation of bauxite and alumite ores and aluminum clay deposits, including the objects specified under this head in the Interior Department Appropriation Act, 1943, and including the purchase of drilling rigs mounted on trucks and of auxiliary trucks to service drilling rigs without charge against the limitation on the purchase of motor-propelled vehicles hereinafter specified, $500,000: Provided, That the limitation on the amounts which may be expended for purchase of motor-propelled vehicles, and available to the Geological Survey to carry out the purposes of this appropriation, are hereby increased from $6,000 to $25,000, and from $80,000 to $115,000, respectively.

NATIONAL PARK SERVICE

Salaries and expenses, National Capital parks: For an additional amount for salaries and expenses, National Capital parks, fiscal year
1943, including the objects specified under this head in the Interior Department Appropriation Act, 1943, and including all expenses incident to the repair of flood damages to National Capital park areas and the Chesapeake and Ohio Canal, $140,000, of which $15,000 shall be chargeable to the water fund of the District of Columbia, said total appropriation to remain available until June 30, 1944.

DEPARTMENT OF JUSTICE

OFFICE OF THE ATTORNEY GENERAL

Salaries, Administrative Division, Department of Justice: For an additional amount for salaries, Administrative Division, Department of Justice, fiscal year 1943, $115,000.

Salaries, Criminal Division: For an additional amount for salaries, Criminal Division, Department of Justice, fiscal year 1943, $50,000.

Salaries and expenses, Immigration and Naturalization Service: For an additional amount for salaries and expenses, Immigration and Naturalization Service, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $6,694,500, which amount, together with the appropriation to which added, shall be available also for stationery, supplies, floor coverings, equipment, and telegraphic, teletype, and telephone services; for the payment of wages to alien enemy detainees for work performed under conditions prescribed by the Geneva Convention; and, when authorized or approved by the Attorney General, for the acquisition of premises, including alterations thereto, for detention purposes without regard to section 3709, Revised Statutes: Provided, That this combined appropriation shall be available for maintenance, care, and transportation of the wives and dependent children of alien enemies in the custody of the Immigration and Naturalization Service.

Salaries and expenses, Lands Division: For an additional amount for salaries and expenses, Lands Division, Department of Justice, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $750,000.

DEPARTMENT OF LABOR

OFFICE OF THE SECRETARY

Commissioners of conciliation (national defense): For an additional amount for the fiscal year 1943 for “Commissioners of conciliation (national defense)”, including the objects specified under this head in the Department of Labor Appropriation Act, 1943, $395,000.

Traveling expenses: For an additional amount for the fiscal year 1943 for traveling expenses under the Department of Labor, including the objects specified under this head in the Department of Labor Appropriation Act, 1943, $165,000.

BUREAU OF LABOR STATISTICS


CHILDREN’S BUREAU

Grants to States for emergency maternity and infant care: For grants to States, including Alaska, Hawaii, Puerto Rico, and the Dis-
strict of Columbia, to provide, in addition to similar services otherwise available, medical, nursing, and hospital maternity and infant care for wives and infants of enlisted men in the armed forces of the United States of the fourth, fifth, sixth, or seventh grades, under allotments by the Secretary of Labor and plans developed and administered by State health agencies and approved by the Chief of the Children's Bureau, fiscal year 1943, $1,200,000.

NAVY DEPARTMENT

Office of the Secretary

Claims for damages by collision with naval vessels: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled "An Act to amend the Act authorizing the Secretary of the Navy to settle claims for damages to private property arising from collisions with naval vessels", approved December 28, 1922, as fully set forth in Senate Document Numbered 9 and House Document Numbered 84, Seventy-eighth Congress, $5,178.89.

COAST GUARD

Claims for damages, operation of vessels, Coast Guard: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled "An Act to provide for the adjustment and settlement of certain claims for damages resulting from the operation of vessels of the Coast Guard and the Public Health Service, in sums not exceeding $3,000 in any one case", approved June 15, 1936, as fully set forth in Senate Document Numbered 10 and House Document Numbered 83, Seventy-eighth Congress, $1,656.79.

POST OFFICE DEPARTMENT

(out of the postal revenues)

Departmental

Contingent Expenses

Printing and binding, Post Office Department: For an additional amount for printing and binding for the Post Office Department, fiscal year 1943, $365,000.

Field Service

Office of the Chief Inspector

Post-office inspectors, traveling and miscellaneous expenses: For an additional amount, fiscal year 1943, for traveling and miscellaneous expenses of post-office inspectors, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $150,000.

Office of the Second Assistant Postmaster General

Star Route Service, Alaska: For an additional amount, fiscal year 1943, for inland transportation by star routes in Alaska, $300,000.

Domestic Air Mail Service: For an additional amount, fiscal year 1940, for the inland transportation of mail by aircraft, $33,797.

Domestic Air Mail Service: For an additional amount, fiscal year 1942, for the inland transportation of mail by aircraft, $343,299.
Indemnities, domestic mail: For an additional amount, fiscal year 1942, for payment of limited indemnity, $50,000.

DEPARTMENT OF STATE

Emergencies arising in the Diplomatic and Consular Service: For an additional amount to enable the President to meet unforeseen emergencies arising in the Diplomatic and Consular Service, fiscal year 1943, including the objects and subject to the limitations specified under this head in the Department of State Appropriation Act, 1943, $3,000,000, to remain available until June 30, 1944.

Transportation, Foreign Service: For an additional amount for transportation, Foreign Service, fiscal year 1943, including the objects and subject to the limitations specified under this head in the Department of State Appropriation Act, 1943, $500,000.

Office and living quarters allowances, Foreign Service: For an additional amount for office and living quarters allowances, Foreign Service, fiscal year 1943, including the objects and subject to the limitations specified under this head in the Department of State Appropriation Act, 1943, $200,000.

Representation allowances, Foreign Service: For an additional amount for the appropriation "Representation allowances, Foreign Service", fiscal year 1943, $55,000.

Miscellaneous salaries and allowances, Foreign Service: For an additional amount for miscellaneous salaries and allowances, Foreign Service, fiscal year 1943, including the objects and subject to the limitations specified under this head in the Department of State Appropriation Act, 1943, $150,000.

Contingent expenses, Foreign Service: For an additional amount for contingent expenses, Foreign Service, fiscal year 1943, including the objects and subject to the limitations specified under this head in the Department of State Appropriation Act, 1943, and including the purchase of two automobiles at not to exceed $3,000 each, $2,100,000.

American Mexican Claims Commission: For all expenses necessary to carry into effect the provisions of the Act of December 18, 1942 (Public Law 814), including personal services and rent in the District of Columbia and elsewhere; printing and binding; lawbooks and books of reference, $700,000, fiscal years 1943 and 1944; to be expended under the direction of the Secretary of State.

United States contributions to international commissions, congresses, and bureaus: For an additional amount for United States contributions to international commissions, congresses, and bureaus, fiscal year 1943, to meet the contribution to the International Labor Organization, $63,405.

Salaries and expenses, International Boundary Commission, United States and Mexico: For an additional amount for salaries and expenses, International Boundary Commission, United States and Mexico, fiscal year 1943, including the objects specified under this head in the Department of State Appropriation Act, 1943, to be available also for the protection and repair of the Rio Grande rectification and canalization projects, $300,000, to remain available until June 30, 1944.

Cost of living allowances, Foreign Service: For an additional amount for the appropriation "Cost of living allowances, Foreign Service", fiscal year 1943, $200,000.
Foreign Service, auxiliary (emergency): For an additional amount for Foreign Service, auxiliary (emergency), Department of State, fiscal year 1943, including the objects specified under this head in the Department of State Appropriation Act, 1943, $491,000: Provided, That cost of living and representation allowances, as authorized by the Act approved February 23, 1931, as amended, may be paid from this appropriation to American citizens employed hereunder.

TREASURY DEPARTMENT

Foreign-owned property control: Notwithstanding the provisions of section 203 of the First Supplemental National Defense Appropriation Act, 1943, the amount which may be expended from the appropriation for this purpose for the fiscal year 1943 for travel expenses is increased to $30,000.

Miscellaneous and contingent expenses: For an additional amount for miscellaneous and contingent expenses, Treasury Department, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $165,000: Provided, That the limitation on the amount which may be expended under this head for stationery is hereby increased from $40,000 to $70,500.

Printing and binding: For an additional amount for printing and binding, Bureau of Accounts, fiscal year 1943, $4,900.

Contingent expenses, public moneys: For an additional amount for contingent expenses, public moneys, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $150,000.

Expenses of loans: The limitation on the amount that may be obligated during the fiscal year 1943 under the indefinite appropriation "Expenses of loans, Act of September 24, 1917, as amended and extended", contained in the First Supplemental National Defense Appropriation Act, 1943, is hereby increased from $45,000,000 to $67,000,000: Provided, That notwithstanding the provisions of section 203 of the First Supplemental National Defense Appropriation Act, 1943, the amount which may be expended from appropriations for this purpose for the fiscal year 1943 for printing and binding is increased by $856,431 and the amount for travel expenses is increased by $15,270.

Salaries and expenses: For an additional amount for salaries and expenses for collecting the internal revenue, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $6,150,000: Provided, That the limitations on the amounts which may be expended for printing and binding, stationery, and personal services in the District of Columbia, are hereby increased from $1,606,850 to $1,839,850, from $565,400 to $616,290, and from $11,006,542 to $11,373,785, respectively.
Salaries: For an additional amount for salaries, Office of the Treasurer of the United States, fiscal year 1943, $250,000.

BUREAU OF THE MINT

Salaries and expenses, mints and assay offices: For an additional amount for salaries and expenses, mints and assay offices, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $1,600,000.

Special melting and coinage: To enable the Secretary of the Treasury to carry out the provisions of section 4 of the Act entitled "An Act to further the war effort by authorizing the substitution of other materials for strategic metals used in minor coinage, to authorize the forming of worn and uncurrent standard silver dollars into bars, and for other purposes", approved December 18, 1942 (Public Law 815), the expenses or adjustments in connection with the forming of worn and uncurrent standard silver dollars into bars shall be charged against the gain arising from the coinage of such bars.

WAR DEPARTMENT

MILITARY ACTIVITIES

OFFICE OF THE SECRETARY OF WAR

Claims for damages to and loss of private property: To pay claims for damages adjusted and determined by the Secretary of War under the provisions of an Act entitled "An Act making appropriations for the support of the Army for the fiscal year ending June 30, 1913, and for other purposes", approved August 24, 1912, as fully set forth in Senate Document Numbered 11 and House Document Numbered 85, Seventy-eighth Congress, $7,153.35.

FINANCE SERVICE, ARMY

The appropriation "Finance Service, Army, 1942 and 1943," shall be available for transfer, in such amounts as may be determined by the Director of the Bureau of the Budget, to the appropriations "Foreign-service pay adjustment, appreciation of foreign currencies, 1942," and "Foreign-service pay adjustment, appreciation of foreign currencies, 1943," on account of payments made by the War Department in excess of amounts made available to the War Department from such foreign-service pay adjustment appropriations.

Funds appropriated under the head "Finance service, Army," shall be available until June 30, 1943, for the repayment of amounts determined by the Secretary of War, or officers designated by him, to have been erroneously collected from military and civilian personnel in and under the Military Establishment.

GENERAL PROVISIONS

The appropriations for the Military Establishment for the fiscal year 1943 shall be available for the payment of rewards, subject to such regulations as the Secretary of War shall prescribe, to civilian officers and employees in addition to their usual compensation and to persons in civil life for suggestions resulting in improvement or economy in manufacturing process or plant or military material, and for suggestions resulting in efficiency or economy in the operation or administration of the War Department and the Military Establishment, notwithstanding the provisions of section 2, Military Appropriation Act, 1943.
TITLE II—JUDGMENTS AND AUTHORIZED CLAIMS

PROPERTY DAMAGE CLAIMS

SEC. 201. (a) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent offices, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in the sums not exceeding $1,000 in any one case", approved December 28, 1922 (31 U. S. C. 215), as fully set forth in House Document Numbered 90, Seventy-eighth Congress, as follows:

Executive Office of the President—Office for Emergency Management, $592.37;
Civil Service Commission, $12.25;
Federal Trade Commission, $16.06;
Federal Security Agency, $1,358.46;
Department of Agriculture, $475.54;
Department of Commerce, $35.95;
Department of the Interior, $1,618.25;
Department of Justice, $971.09;
Navy Department, $8,113.97;
Post Office Department (payable from the postal revenues), $715.81;
Treasury Department, $1,105.63;
War Department, $57,677.14;
In all, $72,878.32.

(b) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent offices, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in the sums not exceeding $1,000 in any one case", approved December 28, 1922 (31 U. S. C. 215), as fully set forth in Senate Document Numbered 15, Seventy-eighth Congress, as follows:

Office for Emergency Management, $31.45;
Petroleum Administration for War, $65.90;
Federal Security Agency, $212.46;
Federal Works Agency, $650.35;
Department of Agriculture, $450;
Department of the Interior, $1,138.68;
Navy Department, $2,453.73;
War Department, $47,914.79;
In all, $52,917.36.

JUDGMENTS, UNITED STATES COURTS

SEC. 202. (a) For payment of the final judgment, including costs of suit, which has been rendered against the Government of the United States and in favor of the Bethlehem Shipbuilding Corporation, Limited, and which has been certified to the Seventy-eighth Congress in House Document Numbered 81 under the United States Maritime Commission, $5,272,075.10, and $15,540 for compensation of the Referee as specified in such decree; in all, $5,287,615.10, together with such additional sum as may be necessary to pay other costs as specified in such judgment.

(b) For the payment of judgments, including cost of suits, rendered against the Government of the United States by United States district courts under the provisions of an Act entitled "An Act authorizing suits against the United States in admiralty for damages caused by
43 Stat. 1112.

Right of appeal.

Interest.

and salvage services rendered to public vessels belonging to the United States, and for other purposes”, approved March 3, 1925 (46 U. S. C. 781-789), and which have been certified to the Seventy-eighth Congress in House Document Numbered 82 under the following departments:

- Navy Department, $43,718.72;
- War Department, $1,797.75;

In all, $45,516.47, together with such additional sum as may be necessary to pay costs and interest as and where specified in such judgments or as provided by law.

(c) For the payment of the judgment, which has been rendered under the provisions of the Act of March 3, 1887, entitled “An Act to provide for the bringing of suits against the Government of the United States”, as amended by section 297 of the Act of March 3, 1911 (28 U. S. C. 761), and which has been certified to the Seventy-eighth Congress in Senate Document Numbered 14 under the War Department, $525.35, together with such additional sum as may be necessary to pay interest as provided by law.

(d) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

(e) Payment of interest wherever provided for judgments contained in this Act shall not in any case continue for more than thirty days after the date of approval of this Act.

JUDGMENTS, UNITED STATES COURT OF CLAIMS

SEC. 203. (a) For payment of the judgments rendered by the Court of Claims and reported to the Seventy-eighth Congress in Senate Document Numbered 12 and House Document Numbered 86, under the following agencies, namely:

- Federal Works Agency;
- Public Buildings Administration, $103,891.37;
- Federal Security Agency:
  - Public Health Service, $981.57;
  - Veterans’ Administration, $553.25;
- Commerce Department, $1,636.12;
- Department of the Interior, civil, $25,894.48;
- Navy Department, $37,855.45;
- Post Office Department, $11,000;
- Treasury Department, $20,402;
- War Department, $537,754.41.

In all, $737,968.65, together with such additional sum as may be necessary to pay interest or costs as and where specified in such judgments.

(b) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired, except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

AUDITED CLAIMS

SEC. 204. (a) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1940 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of
the Act of July 7, 1884 (5 U. S. C. 266), as fully set forth in House Document Numbered 89, Seventy-eighth Congress, there is appropriated as follows:

**Legislative:** For public printing and binding, Government Printing Office, $73,078.18.
For mileage of Members and Delegates, House of Representatives, $1,107.60.

**The Judiciary:** For fees and expenses of conciliation commissioners, United States courts, $14.02.
For fees of jurors, United States courts, $52.
For fees of jurors and witnesses, United States courts, $184.85.
For miscellaneous expenses, United States courts, $497.

**Independent Executive Agencies:** For Federal Communications Commission, $1.19.
For Interstate Commerce Commission, $1.30.
For Railroad Retirement Board, $1.49.
For Securities and Exchange Commission, $155.15.
For National Labor Relations Board, $540.99.
For contingent expenses, Public Health Service, $1.46.
For expenses, Division of Mental Hygiene, Public Health Service, $50.
For pay of personnel and maintenance of hospitals, Public Health Service, $81.87.
For general administrative expenses, Public Buildings Administration, $3,589.
For salaries and expenses, public buildings and grounds in the District of Columbia, Public Buildings Administration, $36,580.
For repair, preservation, and equipment, Public Buildings Administration, $3,483.58.
For repair, preservation, and equipment, public buildings, Procurement Division, $104.86.
For administrative expenses, Federal Housing Administration, $36,586.
For administrative expenses, United States Housing Authority, Federal Public Housing Authority, $2,35.
For Army pensions, $3,119.
For increase of compensation, Veterans' Bureau, $510.
For salaries and expenses, Veterans' Administration, $7,287.06.

**Department of Agriculture:** For salaries and expenses, Bureau of Entomology and Plant Quarantine, $72.31.
For salaries and expenses, Agricultural Marketing Service, $3.59.
For National Industrial Recovery, Resettlement Administration, submarginal lands (transfer to Agriculture), $44.
For salaries and expenses, Bureau of Agricultural Economics, $355.48.
For loans and relief in stricken agricultural areas (transfer to Farm Credit Administration), $95.
For Beltsville Research Center, Department of Agriculture, $6,55.
For elimination of diseased cattle, Department of Agriculture, $18.
For administration of Sugar Act of 1937, Department of Agriculture, $55.57.
For salaries and expenses, Bureau of Agricultural Chemistry and Engineering, $2.51.
For retirement of cotton pool participation trust certificates, Department of Agriculture, $5.35.
For acquisition of lands for protection of watersheds of navigable streams, $910.60.
For control of emergency outbreaks of insect pests and plant diseases, $67.72.
For salaries and expenses, library, Department of Agriculture, $43.38.
For land utilization and retirement of submarginal land, Department of Agriculture, $6,673.72.
For conservation and use of agricultural land resources, Department of Agriculture, $2,230.27.
For salaries and expenses, Bureau of Animal Industry, $504.62.
For salaries and expenses, Forest Service, $429.72.
For salaries and expenses, Soil Conservation Service, $111.75.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture, $125.78.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation), $139,280.90.
Department of Commerce: For aircraft in Commerce, $120.03.
For civilian pilot training, Civil Aeronautics Authority, $152.60.
For establishment of air-navigation facilities, Civil Aeronautics Authority, $293.09.
For field expenses, Coast and Geodetic Survey, $14.57.
For maintenance of air-navigation facilities, Civil Aeronautics Authority, $81.71.
For salaries and expenses, Civil Aeronautics Authority, $208.01.
For salaries and expenses, Weather Bureau, $61.48.
For salaries and expenses, Weather Bureau (transfer to Commerce, Standards), $1.66.
For testing, inspection, and information service, National Bureau of Standards, $260.
For traveling expenses, Department of Commerce, $383.
Department of the Interior: For expenses, mining experiment stations, Bureau of Mines, $3,123.
For investigation of domestic sources of mineral supply, Bureau of Mines, $3.72.
For migratory bird conservation fund, Department of the Interior (receipt limitation), $15,439.09.
For National Park Service, $18.23.
For protecting seal and salmon fisheries of Alaska, $1.26.
For salaries and expenses, Bureau of Biological Survey, Department of the Interior, $8.75.
For salaries and expenses, Division of Grazing, Department of the Interior, $25.70.
For surveying the public lands, $7.17.
For administration of Indian forests, $340.15.
For agriculture and stock raising among Indians, $5.07.
For conservation of health among Indians, $391.85.
For construction of Sioux sanatorium and employees’ quarters, South Dakota, $4.54.
For education of natives of Alaska, $4.67.
For Indian boarding schools, 60 cents.
For Indian school support, $1,326.16.
For maintaining law and order on Indian reservations, $29.95.
For maintenance, San Carlos irrigation project, Gila River reservation, Arizona (receipt limitation), $1.28.
For purchase and transportation of Indian supplies, $144.06.
For support of Indians and administration of Indian property (certified claims), $88.04.
For Civilian Conservation Corps (transfer to Interior, Indians), $262.56.

Department of Justice: For Federal jails, maintenance, $7.88.
For fees of witnesses, Department of Justice, $7.
For general expenses, Immigration and Naturalization Service, $12.56.
For medical and hospital service, penal institutions, $31.72.
For penitentiaries and reformatories, maintenance, $24,246.06.
For prison camps, maintenance, $28.50.
For salaries and expenses, Federal Bureau of Investigation, $91.55.
For salaries and expenses, Lands Division, Department of Justice, $287.
For salaries and expenses of marshals, and so forth, Department of Justice, $71.32.
For salaries and expenses, veterans' insurance litigation, Department of Justice, $40.
For support of United States prisoners, $2.40.
For traveling expenses, Department of Justice, $13.10.
For traveling expenses, Department of Justice and judiciary, $15.05.
For United States penitentiary, Leavenworth, Kansas, maintenance, $9.

Department of Labor: For traveling expenses, Department of Labor, $4.11.

Navy Department: For Aviation, Navy, $303,112.42.
For increase of compensation, Naval Establishment, $37.29.
For ordnance and ordnance stores, Navy, $29,548.82.
For maintenance, Bureau of Supplies and Accounts, $114.44.
For salaries and expenses, Bureau of Marine Inspection and Navigation, 86 cents.
For Foreign Service pay adjustment, appreciation of foreign currencies (Navy), $225.
For organizing the Naval Reserve, $15.69.
For aviation, 1938 contracts, Navy, $1,152.60.
For pay, subsistence, and transportation, Navy, $21,460.98.
For general expenses, Marine Corps, $374.17.
For pay, Marine Corps, $1,228.97.
For general expenses, Lighthouse Service, $15.42.
For pay and allowances, Coast Guard (Navy), $32.61.
For fuel and water, Coast Guard, $8.28.
For miscellaneous expenses, Navy, $89.45.
For contingent expenses, Coast Guard (Navy), 35 cents.
For engineering, Navy, $30,337.90.
For pay and allowances, Coast Guard, $54.75.
For Naval Reserve, $81.05.
For ordnance and ordnance stores, Bureau of Ordnance, $837.
For contingent expenses, Coast Guard, $5.37.
For engineering, Bureau of Engineering, $16,608.03.
For outfits, Coast Guard (Navy), $1,199.

Department of State: For contingent expenses, Foreign Service, $9.13.
For cost of living allowances, Foreign Service, $9.56.
For emergencies arising in the Diplomatic and Consular Service, $175.
For salaries, Foreign Service officers, $6.67.
For transportation and allowances for quarters, Bureau of Foreign and Domestic Commerce, $383.
For transportation of Foreign Service officers, $5.74.
Treasury Department: For collecting the internal revenue, $66,411.
For collecting the revenue from customs, $80,600.
For salaries and expenses, Bureau of Narcotics, 12 cents.
For contingent expenses, Treasury Department, $31,841.
For salaries and expenses, Division of Disbursement, $31,551.
For stationery, Treasury Department, $21,851.

War Department: For clothing and equipage, Army, $46,561.
For library, Surgeon General's Office, $4,951.
For Citizens' military training camps, $1,871.
For Army transportation, $58,351.
For Reserve Officers' Training Corps, $132,241.
For National Guard, $3,190,341.
For promotion of rifle practice, $665,251.
For pay of the Army, $3,653,081.
For replacing ordnance and ordnance stores, $2,281.
For travel of the Army, $158,831.
For Signal Service of the Army, $450,001.
For ordnance service and supplies, Army, $9,800,261.
For Chemical Warfare Service, Army, $7,381.
For seacoast defenses, $4,081.
For Organized Reserves, $21,811.
For increase of compensation, Military Establishment, $2,641.
For barracks and quarters, Army, $34,571.
For armament of fortifications, $10,061.
For Civilian Conservation Corps (transfer to War), $4,868,681.
For emergency conservation work (transfer to War, Act February 9, 1937), $110,361.
For emergency conservation fund (transfer to War, Act June 19, 1934), $261.
For cemeterial expenses, War Department, $331.
For emergency conservation work (transfer to War, Act June 22, 1936), $1,521.

Post Office Department—Postal Service (out of the postal revenues): For clerks, contract stations, $13,991.
For clerks, first- and second-class post offices, $1,381,881.
For indemnities, domestic mail, $63,891.
For operating supplies for public buildings, Post Office Department, $20,251.
For post-office stationery, equipment, and supplies, $421.
For rent, light, fuel, and water, $601.
For Rural Delivery Service, $63,211.
For transportation of equipment and supplies, $77,271.
Total, audited claims, section 204 (a), $722,514,581, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.

(b) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1940 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884 (5 U. S. C. 268), as fully set forth in Senate Document Numbered 16, Seventy-eighth Congress, there is appropriated as follows:

Independent Offices: For administrative expenses, United States Housing Authority, Federal Public Housing Authority, $12,301.
For general administrative expenses, Public Buildings Administration, $7,84.
For salaries and expenses, Veterans' Administration, $21,750.

**Department of Agriculture:** For salaries and expenses, library, Department of Agriculture, $6.
For salaries and expenses, Bureau of Animal Industry, $462.80.
For National Industrial Recovery, Resettlement Administration, submarginal lands (transfer to Agriculture), $12,65.
For salaries and expenses, Bureau of Plant Industry, $1,36.
For salaries and expenses, Soil Conservation Service, $82.50.
For salaries and expenses, Forest Service, $508.76.
For acquisition of lands for protection of watersheds of navigable streams, $52.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation, Act June 28, 1937), $63,81.
For conservation and use of agricultural land resources, Department of Agriculture, $926.40.
For submarginal land program, Farm Tenant Act, Department of Agriculture, $2,189.
For land utilization and retirement of submarginal land, Department of Agriculture, $1,468.90.

**Department of Commerce:** For Civil Aeronautics Authority fund, $2,686.95.
For establishment of air-navigation facilities, Civil Aeronautics Authority, $250.
For salaries and expenses, Air Safety Board, Civil Aeronautics Authority, $2.48.
For salaries and expenses, Civil Aeronautics Authority, $8,92.

**Department of the Interior:** For conservation of health among Indians, $80.
For Indian school support, $52.35.

**Department of Justice:** For miscellaneous expenses, United States courts (transfer to Justice), $16.25.
For salaries and expenses, Federal Bureau of Investigation, $14.35.
For salaries and expenses of marshals, and so forth, Department of Justice, $45,52.

**The Judiciary:** For fees and expenses of conciliation commissioners, United States courts, $25.
For miscellaneous expenses, United States courts, $77.

**Department of Labor:** For salaries and expenses, Division of Labor Standards, Department of Labor, $20.44.

**Navy Department:** For general expenses, Marine Corps, $172.09.
For pay, Marine Corps, $87.42.
For ordnance and ordnance stores, Bureau of Ordnance, $2,358.
For ordnance and ordnance stores, Navy, $97,097.
For construction and repair, Navy, $1,047.30.
For maintenance, Bureau of Supplies and Accounts, $2,888.99.
For aviation, Navy, $178,420.27.
For pay and allowances, Coast Guard, $280.
For pay, subsistence, and transportation, Navy, $6,449.88.

**Department of State:** For salaries, Foreign Service officers, $120.
For transportation, Foreign Service, $868.10.

**Treasury Department:** For collecting the revenue from customs, $19,92.
For contingent expenses, public moneys, $35.95.
For collecting the internal revenue, $43.35.
Volunteers, War with Spain.

40 40

War Department: For general appropriations, Quartermaster Corps, $21,80.

For working fund, War, ordnance, $17,62.

For Civilian Conservation Corps (transfer to War), $625,97.

For emergency conservation work (transfer to War, Act June 22, 1936), $4,66.

Post Office Department—Postal Service (out of the postal revenues): For transportation of equipment and supplies, $6,28.

Total, audited claims, section 204 (b), $302,011.33, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.

SEC. 205. For the payment of claims allowed by the General Accounting Office pursuant to the Act entitled "An Act for the relief of officers and soldiers of the volunteer service of the United States mustered into service for the War with Spain, and who were held in service in the Philippine Islands after the ratification of the treaty of peace, April 11, 1899," approved May 2, 1940 (Public Act Numbered 505, Seventy-sixth Congress), and which have been certified to the Seventy-eighth Congress under section 2 of the Act of July 7, 1884 (U. S. C., title 5, sec. 266), under the War Department in Senate Document Numbered 13 and House Document Numbered 80, $13,491.40.

SEC. 206. For the payment of claim allowed by the General Accounting Office under the Act of March 3, 1885, for the destruction of private property and which has been certified to the Seventy-eighth Congress in House Document Numbered 79, under the War Department, $29.46.

TITLE III—GENERAL PROVISIONS

SEC. 301. No part of any appropriation or authorization in this Act shall be used to pay any part of the salary or expenses of any person whose salary or expenses are prohibited from being paid from any appropriation or authorization in any other Act; but this prohibition shall be effective only during the period for which such prohibition in such other Act is effective.

SEC. 302. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 303. Except as otherwise provided for in this Act, no part of any appropriation contained in or authorized to be expended by this Act shall be used to pay the compensation of any officer or employee of the Government of the United States whose post of duty is in continental United States unless such person (1) is a citizen.
of the United States, or (2) is a person in the service of the United States on the date of enactment of this Act who, being eligible for citizenship, had filed a declaration of intention to become a citizen of the United States prior to such date, or (3) is a person who owes allegiance to the United States: Provided, That for the purpose of this section, an affidavit signed by any such person shall be considered prima facie evidence that the requirements of this section with respect to his status have been complied with. The provisions of this section shall not apply to citizens of the Commonwealth of the Philippines.

Sec. 304. This Act may be cited as the "First Deficiency Appropriation Act, 1943".

Approved March 18, 1943.

[CHAPTER 18]

AN ACT

To extend the jurisdiction of naval courts martial in time of war or national emergency to certain persons outside the continental limits of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the persons now subject to the Articles for the Government of the Navy, all persons, other than persons in the military service of the United States, outside the continental limits of the United States accompanying or serving with the United States Navy, the Marine Corps, or the Coast Guard when serving as a part of the Navy, including but not limited to persons employed by the Government directly, or by contractors or subcontractors engaged in naval projects, and all persons, other than persons in the military service of the United States, within an area leased by the United States which is without the territorial jurisdiction thereof and which is under the control of the Secretary of the Navy, shall, in time of war or national emergency, be subject to the Articles for the Government of the Navy except insofar as these articles define offenses of such a nature that they can be committed only by naval personnel: Provided, That the jurisdiction herein conferred shall not extend to Alaska, the Canal Zone, the Hawaiian Islands, Puerto Rico, or the Virgin Islands, except the islands of Palmyra, Midway, Johnston, and that part of the Aleutian Islands west of longitude one hundred and seventy-two degrees west.

Approved March 22, 1943.

[CHAPTER 19]

AN ACT

To amend section 301, World War Veterans' Act, 1924, as amended, to authorize renewal of expiring five-year level premium term policies of those in active military or naval service and certain others outside the continental limits of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last proviso of the first paragraph of section 301 of the World War Veterans' Act, 1924, as amended (38 U. S. C. 512), is hereby amended by substituting a colon for the period at the end thereof and adding the following: "Provided further, That any five-year level premium term policy which shall expire while the insured is outside the continental limits of the United States and in the opinion of the Administrator of Veterans' Affairs cannot be reached promptly by the usual
methods of communication, may be renewed at the expiration of any five-year period, by the designated beneficiary or by an agent authorized in writing by the insured to take such action, for a second or third or fourth five-year term period at the premium rate for the attained age without medical examination: Provided further, That unless it be shown by evidence satisfactory to the Administrator of Veterans' Affairs that the insured does not desire renewal, any such policy in force when the five-year term period expires or has expired on or after December 7, 1941, while the insured was in the active service (as defined in section 1 (b) of Public Law 490, Seventy-seventh Congress) outside the continental limits of the United States, excluding any policy continued in another form of Government insurance, will be deemed to have been renewed at the expiration of such five-year term period, and the head of the department concerned is hereby authorized and directed to make an allotment under Public Law 490, Seventy-seventh Congress, subject to prospective termination by the insured in accordance with section 7 thereof, to cover the premiums at the required rate from the date of renewal: And provided further, That the two foregoing provisions authorizing renewal of a five-year level premium term policy by any person other than the insured or his duly authorized agent shall be effective until the termination of hostilities as proclaimed by the President or as determined by joint resolution of the Congress, and for three months thereafter.

Approved March 23, 1943.

[CHAPTER 20]  
AN ACT

To permit the shipment tax-free of certain tobacco products to territories of the United States for the use of members of the military and naval forces of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2135 (a) (1) of the Internal Revenue Code be amended to read as follows:

"SEC. 2135. EXEMPTION FROM TAX.

(a) SHIPMENTS TO FOREIGN COUNTRIES AND POSSESSIONS OF THE UNITED STATES.—

"(1) MANUFACTURERS.—Manufactured tobacco, snuff, cigars, or cigarettes may be removed for export to a foreign country or for shipment to a possession of the United States (or, until the date on which the President proclaims that hostilities in the present war have terminated, to a territory of the United States for the use of members of the military or naval forces of the United States) without payment of tax under such rules and regulations and the making of such entries, and the filing of such bonds and bills of lading as the Commissioner, with the approval of the Secretary, shall prescribe."

Approved March 23, 1943.

[CHAPTER 21]  
AN ACT

To amend the National Housing Act, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 603 (a) of the National Housing Act, as amended, is hereby amended by (1) striking out "$800,000,000" and inserting in lieu thereof "$1,200,000,000"; and (2) striking out of the third proviso "July 1,
1943" in each place where it appears and inserting in lieu thereof "July 1, 1944".

Sec. 2. The first sentence of section 2 (a) of such Act as amended, is amended by striking out "1943" and inserting in lieu thereof "1944".

Approved March 23, 1943.

[CHAPTER 22]

AN ACT

To amend title I of Public Law Numbered 2, Seventy-third Congress, March 20, 1933, and the Veterans Regulations to provide for rehabilitation of disabled veterans, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1, title I, Public Law Numbered 2, Seventy-third Congress, approved March 20, 1933, be amended by adding at the end thereof a new subsection known as subsection (f) and to read as follows:

"(f) Any person who served in the active military or naval forces on or after December 7, 1941, and prior to the termination of hostilities in the present war shall be entitled to vocational rehabilitation, subject to the provisions and limitations of Veterans Regulation Numbered 1 (a), as amended, part VII.”

Sec. 2. Veterans Regulation Numbered 1 (a), as amended, is hereby amended by adding at the end thereof a new part to be known as part VII and to provide as follows:

"PART VII

1. Any person who served in the active military or naval service at any time after December 6, 1941, and prior to the termination of the present war, who is honorably discharged therefrom, and who has a disability incurred in or aggravated by such service for which pension is payable under laws administered by the Veterans' Administration, or would be but for receipt of retirement pay, and is in need of vocational rehabilitation to overcome the handicap of such disability, shall be entitled to such vocational rehabilitation as may be prescribed by the Administrator of Veterans' Affairs to fit him for employment consistent with the degree of disablement: Provided, That no course of training in excess of a period of four years shall be approved nor shall any training under this part be afforded beyond six years after the termination of the present war.

2. The Administrator shall have the power and duty to prescribe and provide suitable training to persons included in paragraph 1, and for such purposes may employ such additional personnel and experts as are deemed necessary, and may utilize and extend existing Veterans' Administration facilities and utilize those of any other governmental agency as well as those maintained by joint Federal and State contribution; and, in addition, he may, by agreement or contract with public or private institutions or establishments, provide for such additional training facilities as may be suitable and necessary to accomplish the purposes of this part.

3. While pursuing training prescribed herein, and for two months after his or her employability is determined, each veteran, if entitled to pension in an amount less than the amount payable in accordance with the compensation rates for total and temporary disability, including additional amounts for wife, husband, child, or children and dependent parents, provided by section 202, World War Veterans' Act, 1924, as amended (U. S. C., title 38, sec. 475), shall be paid increased pension which when added to the amount of pension to
Pay for training on job by an employer.

Effect on pension.

Benefits for injury incurred in training.

Purpose.

Placement in gainful employment.

Rules and regulations.

Penalties.

Leaves of absence.

Status during absence.

Appropriation authorized for advancements.

which he is otherwise entitled will aggregate an amount equal to such rates: Provided, That when the course of vocational rehabilitation furnished to any person as herein provided consists of training on the job by an employer, such employer shall be required to submit monthly to the Administrator a statement under oath showing any wage, compensation, or other income paid by him to such person during the month, directly or indirectly, and based upon such sworn statements, the Administrator is authorized to reduce the pension of such person to an amount considered equitable and just, but not below the amount of pension or retirement pay to which he would be entitled for service-connected disability if not following a course of vocational rehabilitation.

"4. Where any person while following a course of vocational rehabilitation as provided for in this part suffers an injury or an aggravation of any injury, as a result of the pursuit of such course of vocational rehabilitation, and not the result of his or her own willful misconduct, and such injury or aggravation results in additional disability to or death of such person, the benefits under laws applicable to veterans of the present war shall be awarded in the same manner and extent as if such disability, aggravation, or death were service-connected within the meaning of such laws; except that no benefits under this paragraph shall be awarded unless application be made therefor within two years after such injury or aggravation was suffered, or such death occurred.

"5. The purpose of rehabilitation is to restore employability lost by virtue of a handicap due to service-incurred disability. The Administrator shall have the power and duty to cooperate with and employ the facilities of other governmental and State employment agencies for the purpose of placing in gainful employment persons trained under the provisions of this part.

"6. The Administrator is hereby authorized to make such rules and regulations as may be deemed necessary in order to promote good conduct and cooperation on the part of persons who are following courses of vocational rehabilitation provided by this part. Penalties for the breach of such rules and regulations may, with the approval of the Administrator, extend to a forfeiture by the offender for a period of three months of such portion of the pension herein provided as will leave him not less than the amount of the monthly pension or retirement pay to which such person is entitled for service-connected disability, and such penalties may also extend to permanent discontinuance of all further benefits of this part.

"7. The Administrator is hereby authorized to make such rules and regulations as may be deemed necessary for the granting of leaves of absence to those following courses of vocational rehabilitation provided by this part where in his opinion such leaves do not materially interfere with the pursuit of such courses. Such leaves of absence shall not in the case of any person be granted in excess of thirty days in any consecutive twelve months except in exceptional circumstances as determined by the Administrator: Provided, That during leave of absence under this paragraph such person shall be considered to be pursuing his course of vocational rehabilitation under this part.

"8. There is hereby authorized to be appropriated, out of any money in the Treasury of the United States not otherwise appropriated, available immediately and until expended, the sum of $500,000 to be utilized by the Veterans' Administration under such rules and regulations as the Administrator may prescribe, as a revolving fund for the purpose of making advancements not exceeding $100 in any case, to persons commencing or undertaking courses of vocational rehabilitation under this part, and advancement to bear
no interest and to be reimbursed in such installments as may be determined by the Administrator by proper deductions from any future payments of pension or retirement pay.

"9. The Administrator shall have the power to provide courses of instruction for personnel and may detail employees to attend the same and may detail any such personnel to attend courses conducted by other than Veterans’ Administration agencies, including private organizations, and such employees in addition to their salaries shall be entitled to the payment of expenses incident to such detail, including transportation and tuition, as the Administrator by rules and regulations shall provide; and also in his discretion, to make, or, as by agreement with other agency or institution, cause to be made studies, investigations, and reports inquiring into the rehabilitation of disabled persons and the relative abilities, aptitudes, and capacities of the several groups of the variously handicapped and as to how their potentialities can best be developed and their services best utilized in gainful and suitable employment, including the rehabilitation programs of foreign nations engaged in the present war. For this purpose he shall have the power to cooperate with such public and private agencies as he may deem advisable and to call in consultants who shall receive as compensation for their services a reasonable per diem, which the Administrator shall by rules and regulations provide, for each day actually spent in the work provided for herein and shall in addition be reimbursed for their necessary traveling and other expenses. For the purposes of this part, the Administrator may accept uncompensated services upon such agreement as he may deem feasible."

SEC. 3. The appropriations for the Veterans’ Administration, “Salaries and expenses, medical and hospital, and compensation and pensions”, shall be available for necessary expenses, including but not confined to necessary medical care, and pension payment, payment or reimbursement of expenses in connection with supplying suitable training under this Act; and there is hereby authorized to be appropriated such additional amount or amounts as may be necessary to accomplish the purposes of this Act.

Approved March 24, 1943.

[CHAPTER 26]

AN ACT
To amend and clarify certain provisions of law relating to functions of the War Shipping Administration, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) officers and members of crews (hereinafter referred to as “seamen”) employed on United States or foreign flag vessels as employees of the United States through the War Shipping Administration shall, with respect to (1) laws administered by the Public Health Service and the Social Security Act, as amended by subsection (b) (2) and (3) of this section; (2) death, injuries, illness, maintenance and cure, loss of effects, detention, or repatriation, or claims arising therefrom not covered by the foregoing clause (1); and (3) collection of wages and bonuses and making of allotments, have all of the rights, benefits, exemptions, privileges, and liabilities, under law applicable to citizens of the United States employed as seamen on privately owned and operated American vessels. Such seamen, because of the temporary wartime character of their employment by the War Shipping Administration, shall not be considered as officers or employees of the United

Instruction for personnel.

Expenses.

Studies, investigations, and reports.

Cooperation with other agencies.

Uncompensated services.

Funds available.

Additional appropriation authorized.
States for the purposes of the United States Employees Compensation Act, as amended; the Civil Service Retirement Act, as amended; the Act of Congress approved March 7, 1942 (Public Law 490, Seventy-seventh Congress); or the Act entitled "An Act to provide benefits for the injury, disability, death, or detention of employees of contractors with the United States and certain other persons or reimbursement therefor", approved December 2, 1942 (Public Law 784, Seventy-seventh Congress). Claims arising under clause (1) hereof shall be enforced in the same manner as such claims would be enforced if the seaman were employed on a privately owned and operated American vessel. Any claim referred to in clause (2) or (3) hereof shall, if administratively disallowed in whole or in part, be enforced pursuant to the provisions of the Suits in Admiralty Act, notwithstanding the vessel on which the seaman is employed is not a merchant vessel within the meaning of such Act. Any claim, right, or cause of action of or in respect of any such seaman accruing on or after October 1, 1941, and prior to the date of enactment of this section may be enforced, and upon the election of the seaman or his surviving dependent or beneficiary, or his legal representative to do so shall be governed, as if this section had been in effect when such claim, right, or cause of action accrued, such election to be made in accordance with rules and regulations prescribed by the Administrator, War Shipping Administration. Rights of any seaman under the Social Security Act, as amended by subsection (b) (2) and (3), and claims therefor shall be governed solely by the provisions of such Act, so amended. When used in this subsection the term “administratively disallowed” means a denial of a written claim in accordance with rules or regulations prescribed by the Administrator, War Shipping Administration. When used in this subsection the terms “War Shipping Administration” and “Administrator, War Shipping Administration” shall be deemed to include the United States Maritime Commission with respect to the period beginning October 1, 1941, and ending February 11, 1942, and the term “seaman” shall be deemed to include any seaman employed as an employee of the United States through the War Shipping Administration on vessels made available to or sub-chartered to other agencies or departments of the United States.

(b) (1) Section 1426 of the Internal Revenue Code (53 Stat. 177, 1833; 26 U. S. C. 1426) is amended by adding at the end thereof the following new subsection:

"(i) OFFICERS AND MEMBERS OF CREWS EMPLOYED BY WAR SHIPPING ADMINISTRATION.—The term 'employment' shall include such service as is determined by the Administrator, War Shipping Administration, to be performed after September 30, 1941, and prior to the termination of title I of the First War Powers Act, 1941, on or in connection with any vessel by an officer or member of the crew as an employee of the United States employed through the War Shipping Administration, or, in respect of such service performed before February 11, 1942, the United States Maritime Commission. The term ‘wages’ means, with respect to service which constitutes employment by reason of this subsection, such amount of remuneration as is determined (subject to the provisions of this section) by the Administrator, War Shipping Administration, to be paid for such service. The Administrator and such agents as he may designate for the purpose are authorized and directed to comply with the provisions of the internal revenue laws on behalf of the United States as the employer of individuals whose service constitutes employment by reason of this subsection, but the Administrator and his agents shall not be liable for the tax on any employee imposed by section
1400 (unless the Administrator or his agent collects such tax from the employee) with respect to service performed before the date of enactment of this subsection which constitutes employment by reason of the enactment of this subsection."

(2) Section 209 of the Social Security Act, as amended (U. S. C., title 42, sec. 409), is amended by adding at the end thereof the following new subsection:

"(o) (1) OFFICERS AND MEMBERS OF CREWS EMPLOYED BY WAR SHIPPING ADMINISTRATION.—The term 'employment' shall include such service as is determined by the Administrator, War Shipping Administration, to be performed after September 30, 1941, and prior to the termination of title I of the First War Powers Act, 1941, on or in connection with any vessel by an officer or member of the crew as an employee of the United States employed through the War Shipping Administration or, in respect of such service performed before February 11, 1942, the United States Maritime Commission.

(2) The Social Security Board shall not make determinations as to whether an individual has performed services which are employment by reason of this subsection, or the periods of such services, or the amounts of remuneration for such services, or the periods in which or for which such remuneration was paid, but shall accept the determinations with respect thereto of the Administrator, War Shipping Administration, and such agents as he may designate, as evidenced by returns filed by such Administrator as an employer pursuant to section 1426 (i) of the Internal Revenue Code and certifications made pursuant to this subsection. Such determinations shall be final and conclusive.

(3) The Administrator, War Shipping Administration, is authorized and directed, upon written request of the Social Security Board, to make certification to it with respect to any matter determinable for the Board by the War Shipping Administration under this subsection, which the Board finds necessary in administering this title.

(4) This subsection shall be effective as of September 30, 1941."

(3) Section 907 of the Social Security Act Amendments of 1939 is amended by inserting after the phrase "attaining age sixty-five," the following: "and 1 per centum of any wages paid him for services which constitute employment by virtue of subsection (o) of section 209 of the Social Security Act, as amended,3.

(c) The War Shipping Administration and its agents or persons acting on its behalf or for its account may, for convenience of administration, with the approval of the Administrator, make payments of any taxes, fees, charges, or exactions to the United States or its agencies.

Sec. 2. (a) Section 222 (f) of Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by inserting after the period at the end thereof a semicolon and the following: "and, whenever the Commission shall insure any risks included under subsection (d) or (e) of this section, or under this subsection insofar as it concerns liabilities relating to the master, officers, and crews of such vessels or to other persons transported thereon, the insurance on such risks may include marine risks to the extent that the Commission determines to be necessary or advisable".

(b) Whenever the Administrator, War Shipping Administration, finds that, on or after October 1, 1941, and before thirty days after the date of enactment of this subsection, a master, officer, or member of the crew of, or any persons transported on, a vessel owned by or chartered to the Maritime Commission or the War Shipping Admin-
stration or operated by, or for the account of, or at the direction or under the control of the Commission or the Administration, has suffered death, injury, detention, or other casualty, for which the War Shipping Administration would be authorized to provide insurance under Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended by this Act, the Administrator may declare that such death, injury, detention, or other casualty, shall be deemed and considered to be covered by such insurance at the time of the disaster or accident, if the Administrator finds that such action is required to make equitable provision for loss or injury related to the war effort and not otherwise adequately provided for:

Provided, That in making provision for insurance under this subsection the Administrator shall not provide for payments in excess of those generally provided for in comparable cases under insurance hereafter furnished under the said Subtitle—Insurance of Title II, as amended: Provided further, That any money paid to any person by reason of insurance provided for under this subsection shall apply in pro tanto satisfaction of the claim of such person against the United States arising from the same loss or injury.

The declarations, findings, and actions of or by the Administrator under this subsection shall be final and conclusive.

Sec. 3. (a) The second proviso of section 1 of the Act of June 6, 1941 (Public Law 101, Seventy-seventh Congress), as amended, is hereby amended to read as follows: “Provided further, That such compensation hereunder, or advances on account thereof, shall be deposited with the Treasurer of the United States, and the fund so deposited shall be available for the payment of such compensation, and shall be subject to be applied to the payment of the amount of any valid claim by way of mortgage or maritime lien or attachment lien upon such vessel, or of any stipulation therefor in a court of the United States, or of any State, subsisting at the time of such requisition or taking of title or possession; the holder of any such claim may commence prior to June 30, 1943, or within six months after the first such deposit with the Treasurer and publication of notice thereof in the Federal Register, whichever date is later, and maintain in the United States district court from whose custody such vessel has been or may be taken or in whose territorial jurisdiction the vessel was lying at the time of requisition or taking of title or possession, a suit in admiralty according to the principles of libels in rem against the fund, which shall proceed and be heard and determined according to the principles of law and to the rules of practice obtaining in like cases between private parties, and any decree in said suit shall be paid out of the first and all subsequent deposits of compensation; and such suit shall be commenced in the manner provided by section 2 of the Suits in Admiralty Act and service of process shall be made in the manner therein provided by service upon the United States attorney and by mailing by registered mail to the Attorney General and the United States Maritime Commission and due notice shall under order of the court be given to all interested persons, and any decree shall be subject to appeal and revision as now provided in other cases of admiralty and maritime jurisdiction.”

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, of just compensation therefor that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public Law 101, Seventy-seventh Congress)), is not required by the United States, and after such determination has been made and notice thereof has been published in the Federal Register, the use rather than the title to such vessel shall be deemed
to have been requisitioned for all purposes as of the date of the original
taking: Provided, however, That no such determination shall be
made with respect to any vessel after the expiration of a period of
two months after the date of delivery of such vessel pursuant to title
requisition except with the consent of the owner. Except as pro-
vided by Executive Order Numbered 9001-A, December 27, 1941, such
determination may be made by the Administrator, War Shipping
Administration, with respect to any vessel title to which has been
requisitioned pursuant to the Act of June 6, 1941 (Public Law 101,
Seventy-seventh Congress), and which vessel thereafter has been lost or
destroyed or converted to naval or military use by the United States,
upon owner’s consent and certification by the Secretary of State that
understanding had been reached between the United States and the
diplomatic representatives of the country of which the owner of such
vessel was a national, that such title requisition instead of requisition
for use was necessitated by the circumstances existing at the date of
requisitioning, but that such vessel should be returned after the
termination of the national emergency declared by the President on
May 27, 1941.

(c) In the event that a vessel the title or use and possession of
which is requisitioned or taken pursuant to section 902 of the Merchant
Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public
Law 101, Seventy-seventh Congress), is in the custody of any court,
State or Federal, it shall be the duty of all agents and officers of the
court, having custody, or control of said vessel, forthwith
upon the filing with the clerk of said court of a certified copy of the
order of requisitioning or taking, and without further order of the
court, to comply with said requisitioning or taking and to permit
the representatives of the United States Maritime Commission or the
War Shipping Administration, as the case may be, to take possession,
custody, and control of said vessel.

(d) Section 902 of the Merchant Marine Act, 1936, as amended, is
hereby amended by adding at the end of subsection (d) thereof a
paragraph to read as follows:

"The existence of any valid claim by way of mortgage or maritime
claim or attachment lien upon such vessel shall not prevent the taking
thereof pursuant to this section: Provided, however, That in the event
any such claim exists the United States Maritime Commission may in
its discretion deposit such portion of the compensation hereunder, or
advances on account thereof, as may equal but not exceed the amount
of such claims in respect of the vessel, with the Treasurer of the United
States, and the fund so deposited shall be available for the
payment of such compensation, and shall be subject to be applied to
the payment of the amount of any valid claim by way of mortgage
or maritime lien or attachment lien upon such vessel, or of any stipu-
lation therefor in a court of the United States, or of any State, sub-
sisting at the time of such requisition or taking of title or possession;
the holder of any such claim may commence prior to June 30,
1943, or within six months after the first such deposit with the Treas-
urer and publication of notice thereof in the Federal Register, which-
ever date is later, and maintain in the United States district court
from whose custody such vessel has been or may be taken or in whose
territorial jurisdiction the vessel was lying at the time of requisition-
ing or taking of title or possession, a suit in admiralty according to
the principles of libels in rem against the fund, which shall proceed
and be heard and determined according to the principles of law and
to the rules of practice obtaining in like cases between private parties,
and any decree in said suit shall be paid out of the first and all sub-
sequent deposits of compensation; and such suit shall be commenced
Compensation for servicing insurance.

(e) (1) The second sentence of section 223 of Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by inserting before the period at the end thereof a comma and the following: “but the Commission may allow fair and reasonable compensation to any company authorized to do an insurance business in any State of the United States for servicing insurance written by such company as an underwriting agent for the Commission, and such compensation may include an allowance for expenses reasonably incurred by such agent but such expenses shall not include any commission paid by such agent in excess of 5 per centum of the premiums in respect of such insurance”.

(2) The last sentence of such section 223 is amended by striking out the clause in parentheses, and by inserting before the period at the end of such sentence a comma and the following: “but in no case shall such allowance to the carrier provide for payment by the carrier of any commission in excess of 5 per centum of the premiums paid for that portion of the direct insurance so reinsured”.

(f) Section 224 (a) of Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by striking out the words “section 222” and inserting in lieu thereof the words “sections 222 and 229” and by inserting after the word “subtitle” and before the comma following such word the words “or in section 10 of the Merchant Marine Act, 1920, as amended”.

(g) Section 225 of Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by adding at the end thereof the following: “All persons having or claiming to have an interest in such insurance, or who it is believed might assert such an interest, may be made parties to such suit, either initially or upon the motion of either party. In any case where the Commission acknowledges the indebtedness of the United States on account of such insurance, and there may be a dispute as to the person or persons entitled to receive payment, the United States may bring an action in the nature of a bill of interpleader against the persons having or claiming to have any interest in such insurance, or who it is believed might assert such an interest, in the District Court of the United States for the District of Columbia, or in the district court in and for the district in which any such person resides. In either of such actions any person claiming to have an interest in such insurance, or who it is believed might assert such an interest, if not an inhabitant of or found within the district within which either of such actions is brought, may be brought in by order of the court to be served personally or by publication or in such other reasonable manner as the court may direct, and if it be shown to the satisfaction of the court that persons unknown might assert a claim on account of such insurance, the court may direct service upon such persons unknown by publication in the Federal Register. Judgment in any such action shall discharge the United States from further liability to any parties to such action, and to all persons where service by publication upon persons unknown is directed by the court. The procedure herein provided shall apply in the manner provided by section 2 of the Suits in Admiralty Act and service of process shall be made in the manner therein provided by service upon the United States attorney and by mailing by registered mail to the Attorney General and the United States Maritime Commission and due notice shall under order of the court be given to all interested persons, and any decree shall be subject to appeal and revision as now provided in other cases of admiralty and maritime jurisdiction.”
to all actions now pending against the United States under the provisions of this subtitle, as amended.”

(h) Section 226 (f) of Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by adding at the end thereof a new paragraph to read as follows:

“(3) The term ‘risks of war’ shall include those losses which, in accordance with commercial practice prevailing from time to time, are excluded from marine insurance coverage under ‘free of capture and seizure’ clauses or clauses analogous thereto.”

(i) Subtitle—Insurance of Title II of the Merchant Marine Act, 1936, as amended (Public Law 523, Seventy-seventh Congress), is amended by adding at the end thereof a section to read as follows:

“SEC. 229. In addition to the insurance functions authorized by the other sections of this subtitle, the War Shipping Administration may insure directly, or may reinsure in whole or in part any company authorized to do business in any State in the United States and which shall insure directly, any person who shall perform services or provide facilities for or with respect to any American or foreign flag vessel, public or private, or any naval vessel of a foreign government against legal liabilities (except liability to employees in respect of employer’s liability and workmen’s compensation) that may be incurred by such person in connection with the performance of such services or the providing of such facilities, whenever in the opinion of the Administrator, War Shipping Administration, such insurance or reinsurance is required in the prosecution of the war effort and cannot be obtained at reasonable rates or upon reasonable conditions from approved companies authorized to do an insurance business in any State of the United States.”

(j) The clause in parentheses in the first sentence of section 3 (b) of the Act of June 6, 1941, as amended (Public Law 101, Seventy-seventh Congress), is amended to read as follows: “(including any interest or liability of the owner, charterer, or agent).”

(k) The second sentence of section 4 of such Act of June 6, 1941, is amended by inserting after the words “national defense” and before the semicolon a comma and the following: “and when so chartered or operated may be insured as provided in said section 3”.

SEC. 4. The United States shall, with respect to vessels owned by or chartered to the War Shipping Administrator under bareboat charter or time charter or operated directly by such Administrator or for his account, be entitled to the benefits of all exemptions and of all limitations of liability accorded by law to the owners of vessels. With respect to any such vessel, the term “the United States” shall include agents or other persons acting for or on behalf of the Administrator in connection with the operation thereof.

SEC. 5. The provisions of section 1 (a) of this Act shall remain in force until the termination of title 1 of the First War Powers Act, 1941. The termination of the provisions of such section shall not affect any act done or any right accruing or accrued, or any suit or proceeding had or commenced in any cause before such termination, but all rights and liabilities under law as modified by such provisions shall continue, and may be enforced in the same manner as if such provisions had not terminated. The authority conferred upon the United States Maritime Commission by any provision of this Act shall be vested in and exercised by the Administrator of the War Shipping Administration in conformity with the Executive order of February 7, 1942 (Numbered 9054; 7 F. R. 887), as heretofore or hereafter amended.

Approved March 24, 1943.
[CHAPTER 28]  
JOINT RESOLUTION  
To permit additional sales of wheat for feed.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the limitation contained in the Department of Agriculture Appropriation Act, fiscal year 1943, on the quantity of wheat which Commodity Credit Corporation can sell for feed is hereby increased from one hundred and twenty-five million to two hundred and twenty-five million bushels: Provided, however, That no such wheat shall be sold at a price less than the parity price of corn at the time such sale is made: Provided further, That in making regional adjustments in the sale price of wheat, the minimum price shall not be higher in any area than the United States average parity price of corn.

Approved March 25, 1943.

[CHAPTER 29]  
AN ACT  
To authorize the Secretary of the Navy to proceed with the construction of certain public works, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized to establish or develop the following naval shore activities by the construction of such temporary or permanent public works as he may consider necessary, including buildings, facilities, accessories, and services, with which shall be included the authority to acquire the necessary land, and to continue or complete the construction of any project heretofore authorized or undertaken, which projects have been specifically approved by the Secretary of the Navy, with approximate costs as indicated: Fleet facilities, $67,900,000; aviation facilities, $223,000,000; storage facilities, $5,550,000; liquid-fuel storage, $10,550,000; Marine Corps training facilities, $28,632,000; ordnance storage facilities, $50,000,000; personnel training and housing facilities, $33,120,000; hospital facilities, $66,005,000; shore radio facilities, $3,00,000; Naval Research Laboratory, $750,000; miscellaneous structures, $33,000,000; passive defense, $15,000,000; advance bases, $720,000,000: Provided, That the approximate cost indicated for each of the classes of projects enumerated above may, in the discretion of the Secretary of the Navy, be varied upward or downward but the total cost shall not exceed $1,256,607,000: Provided further, That prior to the acquisition, by lease or otherwise, of any land under authority of this Act, the Secretary of the Navy shall report to the Senate and House Naval Affairs Committees all such prospective acquisitions.

SEC. 2. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary to effectuate the purpose of this Act.

Approved March 26, 1943.

[CHAPTER 30]  
AN ACT  
Making additional appropriations for the Navy Department and the naval service for the fiscal year ending June 30, 1943, and for other purposes.

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 other-
wise appropriated, for the Navy Department and the naval service for the fiscal year ending June 30, 1943, and for other purposes, namely:

**NAVY DEPARTMENT**

For additional amounts for appropriations for the Navy Department and naval service, fiscal year 1943, to be supplemental to the appropriations and funds in the Naval Appropriation Act, 1943, including the objects and subject to the limitations specified under the respective heads and subject to the provisions under the head "General Provisions" contained in said Act, except as otherwise provided herein, as follows:

**NAVAL ESTABLISHMENT**

**Office of the Secretary**

**MISCELLANEOUS EXPENSES**

Miscellaneous Expenses, Navy, including not to exceed $300 (total annual expenditure rate) for extension telephones between the telephone switchboards at the official stations of naval officials and the living quarters of such officials, $6,723,117: Provided, That, except as hereinafter provided, no appropriation for the Navy Department or naval service available during the fiscal year 1943 (except funds transferred or made available to other executive agencies for use for naval purposes) shall be used after March 31, 1943, for the employment of persons for the performance of service in other than the Navy Department or elsewhere than under the Navy Department, except (1) employees who had been employed by and performing service under the Navy Department for three months or more immediately prior to their detail for service elsewhere and (2) employees now or hereafter detailed and assigned pursuant to the lawful authority of the Secretary of the Navy, to any committee of the Congress operating under resolution duly authorizing such assignment and the allocation for that purpose of funds now available therefor or appropriated hereunder, is hereby authorized.

**NAVAL RESEARCH LABORATORY**

Naval Research Laboratory, $529,270: Provided, That the compensation of the senior head physicist, as established in the Naval Appropriation Act, 1943, shall be construed as placing the incumbent of such position in the initial rate of grade 8, Professional and Scientific Service, and subject to the provisions of the Classification Act of 1923, as amended.

**NAVAL PRISON FARMS AND PRISON PERSONNEL**

Naval prison farms and prison personnel, $13,000.

**BUREAU OF NAVAL PERSONNEL**

**TRAINING, EDUCATION, AND WELFARE, NAVY**

Naval War College, $5,000;
Naval training stations:
- Newport, Rhode Island, $600,000;
- Great Lakes, Illinois, $2,000,000;
- Norfolk, Virginia, $100,000;
Appointement of enlisted men to Naval Academy.

56 Stat. 58.

Pay, subsistence, and transportation of naval personnel:
- Pay of naval personnel, $382,892,000;
- Subsistence of naval personnel, $68,354,000;
- Transportation and recruiting of naval personnel, $43,722,000;

In all, pay, subsistence, and transportation, Navy, including reimbursement to personnel and messes for subsistence and clothing furnished survivors, $494,968,000: Provided, That so much of the Naval Appropriation Act, 1943 (Public Law 441, Seventy-seventh Congress), under the heading "Pay, subsistence, and transportation of naval personnel" as reads "Provided further, That no part of this appropriation shall be available for the pay of any midshipman appointed from enlisted men of the Navy who has not served aboard a vessel of the Navy in full commission or performed equivalent service with fleet aircraft for at least nine months prior to admission to the Naval Academy", is amended to read as follows: "Provided further, That during the present emergency qualified enlisted men of the Navy, Naval Reserve, and Marine Corps may be appointed to the Naval Academy after nine months of service."

Maintenance, Bureau of Supplies and Accounts, $46,000,000.
Fuel and transportation, Navy, $47,618,000.
Clothing and small-stores fund, $100,000,000.

BUREAU OF MEDICINE AND SURGERY
Medical Department, Navy, $67,000,000.

BUREAU OF YARDS AND DOCKS
Maintenance, Bureau of Yards and Docks, including not to exceed $5,000 for the rental of passenger-carrying automobiles outside continental United States, $22,500,000.
Public Works, Bureau of Yards and Docks, $798,300,000, toward contract authorization of $1,474,634,000 heretofore granted, to remain available until expended, which, together with unexpended balances of appropriations heretofore made under this head, shall be accounted for as one fund, and, in addition to all other amounts heretofore appropriated under this head, the Secretary of the Navy is hereby authorized to enter into contracts for public-works equipment, mate-
rials, and construction, including collateral public-works items, in an amount not to exceed $239,740,400, subject to authorization thereof by other law.

BUREAU OF AERONAUTICS

Aviation, Navy: The amount of the appropriation under this head for the fiscal year 1942, continued available until June 30, 1943, is hereby increased from $1,068,000,000 to $1,630,000,000, and such portion, as may be certified by the Secretary of the Navy, of the appropriation under this head for the fiscal year 1943 as was provided for new construction and procurement of aircraft and equipment, spare parts and accessories, is hereby continued available until June 30, 1944.

INCREASE AND REPLACEMENT OF NAVAL VESSELS

Armor, armament, and ammunition, $417,000,000, toward objects heretofore authorized and appropriated for in part under this head, to remain available until expended.

REPAIR FACILITIES, NAVY

Repair Facilities, Navy, $10,000,000, toward contract authorization heretofore granted, to remain available until expended, and this appropriation shall be available for expenses incurred prior to July 1, 1943, pursuant to the contract authorization contained in this Act in consequence of Public Law 1, approved February 19, 1943.

CONSTRUCTION OF FLOATING DRYDOCKS, NAVY

The Secretary of the Navy is authorized to enter into contracts in the amount of not to exceed $210,000,000 for the construction of mobile floating drydocks and collateral facilities and incidental work, and such other objects, as authorized by the Act approved February 19, 1943 (Public Law 1).

COAST GUARD

Salaries, office of Commandant, United States Coast Guard, 1943: The number of enlisted men now authorized to be detailed to duty at Coast Guard headquarters is increased to three hundred and fifty.

Pay and Allowances, Coast Guard, $10,600,000, including hire of quarters for officers serving with troops where there are no public quarters belonging to the Government, and where there are not sufficient quarters possessed by the United States to accommodate them; reimbursements for losses of property as provided by law (34 U. S. C. 981–983); purchase of uniforms, accouterments, and equipment for officers and cadets, and the current appropriation reimbursed, as provided by law (14 U. S. C. 30); and the Secretary of the Navy is hereby authorized to prescribe per diem rates of allowance for Public Health Service officers detailed to the Coast Guard as authorized for Coast Guard officers.

General expenses, Coast Guard, $11,250,000.

Salaries, Office of Director, Bureau of Marine Inspection and Navigation (Coast Guard, Navy), $50,000.

Salaries and Expenses, Bureau of Marine Inspection and Navigation (Coast Guard, Navy), $400,000, and the appropriations for the fiscal years 1942 and 1943 under the heads “Salaries, Office of Director, Bureau of Marine Inspection and Navigation (Coast Guard, Navy)” and “Salaries and Expenses, Bureau of Marine Inspection and Navigation (Coast Guard, Navy)” shall be available for overtime compensation authorized by law for the Coast Guard.
SEC. 102. Appropriations available for the fiscal year ending June 30, 1943, for travel expenses of civilian inspectors of the Navy Department shall be available for reimbursement, at not to exceed three cents per mile, for travel performed by such employees in privately owned automobiles within the limits of their official stations.

SEC. 103. The limitations on the number of men inducted into the naval forces and into the Marine Corps under the provisions of the Selective Training and Service Act of 1940, contained in section 107 of the Naval Appropriation Act, 1943, are hereby removed.

SEC. 104. During the fiscal year ending June 30, 1943, the appropriations available to either the War Department or the Navy Department shall be available for procurement as provided for in such appropriations by any other executive department or independent establishment of the Government through administrative allotments in such amounts as may be authorized by the Secretary of War or the Secretary of the Navy, respectively, without transfer of funds on the books of the Treasury Department: Provided, That orders placed or expenses incurred by the procuring department or establishment in respect to such allotments shall be considered as obligations against the appropriations involved: Provided further, That disbursing officers of the allotting department may make disbursements chargeable to such allotments upon vouchers certified by officers of the procuring department or establishment: Provided further, That whenever vouchers are certified by an officer of the procuring department or establishment and are paid by a disbursing officer of the allotting department the certifying officer and not the disbursing officer shall be held responsible and accountable for the existence and correctness of the facts certified, including the correctness of computations shown on certified vouchers and on any required supporting documents.

SEC. 105. Appropriations in this Act shall constitute and may be cited as "Title IV, Naval Appropriation Act, 1943".

SEC. 106. This Act may be cited as the "Supplemental Naval Appropriation Act, 1943".

Approved March 31, 1943.

[CHAPTER 31]

JOINT RESOLUTION

Extending the time within which certain acts under the Internal Revenue Code are required to be performed.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 722 (d) of the Internal Revenue Code (relating to application for relief from excessive and discriminatory excess-profits taxes) is amended by striking out "within six months after the date of the enactment of the Revenue Act of 1942" wherever it appears, and inserting in lieu thereof "prior to September 16, 1943".

SEC. 2. Section 780 (b) of the Internal Revenue Code (relating to application of credit to purchase of bonds) is amended by inserting immediately after the word "applies" the following: "(or, if such taxable year begins or ends in 1942, within one year after payment of the excess-profits tax shown on the return for such year)".

Approved March 31, 1943.
AN ACT

To provide for a temporary increase in compensation for certain employees of the District of Columbia Government and the White House Police Force.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all employees of the District of Columbia Government whose compensation is prescribed by the Act entitled "An Act to fix the salaries of officers and members of the Metropolitan Police Force and the Fire Department of the District of Columbia", approved July 1, 1930 (including the United States Park Police in the District of Columbia), or by the Act entitled "An Act to amend the Act entitled 'An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia"; approved June 4, 1924, all other employees of the District of Columbia Government, except employees whose wages are fixed on a daily or hourly basis and adjusted from time to time in accordance with prevailing rates by wage boards or similar administrative authority serving the same purpose, not covered by the joint resolution entitled "Joint Resolution extending until April 30, 1943, the period for which overtime rates of compensation may be paid under the Acts of June 28, 1940 (54 Stat. 676), October 21, 1940 (54 Stat. 1205), and June 3, 1941 (55 Stat. 241), and for other purposes", approved December 22, 1942, and all individuals whose rate of compensation is prescribed by the Act entitled "An Act to create the White House Police Force, and for other purposes"; approved September 14, 1922, as amended, shall receive additional compensation at the rate of $300 per annum, except that—

(1) any such employee shall be paid only such additional compensation as will not cause his aggregate compensation to exceed the rate of $5,000 per annum; and

(2) employees paid on a per diem basis shall receive an increase of 10 per centum in their compensation otherwise provided for by law, but such percentage increase shall not in any case exceed $25 per month.

SEC. 2. This Act shall take effect as of December 1, 1942, and shall terminate on June 30, 1944, or such earlier date as the Congress by concurrent resolution may prescribe.

Approved April 1, 1943.

[CHAPTER 33]

AN ACT

Relating to the selective-service deferment, on occupational grounds, of persons employed by the Federal Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) in the classification, reclassification, or deferment, under section 5 (c) (2) or section 5 (e) of the Selective Training and Service Act of 1940, as amended, of persons employed in or under the Federal Government, no consideration shall be given to the fact that any such person is so employed, unless a request for the deferment of such person shall have been made (1) in accordance with the provisions of Executive Order Numbered 9209, dated March 6, 1943, in the case of persons employed in the executive branch of the Government, or (2) in accordance with the provisions of subsection (b) of this section in the case of persons employed in the judicial or legislative branches of the Government.
(b) There is hereby established (1) a committee in the judicial branch of the Government to consist of such persons in the judicial branch of the Government as may be appointed to such committee by the Chief Justice of the United States, and (2) a committee in the legislative branch of the Government to consist of three Members of the Senate, to be appointed by the President of the Senate, and three Members of the House of Representatives to be appointed by the Speaker of the House. The committees established under this subsection shall have powers and duties with respect to officers and employees in their respective branches of the Government corresponding to the powers and duties of the committees established pursuant to Executive Order Numbered 9309, and shall make all requests for selective-service occupational deferment of officers or employees in their respective branches of the Government; and no request for the occupational deferment of any such officer or employee shall be considered by any local board unless it has been made by one of such committees. In exercising their functions under this section such committees shall, as far as practicable, follow the procedures and standards set forth in such Executive Order Numbered 9309; and the provisions of such Executive order, insofar as they are not inconsistent with this subsection, shall be deemed to apply with respect to persons employed in the judicial and legislative branches of the Government, except that this section shall not be deemed to confer upon the Chairman of the War Manpower Commission or the Review Committee on Deferment of Government Employees any jurisdiction with respect to such persons.

(c) Beginning sixty days after the date of enactment of this Act, the Director of Selective Service shall make monthly reports to the Congress showing, as nearly currently as is practicable, the names and positions of the persons who have been deferred or placed in any class or subdivision of a class under such sections 5 (c) (2) or 5 (e) because of their employment in or under the Federal Government, and showing whether or not requests for the deferment of such persons have been made in accordance with such Executive order or subsection (b) of this section; and such Director shall obtain from the selective-service local boards, and from the several departments and agencies of the Federal Government, such information as may be necessary for this purpose.

(d) For the purposes of this section and Executive Order Numbered 9309, the Government Printing Office and the Library of Congress shall each be deemed to be an agency in the executive branch of the Government.

Approved April 8, 1943.
other notarial acts: Provided, That no fee of any character shall be paid to any officer for the performance of any notarial act herein authorized: Provided further, That whenever the Coast Guard shall be under the jurisdiction of the Secretary of the Treasury during a national emergency, the Secretary of the Treasury shall have and may exercise as to the Coast Guard the authority of the Secretary of the Navy under this Act: And provided further, That the signature without seal of any officer of the Navy, Marine Corps, or Coast Guard acting as such notary public shall be prima facie evidence of his authority.

Approved April 9, 1943.

[CHAPTER 37]

AN ACT
To provide temporary additional compensation for employees in the Postal Service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all officers and employees in the Postal Service whose rates of compensation are prescribed by the Act entitled "An Act reclassifying the salaries of postmasters and employees of the Postal Service, readjusting their salaries and compensation on an equitable basis, increasing postal rates to provide for such readjustment, and for other purposes", approved February 28, 1925, as amended, and all other officers and employees paid from appropriations made for the field service of the Post Office Department, shall receive additional compensation at the rate of $300 per annum, except that employees paid on an hourly, fee, part time, or per diem basis, and fourth-class postmasters and special delivery messengers, shall receive an increase of 15 per centum of their earned basic compensation, and the allowance to third-class postmasters for clerk hire is hereby increased by 15 per centum, but such increase in compensation or allowance shall not in any case exceed an average of $25 per month for the fiscal year or fractional part thereof: Provided, That the additional compensation at the rate of $300 per annum shall not be considered in computing or fixing earned basic compensation for any purpose under this Act.

SEC. 2. There are hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such amounts as may be necessary to carry out the provisions of this Act.

SEC. 3. This Act shall take effect on May 1, 1943, and shall terminate on June 30, 1945, or such earlier date as the Congress by concurrent resolution may prescribe.

Approved April 9, 1943.

[CHAPTER 38]

AN ACT
To amend sections 6 and 11 of the Act approved July 24, 1941, entitled "An Act authorizing the temporary appointment or advancement of certain personnel of the Navy and Marine Corps, and for other purposes", as amended, to provide for the grade of commodore, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of the Act approved July 24, 1941, entitled "An Act authorizing the temporary appointment or advancement of certain personnel of the Navy and Marine Corps, and for other purposes" (55 Stat. 604), as
AN ACT

To amend the Act of March 3, 1909, as amended by the Act of January 23, 1942, providing for the sale of naval stores, in order to authorize the Secretary of the Navy to permit the sale of naval stores in the continental United States during the war and six months thereafter to civilian officers and employees of the United States, and to other persons at stations where purchase from private agencies is found to be impracticable.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That such part of the Act approved March 3, 1909 (35 Stat. 753), as was amended by the Act approved January 23, 1942, entitled "An Act to amend the Act entitled 'An Act making appropriations for the naval service for the fiscal year ending June 30, 1910, and for other purposes', approved March 3, 1909, as amended, so as to extend commissary privileges to such other persons as may be specifically authorized by the Secretary of the Navy" (56 Stat. 13; 34 U. S. C. 350), is hereby amended to read as follows: "That such stores as the Secretary of the Navy may designate may be procured and sold to officers and enlisted men of the Navy, Marine Corps, and Coast Guard, and to the widows of such officers and enlisted men. Such designated stores may also be procured and sold to civilian officers and employees of the United States, and to such other persons as may be specifically authorized by the Secretary of the Navy—

"(1) At naval stations and post exchanges beyond the continental United States or in Alaska; and

"(2) At naval stations and post exchanges within the continental United States, in time of war and not exceeding six months thereafter, when the Secretary of the Navy finds that it is impracticable for the said civilian officers and employees and other persons to procure such stores from private agencies without impairing the efficient operation of the stations. The Secretary of the Navy may prescribe regulations governing sales under this Act."

Approved April 9, 1943.
[CHAPTER 40]

AN ACT
To authorize the Secretary of the Navy to pay the costs of transportation of certain civilian employees, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized to pay the costs of transportation of civilian employees to places of duty in the Naval Establishment outside the continental United States, or in Alaska, and return, upon relief therefrom, to the places at which they were engaged or from which they were transferred for such duty: Provided, That nothing herein shall be construed as authorizing the Secretary of the Navy to transfer such employees from one station to another without their consent.

SEC. 2. The provisions of this Act shall remain in force during the present war and until six months thereafter, or until such earlier time as the President by proclamation or the Congress by concurrent resolution may designate.

Approved April 9, 1943.

[CHAPTER 41]

AN ACT
To effectuate the intent of the Congress as expressed in section 1, paragraph (k) of Public Law 846, Seventy-seventh Congress, approved December 24, 1942, by adding to the list of institutions named in said paragraph the name of the American Tree Association, an institution similar to the institutions so named.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the American Tree Association being an institution similar to the institutions named in section 1, paragraph (k), of the Act entitled "An Act to define the real property exempt from taxation in the District of Columbia", approved December 24, 1942, and therefore an institution the real property of which, located in the District of Columbia, may in accordance with such section be exempted from taxation by a special Act of Congress, such section 1, paragraph (k), is amended by inserting therein, after the words "the American Forestry Association", a comma and the words "the American Tree Association".

SEC. 2. The amendment made by this Act shall take effect as of December 24, 1942.

Approved April 9, 1943.

[CHAPTER 44]

AN ACT
To authorize the Secretary of War to convey to the people of Puerto Rico certain real estate now under the jurisdiction of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby authorized, in his discretion, to convey to the people of Puerto Rico a strip of land containing one and twenty-six one-hundredths acres, more or less, located at Ward Puerta de Tierra of the municipality of San Juan, Puerto Rico, adjoining Salvador Brau Boulevard on the north, and comprising a portion of the San Juan Military Reservation, San Juan, Puerto Rico.

Approved April 10, 1943.
[CHAPTER 45]  
AN ACT  
To authorize the exchange of lands in the city of Philadelphia, Pennsylvania, between the War Department and the city of Philadelphia, trustee under the will of Stephen Girard, deceased.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to convey to the city of Philadelphia, trustee under the will of Stephen Girard, deceased, all right, title, and interest of the United States in and to a triangular parcel of land containing thirteen thousand seven hundred and fifteen and eighty-four one-hundredths square feet, more or less, situated at the northeast corner of and comprising a portion of the Philadelphia Quartermaster Depot, Pennsylvania, and fronting on Oregon Avenue east of Twenty-first Street in the city of Philadelphia, Pennsylvania, and to accept in exchange therefor the fee-simple title to a strip of land containing nine thousand eight hundred and nineteen and seventy-five one-hundredths square feet, more or less, and being the northern portion of what was formerly Johnston Street west of Twentieth Street in the city of Philadelphia, Pennsylvania, the exchange herein authorized to be made under such terms and conditions as the Secretary of War may prescribe.  

Approved April 10, 1943.

[CHAPTER 46]  
AN ACT  
To authorize the acceptance of a permanent loan to the United States by the Board of Trustees of the National Gallery of Art, and for other purposes.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to receive into the Treasury from time to time as a permanent loan by the Board of Trustees of the National Gallery of Art to the United States sums in cash of not to exceed $5,000,000 in the aggregate, and to pay interest on the principal amount of such loan at the rate of 4 per centum per annum, payable semiannually. Such interest is hereby permanently appropriated for payment to the Board of Trustees of the National Gallery of Art.  

Approved April 10, 1943.

[CHAPTER 47]  
AN ACT  
To provide additional pay for personnel of the Army of the United States assigned to diving duty.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That enlisted men of the Army of the United States assigned to the duty of diving shall receive additional pay, under such regulations as may be prescribed by the Secretary of War, at the rate of not less than $5 per month and not exceeding $30 per month: Provided, That officers and enlisted men employed as divers in actual salvage or repair operations in depths of over ninety feet, or in depths of less than ninety feet when the officer in charge of the salvage or repair operation shall find in accordance with instructions prescribed by the Secretary of War that extraordinary hazardous conditions exist, shall receive, in addition to the foregoing, the sum of $5 per hour for each hour or fraction thereof so employed.  

Approved April 10, 1943.
AN ACT

To increase the debt limit of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the Public Debt Act of 1943.

SEC. 2. Section 21 of the Second Liberty Bond Act, as amended, is further amended to read as follows:

"Sec. 21. The face amount of obligations issued under the authority of this Act shall not exceed in the aggregate $210,000,000,000 outstanding at any one time."

SEC. 3. Section 22 of the Second Liberty Bond Act, as amended, is further amended by adding at the end thereof the following subsections:

"(i) The Secretary of the Treasury, under such regulations as he may prescribe, may authorize or permit payments in connection with the redemption of savings bonds to be made by incorporated banks and trust companies.

"(i) Any losses resulting from payments made in connection with the redemption of savings bonds shall be replaced out of the fund established by the Government Losses in Shipment Act, as amended, under such regulations as may be prescribed by the Secretary of the Treasury. The Treasurer of the United States, any Federal Reserve bank, or any incorporated bank or trust company authorized or permitted to make payments in connection with the redemption of such bonds, shall be relieved from liability to the United States for such losses, upon a determination by the Secretary of the Treasury that such losses resulted from no fault or negligence on the part of the Treasurer, the Federal Reserve bank, or the incorporated bank or trust company. The Post Office Department or the Postal Service shall be relieved from such liability upon a joint determination by the Postmaster General and the Secretary of the Treasury that such losses resulted from no fault or negligence on the part of the Post Office Department or the Postal Service. The provisions of section 3 of the Government Losses in Shipment Act, as amended, with respect to the finality of decisions by the Secretary of the Treasury shall apply to the determinations made pursuant to this subsection.

"Sec. 4. (a) Section 4 of the Act approved October 2, 1942, entitled "An Act to amend the Emergency Price Control Act of 1942, to aid in preventing inflation, and for other purposes" (Public Law 729 of the Seventy-seventh Congress), is hereby amended, effective as of October 2, 1942, to read as follows:

"Sec 4. No action shall be taken under authority of this Act with respect to wages or salaries, (1) which is inconsistent with the provisions of the Fair Labor Standards Act of 1938, as amended, or the National Labor Relations Act, or (2) for the purpose of reducing wages or salaries for any particular work below the highest wages or salaries paid therefor between January 1, 1942, and September 15, 1942."

(b) (1) Section 7 of title II, and all other provisions of Executive Order Numbered 9250, "Providing for the stabilization of the national economy" issued October 3, 1942, and all provisions of Regulation Numbered 4001.9, promulgated by the Economic Stabilization
Director on October 27, 1942, which are in conflict with this section are hereby rescinded; and (2) all orders, regulations, and other directives, and all decisions, promulgated or made by virtue of the said Executive order or regulation which are in conflict with this section are hereby rescinded.

[Received by the President, Tuesday, March 30, 1943.]

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act, having been presented to the President of the United States for his approval and not having been returned by him to the House of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

[CHAPTER 53]

AN ACT

To authorize the exchange of lands between the War Department and the Department of the Interior.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to transfer to the control and jurisdiction of the Secretary of the Interior that portion of the Fort Sill Military Reservation, Oklahoma, now occupied by the Department of the Interior under revocable permit from the Secretary of War dated January 23, 1942, and in exchange therefor the Secretary of the Interior is hereby authorized to transfer to the control and jurisdiction of the Secretary of the Interior that portion of the Wichita Mountains Wildlife Refuge, Oklahoma, now occupied by the War Department under permit from the Secretary of the Interior dated October 2, 1941.

Approved April 12, 1943.

[CHAPTER 56]

AN ACT

To amend section 602 (d) (1) of the National Service Life Insurance Act of 1940, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 602 (d) (1) of the National Service Life Insurance Act of 1940, as amended by section 10 of Public Law 380, Seventy-seventh Congress, December 20, 1941, is amended to read as follows:

“(d) (1) Any person in the active service and while in such service shall be granted such insurance without medical examination and without medical-history statement upon application therefor in writing (made within one hundred and twenty days after the date of enactment of this amendatory Act) upon payment of the premiums: Provided, That after the expiration of such one-hundred-and-twenty-day period any such person may be granted national service life insurance at any time upon application, payment of premiums, and evidence satisfactory to the Administrator showing him to be in good health.”

Approved April 12, 1943.
[CHAPTER 62]

AN ACT

Suspending certain provisions of sections 12B and 19 of the Federal Reserve Act until six months after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the second sentence of paragraph (1) of subsection (h) of section 12B of the Federal Reserve Act (U. S. C., title 12, sec. 264 (h) (1)), as amended, is hereby further amended by substituting a colon for the period at the end thereof and adding the following: “And provided further. That until six months after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress any balance payable to the United States by any insured bank, whether represented by a deposit account or otherwise, arising solely as a result of subscriptions made by or through such insured bank for United States Government securities issued under authority of the Second Liberty Bond Act, as amended, shall be excluded from the definition of ‘deposit’ for the purpose of determining the assessment base.”

SEC. 2. The last sentence of section 19 of the Federal Reserve Act (U. S. C., title 12, sec. 462a–1) be amended by substituting a colon for the period at the end thereof and by adding the following: “Provided. That until six months after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress no deposit payable to the United States by any member bank arising solely as the result of subscriptions made by or through such member bank for United States Government securities issued under authority of the Second Liberty Bond Act, as amended, shall be subject to the reserve requirements of this section.”

Approved April 13, 1943.

[CHAPTER 63]

AN ACT

To provide for the appointment of female physicians and surgeons in the Medical Corps of the Army and Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That hereafter during the present war and six months thereafter there shall be included in the Medical Departments of the Army and Navy such licensed female physicians and surgeons as the Secretary of War and the Secretary of the Navy may consider necessary, whose qualifications, duties, and assignments shall be in accordance with regulations to be prescribed by the Secretary and who shall be appointed and at his discretion removed by the Surgeon General of the Army or Navy, subject to the approval of the Secretary of War or the Secretary of the Navy. Those appointed shall be commissioned in the Army of the United States or the Naval Reserve, and shall receive the same pay and allowances and be entitled to the same rights, privileges, and benefits as members of the Officers’ Reserve Corps of the Army and the Naval Reserve of the Navy with the same grade and length of service.

Approved April 16, 1943.

April 13, 1943
[8. 790]
[Public Law 37]

Federal Reserve Act, amendments.

Suspension of assessments on certain deposits.

40 Stat. 268.

49 Stat. 715.

Reserve requirements.

Approved April 13, 1943.

[Public Law 38]

Army and Navy, Female physicians and surgeons. Post, p. 587.

Commissions.
AN ACT

To amend the Act approved January 2, 1942, entitled "An Act to provide for the prompt settlement of claims for damages occasioned by Army, Navy, and Marine Corps forces in foreign countries."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of January 2, 1942 (35 Stat. 880; 31 U. S. C. 224d) be, and hereby is, amended to read as follows:

"That, for the purpose of promoting and maintaining friendly relations by the prompt settlement of meritorious claims, the Secretary of War and the Secretary of the Navy, and such other officer or officers as the Secretary of War or the Secretary of the Navy, as the case may be, may designate for such purposes and under such regulations as he may prescribe, are hereby authorized to appoint a Claims Commission or Commissions, each composed of one or more officers of the Army, Navy, or Marine Corps, as the case may be, to consider, ascertain, adjust, determine, and make payments, where accepted by the claimant in full satisfaction and in final settlement, of claims, including claims of insured but excluding claims of subrogees, on account of damage to or loss or destruction of public property both real and personal, or on account of damage to or loss or destruction of private property both real and personal or personal injury or death of inhabitants of a foreign country, including places located therein which are under the temporary or permanent jurisdiction of the United States, arising in such foreign country, including claims for damage to or loss or destruction of personal property bailed to the Government and claims for damages incident to the use and occupancy of real property, whether under a lease, express or implied, or otherwise, when such damage, loss, destruction, or injury is caused by Army, Navy, or Marine Corps forces, or individual members thereof, including military personnel and civilian employees thereof, or otherwise incident to noncombat activities of such forces, where the amount of such claim does not exceed $5,000: Provided, That no claim shall be considered by such Commissions unless presented within one year after the occurrence of the accident or incident out of which such claim arises except that claims arising out of accidents or incidents occurring after December 6, 1941, but prior to May 1, 1943, may be presented at any time prior to May 1, 1944: Provided further, That any such settlements made by such Commissions shall be subject to such regulations as the Secretary of War or the Secretary of the Navy may prescribe and may, in cases where the amount exceeds $2,500 but does not exceed $5,000, be subject to the approval of such commanding or other officer of Army, Navy, or Marine Corps forces, as the case may be, as the Secretary of War or the Secretary of the Navy may prescribe; and the Secretary of War and the Secretary of the Navy, respectively, shall have authority, if he deems any claim in excess of $5,000 to be meritorious, to certify such amount as may be found to be just and reasonable thereon to Congress as a legal claim for payment out of appropriations that may be made by Congress therefor, together with a brief statement of the character of such claim, the amount claimed, and the amount allowed: Provided further, That no claim of any national of any country at war with the United States, or of any ally of such enemy country, except as the Commission or the local military commander shall determine that the claimant is friendly to the United States, and no claim resulting from action by the enemy or resulting directly or indirectly from any act by our armed forces engaged in combat,
shall be allowed under this Act: Provided further, That any such settlements made by such Commissions under the authority of this Act shall be final and conclusive for all purposes, notwithstanding any other provision of law to the contrary.

"Sec. 2. All payments in settlement of claims under section 1 of this Act shall be made out of the appropriation, current at the time of settlement, for 'Pay, subsistence, and transportation of naval personnel', as to claims settled by Commissions composed of officers of the Navy or Marine Corps, and out of the appropriation, current at the time of settlement, for 'Finance Service, Army', as to claims settled by Commissions composed of officers of the Army.

"Sec. 3. This Act shall be supplementary to, and not in lieu of, all other provisions of law authorizing consideration, ascertainment, adjustment, determination, or payment of claims by the Secretary of War and the Secretary of the Navy, respectively.

"Sec. 4. This Act shall be applicable to claims not heretofore satisfied arising on or after May 27, 1941: Provided, That as to any claim in excess of $1,000 this Act shall be applicable for the purpose of payment thereof, or the purpose of the certification thereof to Congress for payment, only if the accident or incident out of which such claim arises has occurred, or shall occur, subsequent to December 6, 1941.

"Sec. 5. The Act of April 18, 1918 (40 Stat. 532), relating to indemnity for damages caused by American forces abroad, is hereby repealed.

"Sec. 6. Claims of the type described in section 1 hereof on account of damage to or loss or destruction of property both real and personal, or personal injury or death of any person, caused by Coast Guard forces, or individual members, including military personnel and civilian employees thereof, or otherwise incident to activities of such forces, arising at any time while the Coast Guard shall be operating as a part of the Navy may be considered, ascertained, adjusted, determined, and paid in the manner in this Act provided for the settlement of Navy and Marine Corps claims, except that in such cases one or more officers of the Coast Guard may be appointed by the Secretary of the Navy to a Claims Commission or Commissions or as officers to approve settlements of claims made by such Commission or Commissions, and all payments in settlement of such claims shall be made out of the appropriation 'General expenses, Coast Guard': Provided, That no claims on account of damage to or loss or destruction of property, or personal injury or death, caused by Coast Guard forces, or individual members thereof, or otherwise incident to the activities of such forces, shall be considered, ascertained, adjusted, determined, or paid under the provisions of this Act at any time when the Coast Guard shall be operating under the Treasury Department.

"Sec. 7. In time of war, any claims, whether Army, Navy, Marine Corps, or Coast Guard, which may be settled under this Act may, at the request of the service concerned, be settled by any Commission or Commissions appointed under this Act even though not composed of officers of the service concerned, subject to reimbursement by the service for whom the claims were settled pursuant to the provisions of this Act."

Approved April 22, 1943.
Joint Resolution

To extend the provisions of the Bituminous Coal Act of 1937 for a period of thirty days.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section 19 of the Bituminous Coal Act of 1937 (relating to termination of the Act) is amended by striking out "April 26, 1943" and inserting in lieu thereof "May 24, 1943".

(b) Section 3527 of the Internal Revenue Code (relating to termination of the bituminous coal taxes) is amended by striking out "April 25, 1943" and inserting in lieu thereof "May 23, 1943".

Approved April 24, 1943.

Joint Resolution

To authorize the refund by the War Shipping Administrator of certain freights for transportation on frustrated voyages.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Administrator, War Shipping Administration, is authorized to refund to shippers or their authorized representatives sums collected by or for account of the United States as freight for transportation which was not completed by reason of frustration of the voyage on or about December 1, 1941, and before February 16, 1942: Provided, That when the United States has incurred any expense in connection with such frustrated voyages the refund shall be prorated upon such basis as the Administrator shall deem appropriate.

Approved April 26, 1943.

Joint Resolution

To extend the time within which the powers relating to the stabilization fund may be exercised.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (b) of section 10 of the Gold Reserve Act of 1934, approved January 30, 1934, as amended, is amended by inserting after the second sentence thereof the following new sentence: "Such fund shall not be used in any manner whereby direct control and custody thereof pass from the President and the Secretary of the Treasury."

Sec. 2. Subsection (c) of section 10 of the Gold Reserve Act of 1934, approved January 30, 1934, as amended, is amended to read as follows:

"(c) All the powers conferred by this section shall expire June 30, 1945, unless the President shall sooner declare the existing emergency ended and the operation of the stabilization fund terminated."

Approved April 29, 1943.
[CHAPTER 80]

AN ACT

To amend the Agricultural Adjustment Act of 1938, as amended, for the purpose of further regulating interstate and foreign commerce in tobacco, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 313 (a) of subtitle B of title III of the Agricultural Adjustment Act of 1938, as amended, is amended by striking out the period at the end of said subsection and inserting in lieu thereof a colon and the following new proviso: "And provided further, That the Burley tobacco allotment which would otherwise be established for any farm having a Burley allotment in 1942 shall not be less than one-half acre, and the acreage required for apportionment under this proviso shall be in addition to the National and State allotments."

Approved April 29, 1943.

[CHAPTER 81]

AN ACT

To authorize the return to private ownership of certain vessels formerly used or suitable for use in the fisheries or industries related thereto.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any vessel formerly used or suitable for use in the fisheries or industries related thereto the title to which has been or may hereafter be acquired by the United States through purchase or requisition may be returned to private ownership in accordance with the provisions of this Act.

SEC. 2. Every such vessel shall, upon determination by the department or agency having possession thereof that the vessel is no longer needed or can be spared by such department or agency without detriment to its service, be made available to the Administrator of the War Shipping Administration (hereinafter referred to as the Administrator), who shall notify the owner from whom such vessel was purchased or requisitioned that the vessel may be returned to such owner upon repayment to the United States of the compensation paid therefor less such allowances as the Administrator and the owner may find necessary to make the vessel suitable for use in the fisheries or industries related thereto (ordinary wear and tear excepted), and (2) to compensate such owner for the use of the vessel by the United States, and upon compliance with such other terms and conditions as the Administrator may prescribe. The determination of such allowances by the Administrator shall be final notwithstanding any other provision of law.

SEC. 3. If any such owner shall fail, within a reasonable time after notice (which time shall be specified in the notice but may be extended by the Administrator) to make arrangements satisfactory to the Administrator for such return of the vessel or shall expressly waive the right thereto, the Administrator may advertise the vessel for sale upon competitive sealed bids subject to such terms and conditions as the Administrator may prescribe, including a requirement of assurance that the vessel will not be used, for the period of one year from the date of sale, other than in the fisheries or industries related thereto, without the approval of the Administrator: Provided, however, That the Administrator may reject any bid which does not equal the purchase price or compensation paid or payable by the United States for such vessel less a reasonable allowance to cover the cost of reconditioning as hereinabove defined.
Sec. 4. The Administrator may withhold from the funds received for the return or sale of any such vessel the expenses incurred by him in such return or sale, and shall pay over the balance of such receipts to the department or agency by which such vessel was made available.

Approved April 29, 1943.

[CHAPTER 82] JOINT RESOLUTION

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of $26,100,000, to remain available until December 31, 1943, to be expended by the Administrator of Food Production and Distribution (hereinafter referred to as the "Administrator"), appointed pursuant to Executive Order Numbered 9322, dated March 26, 1943, for assisting in providing an adequate supply of workers for the production and harvesting of agricultural commodities essential to the prosecution of the war, as follows.

PAYMENTS TO STATES

Sec. 2. (a) For the purpose of assisting in providing an adequate supply of workers for the production and harvesting of agricultural commodities within the several States, the Administrator shall apportion among the several States, on the basis of need, not less than $9,000,000 and not more than $13,050,000 of the sum appropriated by section 1 and the sums so apportioned shall be available for payment to such States for expenditure by the agricultural extension services of the land-grant colleges in such States in accordance with such agreements as may be entered into by the Administrator and such extension services and subject to the supervision of the Administrator.

The purposes for which such funds may be expended by such extension services shall include, among other things, (1) the recruiting, placement (including the placement of workers as tenants or sharecroppers), and training of such workers; (2) transportation, supervision, subsistence, protection, health and medical and burial services, and shelter for such workers and their families and necessary personal property; (3) lease, repair, alteration, and operation of labor supply centers and other necessary facilities and services, including former Civilian Conservation Corps camps; (4) advancing to workers of sums due from employers within the United States who are under contractual obligation to reimburse such extension services for such advances; (5) employment of personnel and other administrative expenses; and (6) payment to or reimbursement of other public or private agencies or individuals for furnishing services or facilities for such purposes. Such extension services may enter into agreements with other public and private agencies and individuals and utilize the facilities and services of such agencies and individuals in carrying out the purposes of this section.

(b) The Administrator shall certify to the Secretary of the Treasury, from time to time, the amounts to be paid to each State under this section and the time or times such amounts are to be paid; and the Secretary of the Treasury shall pay to the State, at the time or times fixed by the Administrator, the amounts so certified.
EXPENDITURE OF OTHER FUNDS

SEC. 3. (a) Not more than $13,050,000 of the funds appropriated by section 1 and not apportioned by the Administrator among the several States pursuant to section 2 shall be available for expenditure by the Administrator. The purposes for which such funds may be expended shall include, among other things, (1) the recruiting and transportation of workers and their families and necessary personal property, within the United States and elsewhere; (2) furnishing, by loans or otherwise, of health and medical and burial services, training, subsistence, allowances, protection, and shelter for such workers and their families; (3) advancing to workers of sums due from employers within the United States who are under contractual obligation to reimburse the United States for such advances; (4) lease, repair, alteration, and operation of labor supply centers and other necessary facilities and services; and (5) operating personnel and expenses to carry out the above purposes.

(b) Not more than 2 per centum of the funds appropriated by section 1 hereof shall be available for administrative expenses of the Administrator, including (1) the employment of persons and organizations, by contract or otherwise, at the seat of government and elsewhere; (2) purchase, exchange, operation, and maintenance of passenger-carrying vehicles; (3) printing and binding; (4) travel expenses of persons employed in administrative, supervisory, or facilitating capacities within a foreign country or from a foreign country to the United States and return, including such expenses to first-duty stations; and (5) payment to or reimbursement of other agencies or individuals for administrative expenses incurred by them.

(c) For the purpose of this joint resolution, the Administrator is authorized—

(1) to utilize the facilities, services, and personnel of units and agencies within the Department of Agriculture; to enter into agreements with other public or private agencies or individuals; to utilize (pursuant to such agreements) the facilities and services of such agencies and individuals and to delegate to them functions under this joint resolution; and to allocate or transfer funds to (in addition to the transfers authorized by the Department of Agriculture Appropriation Acts for the fiscal years 1943 and 1944), or otherwise to pay or reimburse such units, agencies, and individuals for expenses in connection therewith; (2) to accept and utilize voluntary and uncompensated services; and

(3) to cooperate with the Secretary of State in the negotiation or renegotiation of agreements with foreign governments relating to the importation of workers into the United States.

LIMITATIONS

SEC. 4. (a) No part of the funds herein appropriated shall be expended for the transportation of any worker from the county where he resides or is working to a place of employment outside of such county without the prior consent in writing of the county extension agent of such county, if such worker has resided in such county for a period of one year or more immediately prior thereto and has been engaged in agricultural labor as his principal occupation during such period.

(b) No part of the funds herein appropriated, or heretofore appropriated or made available to any department or agency of the Gov-
Collective bargaining, etc.

Permissible agreements with employers.


Payments to aliens, tax.

53 Stat. 61.


"State."

"Worker."

"Agricultural labor."

52 Stat. 1060.


53 Stat. 1386.


49 Stat. 2036.

Receipts from use of supply centers.

Transfer of former C C C camps.

Old-age assistance. 49 Stat. 620.


...government for the recruiting, transportation, or placement of agricultural workers, shall be used directly or indirectly to fix, regulate, or impose minimum wages or housing standards, to regulate hours of work, or to impose or enforce collective-bargaining requirements or union membership, with respect to any agricultural labor, except with respect to workers imported into the United States from a foreign country and then only to the extent required to comply with agreements with the government of such foreign country: PROVIDED, That nothing herein contained shall prevent the expenditure of such funds in connection with the negotiation of agreements with employers of agricultural workers which may provide that prevailing wage rates shall be paid for particular crops and areas involved and that shelter shall be provided for such workers.

MISCELLANEOUS PROVISIONS

SEC. 5. (a) Funds appropriated by this joint resolution may be expended without regard to section 3709 of the Revised Statutes.

(b) Any payments made by the United States or other public or private agencies or employers to aliens brought into the United States under this joint resolution shall not be subject to deduction or withholding under section 143(b) of the Internal Revenue Code.

(c) For the purpose of this joint resolution—

(1) the term "State" includes Alaska, Hawaii, and Puerto Rico;

(2) the term "worker" includes nationals of the United States and aliens;

(3) the term "agricultural labor" includes any services or activities included within the provisions of section 3(f) of the Fair Labor Standards Act of 1938 or section 1426(h) of the Internal Revenue Code.

(d) Effective July 1, 1943, notwithstanding section 3 of the Act of June 29, 1936 (U. S. C., title 40, sec. 433), receipts derived for the account of the United States from the use and occupancy of agricultural labor supply centers, including camps and facilities heretofore used by or under the control of the Farm Security Administration, shall be deposited in the Treasury as miscellaneous receipts.

(e) The former Civilian Conservation Corps camps shall be transferred without charge to the Administrator, to the extent that he deems necessary to carry out the purposes of this joint resolution: PROVIDED, That no such camp which is being utilized by any other agency of the Government, or which has been transferred to any State, county, municipality, or nonprofit organization, shall be transferred to the Administrator under this subsection without the consent of such agency, State, county, municipality, or organization.

(f) Notwithstanding provisions of title I of the Social Security Act, as amended (relating to grants to States for old-age assistance), and of appropriations for payments thereunder, in any case in which any State pays old-age assistance to any individual at a rate not in excess of the rate of old-age assistance paid to such individual during the month of April 1943, any failure to take into consideration any income and resources of such individual arising from agricultural labor performed by him as an employee, or from labor otherwise performed by him in connection with the raising or harvesting of agricultural commodities, after the date of enactment of this joint resolution and prior to the seventh calendar month occurring after the termination of hostilities in the present war, as proclaimed by the President, shall not be a basis of excluding payments made to such individual in computing payments made to States under section 3
of such title, of refusing to approve a State plan under section 2 of such title, or of withholding certification pursuant to section 4 of such title.

(g) In order to facilitate the employment by agricultural employers in the United States of native-born residents of North America, South America, and Central America, and the islands adjacent thereto, desiring to perform agricultural labor in the United States, during continuation of hostilities in the present war, any such resident desiring to enter the United States for that purpose shall be exempt from the payment of head tax required by Section 2 of the Immigration Act of February 5, 1917, and from other admission charges, and shall be exempt from those excluding provisions of Section 3 of such Act which relate to contract laborers, the requirements of literacy, and the payment of passage by corporations, foreign government, or others; and any such resident shall be admitted to perform agricultural labor in the United States for such time and under such conditions (but not including the exaction of bond to secure ultimate departure from the United States) as may be required by regulations prescribed by the Commissioner of Immigration and Naturalization with the approval of the Attorney General: and in the event such regulations require documentary evidence of the country of birth of any such resident which he is unable to furnish, such requirement may be waived by the admitting officer of the United States at the point where such resident seeks entry into the United States if such official has other proof satisfactory to him that such resident is a native of the country claimed as his birthplace. Each such resident shall be provided with an identification card (with his photograph and fingerprints) to be prescribed under such regulations, which shall be in lieu of all other documentary requirements, including the registration at time of entry or after entry required by the Alien Registration Act of 1940. Any such resident admitted under the foregoing provisions who fails to maintain the status for which he was admitted or to depart from the United States in accordance with the terms of his admission shall be taken into custody under a warrant issued by the Attorney General at any time after entry and deported in accordance with section 20 of the Immigration Act of February 5, 1917. Sections 5 and 6 of such Act shall not apply to the importation of aliens under this joint resolution. No provision of this joint resolution shall authorize the admission into the United States of any enemy alien.

Approved April 29, 1943.

[CHAPTER 901

AN ACT

To revive and reenact an Act approved June 13, 1934 (48 Stat. 947), as amended, authorizing construction of a toll bridge across the Columbia River, at or near Astoria, Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved June 13, 1934, as amended, and heretofore extended by Acts of Congress approved August 30, 1935, January 27, 1936, August 5, 1937, May 26, 1938, August 5, 1939, December 16, 1940, and July 14, 1941, authorizing the Oregon-Washington Bridge Board of Trustees to construct, maintain, and operate a toll bridge across the Columbia River at Astoria, Clatsop County, Oregon, be, and is hereby, revived and reenacted: Provided, That this Act shall be null and void unless the actual construction of the bridge referred to be commenced within two years and completed within four years from the date of approval hereof.
Amendments.

AN ACT

May 3, 1943

(H.R. 23701

Providing for the suspension of annual assessment work on mining claims held by location in the United States, including the Territory of Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of section 2324 of the Revised Statutes of the United States, which requires on each mining claim located, and until a patent has been issued therefor, not less than $100 worth of labor to be performed or improvements aggregating such amount to be made each year, be, and the same is hereby, suspended as to all mining claims in the United States, including the Territory of Alaska, until the hour of 12 o’clock meridian on the 1st day of July after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress: Provided, That every claimant of any such mining claim, in order to obtain the benefits of this Act, shall file, or cause to be filed, in the office where the location notice or certificate is recorded, on or before 12 o’clock meridian of July 1 for each year that this Act remains in effect, a notice of his desire to hold said mining claim under this Act.

Approved May 3, 1943.

SEC. 2. The first section of such Act of June 13, 1934, as amended (48 Stat. 949), is amended—

(1) By inserting after the words “chairman of the Board of County Commissioners of Pacific County, Washington, and his successors in office” the words “or the chairman of the Board of County Commissioners of Wahkiakum County, Washington, and his successors in office”.

(2) By striking out the words “at a point suitable to the interests of navigation, at Astoria, Clatsop County, Oregon” and inserting in lieu thereof the words “at a point in Clatsop County, Oregon, suitable to the interests of navigation”.

(3) By striking out the words “in trust for Clatsop County, Oregon, Pacific County, Washington, and the city of Astoria, Oregon” and inserting in lieu thereof the words “in trust for Clatsop County, Oregon, Pacific County or Wahkiakum County, Washington, and the city of Astoria, Oregon”.

SEC. 3. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved May 3, 1943.

[CHAPTER 91]

Providing for the suspension of annual assessment work on mining claims held by location in the United States, including the Territory of Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provision of section 2324 of the Revised Statutes of the United States, which requires on each mining claim located, and until a patent has been issued therefor, not less than $100 worth of labor to be performed or improvements aggregating such amount to be made each year, be, and the same is hereby, suspended as to all mining claims in the United States, including the Territory of Alaska, until the hour of 12 o’clock meridian on the 1st day of July after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress: Provided, That every claimant of any such mining claim, in order to obtain the benefits of this Act, shall file, or cause to be filed, in the office where the location notice or certificate is recorded, on or before 12 o’clock meridian of July 1 for each year that this Act remains in effect, a notice of his desire to hold said mining claim under this Act.

Approved May 3, 1943.

[CHAPTER 92]

AN ACT

Authorizing the execution of certain obligations under the treaties of 1903 and 1936 with Panama, and other commitments. Provided, however, That pending the establishment of an independent water-supply system, and so long as the Republic of Panama desires to utilize a supply of water from the Canal Zone, it shall pay quarterly to the appropriate Canal Zone authorities the rate of $0.09 per one thousand
gallons or such other reasonable rate as may be agreed upon by both Governments: And provided further, That the turning over to the Government of the Republic of Panama of the physical properties of the water and sewerage systems and the administration thereof, including the collection of the water rates, does not in any way modify the existing arrangement in respect to responsibility for the public health services of the cities of Panama and Colon as specified in the second paragraph of article VII of the Convention between the United States of America and Panama, signed at Washington, November 18, 1903.

SEC. 2. The Panama Railroad Company is hereby authorized to convey to the Republic of Panama, in whole or in part, all of its right, title, and interest in and to so much of the lands of the Panama Railroad Company located in the cities of Panama and Colon as, in the opinion of the Secretary of War, are no longer needed for the operation of the Panama Railroad or for the operation, maintenance, sanitation, or defense of the Panama Canal: Provided, That any such instruments of conveyance shall contain a provision under which the Panama Railroad Company and any of its successors in interest agrees to fully protect the Government of the United States against any claims for damages or losses herebefore or hereafter incurred by any lessee of any of the lands covered by such conveyance. The authority conferred by this section shall not be exercised after June 30, 1944.

(a) Any conveyance of any land in pursuance of the authority contained herein shall be deemed to release any and all reversionary rights of the United States in said property.

(b) The provisions of the joint resolution entitled "Joint resolution authorizing the disposal of certain lands held by the Panama Railroad Company on Manzanillo Island, Republic of Panama," approved July 10, 1937, so far as they may conflict with the provisions of this joint resolution, are hereby modified accordingly.

SEC. 3. There is hereby authorized to be appropriated out of any moneys in the Treasury, not otherwise appropriated, a sum not to exceed $2,700,000, to enable the Secretary of the Treasury to pay to the Republic of Panama an amount equivalent to the principal and interest paid by that government on account of the credit of $2,500,000 made available to it by the Export-Import Bank for the construction of Panama's share of the Chorrera-Rio Hato Highway, and to pay to the Export-Import Bank an amount sufficient to liquidate the remaining obligation of the Republic of Panama to that bank on account of the aforesaid credit.

Approved May 3, 1943.

[CHAPTER 93] AN ACT
To provide for the payment of overtime compensation to Government employees, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act shall apply to all civilian officers and employees (including officers and employees whose wages are fixed on a monthly or yearly basis and adjusted from time to time in accordance with prevailing rates by wage boards or similar administrative authority serving the same purpose, except those in or under the Government Printing Office or the Tennessee Valley Authority) in or under the United States Government, including Government-owned or controlled corporations,
and to those employees of the District of Columbia municipal government who occupy positions subject to the Classification Act of 1923, as amended, except that this Act shall not apply to (a) elected officials; (b) judges; (c) heads of departments, independent establishments, and agencies; (d) officers and employees in the field service of the Post Office Department; (e) employees whose wages are fixed on a daily or hourly basis and adjusted from time to time in accordance with prevailing rates by wage boards or similar administrative authority serving the same purpose; (f) employees outside the continental limits of the United States, including Alaska, who are paid in accordance with local prevailing native wage rates for the area in which employed; (g) officers and employees of the Inland Waterways Corporation; and (h) individuals to whom the provisions of section 1 (a) of the Act entitled "An Act to amend and clarify certain provisions of law relating to functions of the War Shipping Administration, and for other purposes", approved March 24, 1943 (Public Law Numbered 17, Seventy-eighth Congress), are applicable. As used in this section the term "elected officials" shall not include officers elected by the Senate or House of Representatives who are not members of either body.

Sec. 2. Officers and employees to whom this Act applies and who are not entitled to additional compensation under section 3 shall be paid overtime compensation computed on the same basis as the overtime compensation which was authorized to be paid under Public Law Numbered 821, Seventy-seventh Congress: Provided, That such overtime compensation shall be paid only on the portion of an officer's or employee's basic rate of compensation not in excess of $2,900 per annum: Provided further, That such overtime compensation shall be paid on such portion of an officer's or employee's basic rate of compensation notwithstanding the fact that such payment will cause his aggregate compensation to exceed a rate of $5,000 per annum: And provided further, That in lieu of overtime compensation for work in excess of forty-eight hours in any administrative workweek, the heads of departments, establishments, and agencies may in their discretion grant per annum employees compensatory time off from duty.

Sec. 3. (a) Except as provided in subsection (c), officers and employees to whom this Act applies and whose hours of duty are intermittent or irregular, officers and employees in or under the legislative and judicial branches (except those in the Library of Congress, or the Botanic Garden, and per annum employees in or under the Office of the Architect of the Capitol who are regularly required to work not less than forty-eight hours per week) to whom this Act applies, and, subject to the approval of the Civil Service Commission, officers and employees whose hours of work are governed by those of private establishments which they serve and for whom on this account overtime work schedules are not feasible, shall be paid, in lieu of the overtime compensation authorized under section 2 of this Act, additional compensation at the rate of (1) $300 per annum if their earned basic compensation is at a rate of less than $2,000 per annum, or (2) 15 per centum of so much of their earned basic compensation as is not in excess of a rate of $2,900 per annum if their earned basic compensation is at a rate of $2,000 per annum or more.

(b) Any officer or employee to whom this Act applies and who is entitled to no additional compensation under subsection (a) or subsection (c) for a pay period, shall be paid for such pay period, in lieu of overtime compensation under section 2, additional compensation at the rate of $900 per annum, unless his overtime compensation under section 2 for such pay period is at least equal to such additional compensation.
(c) Any officer or employee to whom this Act applies and whose hours of duty are less than full time, or whose compensation is based upon other than a time period basis shall be paid, in lieu of overtime compensation or additional compensation under the foregoing provisions of this Act, additional compensation at a rate of 15 per centum of so much of their earned basic compensation as is not in excess of a rate of $2,900 per annum.

(d) In no case shall any officer or employee be paid additional compensation under this section for any pay period amounting to more than 25 per centum of his earned basic compensation for such pay period.

Sec. 4. The provisions of section 3 of this Act shall apply to the official reporters of proceedings and debates of the Senate and their employees.

Sec. 5. The Act approved February 10, 1942 (Public Law Numbered 450, Seventy-seventh Congress), and section 4 of the Act approved May 2, 1941 (Public Law Numbered 46, Seventy-seventh Congress), as amended, are hereby repealed.

Sec. 6. The provisions of the Saturday half-holiday law of March 3, 1931 (46 Stat. 1482; U. S. C., title 5, sec. 26 (a)), are hereby suspended for the period during which this Act is in effect.

Sec. 7. The provisions of this Act shall not operate to prevent payment for overtime services in accordance with any of the following statutes: Act of February 13, 1911, as amended (U. S. C., title 19, secs. 261 and 267); Act of July 24, 1919 (41 Stat. 241; U. S. C., title 7, sec. 394); Act of June 17, 1930, as amended (U. S. C., title 19, secs. 1450, 1451, and 1452); Act of March 2, 1931 (46 Stat. 1467; U. S. C., title 8, secs. 109a and 109b); Act of May 27, 1936, as amended (52 Stat. 345; U. S. C., title 46, sec. 382b); Act of March 23, 1941 (Public Law Numbered 20, Seventy-seventh Congress).

Provided, That the overtime services covered by such payment shall not also form a basis for overtime compensation under this Act.

Sec. 8. Whenever the Civil Service Commission shall find that within the same Government organization and at the same location gross inequities exist, to such extent as to interfere with the prosecution of the war, between basic per annum rates of pay fixed for any class of positions under the Classification Act of 1923, as amended, and the compensation of employees whose basic rates of pay are fixed by wage boards or similar administrative authority serving the same purpose, the Commission is hereby empowered, in order to correct or reduce such inequities, to establish as the minimum rate of pay for such class of positions any rate within the range of pay fixed by the Classification Act of 1923, as amended, for the grade to which such class of positions is allocated under such Act.

Sec. 9. The Civil Service Commission is authorized and directed to promulgate such rules and regulations as may be necessary and proper for the purpose of coordinating and supervising the administration of the provisions of the foregoing sections of this Act as to employees in or under the executive branch of the Government.

Sec. 10. Representatives, Delegates, the Resident Commissioner from Puerto Rico, and chairmen of standing committees may rearrange or change the schedule of salaries and the number of employees in their respective offices or committees: Provided, That such changes shall not increase the aggregate of the salaries provided for such offices or committees by law: Provided further, That no salary shall be fixed hereunder at a rate in excess of $4,500 per annum and no action shall be taken to reduce any salary which is specifically fixed by law at a rate higher than $4,500: Provided further, That Representatives, Delegates, the Resident Commissioner from Puerto Rico,
and committee chairmen, on or before the tenth day of the month in which such changes are to become effective, shall certify in writing such changes or rearrangements to the disbursing office which shall thereafter pay such employees in accord with such changed schedule.

Sec. 11. The heads of departments and agencies in the executive branch, whose employees are affected by the provisions of this Act, shall present to the Director of the Bureau of the Budget and to the Congress such information as the Director shall from time to time require for the purpose of determining the number of employees required for the proper and efficient exercise of the functions of their respective departments and agencies. The Director shall, from time to time, but not less frequently than the thirtieth day after the beginning of each quarter, determine the number of employees so required, and any personnel of any such department or agency in excess thereof shall be released at such times as the Director shall order. Such determination shall be reported to the Congress each quarter. Sections 2 and 3 of this Act shall cease to be applicable to the employees of such department or agency unless the head thereof shall certify within thirty days from the effective date so prescribed by the Director that the number of employees of his agency does not exceed the number determined by the Director to be required for the proper and efficient exercise of its functions. Any determinations and directions made by the Director under the authority of Public Law 821, Seventy-seventh Congress, are hereby continued in effect until modified by him. The Civil Service Commission is authorized to transfer to other departments and agencies any employees released pursuant to this section whose services are needed in and can be effectively utilized by such other departments or agencies, and the services of these employees are to be utilized by the departments and agencies before additional employees are recruited.

Sec. 12. Amounts received as overtime compensation or additional compensation under this Act shall not be considered in determining the amount of a person's annual income or annual rate of compensation for the purposes of paragraph II (a) of part III of Veterans Regulation Numbered 1 (a), as amended, or section 212 of title II of the Act entitled "An Act making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes", approved June 30, 1932, as amended.

Sec. 13. This Act shall not apply to civilian employees of the Transportation Corps of the Army of the United States on vessels operated by the United States or to vessel employees of the Coast and Geodetic Survey, and such employees may be compensated in accordance with the wage practices of the maritime industry.

Sec. 14. This Act shall take effect on May 1, 1943, and shall terminate on June 30, 1945, or such earlier date as the Congress by concurrent resolution may prescribe.

Sec. 15. This Act may be cited as the "War Overtime Pay Act of 1943".

Approved May 7, 1943.
LEGISLATIVE

SENATE

Senate Restaurants: For payment to the Architect of the Capitol in accordance with the Act approved September 9, 1942 (Public, 709, Seventy-seventh Congress), fiscal year 1943, $10,000.

EXECUTIVE OFFICE OF THE PRESIDENT

OFFICE OF CENSORSHIP

Notwithstanding section 203 of the First Supplemental National Defense Appropriation Act, 1943, the appropriation to the Office of Censorship contained in such Act shall be available in an amount not to exceed $165,000 for printing and binding, and not to exceed $14,000 additional or a limit of $175,000 for traveling expenses; and in addition such appropriation shall be available for the payment of living and quarters allowances (including heat, fuel, and light) to personnel stationed outside the continental limits of the United States in accordance with standardized regulations dated December 30, 1942.

INDEPENDENT EXECUTIVE AGENCIES

FEDERAL SECURITY AGENCY

PUBLIC HEALTH SERVICE

Pay of personnel and maintenance of hospitals: For an additional amount, fiscal year 1943, for pay of personnel and maintenance of hospitals, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $2,900,000.

INTERSTATE COMMERCE COMMISSION

Locomotive inspection: For an additional amount for locomotive inspection, Interstate Commerce Commission, fiscal year 1943, including the objects specified under this head in the Independent Offices Appropriation Act, 1943, $11,700.

THE TAX COURT OF THE UNITED STATES

Salaries and expenses: Notwithstanding the provisions of section 5 of the Independent Offices Appropriation Act, 1943, there may be expended not to exceed $9,000 additional or a limit of $18,000 for travel expenses from the appropriation "Salaries and expenses, Board of Tax Appeals, 1943".

DISTRICT OF COLUMBIA

COLLECTION AND DISPOSAL OF REFUSE

For an additional amount for dust prevention, sweeping and cleaning streets, avenues, alleys, and suburban streets, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $57,000.

For an additional amount to enable the Commissioners to carry out the provisions of existing law governing the collection and disposal of garbage, and so forth, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $190,000.

DIVISION OF EXPENSES

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the
District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia Appropriation Acts for the respective fiscal years for which such sums are provided.

DEPARTMENT OF COMMERCE

OFFICE OF ADMINISTRATOR OF CIVIL AERONAUTICS

War Training Service: Pay at a rate of $50 per month from and after December 15, 1942, to persons subject to service in the Army of the United States but not on active duty therein, while undergoing training under supervision of the Civil Aeronautics Administration War Training Service and during one or more periods while awaiting assignment between courses (not exceeding two months between any two courses), fiscal year 1943, $3,500,000.

DEPARTMENT OF STATE

FOREIGN INTERCOURSE

Salaries, Ambassadors and Ministers: Effective March 25, 1943, the appropriation “Salaries, Ambassadors and Ministers”, contained in the Department of State Appropriation Act, 1943, shall be available for salaries of Ambassadors Extraordinary and Plenipotentiary to Costa Rica, Dominican Republic, El Salvador, Guatemala, Haiti, Honduras, and Nicaragua, at the rate of $10,000 per annum each.

TREASURY DEPARTMENT

BUREAU OF ACCOUNTS

Division of Disbursements, salaries and expenses: For an additional amount for “Division of Disbursement, salaries and expenses”, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $550,000.

SECRET SERVICE DIVISION

Suppressing counterfeiting and other crimes: For an additional amount for “Suppressing counterfeiting and other crimes”, fiscal year 1943, including the objects specified under this head in the Treasury Department Appropriation Act, 1943, $28,000.

Approved May 7, 1943.

[CHAPTER 95]

AN ACT

To provide for the expansion of facilities for hospitalization of dependents of naval and Marine Corps personnel, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of expanding facilities for the hospitalization of dependents of personnel of the Navy and Marine Corps, and others as herein provided, there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of $2,000,000.

Sec. 2. The hospitalization of dependents of naval and Marine Corps personnel at any naval hospital shall be at such per diem or other rate as may be prescribed from time to time by the President, and all sums received in payment of such hospital charges shall be deposited to the credit of the appropriation or fund for the maintenance and operation of naval hospitals.
Sec. 3. The term "dependents" shall include a lawful wife, unmarried dependent child (or children) under twenty-one years of age, and the mother and father of a member of the Navy or Marine Corps if in fact such mother or father is dependent on such member. The term "child (or children)" shall include a natural or adopted child or stepchild. The widows of deceased naval and Marine Corps personnel shall be entitled to hospital care in like manner as dependents.

Sec. 4. In addition to those persons, including the dependents of naval and Marine Corps personnel, now authorized to receive hospitalization at naval hospitals, hospitalization and dispensary service may be provided at naval hospitals and dispensaries outside of the continental limits of the United States and in Alaska, to the officers and employees of any department or agency of the Federal Government, to employees of a contractor with the United States or his subcontractor, to the dependents of such persons, and in emergencies to such other persons as the Secretary of the Navy may prescribe: Provided, That such hospitalization and dispensary service for persons other than dependents of naval and Marine Corps personnel shall be permitted only where facilities are not otherwise available in reasonably accessible and appropriate non-Federal hospitals. The charge for hospitalization or dispensary service for persons other than dependents of naval and Marine Corps personnel as specified in this section shall be at such rates as the President shall from time to time prescribe, and shall be deposited as provided in section 2.

Sec. 5. Hospitalization of the dependents of naval and Marine Corps personnel and of the persons outside the naval service mentioned in section 4 of this Act shall be furnished only for acute medical and surgical conditions, exclusive of nervous, mental, or contagious diseases or those requiring domiciliary care. Dental treatment shall be administered only as an adjunct to in-patient hospital care and shall not include dental prosthesis or orthodontia.

Sec. 6. During such periods as the Coast Guard may operate as a part of the Navy, the provisions of this Act shall apply to dependents of personnel of the Coast Guard in like manner and to the same extent as to dependents of personnel of the Navy and Marine Corps.

Approved May 10, 1943.

[CHAPTER 96]

AN ACT
To provide for the issuance of devices in recognition of the services of merchant sailors.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Administrator, War Shipping Administration, is hereby authorized to provide and issue (a) a seamen's service insignia of appropriate design to any person who, at any time during the period (hereinafter referred to as the war period) beginning December 7, 1941, and ending with the termination of the present war, serves on any vessel in the American merchant marine, and (b) a seamen's war zone insignia or device of appropriate design to any person who, at any time during the war period, serves on any vessel in the American merchant marine while sailing in any war or combat zone.

Sec. 2. The Administrator is authorized to provide and issue a seamen's honor bar to any person who, at any time during the war period, serves on any vessel in the American merchant marine which, at the time of such service, is attacked or damaged by an instrumentality of war. The Administrator is further authorized to provide and issue a star (to be attached to such bar) to any such personnel.
person who is forced to abandon such vessel when so attacked or damaged, with an additional star for each such abandonment.

Sec. 3. The Administrator is authorized to provide and award a medal of appropriate design and a ribbon, together with a rosette or other device to be worn in lieu thereof, to any person who, while serving on any vessel in the American merchant marine during the war period, is wounded, suffers physical injury, or suffers through dangerous exposure as a result of an act of an enemy of the United States.

Sec. 4. The Administrator shall prescribe appropriate conditions of eligibility for the issuance or award of insignia or medals under this Act. Not more than one insignia or medal of each type provided herein shall be issued or awarded to any one person, but for each succeeding service of any person sufficient to justify the award of a medal under section 3 of this Act, the Administrator may award a suitable bar, emblem, or insignia to be worn with the medal. In case any person who performs service sufficient to justify the award of a medal under section 3 dies before the award can be made to him, the award may be made and the medal presented to such representative of the deceased as the Administrator deems proper. No award of any insignia, medal, or device shall be made hereunder after two years after the termination of the present war.

Sec. 5. The Administrator is authorized to approve a design for a seamen’s service flag which may be displayed, and a design for a service lapel button which may be worn, by members of the immediate family of a person serving in the American merchant marine during the war period. In approving any design under this section, the Administrator may approve the design approved by the Secretary of War under the provisions of the Act of Congress approved October 17, 1942 (Public Law 750, Seventy-seventh Congress), but only if the Secretary of War shall consent thereto and the Administrator shall approve for use in connection therewith a distinctive insignia or other device designating service in the American merchant marine. The Administrator, upon approval of the design for such service flag and service lapel button, shall cause notice of such approval and a description of the flag and button to be published in the Federal Register.

Sec. 6. (a) The Administrator is authorized to prescribe such rules and regulations as may be appropriate to carry out the provisions of this Act.

(b) The Administrator is authorized to expend out of any funds available for expenditure by the War Shipping Administration such sums as may be necessary to carry out the provisions of this Act.

Approved May 10, 1943.
An Act

To provide for special assessments for the laying of curbs and gutters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter, when any curb or gutter is laid, or any curb and gutter are laid, on any street, avenue, or road in the District of Columbia which said curb shall be constructed of concrete, stone, or other permanent type of construction, or which said gutter shall be constructed of concrete, brick, granite block, asphalt on a concrete base, or other permanent type of construction, one-half of the total cost thereof shall be charged against and become a lien upon the property abutting the side of the street, avenue, or road, or portion thereof, so improved, and assessments therefor shall be levied pro rata according to the linear frontage of said property on the side of the street, avenue, or road, or portion thereof, so improved: Provided, however, That no assessments shall be levied hereunder on account of the replacement of any curb or gutter or curb and gutter of a permanent type of construction. When any gutter shall be constructed, in whole or in part, as an integral portion of a permanent type of roadway of any street, avenue, or road, so much of said roadway as lies within two feet of the curb line shall be considered as a gutter for the purposes of this Act.

Sec. 2. The total assessment levied hereunder against any abutting property shall not exceed the number of square feet of area of said property multiplied by 1 per centum of the linear front-foot assessment and shall not exceed 10 per centum of the value of the said abutting property, exclusive of improvements thereon, as assessed for the purpose of taxation at the time of the laying of the curb or gutter or curb and gutter for which said assessment is levied. In computing assessments hereunder against unsubdivided land according to the assessed valuation, there shall be excluded from the computation land lying back more than one hundred feet from the street, avenue, or road being improved where the depth is even, and where the depth is uneven the average depth shall be taken in computation but not to exceed more than one hundred feet.

Sec. 3. When any property abuts two or more streets, avenues, or roads, the assessments against said property levied hereunder shall not exceed in the aggregate, together with any legal assessments heretofore levied and paid for paving, curbing, and guttering of or on said streets, avenues, or roads, under the authority of the Acts of July 21, 1914 (38 Stat. 524), and September 1, 1916 (39 Stat. 716), relating to assessments for the paving of streets, avenues, and roads, and under the Act of August 7, 1894 (28 Stat. 250), relating to assessments for laying curbs, or under the Act of February 20, 1931 (46 Stat. 1197), entitled “An Act to provide for special assessments for the paving of roadways and the laying of curbs and gutters”, 3½ cents per square foot of area of said property, or 20 per centum of the value of said property, exclusive of improvements thereon, as assessed for the purpose of taxation at the time of the laying of the curb or gutter or curb and gutter for which said assessment is levied.

Sec. 4. No assessments shall be levied under said Act of Congress approved February 20, 1931, for any roadway improvement completed subsequent to the approval of this Act, but for curbs or gutters, or curbs and gutters, completed subsequent to the approval of this Act, assessments shall be levied against the abutting property in accordance with the provisions of this Act.

Approved May 25, 1943.
May 25, 1943
[H. R. 2486]
[Public Law 55]

Coast Guard Academy.
Graduates, appointment as ensigns.

Maximum number of cadets.

[CHAPTER 100] AN ACT
To provide for the reorganization of the Marine Corps, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following changes are hereby made in the organization of the Marine Corps:

(a) The Adjutant and Inspector's Department and the Office of the Adjutant and Inspector are hereby abolished.

(b) The administration and functions of the Adjutant and Inspector's Department are hereby transferred to the cognizance of a Director of Personnel, Marine Corps.

(c) The Director of Personnel, Marine Corps, shall be a line officer on active duty in the Marine Corps, detailed by the Commandant of the Marine Corps.

(d) In effectuating the transfer of administration and functions herein provided, the Commandant of the Marine Corps is authorized to make such distribution, changes, and reorganization in the functions and duties of the departments and offices of the Marine Corps as he deems necessary for the more efficient administration of the Marine Corps.

SEC. 2. The unexpended balances of appropriations, allocations, or other funds available for use in connection with the exercise of any function herein transferred to the Director of Personnel, Marine Corps, are hereby transferred to the office of such Director for use in connection with the exercise of the functions so transferred.

SEC. 3. All laws or parts of laws so far as they are inconsistent with or in conflict with the provisions of this Act are hereby repealed.

Approved May 25, 1943.

[CHAPTER 101] AN ACT
To amend sections 2 and 4 of the Act approved June 27, 1942, entitled "An Act to authorize the appointment of commissioned warrant and warrant officers to commissioned rank in the line and staff corps of the Navy, Marine Corps, and Coast Guard, and for other purposes".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 of the Act entitled "An Act to authorize the appointment of commissioned warrant and warrant officers to commissioned rank in the line and staff corps of the Navy, Marine Corps, and Coast Guard, and for other purposes", approved June 27, 1942 (56 Stat. 621), is hereby amended by adding thereto the following: "Provided further, That with respect to those officers who, because of service conditions, (a) are unable
to apply for appointment or examination prior to June 27, 1943, or
(b) who make such application but are not examined prior to said
date, the foregoing limitation shall not apply until June 30 of the
fiscal year following that in which the present war shall terminate).
Sec. 2. That section 4 of said Act of June 27, 1942, is hereby
amended by adding the following proviso: "Provided, That any
officer described in the second proviso of section 2 of this Act shall,
upon appointment, take rank with other officers in the order of
seniority that would have been assigned had he been appointed prior
to June 27, 1943."
Approved May 25, 1943.

[CHAPTER 102]

AN ACT

To extend the period during which direct obligations of the United States may
be used as collateral security for Federal Reserve notes.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the second
paragraph of section 16 of the Federal Reserve Act, as amended,
is hereby amended by striking therefrom the words "until June 30,
1943" and by inserting in lieu thereof the words "until June 30, 1945".
Approved May 25, 1943.

[CHAPTER 103]

AN ACT

To amend sections 1 and 2 of the Act approved June 11, 1940 (54 Stat. 262),
relating to the establishment of the Cumberland Gap National Historical Park
in Tennessee, Kentucky, and Virginia, and to grant the consent of Congress
to such States to enter into a compact providing for the acquisition of property
for such park.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That sections 1 and 2
of the Act approved June 11, 1940 (54 Stat. 262; 16 U. S. C., 1940
edition, title 16, secs. 261, 262), relating to the establishment of the
Cumberland Gap National Historical Park, are hereby amended to
read as follows:

"That when title to such lands, structures, and other property in the
Cumberland Gap-Cumberland Ford areas, being portions of the
Warriors Path of the Indians and Wilderness Road of Daniel Boone,
within Bell and Harlan Counties, Kentucky; Lee County, Virginia;
and Claiborne County, Tennessee; as may be determined by the Secre-
tary of the Interior as necessary or desirable for national historical
park purposes, shall have been vested in the United States, such area or
areas shall be, and they are hereby, established, dedicated, and set
apart as a public park for the benefit and inspiration of the people
and shall be known as the Cumberland Gap National Historical
Park: Provided, That the United States shall not purchase by ap-
propriation of public moneys any lands within the aforesaid areas.

"Sec. 2. The total area of the Cumberland Gap National Historical
Park, as determined pursuant to this Act, shall comprise not less than
six thousand acres and shall not exceed fifty thousand acres, and lands
may be added to the park following its establishment within the afores-
said limitations. The park shall not include any land within the city
limits of Middlesboro and Pineville, Kentucky; Cumberland Gap,
Tennessee; which the proper officials thereof shall indicate to the Sec-
retary of the Interior prior to the establishment of said park are
required for expansion of said cities.
"(a) The consent of Congress is hereby given to the States of Tennessee, Kentucky, and Virginia to enter into a compact providing for (1) the acquisition of the lands, structures, and other property in the Cumberland Gap-Cumberland Ford areas referred to in section 1 of such Act of June 11, 1940, as amended by this Act, and (2) the transfer of title to such lands, structures, and other property to the United States.

"(b) The right to alter, amend, or repeal this section is hereby expressly reserved."

Approved May 26, 1943.

[CHAPTER 104]

AN ACT

To grant the consent of Congress to a compact entered into by the States of Colorado, Kansas, and Nebraska relating to the waters of the Republican River Basin, to make provisions concerning the exercise of Federal jurisdiction as to those waters, to promote flood control in the Basin, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby given to the compact authorized by the Act entitled "An Act granting the consent of Congress to the States of Colorado, Kansas, and Nebraska to negotiate and enter into a compact for the division of the waters of the Republican River", approved August 4, 1942 (Public Law 696, Seventy-seventh Congress; 56 Stat. 736), signed by the commissioners for the States of Colorado, Kansas, and Nebraska at Lincoln, Nebraska, on December 31, 1942, and thereafter ratified by the Legislatures of the States of Colorado, Kansas, and Nebraska, which compact reads as follows:

"REPUBLICAN RIVER COMPACT

"The States of Colorado, Kansas, and Nebraska, parties signatory to this compact (hereinafter referred to as Colorado, Kansas, and Nebraska, respectively, or individually as a State, or collectively as the States), having resolved to conclude a compact with respect to the waters of the Republican River Basin, and being duly authorized therefor by the Act of the Congress of the United States of America, approved August 4, 1942, (Public No. 696, 77th Congress, Chapter 545, 2nd Session) and pursuant to Acts of their respective Legislatures have, through their respective Governors, appointed as their Commissioners:

M. C. Hinderlider, for Colorado
George S. Knapp, for Kansas
Warner G. Scott, for Nebraska

who, after negotiations participated in by Glenn L. Parker, appointed by the President as the Representative of the United States of America, have agreed upon the following articles:

"ARTICLE I

"The major purposes of this compact are to provide for the most efficient use of the waters of the Republican River Basin (hereinafter referred to as the 'Basin') for multiple purposes; to provide for an equitable division of such waters; to remove all causes, present and future, which might lead to controversies; to promote interstate comity; to recognize that the most efficient utilization of the waters within the Basin is for beneficial consumptive use; and to promote joint action by the States and the United States in the efficient use of water and the control of destructive floods."
The physical and other conditions peculiar to the Basin constitute the basis for this compact, and none of the States hereby, nor the Congress of the United States by its consent, concedes that this compact establishes any general principle or precedent with respect to any other interstate stream.

**Article II**

The Basin is all the area in Colorado, Kansas, and Nebraska, which is naturally drained by the Republican River, and its tributaries, to its junction with the Smoky Hill River in Kansas. The main stem of the Republican River extends from the junction near Haigler, Nebraska, of its North Fork and the Arikaree River, to its junction with Smoky Hill River near Junction City, Kansas. Frenchman Creek (River) in Nebraska is a continuation of Frenchman Creek (River) in Colorado. Red Willow Creek in Colorado is not identical with the stream having the same name in Nebraska. A map of the Basin approved by the Commissioners is attached and made a part hereof.

The term 'Acre-foot', as herein used, is the quantity of water required to cover an acre to the depth of one foot and is equivalent to forty-three thousand, five hundred sixty (43,560) cubic feet.

The term 'Virgin Water Supply', as herein used, is defined to be the water supply within the Basin undepleted by the activities of man.

The term 'Beneficial Consumptive Use' is herein defined to be that use by which the water supply of the Basin is consumed through the activities of man, and shall include water consumed by evaporation from any reservoir, canal, ditch, or irrigated area.

Beneficial consumptive use is the basis and principle upon which the allocations of water hereinafter made are predicated.

**Article III**

The specific allocations in acre-feet hereinafter made to each State are derived from the computed average annual virgin water supply originating in the following designated drainage basins, or parts thereof, in the amounts shown:

- North Fork of the Republican River drainage basin in Colorado, 44,700 acre-feet;
- Arikaree River drainage basin, 10,610 acre-feet;
- Buffalo Creek drainage basin, 7,890 acre-feet;
- Rock Creek drainage basin, 11,000 acre-feet;
- South Fork of the Republican River drainage basin, 57,200 acre-feet;
- Frenchman Creek (River) drainage basin in Nebraska, 98,500 acre-feet;
- Blackwood Creek drainage basin, 6,800 acre-feet;
- Driftwood Creek drainage basin, 7,300 acre-feet;
- Red Willow Creek drainage basin in Nebraska, 21,900 acre-feet;
- Medicine Creek drainage basin, 50,800 acre-feet;
- Beaver Creek drainage basin, 16,500 acre-feet;
- Sappa Creek drainage basin, 21,400 acre-feet;
- Prairie Dog Creek drainage basin, 27,600 acre-feet;
- The North Fork of the Republican River in Nebraska and the main stem of the Republican River between the junction of the North Fork and the Arikaree River and the lowest crossing of the river at the Nebraska-Kansas state line and the small tributaries thereof, 87,700 acre-feet.
"Should the future computed virgin water supply of any source vary more than ten (10) per cent from the virgin water supply as hereinabove set forth, the allocations hereinafter made from such source shall be increased or decreased in the relative proportion that the future computed virgin water supply of such source bears to the computed virgin water supply used herein.

"ARTICLE IV

"There is hereby allocated for beneficial consumptive use in Colorado, annually, a total of fifty-four thousand, one hundred (54,100) acre-feet of water. This total is to be derived from the sources and in the amounts hereinafter specified and is subject to such quantities being physically available from those sources:

"North Fork of the Republican River drainage basin, 10,000 acre-feet;
"Arikaree River drainage basin, 15,400 acre-feet;
"South Fork of the Republican River drainage basin, 25,400 acre-feet;
"Beaver Creek drainage basin, 3,300 acre-feet; and
"In addition, for beneficial consumptive use in Colorado, annually, the entire water supply of the Frenchman Creek (River) drainage basin in Colorado and of the Red Willow Creek drainage basin in Colorado.

"There is hereby allocated for beneficial consumptive use in Kansas, annually, a total of one hundred ninety thousand, three hundred (190,300) acre-feet of water. This total is to be derived from the sources and in the amounts hereinafter specified and is subject to such quantities being physically available from those sources:

"Arikaree River drainage basin, 1,000 acre-feet;
"South Fork of the Republican River drainage basin, 23,000 acre-feet;
"Driftwood Creek drainage basin, 500 acre-feet;
"Beaver Creek drainage basin, 6,400 acre-feet;
"Sappa Creek drainage basin, 8,800 acre-feet;
"Prairie Dog Creek drainage basin, 12,600 acre-feet;
"From the main stem of the Republican River upstream from the lowest crossing of the river at the Nebraska-Kansas state line and from water supplies of upstream basins otherwise unallocated herein, 138,000 acre-feet; provided, that Kansas shall have the right to divert all or any portion thereof at or near Guide Rock, Nebraska; and

"In addition there is hereby allocated for beneficial consumptive use in Kansas, annually, the entire water supply originating in the Basin downstream from the lowest crossing of the river at the Nebraska-Kansas state line.

"There is hereby allocated for beneficial consumptive use in Nebraska, annually, a total of two hundred thirty-four thousand, five hundred (234,500) acre-feet of water. This total is to be derived from the sources and in the amounts hereinafter specified and is subject to such quantities being physically available from those sources:

"North Fork of the Republican River drainage basin in Colorado, 11,000 acre-feet;
"Frenchman Creek (River) drainage basin in Nebraska, 52,800 acre-feet;
"Rock Creek drainage basin, 4,400 acre-feet;
"Arikaree River drainage basin, 3,300 acre-feet;
"Buffalo Creek drainage basin, 2,600 acre-feet;
"South Fork of the Republican River drainage basin, 800 acre-feet;
"Driftwood Creek drainage basin, 1,200 acre-feet;
"Red Willow Creek drainage basin in Nebraska, 4,200 acre-feet;
The following text describes the allocation of water resources and related legal agreements:

**Article V**

The judgment and all provisions thereof in the case of Adelbert A. Weiland, as State Engineer of Colorado, et al., v. The Pioneer Irrigation Company, decided June 5, 1922, and reported in 259 U.S. 498, affecting the Pioneer Irrigation ditch or canal, are hereby recognized as binding upon the States; and Colorado, through its duly authorized officials, shall have the perpetual and exclusive right to control and regulate diversions of water at all times by said canal in conformity with said judgment.

The water heretofore adjudicated to said Pioneer Canal by the District Court of Colorado, in the amount of fifty (50) cubic feet per second of time is included in and is a part of the total amounts of water hereinbefore allocated for beneficial consumptive use in Colorado and Nebraska.

**Article VI**

The right of any person, entity, or lower State to construct, or participate in the future construction and use of any storage reservoir or diversion works in an upper State for the purpose of regulating water herein allocated for beneficial consumptive use in such lower State, shall never be denied by an upper State; provided, that such right is subject to the rights of the upper State.

**Article VII**

Any person, entity, or lower State shall have the right to acquire necessary property rights in an upper State by purchase, or through the exercise of the power of eminent domain, for the construction, operation and maintenance of storage reservoirs, and of appurtenant works, canals and conduits, required for the enjoyment of the privileges granted by Article VI; provided, however, that the grantees of such rights shall pay to the political subdivisions of the State in which such works are located, each and every year during which such rights are enjoyed for such purposes, a sum of money equivalent to the average annual amount of taxes assessed against the lands and improvements during the ten years preceding the use of such lands, in reimbursement for the loss of taxes to said political subdivisions of the State.

**Article VIII**

Should any facility be constructed in an upper State under the provisions of Article VI, such construction and the operation of such facility shall be subject to the laws of such upper State.

Any repairs to or replacements of such facility shall also be made in accordance with the laws of such upper State.
"ARTICLE IX

"It shall be the duty of the three States to administer this compact through the official in each State who is now or may hereafter be charged with the duty of administering the public water supplies, and to collect and correlate through such officials the data necessary for the proper administration of the provisions of this compact. Such officials may, by unanimous action, adopt rules and regulations consistent with the provisions of this compact.

"The United States Geological Survey, or whatever federal agency may succeed to the functions and duties of that agency, in so far as this compact is concerned, shall collaborate with the officials of the States charged with the administration of this compact in the execution of the duty of such officials in the collection, correlation, and publication of water facts necessary for the proper administration of this compact.

"ARTICLE X

"Nothing in this compact shall be deemed:

"(a) To impair or affect any rights, powers or jurisdiction of the United States, or those acting by or under its authority, in, over, and to the waters of the Basin; nor to impair or affect the capacity of the United States, or those acting by or under its authority, to acquire rights in and to the use of waters of the Basin;

"(b) To subject any property of the United States, its agencies or instrumentalities, to taxation by any State, or subdivision thereof, nor to create an obligation on the part of the United States, its agencies or instrumentalities, by reason of the acquisition, construction, or operation of any property or works of whatsoever kind, to make any payments to any State or political subdivision thereof, state agency, municipality, or entity whatsoever in reimbursement for the loss of taxes;

"(c) To subject any property of the United States, its agencies or instrumentalities, to the laws of any State to any extent other than the extent these laws would apply without regard to this compact.

"ARTICLE XI

"This compact shall become operative when ratified by the Legislature of each of the States, and when consented to by the Congress of the United States by legislation providing, among other things, that:

"(a) Any beneficial consumptive uses by the United States, or those acting by or under its authority, within a State, of the waters allocated by this compact, shall be made within the allocations hereinabove made for use in that State and shall be taken into account in determining the extent of use within that State.

"(b) The United States, or those acting by or under its authority, in the exercise of rights or powers arising from whatever jurisdiction the United States has in, over, and to the waters of the Basin shall recognize, to the extent consistent with the best utilization of the waters for multiple purposes, that beneficial consumptive use of the waters within the Basin is of paramount importance to the development of the Basin; and no exercise of such power or right thereby that would interfere with the full beneficial consumptive use of the waters within the Basin shall be made except upon a determination, giving due consideration to the objectives of this compact and after consultation with all interested federal agencies and the state officials charged with the administration of this compact, that such exercise is in the interest of the best utilization of such waters for multiple purposes.
"(c) The United States, or those acting by or under its authority, will recognize any established use, for domestic and irrigation purposes, of the waters allocated by this compact which may be impaired by the exercise of federal jurisdiction in, over, and to such waters; provided, that such use is being exercised beneficially, is valid under the laws of the appropriate State and in conformity with this compact at the time of the impairment thereof, and was validly initiated under state law prior to the initiation or authorization of the federal program or project which causes such impairment.

"IN WITNESS WHEREOF, the Commissioners have signed this compact in quadruplicate original, one of which shall be deposited in the archives of the Department of State of the United States of America and shall be deemed the authoritative original, and of which a duly certified copy shall be forwarded to the Governor of each of the States.

"Done in the City of Lincoln, in the State of Nebraska, on the 31st day of December, in the year of our Lord, one thousand nine hundred forty-two.

"M. C. HINDERLIDER
"Commissioner for Colorado
"GEORGE S. KNATT
"Commissioner for Kansas
"WARDNER G. SCOTT
"Commissioner for Nebraska

"I have participated in the negotiations leading to this proposed compact and propose to report to the Congress of the United States favorably thereon.

"GLENN L. PARKER
"Representative of the United States"

SEC. 2. (a) In order that the conditions stated in article XI of the compact hereby consented to shall be met and that the compact shall be and continue to be operative, the following provisions are enacted—

1) any beneficial consumptive uses by the United States, or those acting by or under its authority, within a State, of the waters allocated by such compact, shall be made within the allocations made by such compact for use in that State and shall be taken into account in determining the extent of use within that State;

2) the United States, or those acting by or under its authority, in the exercise of rights or powers arising from whatever jurisdiction the United States has in, over, and to the waters of the Basin shall recognize, to the extent consistent with the best utilization of the waters for multiple purposes, that beneficial consumptive use of the waters within the Basin is of paramount importance to the development of the Basin; and no exercise of such power or right thereby that would interfere with the full beneficial consumptive use of the waters within the Basin shall be made except upon a determination, giving due consideration to the objectives of such compact and after consultation with all interested Federal agencies and the State officials charged with the administration of such compact, that such exercise is in the interest of the best utilization of such waters for multiple purposes.

3) the United States, or those acting by or under its authority, will recognize any established use, for domestic and irrigation purposes, of the waters allocated by such compact which may be impaired by the exercise of Federal jurisdiction in, over, and to such waters: Provided, That such use is being exercised beneficially, is valid under the laws of the appropriate State and in conformity with such compact at the time of the impairment.
"Beneficial consumptive uses," ante, p. 87.
"Basin."


thereof, and was validly initiated under State law prior to the
initiation or authorization of the Federal program or project
which causes such impairment.
(b) As used in this section—
(1) "beneficial consumptive uses" has the same meaning as when
used in the compact consented to by Congress by this Act; and
(2) "Basin" refers to the Republican River Basin as shown on
the map attached to and made a part of the original of such
compact deposited in the archives of the Department of State.
Approved May 26, 1943.

[CHAPTER 105] AN ACT
Authorizing the acquisition and conversion or construction of certain landing
craft and district craft for the United States Navy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary
of the Navy is hereby authorized to acquire and convert or to under-
take the construction of one million tons of landing craft and district
craft of such size, type, and design as he may consider necessary and
best suited for the conduct of amphibious operations, for service to the
fleet and shore-based forces, and for naval districts, stations, bases,
and operating areas at home and abroad, such craft to be in addition
to all auxiliary vessels or craft heretofore authorized.

SEC. 2. There is hereby authorized to be appropriated, out of any
money in the Treasury not otherwise appropriated, such sums as may
be necessary to effectuate the purposes of this Act.
Approved May 26, 1943.

[CHAPTER 107] AN ACT
To authorize the Secretary of the Interior, because of military operations, to defer
or waive payments under nonmineral leases of public lands in Alaska.

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, in his discretion, may defer or waive all or part of
any payment, due or to become due to the United States, under any
nonmineral lease of public lands in the Territory of Alaska for any
period occurring prior to the end of six months after the termina-
tion of hostilities in the present war as proclaimed by the President,
or such earlier date as the Congress by concurrent resolution may
prescribe, upon a proper showing by the lessee that normal activities
on the leasehold have not been or are not possible during such period
and that he has sustained loss because of orders issued by the armed
services of the United States or because the leased land is in or
adjacent to a zone of military operations.

Sec. 2. Upon application by a lessee under such a lease who has
made a payment prior to the date of the approval of this Act, and
upon a proper showing by him as required in section 1 of this Act,
the Secretary of the Interior, in his discretion, may refund all or part
of such payment or allow it to be set off against future payments
under the lease.
Approved May 29, 1943.
AN ACT

To amend an Act entitled "An Act to regulate the hours of employment and safeguard the health of females employed in the District of Columbia", approved February 24, 1914.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1 of the Act entitled "An Act to regulate the hours of employment and safeguard the health of females employed in the District of Columbia", approved February 24, 1914, be amended as follows: By changing the period at the end of section 1 to a colon and inserting the following: "Provided, That the Minimum Wage and Industrial Safety Board of the District of Columbia, during the period ending June 30, 1945, or such earlier date as the Congress by concurrent resolution may determine, may issue to employers engaged in businesses or occupations specified in this section of this Act, upon satisfactory showing to the said Board that such action is essential to the war effort, a temporary permit, for such period of time and in such form as it may deem advisable, to employ females for more than eight hours in any one day, or more than forty-eight hours, but not to exceed fifty-four hours, in any one week: Provided further, That in cases where said Board has issued permits under this section the employer shall pay employees working under such permits an additional sum at the rate of time and one-half for the time they are employed in excess of the limitations under existing law. A true and correct copy of all permits issued pursuant to the authority granted herein shall be displayed by the employer in a prominent place, and in such case the employer shall not be required to post the notice required in section 4 of this Act."

Approved June 1, 1943.

[CHAPTER 115]

AN ACT

Making appropriations for the fiscal year ending June 30, 1944, for civil functions administered by the War Department, and for other purposes.

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 fiscal year ending June 30, 1944, for civil functions administered by the War Department, and for other purposes, namely:

**QUARTERMASTER CORPS**

**CEMETERIAL EXPENSES**

For maintaining and improving national cemeteries, including fuel for and pay of superintendents and the superintendent at Mexico City, and other employees; purchase of grave sites; purchase of tools and materials; repair, maintenance, and operation of passenger-carrying motor vehicles; care and maintenance of the Arlington Memorial Amphitheater, chapel, and grounds in the Arlington National Cemetery, and that portion of Congressional Cemetery to which the United States has title and the graves of those buried therein, including Confederate graves, and including the burial site of Pushmataha, a Choctaw Indian chief; repair to roadways but not to more than a single approach road to any national cemetery constructed under special Act of Congress; for headstones or markers for
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unmarked graves of soldiers, sailors, and marines under the Acts approved March 3, 1873, February 3, 1879, February 26, 1929, and April 18, 1940 (24 U. S. C. 279-280b), and civilians interred in post cemeteries; for repairs and preservation of monuments, tablets, roads, fences, and so forth, made and constructed by the United States in Cuba and China to mark the places where American soldiers fell; care, protection, and maintenance of the Confederate Mound in Oakwood Cemetery at Chicago, the Confederate Stockade Cemetery at Johnstons Island, the Confederate burial plats owned by the United States in Confederate Cemetery at North Alton, the Confederate Cemetery, Camp Chase, at Columbus, the Confederate Cemetery at Point Lookout, and the Confederate Cemetery at Rock Island; and for care and maintenance of graves used by the Army for burials in commercial cemeteries, $1,230,058: Provided, That no railroad shall be permitted upon any right-of-way which may have been acquired by the United States leading to a national cemetery, or to encroach upon any roads or walks constructed thereon and maintained by the United States: Provided further, That no part of this appropriation shall be used for repairing any roadway not owned by the United States within the corporate limits of any city, town, or village.

SIGNAL CORPS

ALASKA COMMUNICATION SYSTEM

For operation, maintenance, and improvement of the Alaska Communication System, including travel allowances and travel in kind as authorized by law, and operation and maintenance of passenger-carrying vehicles, $227,840, to be derived from the receipts of the Alaska Communication System which have been covered into the Treasury of the United States, and to remain available until the close of the fiscal year 1945: Provided, That the Secretary of War shall report to Congress the extent and cost of any extensions and betterments which may be effected under this appropriation.

CORPS OF ENGINEERS

RIVERS AND HARBORS AND FLOOD CONTROL

To be immediately available and to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers, and to remain available until expended: Provided, That any appropriation for civil functions under the Corps of Engineers for the fiscal year 1944 shall be available for contracting in such manner as the Secretary of War may determine to be in the public interest without regard to the provisions of section 3700 of the Revised Statutes or section 3 of the River and Harbor Act of August 11, 1888.

RIVERS AND HARBORS

For the preservation and maintenance of existing river and harbor works, and for the prosecution of such projects heretofore authorized as may be most desirable in the interests of commerce and navigation; for survey of northern and northwestern lakes and other boundary and connecting waters as heretofore authorized, including the preparation, correction, printing, and issuing of charts and bulletins and the investigation of lake levels; for prevention of obstructive and injurious deposits within the harbor and adjacent waters of New York City; for expenses of the California Debris Commission in carrying on the work authorized by the Act approved March 1, 1898, as amended
(33 U. S. C. 661, 678, and 683); for removing sunken vessels or craft obstructing or endangering navigation as authorized by law; for operating and maintaining, keeping in repair, and continuing in use without interruption any lock, canal (except the Panama Canal), canalized river, or other public works for the use and benefit of navigation belonging to the United States, including maintenance of the Hennepin Canal in Illinois; for payment annually of tuition fees of not to exceed fifty student officers of the Corps of Engineers at civil technical institutions under the provisions of section 127a of the National Defense Act, as amended (10 U. S. C. 585); for examinations, surveys, and contingencies of rivers and harbors; for printing and binding, newspapers, lawbooks, books of reference, periodicals, and office supplies and equipment required in the Office of the Chief of Engineers to carry out the purposes of this appropriation, including such printing as may be authorized by the Committee on Printing of the House of Representatives, either during a recess or session of Congress, of surveys authorized by law, and such surveys as may be printed during a recess of Congress shall be printed, with illustrations, as documents of the next succeeding session of Congress, and for the purchase of two hundred motor-propelled passenger-carrying vehicles and five motorboats: Provided, That no part of this appropriation shall be expended for any preliminary examination, survey, project, or estimate not authorized by law, $35,700,000, and, in addition, $3,000,000 of the unobligated balance on June 30, 1943, of the appropriation “Maintenance and improvement of existing river and harbor works”, is hereby made available for the execution of detailed investigations and the preparation of plans and specifications for projects heretofore or hereafter authorized: Provided, That from this appropriation the Secretary of War may, in his discretion and on the recommendation of the Chief of Engineers based on the recommendation by the Board of Rivers and Harbors in the review of a report or reports authorized by law, expend such sums as may be necessary for the maintenance of harbor channels provided by a State, municipality, or other public agency, outside of harbor lines and serving essential needs of general commerce and navigation, such work to be subject to the conditions recommended by the Chief of Engineers in his report or reports thereon: Provided further, That no appropriation under the Corps of Engineers for the fiscal year 1944 shall be available for any expenses incident to operating any power-driven boat or vessel on other than Government business: Provided further, That not to exceed $1,000 of the amount herein appropriated shall be available for the support and maintenance of the Permanent International Commission of the Congresses of Navigation and for the payment of the actual expenses of the properly accredited delegates of the United States to the meeting of the Congresses and of the Commission.

FLOOD CONTROL

Flood control, general: For the construction and maintenance of certain public works on rivers and harbors for flood control, and for other purposes, in accordance with the provisions of the Flood Control Act, approved June 22, 1936, as amended and supplemented, including printing and binding, newspapers, lawbooks, books of reference, periodicals, and office supplies and equipment required in the Office of the Chief of Engineers to carry out the purposes of this appropriation, and for the purchase of forty motor-propelled passenger-carrying vehicles and one motorboat, and for preliminary examinations, surveys, and contingencies in connection with flood control, $100, and, in addition, $3,000,000 of the unobligated balance...
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on June 30, 1943, of the appropriation “Flood control, general”, is hereby made available for the preparation of detailed plans and specifications of authorized flood-control projects, and for rescue work or the repair or maintenance of any flood-control work threatened or destroyed by flood, pursuant to section 5 of the Flood Control Act, approved August 18, 1941, for reimbursement to the city of Hartford, Connecticut, as authorized by the Flood Control Act approved August 18, 1941, and for construction of the flood-control projects heretofore authorized for the Mermentau River, Bayou Teche, and Vermilion River, Louisiana: Provided, That funds appropriated herein may be used for flood-control work on the Salmon River, Alaska, as authorized by law: Provided further, That funds appropriated herein may be used to execute detailed surveys, prepare plans and specifications, and to procure options on land and property necessary for the construction of authorized flood-control projects or for flood-control projects considered for selection in accordance with the provisions of section 4 of the Flood Control Act approved June 28, 1938, and section 3 of the Flood Control Act approved August 18, 1941 (55 Stat. 638): Provided further, That the expenditure of funds for completing the necessary surveys and securing options shall not be construed as a commitment of the Government to the construction of any project: Provided further, That no part of appropriations made available to the Secretary of Agriculture for preliminary examinations and surveys, as authorized by law, for run-off and water-flow retardation and soil-erosion prevention on the watersheds of flood-control projects, shall be obligated for initiating work upon new projects or for prosecuting work upon projects heretofore commenced, unless they accord with priorities specifically approved by the Secretary of War and the Secretary of Agriculture.

Flood control, Mississippi River and tributaries: For prosecuting work of flood control in accordance with the provisions of the Flood Control Act approved May 15, 1928, as amended (33 U. S. C. 702a), including printing and binding, newspapers, lawbooks, books of reference, periodicals, and office supplies and equipment required in the Office of the Chief of Engineers to carry out the purposes of this appropriation, and for the purchase of fifty motor-propelled passenger-carrying vehicles, $14,000,000.

Emergency fund for flood control on tributaries of Mississippi River: For rescue work and for repair or maintenance of any flood-control work on any tributaries of the Mississippi River threatened or destroyed by flood, in accordance with section 9 of the Flood Control Act, approved June 15, 1936 (49 Stat. 1508), $100.

Flood control, Sacramento River, California: For prosecuting work of flood control, Sacramento River, California, in accordance with the provisions of Acts approved March 1, 1917, May 15, 1928, and August 26, 1937, as modified by the Act of August 18, 1941 (33 U. S. C. 703, 704: 50 Stat. 849; 55 Stat. 638-651), $2,300,000, and, in addition, $500,000 is hereby reappropriated of the unobligated balance on June 30, 1943, of the appropriation “Flood control, general”.

HYDROELECTRIC POWER

Power plant, Bonneville Dam, Columbia River, Oregon: For completing the construction of the hydroelectric power plant at Bonneville Dam, Columbia River, Oregon, as authorized by the Acts approved August 30, 1938 (49 Stat. 1038), and August 20, 1937 (16 U. S. C. 892), to remain available until expended, $500,000.
UNITED STATES SOLDIERS' HOME

For maintenance and operation of the United States Soldiers' Home, to be paid from the Soldiers' Home Permanent Fund, $975,000.

THE PANAMA CANAL

For every expenditure requisite for and incident to the maintenance and operation, sanitation, and civil government of the Panama Canal and Canal Zone, and construction of additional facilities, including the following: Compensation of all officials and employees; foreign and domestic newspapers and periodicals; lawbooks; textbooks and books of reference; printing and binding, including printing of annual report; personal services in the District of Columbia; maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles; claims for damages to vessels, cargo, crew, or passengers, as authorized by section 10 of title 2, Canal Zone Code, as amended (54 Stat. 387); claims for losses of or damages to property arising from the conduct of authorized business operations; claims for damages to property arising from the maintenance and operation, sanitation, and civil government of the Panama Canal, and construction of additional facilities; acquisition of land and land under water, as authorized in the Panama Canal Act; expenses incurred in assembling, assorting, storing, repairing, and selling material, machinery, and equipment heretofore or hereafter purchased or acquired for the construction of the Panama Canal which are unserviceable or no longer needed, to be reimbursed from the proceeds of such sale; expenses incident to conducting hearings and examining estimates for appropriations on the Isthmus; expenses incident to any emergency arising because of calamity by flood, fire, pestilence, or like character not foreseen or otherwise provided for herein; travel expenses when prescribed by the Governor of the Panama Canal to persons engaged in field work or traveling on official business; transportation of household goods of civilian officers and employees when transferred from one official station to another for permanent duty in accordance with the Act of October 10, 1940 (5 U. S. C. 73c-1); not to exceed $2,000 for travel and subsistence expenses of members of the police and fire forces of the Panama Canal incident to their special training in the United States; transportation, including insurance, of public funds and securities between the United States and the Canal Zone; purchase, construction, repair, replacement, alteration, or enlargement of buildings, structures, equipment, and other improvements; and for such other expenses not in the United States as the Governor of the Panama Canal may deem necessary best to promote the maintenance and operation, sanitation, and civil government of the Panama Canal, and construction of additional facilities, all to be expended under the direction of the Governor of the Panama Canal and accounted for as follows:

For maintenance and operation of the Panama Canal: Salary of the Governor, $10,000; contingencies of the Governor, to be expended in his discretion, not exceeding $3,000; purchase, inspection, delivery, handling, and storing of materials, supplies, and equipment for issue to all departments of the Panama Canal, the Panama Railroad, other branches of the United States Government, and for authorized sales; payment in lump sums of not exceeding the amounts authorized by the Injury Compensation Act approved September 7, 1916 (5 U. S. C. 793), to alien cripples who are now a charge upon the Panama Canal by reason of injuries sustained while employed in the construction of the Panama Canal; and relief payments authorized
by the Act approved July 8, 1937 (50 Stat. 475), $4,016,000; for continuing the construction of special protective works, $2,000,000; in all, $6,016,000, together with all moneys arising from the conduct of business operations authorized by the Panama Canal Act.

For sanitation, quarantine, hospitals, and medical aid and support of the insane and of lepers and aid and support of indigent persons legally within the Canal Zone, including expenses of their deportation when practicable, the purchase of artificial limbs or other appliances for persons who were injured in the service of the Isthmian Canal Commission or the Panama Canal prior to September 7, 1916, additional compensation to any officer of the United States Public Health Service detailed with the Panama Canal as chief quarantine officer, and payments of not to exceed $50 in any one case to persons within the Government service who shall furnish blood from their veins for transfusion to the veins of patients in Panama Canal Hospitals, $1,546,000.

For civil government of the Panama Canal and Canal Zone, including gratuities and necessary clothing for indigent discharged prisoners, $1,162,000.

Total, Panama Canal, $8,724,000, to be available until expended.

In addition to the foregoing sums there is appropriated for the fiscal year 1944 for expenditures and reinvestment under the several heads of appropriation aforesaid, without being covered into the Treasury of the United States, and to remain available until expended, all moneys received by the Panama Canal during the fiscal year 1944 and prior fiscal years (exclusive of net profits for such prior fiscal years) from services rendered or materials and supplies furnished to the United States, the Panama Railroad Company, the Canal Zone government, or to their employees, respectively, or to the Panama Government, from hotel and hospital supplies and services; from rentals, wharfage, and like service; from labor, materials, and supplies and other services furnished to vessels other than those passing through the Canal, and to others unable to obtain the same elsewhere; from the sale of scrap and other byproducts of manufacturing and shop operations; from the sale of obsolete and unserviceable materials, supplies, and equipment purchased or acquired for the operation, maintenance, protection, sanitation, and government of the Canal and Canal Zone; and any net profits accruing from such business to the Panama Canal shall annually be covered into the Treasury of the United States.

There is also appropriated for the fiscal year 1944 for the operation, maintenance, and extension of waterworks, sewers, and pavements in the cities of Panama and Colon, to remain available until expended, the necessary portions of such sums as shall be paid during that fiscal year as water rentals or directly by the Government of Panama for such expenses.

Sec. 2. No part of any appropriation contained in this Act shall be used directly or indirectly, except for temporary employment in case of emergency, for the payment of any civilian for services rendered by him on the Canal Zone while occupying a skilled, technical, clerical, administrative, executive, or supervisory position unless such person is a citizen of the United States of America or of the Republic of Panama: Provided, however: (1) That, notwithstanding the provision in the Act approved August 11, 1939 (53 Stat. 1409), limiting employment in the above-mentioned positions to citizens of the United States from and after the date of the approval of said Act, citizens of Panama may be employed in such positions; (2) that at no time shall the number of Panamanian citizens em-
ployed in the above-mentioned positions exceed the number of citizens of the United States so employed, if United States citizens are available in continental United States or on the Canal Zone; (3) that nothing in this Act shall prohibit the continued employment of any person who shall have rendered fifteen or more years of faithful and honorable service on the Canal Zone; (4) that in the selection of personnel for skilled, technical, administrative, clerical, supervisory, or executive positions, the controlling factors in filling these positions shall be efficiency, experience, training, and education; (5) that all citizens of Panama and the United States rendering skilled, technical, clerical, administrative, executive, or supervisory service on the Canal Zone under the terms of this Act (a) shall normally be employed not more than forty hours per week, (b) may receive as compensation equal rates of pay based upon rates paid for similar employment in continental United States plus 25 per cent; (6) this entire section shall apply only to persons employed in skilled, technical, clerical, administrative, executive, or supervisory positions on the Canal Zone directly or indirectly by any branch of the United States Government or by any corporation or company whose stock is owned wholly or in part by the United States Government: Provided further, That the President may suspend from time to time in whole or in part compliance with this section in time of war or national emergency if he should deem such course to be in the public interest.

Sec. 3. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

Sec. 4. The Governor of the Panama Canal is hereby authorized to employ by contract or otherwise without regard to section 3709, Revised Statutes, and at such rates (not to exceed $50 per day for individuals exclusive of necessary travel expenses) as he may determine, the services of architects, engineers, and other technical and professional personnel, or firms or corporations thereof, as may be necessary.

Sec. 5. This Act may be cited as the “War Department Civil Appropriation Act, 1944”.

Approved June 2, 1943.
"DEFINITIONS"

"SECTION 1. As used in this Act, unless the context indicates otherwise—
"(a) The term ‘employer’ means every individual and type of organization for whom services are performed in employment;
"(b) (1) ‘Employment’ means any service performed prior to the effective date of this Act which was employment as defined in this Act prior to such date, and subject to the other provisions of this subsection, service performed on and after the effective date of this Act, including service in interstate commerce, performed for wages or under any contract of hire, written or oral, express or implied;
"(2) The term ‘employment’ shall include an individual’s entire service, performed within or both within and without the District if—
"(A) the service is localized in the District; or
"(B) the service is not localized in any State but some of the service is performed in the District and (i) the individual’s base of operations, or, if there is no base of operations, then the place from which such service is directed or controlled, is in the District; or (ii) the individual’s base of operations or place from which such service is directed or controlled is not in any State in which some part of the service is performed but the individual’s residence is in the District.
"(3) Services covered by an arrangement pursuant to section 16 of this Act between the Board and the agency charged with the administration of any other State or Federal unemployment compensation law, pursuant to which all services performed by an individual for an employer are deemed to be performed entirely within the District, shall be deemed to be employment if the Board has approved an election of the employer for whom such services are performed, pursuant to which the entire service of such individual during the period covered by such election is deemed to be employment for an employer.
"(4) Service shall be deemed to be localized within a State if—
"(A) the service is performed entirely within such State; or
"(B) the service is performed both within and without such State, but the service performed without such State is incidental to the individual’s service within the State, for example, is temporary or transitory in nature or consists of isolated transactions.
"(5) The term ‘employment’ shall not include—
"(A) domestic service in a private home, local college club, or local chapter of a college fraternity or sorority;
"(B) casual labor not in the course of the employer’s trade or business;
"(C) service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under the age of twenty-one in the employ of his father or mother;
"(D) service performed in the employ of the United States Government or of an instrumentality of the United States which
is (a) wholly owned by the United States, or (b) exempt from the tax imposed by section 1600 of the Internal Revenue Code of the United States or by virtue of any other provision of law: Provided. That, in the event that the Congress of the United States, on or before the date of the enactment of the Act, has permitted or in the event that the Congress of the United States shall permit States to require any instrumentalities of the United States to make contributions to an unemployment fund under a State unemployment compensation law, then, to the extent so permitted by Congress, and from and after the date as of which such permission becomes effective, or January 1, 1940, whichever is the later, all of the provisions of this Act shall be applicable to such instrumentalities in the same manner, to the same extent, and on the same terms as to all other employees, individuals, and services: Provided further. That if the District of Columbia should not be certified by the Social Security Board under section 1603 of the Internal Revenue Code for any year, the payments required of any instrumentality of the United States or its employees with respect to such year shall be refunded by the District Unemployment Compensation Board in accordance with the provisions of section 4 (1) of this Act: Provided, however, That any employer required to make retroactive payment of any contributions shall be given thirty days from October 17, 1940, within which to make such retroactive payments without incurring any penalty for the late payment of such contributions and all interest charges shall commence one month from October 17, 1940:

"(E) service performed in the employ of the District, or of any other State, or of any political subdivision thereof, or any instrumentality of any one or more of the foregoing which is wholly owned by the District or by one or more States or political subdivisions; and any service performed in the employ of any instrumentality of the District or of one or more States or political subdivisions to the extent that the instrumentality is, with respect to such service, exempt under the Constitution of the United States from the tax imposed by section 1600 of the Federal Internal Revenue Code:

"(F) service performed in the employ of a Senator, Representative, Delegate, or Resident Commissioner, insofar as such service directly assists him in carrying out his legislative duties;

"(G) service performed in the employ of a corporation, community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual;

"(H) service with respect to which unemployment compensation is payable under any other unemployment compensation system established by an Act of Congress:

"(I) (1) service performed in any calendar quarter in the employ of any organization exempt from income tax under section 101 of the Internal Revenue Code of the United States, if—

"(a) the remuneration for such service does not exceed $45; or

"(b) such service is in connection with the collection of dues or premiums for a fraternal beneficiary society, order, or association, and is performed away from the home office, or is ritualistic service in connection with any such society, order, or association; or
"(c) such service is performed by a student who is enrolled and is regularly attending classes at a school, college, or university;

"(2) service performed in the employ of an agricultural or horticultural organization exempt from income tax under section 101 (1) of the Internal Revenue Code of the United States;

"(3) service performed in the employ of a voluntary employees' beneficiary association providing for the payment of life, sick, accident, or other benefits to the members of such association or their dependents, if (i) no part of its net earnings inures (other than through such payments) to the benefit of any private shareholder or individual, and (ii) 85 per centum or more of the income consists of amounts collected from members for the sole purpose of making such payments and meeting expenses;

"(4) service performed in the employ of a voluntary employees' beneficiary association providing for the payment of life, sick, accident, or other benefits to the members of such association or their dependents or their designated beneficiaries, if (i) admission to membership in such association is limited to individuals who are officers or employees of the United States Government, and (ii) no part of the net earnings of such association inures (other than through such payments) to the benefit of any private shareholder or individual;

"(5) service performed in any calendar quarter in the employ of a school, college, or university, not exempt from income tax under section 101 of the Internal Revenue Code of the United States, if such service is performed by a student who is enrolled and is regularly attending classes at such school, college, or university, and the remuneration for such service does not exceed $45 (exclusive of room, board, and tuition);

"(6) service performed in the employ of a foreign government (including service as a consular or other officer or employee or a nondiplomatic representative);

"(7) service performed in the employ of an instrumentality wholly owned by a foreign government—

"(1) if the service is of a character similar to that performed in foreign countries by employees of the United States Government or of an instrumentality thereof; and

"(2) if the Secretary of State shall certify to the Secretary of the Treasury that the foreign government, with respect to whose instrumentality exemption is claimed, grants an equivalent exemption with respect to similar service performed in the foreign country by employees of the United States Government and of instrumentalities thereof;

"(L) service performed as a student nurse in the employ of a hospital or nurses' training school by an individual who is enrolled and is regularly attending classes in a nurses' training school chartered or approved pursuant to State law; and service performed as an intern in the employ of a hospital by an individual who has completed a four years' course in a medical school chartered or approved pursuant to State law;

"(M) service performed by an individual for a person as an insurance agent or as an insurance solicitor, if all such service performed by such individual for such person is performed for remuneration solely by way of commission;

"(N) service performed by an individual under the age of eighteen in the delivery or distribution of newspapers or shopping news, not including delivery or distribution to any point for subsequent delivery or distribution;
“(O) service covered by an arrangement between the Board and the agency charged with the administration of any other State or Federal unemployment compensation law pursuant to which all services performed by an individual for an employer during the period covered by such employer’s duly approved election are deemed to be performed entirely within such agency’s State;

“(P) service performed by an individual for a person as a real-estate salesman, real-estate solicitor, or real-estate agent, if all of such service performed by such individual for such person is performed for remuneration solely by way of commission.

“(6) INCLUDED AND EXCLUDED SERVICE.—If the services performed during one-half or more of any pay period by an individual in employment for the person employing him constitute employment, all the services of such individual in employment for such period shall be deemed to be employment; but if the services performed during more than one-half of any such pay period by an individual in employment for the person employing him do not constitute employment, then none of the services of such individual in employment for such period shall be deemed to be employment. As used in this subsection the term ‘pay period’ means a period (of not more than thirty-one consecutive days) for which a payment of remuneration is ordinarily made to the individual in employment by the person employing him. This subsection shall not be applicable with respect to services performed in a pay period by an individual in employment for the person employing him, where any of such service is excepted by paragraph 5 (H) of subsection (b).

“(c) ‘Wages’ means all remuneration for personal services, including commissions and bonuses and the cash value of all remuneration in any medium other than cash. Gratuities customarily received by an individual in the course of his employment from persons other than his employer shall be treated as wages received from his employer. The reasonable cash value of remuneration in any medium other than cash, and the reasonable amount of gratuities, shall be estimated and determined in accordance with the regulations prescribed by the Board, except that such term ‘wages’ shall not include—

“(1) that part of the remuneration which, after remuneration equal to $3,000 has been paid to any individual by an employer with respect to employment during any calendar year, is paid to such individual by such employer with respect to employment during such calendar year and after December 31, 1939;

“(2) the amount of any payment with respect to services performed on and after the effective date of this Act, made to, or on behalf of, an individual in its employ under a plan or system established by an employer which makes provision for such individuals generally or for a class or classes of such individuals (including any amount paid by an employer for insurance or annuities, or into a fund, to provide for any such payment), on account of (A) retirement, or (B) sickness or accident disability, or (C) medical and hospitalization, expenses in connection with sickness or accident disability, or (D) death, provided such individual (i) has not the option to receive, instead of provision for such death benefit, any part of such payment or, if such death benefit is insured, any part of the premiums (or contribution to premiums) paid by his employer, and (ii) has not the right, under the provisions of the plan or system or policy of insurance providing for such death benefit, to assign such benefit, or to receive a cash consideration in lieu
of such benefit either upon his withdrawal from the plan or system providing for such benefit or upon termination of such plan or system or policy of insurance or of his employment with such employer;

“(b) the payment by an employer (without deduction from the remuneration of the individual in employment) (A) of the tax imposed upon an individual in its employ under section 1400 of the Internal Revenue Code; or

“(c) dismissal payments on and after the effective date of this Act, which the employer is not legally required to make.

“(d) ‘Earnings’ means all remuneration payable for personal services, including wages, commissions, and bonuses, and the cash value of all remuneration payable in any medium other than cash whether received from employment, self-employment, or any other work. Gratuities received by an individual in the course of his work shall be treated as earnings. The reasonable cash value of any remuneration payable in any medium other than cash, and a reasonable amount of gratuities shall be estimated and determined in accordance with the regulations prescribed by the Board.

“(e) An individual shall be deemed ‘unemployed’ with respect to any week during which he performs no services and with respect to which no earnings are payable to him, or with respect to any week of less than full-time work if the earnings payable to him with respect to such week are less than his weekly benefit amount.

“(f) ‘Base period’ means the first four out of the last five completed calendar quarters immediately preceding the first day of the individual’s benefit year.

“(g) The term ‘benefits’ means the money payments to an individual, as provided in this Act, with respect to his unemployment.

“(h) ‘Benefit year’ with respect to any individual means the fifty-two-consecutive-week period beginning with the first day of the first week with respect to which the individual first files a valid claim for benefits, and thereafter the fifty-two-consecutive-week period beginning with the first day of the first week with respect to which the individual next files a valid claim for benefits after the termination of his last preceding benefit year. Any claim for benefits made in accordance with section 11(b) of this Act shall be deemed to be a ‘valid claim’ for the purposes of this subsection if the individual has during his base period been paid wages for employment by employers equal to not less than whichever is the lesser of (1) twenty-five times his weekly benefit amount, and (2) $250.

“(i) The term ‘computation date’ means the 30th day of June of each year as of which rates of contributions are determined for the next following calendar year, except that the first computation date under the provisions of this Act shall be the last day of the third calendar quarter immediately preceding the effective date of this Act, as of which rates of contribution, commencing with the effective date of this Act, are determined for the remainder of that calendar year.

“(j) The term ‘Board’ means the District Unemployment Compensation Board established by section 15 of this Act.

“(k) ‘Calendar quarter’ means the period of three consecutive months ending on March 31, June 30, September 30, or December 31, or the equivalent thereof as the Board may by regulation prescribe.

“(l) The term ‘District’ means the District of Columbia.

“(m) The phrase ‘employment office’ means a free public employment office or branch thereof, operated by the Social Security Board or by any department or agency of the United States or by any
department or agency of the District of Columbia or any free public employment office maintained as a part of a State-controlled system of public employment offices.

"(n) The term ‘month’ means calendar month; except as the Board may otherwise prescribe.

"(o) The term ‘week’ means the calendar week or such period of seven consecutive days as the Board may by regulation prescribe.

"(p) ‘Fund’ means the District unemployment fund established by section 2 of this Act, to which all contributions required and from which all benefits provided under this Act shall be paid.

"(q) ‘State’ includes, in addition to the States of the United States of America, Alaska, Hawaii, and the District of Columbia (herein referred to as the ‘District’).

"(r) ‘Employing unit’ means any individual or type of organization, including any partnership, association, trust, estate, joint-stock company, insurance company, or corporation, whether domestic or foreign, or the receiver, trustee in bankruptcy, trustee or successor thereof, or the legal representative of a deceased person, which has, or subsequent to January 1, 1936, had, in its employ one or more individuals performing services for it within the District.

"(s) The phrase ‘dependent relative’ means a spouse, mother, father, stepmother, stepfather, brother, or sister, who, because of age or physical disability, is unable to work, or a child under sixteen years of age, or a child who is unable to work because of physical disability, who is wholly or mainly supported by the individual receiving the benefit. For the purposes of this subsection the term ‘child’ shall mean any son, daughter, stepson, or stepdaughter, regardless of age, whom the claimant is morally obligated to support.

**DISTRICT UNEMPLOYMENT FUND**

"Sec. 2. (a) There is hereby established the District unemployment fund, as a special deposit in the Treasury of the United States, into which shall be paid all contributions received or collected pursuant to this Act and from which shall be paid all benefits and refunds provided for under this Act. The fund shall consist of three separate accounts: (1) A clearing account, (2) an unemployment-trust-fund account, and (3) a benefit account, and be managed and controlled by the Board in the manner provided in this Act; and the Board shall keep complete and accurate accounts of the status of the fund and shall include a statement of such status in its yearly report to Congress.

"EMPLOYER CONTRIBUTIONS"

"Sec. 3. (a) Each employer who employs one or more individuals in any employment shall for each month, beginning with the month of January 1936 and ending December 31, 1939, pay contributions equal to the following percentages of the total wages payable (regardless of the time of payment) with respect to such employment by him during such month:

"(1) With respect to employment during the calendar year 1936, the rate shall be 1 per centum;

"(2) With respect to employment during the calendar year 1937, the rate shall be 2 per centum;

"(3) With respect to employment during the calendar years 1938 and 1939, the rate shall be 3 per centum.

"(b) Each employer shall pay contributions equal to 2.7 per centum of wages paid by him during the calendar year 1940 and thereafter, until the effective date of this Act, with respect to employment after December 31, 1939.

"Month."

"Week."

"Fund."

"State."

"Employing unit."

"Dependent relative."

"Child."

"Years 1935–1939."

"1940 until effective date of Act."
Employer accounts.

Chargeability of benefit payments.

Standard rate.

Restriction on reduction.

Percentage differential.

If fund is less than 2.4% on Dec. 20 of any year.

Rate, etc., for uncompleted portion of year.

Failure to file report, etc.

"(c) Future rates based on benefit experience.—"

1 "(1) The Board shall maintain separate accounts for each employer, and shall credit his account with all of the contributions paid by him after June 30, 1939, with respect to employment subsequent to May 31, 1939.

1 "(2) Benefits paid to an individual with respect to any week of unemployment which was based on an initial claim filed after June 30, 1939, and before July 1, 1940, shall be charged against the account of his most recent employer. Benefits paid to an individual on an initial claim for benefits filed after June 30, 1940, shall be charged against the accounts of his base period employers. The amount of benefits so chargeable against each base period employer's account shall bear the same ratio to the total benefits paid to an individual as the base period wages paid to the individual by such employer bear to the total amount of the base period wages paid to the individual by all of his base period employers.

1 "(3) The standard rate of contributions payable by each employer shall be 2.7 per centum.

1 "(4) (i) No employer's rate of contribution for any calendar year or part thereof shall be reduced below the standard rate unless and until his account could have been charged with benefits paid throughout the thirty-six-consecutive-calendar-month period ending on the computation date applicable to such year or part thereof.

1 "(ii) If the amount in the fund as of the computation date is less than 5 per centum of the total pay rolls subject to contributions under this Act for the twelve-consecutive-month period ending on said computation date, the contribution rate for each employer shall be increased by the percentage differential between said 5 per centum of such total pay rolls and said fund's percentage of such total pay rolls, but in no event shall the contribution rate for any employer be more than 2.7 per centum. Said percentage differential for each employer shall be computed to the next highest one-tenth of 1 per centum.

1 "(iii) If, on December 20 of any calendar year, the amount in the fund becomes less than 2.4 per centum of the total annual pay rolls subject to contribution under this Act for the twelve-consecutive-month period ending on the preceding June 30, the Board shall make a declaration to that effect. Effective the quarter following such announcement, each employer’s rate of contribution shall be the standard rate.

1 "(5) The Board shall for any uncompleted portion of the calendar year beginning with the effective date of this Act and for each calendar year thereafter classify employers in accordance with their actual experience in the payment of contributions and with respect to benefits charged against their accounts. Each employer’s rate for such uncompleted year and each subsequent calendar year shall be determined on the basis of his record through the applicable computation date.

1 "(6) If, as of the date such classification of employers is made, the Board finds that an employing unit has failed to file any report in connection therewith, or has filed a report which the Board finds incorrect or insufficient, the Board shall make an estimate of the information required from such employing unit on the basis of the best evidence reasonably available to it at the time, and notify the employing unit thereof by registered mail addressed to its last-known address. Unless such employing unit shall file the report or a correct or sufficient report, as the case may be, within fifteen days after the mailing of such notice, the Board shall compute such employing unit’s rate of contribution on the basis of such estimates, and the rates so determined shall
be subject to increase, but not to reduction, on the basis of subsequently ascertained information.

"(7) For the purpose of this subsection, two or more employing units which are parties to or the subject of a merger, consolidation, or other form of reorganization effecting a change in legal identity or form, shall be deemed to be a single employing unit if (a) the successor unit requests a transfer of the predecessor's experience within six months from date such change in legal identity or form occurred, or within six months from the effective date of this Act; (b) immediately after such change the employing enterprises of the predecessor's employing unit or units are continued solely through a single employing unit as successor thereto; and (c) immediately after such change such successor is owned or controlled by substantially the same interests as the predecessor employing unit or units. If the Board shall deem two or more employing units to have become a single employer, it shall combine their experience, if any, with pay rolls, contributions and benefit charges (as shown on their experience rating accounts) as of the applicable computation date for the calendar year or part thereof in which the change in identity or form occurred. If this combination of experience indicates that, under section 3 (c) (8) of this Act, the successor employer should pay contributions at a new rate, such new rate shall be effective from the date of such change.

"(8) Variations from the standard rates of contributions for each calendar year or part thereof shall be determined as of the applicable computation date in accordance with the following requirements:

"i. If as of the computation date the total of all contributions credited to any employer's account, with respect to employment since May 31, 1939, is in excess of the total benefits paid after June 30, 1939, then chargeable or charged to his account, such excess shall be known as the employer's reserve, and his contribution rate for the ensuing calendar year or part thereof shall be—

"(A) 2.7 per centum if such reserve is less than 1 per centum of his average annual pay roll;
"(B) 2 per centum if such reserve equals or exceeds 1 per centum but is less than 1.5 per centum of his average annual pay roll;
"(C) 1.5 per centum if such reserve equals or exceeds 1.5 per centum but is less than 2 per centum of his average annual pay roll;
"(D) 1 per centum if such reserve equals or exceeds 2 per centum but is less than 3 per centum of his average annual pay roll;
"(E) 0.5 per centum if such reserve equals or exceeds 3 per centum but is less than 3.5 per centum of his average annual pay roll;
"(F) 0.1 per centum if such reserve equals or exceeds 3.5 per centum of his average annual pay roll.

"ii. If as of the computation date the total amount of benefits paid and chargeable to an employer's account for the periods after June 30, 1939, is more than the total contributions credited to his account with respect to employment since May 31, 1939, then his contribution rate for the ensuing calendar year or part thereof shall be 2.7 per centum.

"(9) As used in this subsection—

"(a) The term 'annual pay roll' means the total amount of wages for employment paid by an employer during a twelve-month period ending ninety days prior to the computation date;
"Average annual pay roll."

"Base period wages."

"Base period employers."

"Most recent employer."

Notice to employer.

Determination binding.

Application for review.

"(b) The term 'average annual pay roll' means the average of the annual pay rolls of any employer for the three consecutive twelve-month periods ending ninety days prior to the computation date;

"(c) The term 'base period wages' means the wages paid to an individual during his base period for employment;

"(d) The term 'base period employers' means the employers by whom an individual was paid his base period wages;

"(e) The term 'most recent employer' means that employer who last employed such individual immediately prior to such individual's filing an initial claim for benefits.

"(10) At least one month prior to the final date upon which the first contributions for any calendar year or part thereof become due from any employer at a contribution rate determined under this subsection, the Board shall notify such employer of his rate of contributions and of the benefit charges upon which such rate was based. Such determination shall become conclusive and binding upon the employer unless, within fifteen days after the mailing of notice thereof to his last-known address, or in the absence of mailing, within fifteen days after the delivery of such notice, the employer files an application for review and a redetermination, setting forth his reasons therefor. Upon receipt of such application, the Board shall voluntarily adjust such matter or shall grant an opportunity for a fair hearing and promptly notify the employer thereof. No employer shall have standing, in any proceeding involving his rate of contributions or contribution liability, to contest the chargeability of his account of any benefits paid in accordance with a determination, redetermination, or decision pursuant to section 11 of this Act, except on the ground that the services on the basis of which such benefits were found to be chargeable do not constitute services performed in employment for him and only in the event that he was not a party to such determination, redetermination, or decision or to any other proceedings under this Act in which the character of such services was determined. The employer shall be promptly notified of the Board's denial of his application or of the Board's redetermination, both of which shall become final unless, within fifteen days after the mailing of such notice thereof to his last-known address, or in the absence of mailing, within fifteen days after the delivery of such notice, a petition for judicial review is filed in the District Court of the United States for the District of Columbia. In any proceedings under this subsection the findings of the Board as to the facts, if supported by evidence and in the absence of fraud, shall be conclusive and the jurisdiction of said court shall be confined to question of law. Such proceedings shall be given precedence over all other civil cases except cases arising under section 12 of this Act and under the District of Columbia Workmen's Compensation Act. An appeal may be taken from the decision of the District Court of the United States for the District of Columbia to the United States Court of Appeals for the District of Columbia in the same manner as is provided in other civil cases.

"(d) The contributions payable pursuant to subsections (b) and (c) of this section shall become due and be paid by each employer to the Board in accordance with such regulations as the Board may prescribe, and shall not be deducted in whole or in part from the wages of individuals in such employer's employ.

"Method of Paying Employer Contributions

"Sec. 4. (a) The contributions required by section 3 shall be paid to and collected by the Board, and shall, immediately upon collection,
be deposited in the clearing account of the fund. All moneys so required to be paid to and collected by the Board shall be subject to audit by the District auditor.

(b) Not later than the last day of the following month after the close of each calendar quarter, or at such other time as the Board may by regulations prescribe, every employer shall make a return of, and shall pay the contributions which shall have accrued with respect to, wages paid during such quarter with respect to employment. Each such return shall be filed with the Board, and shall contain such information and be made in such manner as the Board may by regulation prescribe. No extension of time for filing the return or for payment of the contributions shall be allowed to any employer, except as herein provided.

(c) If the contributions are not paid when due, there shall be added, as part of the contributions, interest at the rate of 1 per centum per month from the date the contributions became due until paid.

(d) In the event of the dissolution, insolvency, receivership, bankruptcy, composition, or assignment for benefit of creditors of any employer, contributions then or thereafter due from such employer under this section shall have priority over all other claims, except taxes due the United States or the District, and wages (not exceeding $600 with respect to any individual) due for services performed within the three months preceding such event.

(e) If any employer liable to pay the contribution or tax imposed by section 3 of this Act neglects and refuses to pay the same after demand, the amount (including any interest) shall be a lien upon all of the property and rights to property, whether real or personal belonging to such person. Such lien shall not be valid as against any mortgagee, pledgee, purchaser, or judgment creditor until notice thereof has been filed by the Board with the clerk of the District Court of the United States for the District of Columbia. The Board may cause a civil action to be filed in the District Court of the United States for the District of Columbia to enforce the aforesaid lien by sale of any property or rights to property, whether real or personal, of the delinquent employer affected by said lien. All persons having liens upon or claiming any interest in the property or rights to property sought to be sold, as aforesaid, shall be made parties to the proceedings and brought into court. The court shall proceed to adjudicate all matters involved therein and finally determine the merits of all claims to a lien upon the property and rights to property in question, and in all cases where a claim or interest of the Board therein is in question, may decree a sale of such property and rights of property by the proper officer of the court, and any sale made pursuant to such proceedings shall be made subject to any and all valid liens existing against said property or rights to property, at the date of filing of the notice of lien. Such action shall be heard by the court at the earliest possible date, and shall be entitled to preference on the calendar of the court over all other civil actions except petitions for judicial review of this Act. In any suit to enforce a lien hereunder the owner of the property or rights of property affected by said lien may be allowed to file with the clerk of the District Court of the United States for the District of Columbia a written undertaking with two or more sureties to be approved by the court, or with corporate surety approved by the court, to the effect that he and they will pay the judgment that may be recovered and costs which judgment shall be rendered against all the persons so undertaking. Upon the approval of said undertaking the property or rights of property shall be released from such lien. No such undertaking shall be approved by the court until the owner of the property or rights of
property in question shall have given at least two days' notice to the Board of his intention to apply to the courts therefor. Each notice shall give the names and residences of the persons intended to be offered as sureties and the time when the motion for such approval will be made, and such sureties shall make oath if required that they are worth over and above all debts and liabilities double the amount of said lien. The Board may appear and object to such approval. When corporate surety is offered and the undertaking bears a certificate of the clerk of the District Court of the United States for the District of Columbia that said corporation holds authority from the Secretary of the Treasury to do business in the District of Columbia and has a process agent therein, no notice shall be required. Such an undertaking as above mentioned may be offered before any suit is brought in order to discharge the property from such lien, in which case notice shall be given as aforesaid to the Board and the same proceedings shall be had as above directed in relation to the undertaking to be given after the commencement of the suit, except that when the surety is a corporation and the undertaking bears a certificate of the clerk of said District Court of the United States for the District of Columbia that said corporation holds authority from the Secretary of the Treasury to do business in the District of Columbia, and has a process agent therein, no notice shall be required; and said undertaking shall be to the effect that the owner of said property or rights of property and his said sureties will pay any judgment that may be rendered in any suit that may thereafter be brought for the enforcement of said lien. If such undertaking be approved before any suit is brought, the surety or sureties may be made parties to such suit; if the undertaking be approved after suit is brought, the surety or sureties shall ipso facto become parties to the suit, and in either case the decree of the court shall be against the surety or sureties as well as the owner. Subject to such regulations as the Board may prescribe, the Board shall issue a certificate of release of the lien if the Board finds that the liability for the amount of the contribution or tax imposed, together with all interest in respect thereof, has been satisfied or for any other reason deemed proper by the Board. Such lien shall continue to be valid for a period of ten years from the date of filing of the notice thereof with the clerk of the District Court of the United States for the District of Columbia, unless the same shall have been released of record, as hereinbefore provided. The foregoing remedy of the Board shall be cumulative and no action taken by the Board shall be or be construed to be an election on the part of the Board to pursue any remedy hereunder to the exclusion of any other remedy for which provision is made in this Act.

"(f) Whenever any employing unit contracts with or has under it any contractor or subcontractor for any employment which is a part of its usual trade, occupation, profession, or business, said employing unit shall report to the Board, in accordance with applicable regulations, the name and address of each and every such contractor or subcontractor so employed. Unless such report is made the employing unit shall for all purposes of the Act be deemed to employ each individual in the employ of each such contractor or subcontractor for each day during which such individual is engaged solely in performing such employment. Any employing unit who thus becomes liable for and pays contributions with respect to individuals in the employ of any such contractor or subcontractor, however, may recover same from such contractor or subcontractor.

"(g) In payment of any contribution, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to 1 cent.
"(h) Collection.—If, after due notice, any employer defaults in any payment of contributions or interest thereon, the amount due may be collected by civil action in the name of the Board, and the employer adjudged in default shall pay the costs of such action. Civil actions brought under this section to collect contributions or interest thereon from an employer shall be heard by the court at the earliest possible date and shall be entitled to preference upon the calendar of the court over all other civil actions except petitions for judicial review of this Act. This subsection shall not be construed to mean that the Board shall be required to use only this means of collecting delinquent contributions but it may use any other legal method which it deems advisable.

"(i) Refunds.—If not later than three years after the date on which any contributions or interest thereof were paid, an employing unit which has paid such contributions or interest thereon shall make application for an adjustment thereof in connection with subsequent contribution payments, or for a refund thereof because such adjustment cannot be made, and the Board shall determine that such contributions or interest or any portion thereof was erroneously collected, the Board shall allow such employing unit to make an adjustment thereof, without interest, in connection with subsequent contribution payments by it, or if such adjustment cannot be made the Board shall refund said amount, without interest, from the clearing account or benefit account upon checks issued by the Board or its duly authorized agent. For like cause and within the same period, adjustment or refund may be so made on the Board's own initiative. Should benefits have been paid based upon work records filed by the employing unit, claiming an adjustment or refund, such benefit should be disregarded for purposes of figuring such adjustment or refund, and any such benefit payments already having been made at the time of the adjustment or refund, based upon records filed with this Board by such employing unit, shall to that extent be allowed and shall not be deemed to have been paid erroneously. All refunds paid pursuant to this subsection shall be subject to a prior audit by the District auditor.

"(j) Upon application by an employer, filed pursuant to suitable regulation by the Board, the Board shall determine the extent to which the employer's contributions paid for the first six months of the calendar year 1940 were in excess of his contributions due for said period under Public Numbered 719, Seventy-sixth Congress, and shall make an adjustment for that amount, without interest, solely in connection with subsequent contributions by him.

"(k) The Board, or the executive officer provided for under section 15 (b) of this Act, with the consent of the Board, may prescribe the extent, if any, to which any ruling, regulation, or decision relating to this Act shall be applied without retroactive effect.

"(l) The Board, with the approval of the corporation counsel and the District auditor, may compromise any civil case arising under this Act. Whenever a compromise is made by the Board in each such case, there shall be placed in the minutes of the Board the opinion of an attorney of the Board with the reasons therefor, including a statement of (1) the amount of the contributions due, (2) the amount of interest due on such contributions, and (3) the amount actually paid in accordance with the terms of the compromise.

"Service on Nonresident Employers

"Sec. 5. Any nonresident employer, for whom services constituting employment subject to this Act are performed, shall be deemed to have
appointed the Director of Vehicles and Traffic of the District of Columbia as his true and lawful attorney upon whom may be served all processes in any action or proceedings against such nonresident arising out of, or incident to, this Act, and said employment shall be a signification that any such process against him served, as herein provided, shall have the same effect and validity as if served on him personally in the District of Columbia. Service of such process shall be made by leaving a copy thereof (with a fee of $2) in the hands of the Director of Vehicles and Traffic of the District of Columbia, or other persons in charge of his office, and such service shall be sufficient service upon such nonresident: Provided, That notice of such service and a copy of the process are forthwith sent, by registered mail, by the plaintiff to the defendant and the defendant's return receipt attached to the writ and entered with the initial pleading. The court in which the action is pending may order such extensions as may be necessary to afford the defendant a reasonable opportunity to defend the action, and no judgment by default in any such action shall be granted until at least twenty days shall have elapsed after the notice of such service has been sent to the defendant as hereinabove prescribed.

"Deposit in Unemployment Trust Fund"

"Sec. 6. All moneys received in the District unemployment fund from sources other than the unemployment trust fund, except as provided in section 4 (i) and section 1 (b) (5)(D), shall be immediately paid over to the Secretary of the Treasury to the credit of the unemployment trust fund, to be held in trust for the District upon the terms and conditions provided in section 904 of the Social Security Act.

"Amount and Duration of Benefits"

"Sec. 7. (a) On and after January 1, 1938, benefits shall become payable from the benefit account of the District unemployment fund. All benefits shall be paid through employment offices, in accordance with such regulations as the Board may prescribe.

(b) An individual's weekly benefit amount shall be the amount appearing in column B in the table set forth in this subsection on the line on which in column A of such table appears the total wages for employment paid to such individual by employers during that quarter of his base period in which such wages were the highest.

"Unemployment Benefit Table"
“(c) Each eligible individual who is unemployed in any week shall be paid with respect to such week a benefit in an amount equal to his weekly benefit amount less the earnings (if any) payable to him with respect to such week. For the purpose of this subsection, the term ‘earnings’ shall include only that part of the remuneration payable to him for such week which is in excess of 40 per centum of his weekly benefit amount for any week. Such benefit, if not a multiple of $1, shall be computed to the next higher multiple of $1.

“(d) Any otherwise eligible individual shall be entitled during any benefit year to a total amount of benefits equal to twenty times his weekly benefit amount or one-half of the wages for employment paid to such individual by employers during his base period, whichever is the lesser: Provided, That such total amount of benefits, if not a multiple of $1, shall be computed to the next higher multiple of $1.

“(e) Dependent’s allowance.—In addition to the benefits payable under subsections (b) and (c) of this section, each eligible individual who is unemployed in any week shall be paid with respect to such week $1 for each dependent relative, but not more than $3 shall be paid to an individual as dependent’s allowance with respect to any one week of unemployment, nor shall any weekly benefit which includes a dependent’s allowance be paid in the amount of more than $20. The dependent’s allowance is not to be taken into consideration in calculating the claimant’s total amount of benefits in subsection (d) of this section.

“(f) (1) Benefits after termination of military service.—Notwithstanding any inconsistent provisions of this Act the benefit rights of trainees shall be determined in accordance with the following provisions of this subsection for the periods and with respect to the matters specified herein. Except as herein otherwise provided, all other provisions of this Act shall continue to be applicable in connection with such benefits.

“(2) The term ‘military service’ as used in this subsection means active service in the land or naval forces of the United States, but the service of an individual in any reserve component of the land or naval forces of the United States who is ordered to active duty in any such force for a period of thirty days or less shall not be deemed to be active service in such force during such period.

“(3) The term ‘trainee’ as used in this subsection means an individual who entered military service after March 31, 1940, who continued such service for not less than ninety consecutive days and whose military service was terminated on or before the six months after the war in which the United States is now engaged has been terminated by a treaty of peace proclaimed by the President of the United States.

“(4) In determining a trainee’s ‘benefit year’ (as defined by section 1 (h) of this Act) the weeks and parts of weeks between the date of his entrance into military service and the date of termination of such service shall be excluded.

“(5) In determining a trainee’s ‘base period’ (as defined in section 1 (f) of this Act) the completed and uncompleted calendar quarters between the date of his entrance into military service and the date of termination of such service shall be excluded.

“(6) If under an Act of Congress, payments with respect to the unemployment of individuals who have completed a period of military service are payable by the United States, a trainee shall be disqualified for benefits with respect to any week beginning within a benefit year as defined in paragraph (4) of this subsection until he has exhausted all his rights to such payments from the United States.
"Method of Paying Benefits"

"SEC. 8. Moneys shall be requisitioned from the Board’s account in the unemployment trust fund solely for the payment of benefits and refunds as provided under section 4 (i) and section 1 (b) (5) (D) in accordance with regulations prescribed by the Board. The Board shall from time to time requisition from the unemployment trust fund such amounts not exceeding the amounts standing to the Board’s account therein as it deems necessary for the payment of benefits and refunds for a reasonable future period. Upon receipt of the amount requisitioned, the Board shall deposit it in the benefit account of the District unemployment fund in the Treasury of the United States as a special deposit to be used solely to pay the benefits and refunds provided in this Act. All payments of benefits shall be made by checks drawn by the Board, or its duly authorized agent, shall be made through the employment offices designated by the Board, and shall be subject to a post, but not a prior, audit by the District auditor.

"Eligibility for Benefits"

"SEC. 9. An unemployed individual shall be eligible to receive benefits with respect to any week only if it has been found by the Board—

(a) that he has made a claim for benefits with respect to such week in accordance with such regulations as the Board may prescribe;

(b) that he has during his base period been paid wages for employment by employers equal to not less than the amount appearing in column ‘C’ of the table in section 7 (b), on the line on which in column ‘B’ his weekly benefit amount appears;

(c) that he is physically able to work;

(d) that he is available for work and has registered and inquired for work at the employment office designated by the Board, with such frequency and in such manner as the Board may by regulation prescribe: Provided, That failure to comply with this condition may be excused by the Board upon a showing of good cause for such failure; and the Board may by regulation waive or alter the requirements of this subsection as to such types of cases or situations with respect to which it finds that compliance with such requirements would be oppressive or would be inconsistent with the purposes of this Act;

(e) that he has been unemployed for a waiting period of one week. No week shall be counted as a week of unemployment for the purposes of this subsection—

(1) unless it occurs within the benefit year which includes the week with respect to which he claims payment of benefits;

(2) if benefits have been paid with respect thereto; and

(3) unless the individual was eligible for benefits with respect thereto as provided in sections 9 and 10 of this Act, except for the requirements of this subsection and of subsection (f) of section 10.

"Disqualification for Benefits"

"SEC. 10. (a) An individual who has left his most recent work voluntarily without good cause, as determined by the Board under regulations prescribed by it, shall not be eligible for benefits with respect to the week in which he so left nor with respect to the three weeks of consecutive unemployment immediately following.
“(b) An individual who has been discharged for misconduct occurring in the course of his most recent work, proved to the satisfaction of the Board, shall not be eligible for benefits with respect to the week in which such discharge occurred nor with respect to such additional number of consecutive weeks of unemployment immediately following (not less than one nor more than four) as the Board may determine, under regulations prescribed by it, in proportion to the degree of such misconduct.

“(c) If an individual otherwise eligible for benefits fails, without good cause as determined by the Board under regulations prescribed by it either to apply for new work found by the Board to be suitable when notified by any employment office, or to accept any such work when offered to him, he shall not be eligible for benefits with respect to the week in which such failure occurred nor with respect to the three weeks of continuous unemployment immediately following. In determining whether or not work is suitable within the meaning of this subsection the Board shall consider (1) the physical fitness and prior training and experience of the individual, (2) the distance of the place of work from the individual's place of residence, and (3) the risk involved as to health, safety, or morals.

“(d) Benefits shall not be denied to any otherwise eligible individual for refusing to accept new work under any of the following conditions: (1) If the position offered is vacant due directly to a strike, lock-out, or other labor dispute; (2) if the wages, earnings, hours, or other conditions of the work offered are less favorable to the individual than those prevailing for similar work in the locality; (3) if as a condition of being employed the individual would be required to join a company union or to resign from or refrain from joining any bona fide labor organization.

“(e) If an individual under twenty-one years of age otherwise eligible for benefits fails, without good cause as determined by the Board under regulations prescribed by it, to attend courses at a vocational or other school when recommended by the manager of the employment office or by the Board and such courses are available at public expense, he shall not be eligible for benefits with respect to any week in which such failure occurred.

“(f) An individual shall not be eligible for benefits with respect to any week if it has been found by the Board that such individual is unemployed in such week as a direct result of a labor dispute, such as a strike, lock-out, or jurisdictional labor dispute still in active progress in the establishment where he is or was last employed: Provided, That this subsection shall not apply if it is shown to the satisfaction of the Board that—

“(1) he is not participating in or directly interested in the labor dispute which caused his unemployment; and

“(2) he does not belong to a grade or class of workers of which, immediately before the commencement of the dispute, there were members employed at the premises at which the dispute occurs, any of whom are participating in or directly interested in the dispute: Provided, That if in any case separate branches of work which are commonly conducted as separate businesses in separate premises are conducted in separate departments of the same premises, each such department shall, for the purposes of this subsection, be deemed to be a separate factory, establishment, or other premises.

“(g) An individual shall not be eligible for benefits for any week with respect to which he has received or is seeking unemployment compensation under any other unemployment compensation law of
another State or of the United States: Provided, That if the appropriate agency of such other State or of the United States finally determines that he is not entitled to such unemployment benefits, this disqualification shall not apply.

"DETERMINATION OF CLAIMS"

"Sec. 11. (a) Claims for benefits shall be made in accordance with such regulations as the Board may prescribe. Each employer shall post and maintain in places readily accessible to individuals in his service printed statements concerning such regulations or such other matters as the Board may by regulation prescribe. Each employer shall supply such individuals with copies of such printed statements or materials relating to claims for benefits as the Board may by regulation prescribe. Such printed statements or materials shall be supplied by the Board to each employer without cost to him.

(b) Promptly after an individual has filed a claim for benefits, an agent of the Board designated by it for such purpose shall make an initial determination with respect thereto which shall include a determination with respect to whether or not such benefit may be payable, and if payable, the week with respect to which payments will commence, the maximum duration thereof, and the weekly benefit amount, except that in any case in which the payment or denial of benefits will be determined by the provisions of section 10 (c) of this Act, the agent shall promptly transmit such claim to an appeal tribunal which shall make a decision thereon after such investigation as it deems necessary, and after affording the parties opportunity for fair hearing in accordance with subsection (e) of this section, and the claimant and interested parties shall be given notice thereof and permitted to appeal therefrom to the Board and the courts as is provided in this Act for notice of, and appeals from, decisions of appeal tribunals. An initial determination may, for good cause, be reconsidered. The claimant and other parties to the proceedings shall be promptly notified of the initial determination or any amended determination and the reasons therefor. Benefits shall be denied or, if the claimant is otherwise eligible, paid promptly in accordance with such initial determination except as hereinafter otherwise provided. The claimant or any party to the determination may file an appeal from such initial determination or from a reconsideration of such determination within ten days after notification thereof, or after the date such notification was mailed to his last-known address. If upon such initial determination benefits are allowed but the record of the case indicates that a disqualification has been alleged or may exist, benefits shall not be paid prior to the expiration of the period for appeal as hereinbefore provided. If an appeal is duly filed with respect to a matter other than the weekly benefit amount or maximum duration of benefits payable, benefits with respect to the period prior to the final decision of the Board shall be paid only after such decision: Provided, That if an appeal tribunal affirms an initial determination allowing benefits, such benefits shall be paid regardless of any appeal which may thereafter be taken. If, subsequent to such initial determination, benefits with respect to any week for which a claim has been filed are denied for reasons other than matters included in the initial determination, the claimant shall be promptly notified of the denial and the reasons thereof, and may appeal therefrom in accordance with the procedure herein described for appeals from initial determinations.

(c) To hear and decide appealed claims, the Board shall appoint one or more appeal tribunals to hold hearings in accordance with
regulations prescribed by the Board at which all parties shall be given opportunity to present evidence and to be heard. In the conduct of such hearings, the parties shall not be bound by common law or statutory rules of evidence or other technical rules of procedure, but the appeal tribunal shall use due diligence to ascertain the true facts of the case.

"(d) Each appeal tribunal shall consist of either an examiner regularly employed by the Board on a salaried basis or a body composed of an examiner who shall act as chairman, and, without regard to the civil-service laws otherwise applicable, of one representative of employees and one representative of employers, each designated by the Board. No representative shall be regularly employed by the Board, nor shall any person acting in any case on behalf of the Board have any interest, direct or indirect, in the case. In no case shall the hearings proceed unless the examiner designated as a member of an appeal tribunal is present; and if either or both of such representatives fail to appear for any such hearings or are disqualified from participating in any such hearings, the examiner shall proceed to hear the case: Provided, That the Board may designate alternates to serve in the absence or disqualification of any member of an appeal tribunal. Each such representative shall be paid for each day on which he actively engaged or was present and prepared to engage in the conduct of any such hearings, such sums, not in excess of $10, as the Board shall by regulation prescribe.

"(e) An appeal tribunal, after affording the parties reasonable opportunity for fair hearing, shall, unless such appeal is withdrawn, affirm or modify the finding of facts and the initial determination. The parties shall be duly notified of the decision of such appeal tribunal, together with the reasons therefor. The Board, under regulations prescribed by it, may permit further appeal by any party or may, upon its own motion, affirm, reverse, or modify the decision of the appeal tribunal or may set it aside and order a rehearing or the taking of additional evidence before the same or a different appeal tribunal. Unless a petition for such appeal is filed within ten days after the date of notification or mailing of the decision of an appeal tribunal, or within such ten-day period the Board has taken action on its own motion in accordance with the provisions of this subsection, the decision of the appeal tribunal shall constitute the decision of the Board and shall be effective as such. Any decision of an appeal tribunal which is not so modified or so appealed within such ten-day period is final for all purposes, except as provided in section 12 (a) of this Act, and is not subject to review by the District auditor. All decisions rendered by the Board affirming, reversing, or modifying any decision of an appeal tribunal shall become effective immediately, unless the Board shall otherwise order, and are not subject to review by the District auditor.

"(f) A full and complete record shall be kept of all proceedings in connection with an appealed claim. All testimony at every hearing on any such claim shall be taken down by a stenographer, but shall not be transcribed except upon order of the Board or in the event of an appeal pursuant to section 12. Upon any such appeal, a copy of all the testimony and of the findings of fact upon which the Board's decision was based shall be filed with the court, and the facts so found shall, if supported by evidence, be binding on the court.

"(g) Witnesses subpoenaed pursuant to this section shall be allowed fees at a rate fixed by the Board. Such fees shall be deemed part of the expense of administering this Act.
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"Court Review"

"Sec. 12. (a) Within thirty days after the decision of the Board has become final, any party to the proceeding may appeal from the decision to the District Court of the United States for the District of Columbia. Upon the filing of any such appeal notice thereof shall be served upon the Board by the appellant and upon any other party to the proceeding. Such appeal shall be heard by the court at the earliest possible date and shall be given precedence over all other civil cases. It shall not be necessary on any such appeal to enter exceptions to the rulings of the Board and no bond shall be required for entering such appeal. In no event shall any appeal act as a supersedeas. In any appeal under this section the findings of the Board, or of the examiner or appeal tribunal, as the case may be, as to the facts, if supported by evidence and in the absence of fraud, shall be conclusive, and the jurisdiction of said court shall be confined to questions of law: Provided, That no appeal shall be permitted under this section by any party who has not first exhausted his administrative remedies as provided by this Act.

"(b) An appeal may be taken from a decision of such court to the United States Court of Appeals for the District of Columbia.

"Administration"

"Sec. 13. (a) The Board is hereby authorized and directed to administer the provisions of this Act. Subject to the Civil Service Act the Board is further authorized to employ such officers, examiners, accountants, attorneys, experts, agents, and other persons, and to make such expenditures, as may be necessary to administer this Act, and to authorize any such person to do any act or acts which could lawfully be done by the Board. The Civil Service Commission is hereby authorized and directed to confer a competitive classified civil-service status upon those employees performing services for the Board on July 1, 1940: Provided, (1) That such employees are certified by the Board as having rendered satisfactory service for not less than six months; (2) that they qualify in such appropriate noncompetitive examination as may be prescribed by the Civil Service Commission; however, all employees certified by the Board in accordance with condition (1) hereof shall automatically be eligible to take such non-competitive examination; (3) that they are citizens of the United States; and (4) that they are not disqualified by any provision of section 3 of Civil Service Rule V. The Board may, in its discretion, require bond from any of its employees engaged in carrying out the provisions of this Act.

"(b) The Board is further authorized to make and enforce all reasonable regulations which may be necessary to carry out the provisions of this Act. Such regulations shall become effective five days after they have been published in a newspaper of general circulation in the District.

"(c) The Board shall each year, not later than March 1, submit to Congress a report covering the administration and operation of this Act during the preceding calendar year, and containing such recommendations as the Board wishes to make.

"(d) The Board shall, whenever it believes that a change in the contribution or benefit rates is necessary to protect the solvency of the fund, at once recommend such change to Congress if in session.

"(e) Federal-State cooperation.—In the administration of this Act the Board shall cooperate to the fullest extent consistent with the provisions of this Act, with the Social Security Board, created
by the Act of Congress, entitled 'The Social Security Act, as amended', and is authorized and directed to take such action, through the adoption of appropriate rules, regulations, administrative methods, and standards, as may be necessary to secure to the District and its citizens all advantages available under the provisions of such Act, under the provisions of sections 1602 and 1603 of the Federal Unemployment Tax Act, and under the provisions of the Act of Congress entitled 'An Act to provide for the establishment of a national employment system and for cooperation with States in the promotion of such system, and for other purposes', approved June 6, 1933, as amended. The Board shall comply with the regulations of the Social Security Board relating to the receipt or expenditure by the States of moneys granted under any of such Acts and shall make such reports, in such form and containing such information as the Social Security Board may from time to time require, and shall comply with such provisions as the Social Security Board may from time to time find necessary to assure the correctness and verification of such reports.

"The Board may afford reasonable cooperation with every agency of the United States charged with the administration of any unemployment-insurance law.

"(f) DISCLOSURE OF INFORMATION.—Except as hereinafter otherwise provided, information obtained from any employing unit or individual pursuant to the administration of this Act and determinations as to the benefit rights of any individual shall be held confidential and shall not be disclosed or be open to public inspection in any manner, whether by subpoena or otherwise, revealing the individual's or employing unit's identity. Any claimant (or his legal representative) shall be supplied with information from the records of the division, to the extent necessary for the proper presentation of his claim in any proceeding under this Act with respect thereto. Subject to such restrictions as the Board may by regulation prescribe, such information may be made available to any agency of this or any other State, or any Federal agency, charged with the administration of an unemployment compensation law or the maintenance of a system of public employment offices, or the Bureau of Internal Revenue of the United States Department of the Treasury, and information obtained in connection with the administration of the employment service may be made available to persons or agencies for purposes appropriate to the operation of a public employment service. Upon request therefor the Board shall supply to any agency of the United States charged with the administration of public works or assistance through public employment, and may furnish to any State agency similarly charged, the name, address, ordinary occupation, and employment status of each recipient of benefits and such recipient's rights to further benefits under this Act. The Board may request the Comptroller of the Currency of the United States to cause an examination of the correctness of any return or report of any national banking association rendered pursuant to the provisions of this Act, and may in connection with such request transmit any such report or return to the Comptroller of the Currency of the United States as provided in section 1606 (c) of the Federal Internal Revenue Code.

"(g) In the discharge of the duties imposed by this Act, any member of the Board and any duly authorized representative thereof shall have power to administer oaths and affirmations, take depositions, certify to official acts, and issue subpoenas to compel attendance of witnesses and the production of books, papers, correspondence, memoranda, and other records deemed necessary as evidence in connection with a disputed claim or the administration of this Act.
"(h) In the case of contumacy by, or refusal to obey a subpoena issued to, any person, the Board may invoke the aid of the District Court of the United States for the District of Columbia in requiring the attendance and testimony of witnesses and the production of books, papers, correspondence, memoranda, and other records. Such court may issue an order requiring such person to appear before the Board or officer designated by the Board, there to produce records, if so ordered, or to give testimony touching the matter in question; and any failure to obey such order of the court may be punished by such court as a contempt thereof. Any person who shall, without just cause, fail or refuse to attend and testify or to answer any lawful inquiry or to produce books, papers, correspondence, memoranda, and other records, if in his power so to do, in obedience to the subpoena of the Board, shall be guilty of a misdemeanor, and upon conviction shall be subject to a fine of not more than $1,000 or to imprisonment for a term of not more than one year, or both.

"(i) No person shall be excused from attending and testifying or from producing books, papers, correspondence, memoranda, and other records before the Board or in obedience to the subpoena of the Board or any member thereof or any officer designated by it, or in any cause or proceeding instituted by the Board, on the ground that the testimony or evidence, documentary or otherwise, required of him may tend to incriminate him or subject him to a penalty or forfeiture; but no individual shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter, or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, documentary or otherwise, except that such individual so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying.

"Method of Paying Administrative Expenses

"Sec. 14. All moneys received by the Board from the United States under title III of the Social Security Act or from other sources for administering this Act shall, immediately upon such receipt, be deposited in the Treasury of the United States as a special deposit to be used solely to pay such administrative expenses (including expenditures for rent, for suitable office space in the District of Columbia, and for lawbooks, books of reference, and periodicals), traveling expenses when authorized by the Board, and allowances to field men for furnishing privately owned motor vehicles in the performance of official duties at rates not to exceed $24 per month. All such payments of expenses shall be made by checks drawn by the Board and shall be subject to audit by the District auditor in the same manner as are payments of other expenses of the District. All moneys received by the Board pursuant to section 302 of the Social Security Act shall be expended solely for the purposes and in the amounts found necessary by the Social Security Board for the proper and efficient administration of this Act. In lieu of incorporation in this Act of the provision described in section 303 (a) (9) of the Social Security Act, the Board shall include in its annual report to the Congress, provided in section 13 (c) of this Act, a report of any moneys received after July 1, 1941, from the Social Security Board under title III of the Social Security Act, and any unencumbered balances in the unemployment compensation administration fund as of that date, which the Social Security Board finds have, because of any action or contingency, been lost or have been expended for purposes other than, or in amounts in excess of, those found necessary
by the Social Security Board for the proper administration of this Act.

"DISTRICT UNEMPLOYMENT COMPENSATION BOARD"

"SEC. 15. (a) There is hereby established the District Unemployment Compensation Board, to be composed of the Commissioners of the District as members ex officio, and one representative of employees and one representative of employers to be appointed by the Commissioners. Each such representative shall be a resident of the District and shall hold office for a term of three years from the date of his appointment; except that any representative appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed only for the remainder of such term. The president of the Board of Commissioners of the District shall be chairman of the Board.

(b) The Board shall administer this Act through an executive officer to be appointed and employed by the Board, subject to section 13 (a) of this Act. Such executive officer shall act as secretary of the Board and is hereby authorized to act in the name of the Board in all matters specifically delegated to him by the Board.

(c) The Commissioners of the District shall serve on the Board without additional compensation, but the representatives of employees and employers, respectively, shall be paid $10 for each day of active service.

(d) The Board, as herein established, shall be and constitute a body corporate with an official seal which shall be judicially noticed, and shall be capable of suing and being sued as such.

"RECIPROCAL ARRANGEMENTS"

"SEC. 16. (a) The Board is hereby authorized to enter into reciprocal arrangements with appropriate and duly authorized agencies of other States or of the Federal Government, or both, whereby——

(1) services performed by an individual for a single employing unit for which services are customarily performed by such individual in more than one State shall be deemed to be services performed entirely within any one of the States (i) in which any part of such individual's service is performed or (ii) in which such individual has his residence or (iii) in which the employing unit maintains a place of business, provided there is in effect, as to such services, an election, approved by the agency charged with the administration of such State's unemployment-compensation law, pursuant to which all the services performed by such individual for such employing unit are deemed to be performed entirely within such State;

(2) potential rights to benefits accumulated under the unemployment-compensation laws of one or more States or under one or more such laws of the Federal Government, or both, may constitute the basis for the payment of benefits through a single appropriate agency under terms which the Board finds will be fair and reasonable as to all affected interests and will not result in any substantial loss to the fund;

(3) wages or services, upon the basis of which an individual may become entitled to benefits under an unemployment-compensation law of another State or of the Federal Government, shall be deemed to be wages for employment for the purpose of determining his rights to benefits under this Act, and wages for employment, on the basis of which an individual may become entitled to benefits under this Act shall be deemed to be wages
or services on the basis of which unemployment compensation under such law of another State or of the Federal Government is payable, but no such arrangement shall be entered into unless it contains provisions for reimbursements to the fund for such of the benefits paid under this Act upon the basis of such wages or services, and provisions for reimbursements from the fund for such of the compensation paid under such other law upon the basis of wages for employment, as the Board finds will be fair and reasonable as to all affected interests; and

"(4) contributions due under this Act with respect to wages for employment shall for the purposes of section 4 of this Act be deemed to have been paid to the fund as of the date payment was made as contributions therefor under another State or Federal unemployment-compensation law, but no such arrangement shall be entered into unless it contains provisions for such reimbursement to the fund of such contributions and the actual earnings thereon as the Board finds will be fair and reasonable as to all affected interests.

"(b) Reimbursements paid from the fund pursuant to paragraph 3 of subsection (a) of this section shall be deemed to be benefits for the purposes of sections 6, 7, and 8 of this Act. The Board is authorized to make to other State or Federal agencies and to receive from such other State or Federal agencies reimbursements from or to the fund, in accordance with arrangements entered into pursuant to subsection (a) of this section.

"(c) The administration of this Act and of other State and Federal unemployment-compensation and public-employment-service laws will be promoted by cooperation between the District and such other States and the appropriate Federal agencies in exchanging services and making available facilities and information. The Board is therefore authorized to make such investigations, secure and transmit such information, make available such services and facilities, and exercise such of the other powers provided herein with respect to the administration of this Act as it deems necessary or appropriate to facilitate the administration of any such unemployment-compensation or public-employment-service law, and in like manner to accept and utilize information, services, and facilities made available to the District by the agency charged with the administration of any such other unemployment-compensation or public-employment-service law.

"(d) To the extent permissible under the laws and Constitution of the United States, the Board is authorized to enter into or cooperate in arrangements whereby facilities and services provided under this Act and facilities and services provided under the unemployment-compensation law of any foreign government may be utilized for the taking of claims and the payment of benefits under the employment-security law of the District or under a similar law of such government.

"RECORDS AND REPORTS

"Sec. 17. (a) Every employing unit, whether or not liable to pay contributions under section 3 hereof, shall keep such true and accurate work records with respect to all individuals employed by it as the Board may prescribe. Such records shall be open to inspection by the Board and shall be subject to being copied by the Board or their authorized representative at any reasonable time and as often as may be necessary.
"(b) The Board may require from any employing unit any sworn or unsworn reports in connection with its business, covering employment, employees, wages, earnings, unemployment and related matters, as the Board deems necessary to the effective administration of this Act. Except as hereinbefore provided in section 13 (f) of this Act, information thus obtained may not be divulged. Any person who violates any provision of this Act shall be fined not less than $20 nor more than $200 or imprisoned not longer than ninety days, or both.

"PROTECTION OF RIGHTS AND BENEFITS"

"SEC. 18. (a) No agreement by any individual to waive any of his rights under this Act, or to pay any part of the contribution payable by his employer with respect to his or any other individual's employment, shall be valid; nor shall any employer make, require, or permit any deduction from the wages payable to his employees for the purpose of paying any part of the contributions required of the employer under this Act, or require or attempt to induce any individual to waive any right he may acquire under this Act. Any employer who violates any provision of this subsection shall, for each such offense, be fined not less than $100 nor more than $1,000 or be imprisoned not more than six months, or both.

"(b) No assignment, pledge, or encumbrance of any right to benefits which are or may become due or payable under this Act shall be valid or enforceable; and the right to any such benefits shall be exempt from levy, execution, attachment, or any other remedy whatsoever provided for the collection of debt; and the benefits received by any individual so long as they are not mingled with other funds of the recipient shall be exempt from any remedy whatsoever for the collection of all debts except debts accrued for necessaries furnished to such individual, his spouse, or his dependents during the time when such individual was unemployed.

"(c) No individual seeking to establish a claim for benefits shall be charged any fee whatsoever by the Board or its representatives, or by the court or any officer thereof. Any individual claiming benefits in any proceeding before the Board or its representative or the court may be represented by counsel or other duly authorized agent; but no such counsel or agent shall either charge or receive for such services more than an amount approved by the Board. Any person who violates any provision of this subsection shall, for each such offense, be fined not more than $500 or imprisoned not more than one year, or both.

"PENALTIES"

"SEC. 19. (a) Whoever makes a false statement or representation knowing it to be false, or knowingly fails to disclose a material fact, to obtain or increase any benefit or other payment provided for in this Act for himself or any other individual, shall, for each such offense, be fined not more than $100 or imprisoned not more than sixty days, or both.

"(b) Any employing unit, and any officer or agent of any employing unit or any other person, who furnishes a false record or makes a false statement or representation, knowing it to be false, or who knowingly fails to disclose a material fact to avoid the payment of any or all of the contributions required of such employing unit under this Act, or to prevent or reduce the payment of benefits to any individual entitled thereto, or who fails or refuses to pay the contributions
or other payment or to furnish any reports required of him under this Act, shall for each such offense be fined not more than $1,000 or imprisoned not more than six months, or both. For purposes of this subsection an officer of a corporation charged with any duty required by this Act shall be personally liable to prosecution under this section.

"(c) Any person who shall willfully violate any provision of this Act or any rule or regulation thereunder, the violation of which is made unlawful or the observance of which is required under the terms of this Act, and for which a penalty is neither prescribed herein nor provided by any other applicable statute, shall be punished by a fine of not more than $500 or by imprisonment for not longer than sixty days, or by both such fine and imprisonment, and each day such violation continues shall be deemed to be a separate offense.

"(d) Any person who, by reason of his fraud, has received any sum as benefits under this Act to which he is not entitled shall, in the discretion of the Board, be liable to repay such sum to the Board, to be deposited in the fund; be liable to have such sum deducted from any future benefits payable to him under this Act; or may have such sum waived in the discretion of the Board. If any person, other than by reason of his fraud, is paid any sum as benefits under this Act, to which he was not entitled, he shall not be liable to repay such sum, but in the discretion of the Board be liable to have such sum deducted from any future benefits payable to him with respect to the benefit year current at the time of such receipt: Provided, however, That no such recoupment from future benefits shall be had if such sum is received by such person without fault on his part and such recoupment would defeat the purpose of this Act or would be against equity and good conscience; or in the discretion of the Board such recoupment has been waived. In any case in which, under this subsection, a claimant is liable to repay to the Board any sum, such sum may be collected without interest, by civil action in the name of the Board. The disbursing officer and certifying officer of the Board shall not be held liable for any amounts certified or paid by them in good faith, prior to the effective date of this Act, or subsequent thereto, to any person where the refund, recoupment, adjustment, or recovery of such amount is waived under this subsection or where such refund, recoupment, adjustment, or recovery under this subsection is not completed prior to the death of the person against whom such refund, recoupment, adjustment, or recovery has been authorized.

"Disposition of Fines

"SEC. 20. The amount of all fines collected pursuant to the provisions of this Act shall be turned over to the Board and by it paid into the District unemployment fund.

"Representation in Court

"SEC. 21. (a) On the request of the Board the United States attorney for the District of Columbia shall represent the Board in any action in court arising under this Act, or in connection with the administration and enforcement of its provisions, or the rules and regulations authorized thereunder, including actions for the collection of contributions due hereunder; but in any civil action the Board may be represented by its own counsel.

"(b) Violations of any provision of this Act shall be prosecuted by the United States attorney for the District of Columbia.
"ALL AUDITS BY DISTRICT AUDITOR"

"Sec. 22. All audits herein prescribed shall be made by the District auditor in the same manner as are all other audits of the District.

"RIGHT TO AMEND OR REPEAL"

"Sec. 23. All rights, privileges, or immunities conferred by this Act or by acts done pursuant thereto shall exist subject to the power of Congress to amend or repeal this Act at any time.

"SEPARABILITY OF PROVISIONS"

"Sec. 24. If any provisions of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of the Act, and the application of such provision to other persons or circumstances, shall not be affected thereby.

"EFFECTIVE DATE"

"Sec. 25. This Act shall take effect as of 12:01 antemeridian on the first day of the next succeeding calendar quarter following the enactment of this Act.

"SHORT TITLE"

"Sec. 26. This Act may be cited as the 'District of Columbia Unemployment Compensation Act.'"

Approved June 4, 1943.

[CHAPTER 118] JOINT RESOLUTION

To extend the authority of the President under section 350 of the Tariff Act of 1930, as amended.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the period during which the President is authorized to enter into foreign-trade agreements under section 350 of the Tariff Act of 1930, as amended by the Act (Public, Numbered 316, Seventy-third Congress) approved June 12, 1934, is hereby extended for a further period of two years from June 12, 1943.

Sec. 2. Section 350 (a) (2) of the Tariff Act of 1930 (U. S. C., 1940 edition, title 19, sec. 1351 (a) (2)) is amended by inserting after "because of its discriminatory treatment of American commerce or because of other acts" the following: "(including the operations of international cartels)."

Approved June 7, 1943.

[CHAPTER 119] AN ACT

Amending the "Joint resolution making an appropriation to assist in providing a supply and distribution of farm labor for the calendar year 1943", approved April 26, 1943.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 5 (f) of the joint resolution entitled "Joint resolution making an appropriation to assist in providing a supply and distribution of farm
To provide for the current payment of the individual income tax, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) this Act may be cited as the “Current Tax Payment Act of 1943”.

(b) Meaning of Terms Used.—Except as otherwise expressly provided, terms used in this Act shall have the same meaning as when used in the Internal Revenue Code.

SEC. 2. COLLECTION OF TAX AT SOURCE ON WAGES.

(a) In General.—Chapter 9 of the Internal Revenue Code (relating to employment taxes) is amended by inserting at the end thereof the following new subchapters:

“SUBCHAPTER D—COLLECTION OF INCOME TAX AT SOURCE ON WAGES

“SEC. 1621. DEFINITIONS.

“As used in this subchapter—

“(a) WAGES.—The term ‘wages’ means all remuneration (other than fees paid to a public official) for services performed by an employee for his employer, including the cash value of all remuneration paid in any medium other than cash; except that such term shall not include remuneration paid—

“(1) for services performed as a member of the military or naval forces of the United States, other than pensions and retired pay includible in gross income under Chapter 1, or

“(2) for agricultural labor (as defined in section 1426(h)), or

“(3) for domestic service in a private home, local college club, or local chapter of a college fraternity or sorority, or

“(4) for casual labor not in the course of the employer’s trade or business, or

“(5) for services by a citizen or resident of the United States for a foreign government or for the government of the Commonwealth of the Philippines, or

“(6) for services performed by a nonresident alien individual, other than a resident of a contiguous country who enters and leaves the United States at frequent intervals, or

“(7) for such services, performed by a nonresident alien individual who is a resident of a contiguous country and who enters and leaves the United States at frequent intervals, as may be designated by regulations prescribed by the Commissioner with the approval of the Secretary, or

“(8) for services for an employer performed by a citizen or resident of the United States while outside the United States (as defined in section 3797 (a) (9)) if the major part of the services for such employer during the calendar year is to be performed outside the United States, or

“(9) for services performed as a minister of the gospel.
For the purpose of paragraph (8) services performed on or in connection with an American vessel (as defined in section 1426 (g)) under a contract of service which is entered into within the United States or during the performance of which the vessel touches at a port in the United States, or on or in connection with any vessel as an employee of the United States employed through the War Shipping Administration, shall not constitute services performed outside the United States.

(b) Payroll Period.—The term ‘payroll period’ means a period for which a payment of wages is ordinarily made to the employee by his employer, and the term ‘miscellaneous payroll period’ means a payroll period other than a daily, weekly, biweekly, semimonthly, monthly, quarterly, semianual, or annual payroll period.

(c) Employee.—The term ‘employee’ includes an officer, employee, or elected official of the United States, a State, Territory, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing. The term ‘employee’ also includes an officer of a corporation.

(d) Employer.—The term ‘employer’ means the person for whom an individual performs or performed any service, of whatever nature, as the employee—

(1) if the person for whom the individual performs or performed the services does not have control of the payment of the wages for such services, the term ‘employer’ (except for the purposes of subsection (a)) means the person having control of the payment of such wages; and

(2) in the case of a person paying wages on behalf of a nonresident alien individual, foreign partnership, or foreign corporation, not engaged in trade or business within the United States, the term ‘employer’ (except for the purposes of subsection (a)) means such person.

(e) Single Person.—The term ‘single person’ means a person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that such person is single, or is married and not living with husband or wife, and is not the head of a family.

(f) Married Person.—The term ‘married person’ means a person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that he is married and living with husband or wife.

(g) Married Person Claiming All of Personal Exemption for Withholding.—The term ‘married person claiming all of personal exemption for withholding’ means a married person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that for the purposes of this subchapter such person claims all of the personal exemption and that for the purposes of this subchapter his spouse is claiming none of the personal exemption.

(h) Married Person Claiming Half of Personal Exemption for Withholding.—The term ‘married person claiming half of the personal exemption for withholding’ means a married person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that for the purposes of this subchapter such person claims half of the personal exemption and that for the purposes of this subchapter his spouse is claiming not more than half of such exemption.

(i) Married Person Claiming None of Personal Exemption for Withholding.—The term ‘married person claiming none of the personal exemption for withholding’ means a married person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that for the purposes of this subchapter such person claims none of the personal exemption.
1622 (h) making no claim with respect to the personal exemption for the purposes of this subchapter.

"(j) HEAD OF FAMILY.—The term 'head of a family' means a person with respect to whom a withholding exemption certificate is in effect under section 1622 (h) stating that he is the head of a family.

"(k) DEPENDENT.—The term 'dependent' means a person included in a withholding exemption certificate in effect under section 1622 (h) as a person dependent upon and receiving his chief support from the employee and either under eighteen years of age or incapable of self-support because mentally or physically defective.

"SEC. 1622. INCOME TAX COLLECTED AT SOURCE.

"(a) REQUIREMENT OF WITHHOLDING.—Every employer making payment of wages shall deduct and withhold upon such wages a tax equal to the greater of the following:

"(1) 20 per centum of the excess of each payment of such wages over the family status withholding exemption allowable under subsection (b) (1) (A), or

"(2) 3 per centum of the excess of each payment of such wages over the Victory tax withholding exemption allowable under subsection (b) (1) (B).

"(b) WITHHOLDING EXEMPTION.—

"(1) In computing the tax required to be deducted and withheld under subsection (a), there shall be allowed as a withholding exemption with respect to the wages paid for each payroll period—

"(A) in computing the tax required to be deducted and withheld under subsection (a) (1), a family status withholding exemption determined in accordance with the following schedule:

"Family Status Withholding Exemption

<table>
<thead>
<tr>
<th>Payroll period</th>
<th>Single person</th>
<th>Married person claiming whole of personal exemption for withholding or head of family</th>
<th>Married person claiming half of personal exemption for withholding</th>
<th>Married person claiming none of personal exemption for withholding</th>
<th>Each dependent, other than the first dependent in the case of the head of a family</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weekly</td>
<td>$12</td>
<td>$24</td>
<td>$12</td>
<td>0</td>
<td>$6</td>
</tr>
<tr>
<td>Biweekly</td>
<td>$24</td>
<td>$48</td>
<td>$24</td>
<td>0</td>
<td>$12</td>
</tr>
<tr>
<td>Semimonthly</td>
<td>$26</td>
<td>$52</td>
<td>$26</td>
<td>0</td>
<td>$13</td>
</tr>
<tr>
<td>Monthly</td>
<td>$52</td>
<td>$104</td>
<td>$52</td>
<td>0</td>
<td>$26</td>
</tr>
<tr>
<td>Quarterly</td>
<td>$156</td>
<td>$312</td>
<td>$156</td>
<td>0</td>
<td>$78</td>
</tr>
<tr>
<td>Semiannual</td>
<td>$312</td>
<td>$624</td>
<td>$312</td>
<td>0</td>
<td>$156</td>
</tr>
<tr>
<td>Annual</td>
<td>$624</td>
<td>$1,248</td>
<td>$624</td>
<td>0</td>
<td>$312</td>
</tr>
<tr>
<td>Daily or miscellaneous (per day of such period)</td>
<td>$1.70</td>
<td>$3.40</td>
<td>$1.70</td>
<td>0</td>
<td>$0.85</td>
</tr>
</tbody>
</table>
“(B) in computing the tax required to be deducted and withheld under subsection (a) (2), a Victory tax withholding exemption determined in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Payroll Period</th>
<th>Victory Tax Withholding Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weekly</td>
<td>$12.00</td>
</tr>
<tr>
<td>Biweekly</td>
<td>24.00</td>
</tr>
<tr>
<td>Semimonthly</td>
<td>26.00</td>
</tr>
<tr>
<td>Monthly</td>
<td>52.00</td>
</tr>
<tr>
<td>Quarterly</td>
<td>156.00</td>
</tr>
<tr>
<td>Semiannual</td>
<td>312.00</td>
</tr>
<tr>
<td>Annual</td>
<td>624.00</td>
</tr>
<tr>
<td>Daily or Miscellaneous (per day of such period)</td>
<td>1.70</td>
</tr>
</tbody>
</table>

“(2) If wages are paid with respect to a period which is not a payroll period, the withholding exemption allowable with respect to each payment of such wages shall be the exemption allowed for a miscellaneous payroll period containing a number of days (including Sundays and holidays) equal to the number of days in the period with respect to which such wages are paid.

“(3) In any case in which wages are paid by an employer without regard to any payroll period or other period, the withholding exemption allowable with respect to each payment of such wages shall be the exemption allowed for a miscellaneous payroll period containing a number of days equal to the number of days (including Sundays and holidays) which have elapsed since the date of the last payment of such wages by such employer during the calendar year, or the date of commencement of employment with such employer during such year, or January 1 of such year, whichever is the later.

“(4) In any case in which the period, or the time described in paragraph (3), in respect of any wages is less than one week, the Commissioner, under regulations prescribed by him with the approval of the Secretary, may authorize an employer, in computing the tax required to be deducted and withheld, to use the excess of the aggregate of the wages paid to the employee during the calendar week over the withholding exemption allowed by this subsection for a weekly payroll period.

“(5) In determining the amount to be deducted and withheld under this subsection, the wages may, at the election of the employer, be computed to the nearest dollar.

“(c) Wage Bracket Withholding—

“(1) At the election of the employer with respect to any employee, the employer shall deduct and withhold upon the wages paid to such employee a tax determined in accordance with the following tables, which shall be in lieu of the tax required to be deducted and withheld under subsection (a).
If the payroll period with respect to an employee is weekly:

<table>
<thead>
<tr>
<th>And the wages are</th>
<th>No dependents</th>
<th>One dependent</th>
<th>Two dependents</th>
<th>Three dependents</th>
<th>Four dependents</th>
<th>Five dependents</th>
<th>Six dependents</th>
<th>Seven dependents</th>
<th>Eight dependents</th>
<th>Nine dependents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Or, (2) such person is a married person claiming half of personal exemption for withholding and has—</td>
<td>No dependents</td>
<td>One dependent</td>
<td>Two dependents</td>
<td>Three dependents</td>
<td>Four dependents</td>
<td>Five dependents</td>
<td>Six dependents</td>
<td>Seven dependents</td>
<td>Eight dependents</td>
<td>Nine dependents</td>
</tr>
<tr>
<td>Or, (3) such person is a single person and has—</td>
<td>No dependents</td>
<td>One dependent</td>
<td>Two dependents</td>
<td>Three dependents</td>
<td>Four dependents</td>
<td>Five dependents</td>
<td>Six dependents</td>
<td>Seven dependents</td>
<td>Eight dependents</td>
<td>Nine dependents</td>
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<tr>
<td>At least but less than</td>
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</tr>
<tr>
<td>The amount of tax to be withheld shall be—</td>
<td>$0</td>
<td>$10</td>
<td>$1.00</td>
<td>$0.10</td>
<td>$0.20</td>
<td>$0.30</td>
<td>$0.40</td>
<td>$0.50</td>
<td>$0.60</td>
<td>$0.70</td>
</tr>
<tr>
<td>$200 or over</td>
<td>$30.00</td>
<td>$38.60</td>
<td>$37.50</td>
<td>$36.40</td>
<td>$35.30</td>
<td>$34.20</td>
<td>$33.10</td>
<td>$32.00</td>
<td>$30.90</td>
<td>$29.80</td>
</tr>
</tbody>
</table>

If the number of dependents is in excess of the largest number of dependents shown, the amount of tax to be withheld shall be that applicable in the case of the largest number of dependents shown reduced by $1.20 for each dependent over the largest number shown, except that in no event shall the amount to be withheld be less than 3 per cent of the excess of the median wage in the bracket in which the wages fall (or if the wages paid are $200 or over, of the excess of the wages) over $12, computed, in case such amount is not a multiple of $0.10, to the nearest multiple of $0.10.
If the payroll period with respect to an employee is biweekly

<table>
<thead>
<tr>
<th>And the wages are</th>
<th>No dependents</th>
<th>One dependent</th>
<th>Two dependents</th>
<th>Three dependents</th>
<th>Four dependents</th>
<th>Five dependents</th>
<th>Six dependents</th>
<th>Seven dependents</th>
<th>Eight dependents</th>
<th>Nine dependents</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0\to$20</td>
<td>$2.00</td>
<td>$2.00</td>
<td>$2.00</td>
<td>$2.00</td>
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<td>60</td>
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<td>100</td>
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<td>80</td>
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<td>120</td>
<td>130</td>
<td>140</td>
<td>150</td>
<td>160</td>
<td>170</td>
<td>180</td>
</tr>
</tbody>
</table>

The amount of tax to be withheld shall be:

<table>
<thead>
<tr>
<th>$400 or over</th>
<th>$0.00</th>
<th>$7.60</th>
<th>$15.20</th>
<th>$22.80</th>
<th>$30.40</th>
<th>$38.00</th>
<th>$45.60</th>
<th>$53.20</th>
<th>$60.80</th>
<th>$68.40</th>
<th>$76.00</th>
<th>$83.60</th>
<th>$91.20</th>
<th>$98.80</th>
</tr>
</thead>
</table>

20% of the excess over $400 plus

If the number of dependents is in excess of the largest number shown, the amount of tax to be withheld shall be that applicable in the case of the largest number of dependents shown reduced by $2.40 for each dependant over the largest number shown, except that in no event shall the amount to be withheld be less than 3 per centum of the excess of the median wage in the bracket in which the wages fall (or if the wages paid are $400 or over, of the excess of the wages) over $204, computed, in each case such amount not a multiple of $0.10, to the nearest multiple of $0.10.
If the payroll period with respect to an employee is semimonthly

<table>
<thead>
<tr>
<th>And the wages are</th>
<th>No dependents</th>
<th>One dependent</th>
<th>Two dependents</th>
<th>Three dependents</th>
<th>Four dependents</th>
<th>Five dependents</th>
<th>Six dependents</th>
<th>Seven dependents</th>
<th>Eight dependents</th>
<th>Nine dependents</th>
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</thead>
<tbody>
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<td>$0</td>
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</tr>
</tbody>
</table>

The amount of tax to be withheld shall be—

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If the number of dependents is in excess of the largest number of dependents shown, the amount of tax to be withheld shall be that applicable in the case of the largest number of dependents shown reduced by $0.50 for each dependent over the largest number shown, except that in no event shall the amount to be withheld be less than $0.50 of the excess of the median wage in the bracket in which the wages fall (or if the wages paid are $30 or over, of the excess of the wages) over $30, computed, in case such amount is not a multiple of $0.10, to the nearest multiple of $0.10.
If the payroll period with respect to an employee is monthly

And, (1) such person is a married person claiming none of personal exemption for withholding and has—

<table>
<thead>
<tr>
<th>No dependents</th>
<th>One dependent</th>
<th>Two dependents</th>
<th>Three dependents</th>
<th>Four dependents</th>
<th>Five dependents</th>
<th>Six dependents</th>
<th>Seven dependents</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$79</td>
<td>$84</td>
<td>$89</td>
<td>$94</td>
<td>$99</td>
</tr>
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<td>$69</td>
<td>$75</td>
<td>$80</td>
<td>$85</td>
<td>$90</td>
<td>$95</td>
<td>$100</td>
</tr>
</tbody>
</table>

The amount of the tax to be withheld shall be—

<table>
<thead>
<tr>
<th>At least $0 but less than $5</th>
<th>$5.00</th>
<th>$10.00</th>
<th>$15.00</th>
<th>$20.00</th>
<th>$25.00</th>
<th>$30.00</th>
<th>$35.00</th>
<th>$40.00</th>
<th>$45.00</th>
<th>$50.00</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$84</td>
<td>$94</td>
<td>$104</td>
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<td>$144</td>
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<td>$98</td>
<td>$108</td>
<td>$118</td>
<td>$128</td>
<td>$138</td>
<td>$148</td>
</tr>
</tbody>
</table>

If the number of dependents is in excess of the largest number of dependents shown, the amount of tax to be withheld shall be that applicable in the case of the largest number of dependents shown reduced by $5.00 for each dependent over the largest number shown, except that in no event shall the amount to be withheld be less than 3 per centum of the excess of the median wage in the bracket in which the wages paid fall (or if the wages paid are $800 or over, of the excess of the wages) over $52, computed in case such amount is not a multiple of $0.10, to the nearest multiple of $0.10.
If the payroll period with respect to an employee is a daily payroll period or a miscellaneous payroll period

<table>
<thead>
<tr>
<th>And the wages divided by the number of days in such period are—</th>
<th>No dependents</th>
<th>One dependent</th>
<th>Two dependents</th>
<th>Three dependents</th>
<th>Four dependents</th>
<th>Five dependents</th>
<th>Six dependents</th>
<th>Seven dependents</th>
<th>Eight dependents</th>
<th>Nine dependents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Or, (1) such person is a married person claiming none of personal exemption for withholding and has—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Or, (2) such person is a married person claiming half of personal exemption for withholding and has—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Or, (3) such person is a single person and has—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Or, (4) such person is a married person claiming all of personal exemption for withholding and has—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Or, (5) such person is head of a family and has—</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Table:

<table>
<thead>
<tr>
<th>No. of Dependents</th>
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<th>$2</th>
<th>$3</th>
<th>$4</th>
<th>$5</th>
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<tr>
<td>0</td>
<td>$0.10</td>
<td>$0.15</td>
<td>$0.30</td>
<td>$0.45</td>
<td>$0.60</td>
<td>$0.75</td>
<td>$0.90</td>
<td>$1.05</td>
<td>$1.20</td>
<td>$1.35</td>
<td>$1.50</td>
</tr>
<tr>
<td>1</td>
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<td>$0.25</td>
<td>$0.45</td>
<td>$0.60</td>
<td>$0.75</td>
<td>$0.90</td>
<td>$1.05</td>
<td>$1.20</td>
<td>$1.35</td>
<td>$1.50</td>
<td>$1.65</td>
</tr>
<tr>
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<td>$0.60</td>
<td>$0.75</td>
<td>$0.90</td>
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<td>$1.20</td>
<td>$1.35</td>
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<td>$1.35</td>
<td>$1.50</td>
<td>$1.65</td>
<td>$1.80</td>
<td>$1.95</td>
<td>$2.10</td>
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<tr>
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<td>$1.25</td>
<td>$1.40</td>
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<td>$1.70</td>
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<td>$2.15</td>
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<tr>
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<td>$0.65</td>
<td>$1.20</td>
<td>$1.35</td>
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<td>$1.65</td>
<td>$1.80</td>
<td>$1.95</td>
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<td>$2.25</td>
<td>$2.40</td>
</tr>
<tr>
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</tr>
<tr>
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<td>$1.55</td>
<td>$1.70</td>
<td>$1.85</td>
<td>$2.00</td>
<td>$2.15</td>
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<td>$2.60</td>
</tr>
<tr>
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<td>$1.95</td>
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<td>$1.75</td>
<td>$1.90</td>
<td>$2.05</td>
<td>$2.20</td>
<td>$2.35</td>
<td>$2.50</td>
<td>$2.65</td>
<td>$2.80</td>
</tr>
</tbody>
</table>

### Notes:

- If the number of dependents is in excess of the largest number of dependents shown, the amount of tax to be withheld shall be that applicable in the case of the largest number of dependents shown reduced by $0.15 for each dependent over the largest number shown, except that in no event shall the amount to be withheld be less than 3 per centum of the excess of the product of the median wage in the bracket in which the wages fall and the number of days in the period (or if the wages paid are $30 or over, of the excess of the wages over the product of $1.20 and the number of days in the period, computed, in case such amount is not a multiple of $0.05, to the nearest multiple of $0.05).

- "(2) If wages are paid with respect to a period which is not a payroll period, the amount to be deducted and withheld shall be that applicable in the case of a miscellaneous payroll period containing a number of days (including Sundays and holidays)
equal to the number of days in the period with respect to which such wages are paid.

"(3) In any case in which wages are paid by an employer without regard to any payroll period or other period, the amount to be deducted and withheld shall be that applicable in the case of a miscellaneous payroll period containing a number of days equal to the number of days (including Sundays and holidays) which have elapsed since the date of the last payment of such wages by such employer during the calendar year, or the date of commencement of employment with such employer during such year, or January 1 of such year, whichever is the later.

"(4) In any case in which the period, or the time described in paragraph (3), in respect of any wages is less than one week, the Commissioner, under regulations prescribed by him with the approval of the Secretary, may authorize an employer to determine the amount to be deducted and withheld under the tables applicable in the case of a weekly payroll period, in which case the aggregate of the wages paid to the employee during the calendar week shall be considered the weekly wages.

"(5) If the wages exceed the highest wage bracket, in determining the amount to be deducted and withheld under this subsection, the wages may, at the election of the employer, be computed to the nearest dollar.

"(d) Tax Paid By Recipient.—If the employer, in violation of the provisions of this subchapter, fails to deduct and withhold the tax under this subchapter, and thereafter the tax against which such tax may be credited is paid, the tax so required to be deducted and withheld shall not be collected from the employer; but this subsection shall in no case relieve the employer from liability for any penalties or additions to the tax otherwise applicable in respect of such failure to deduct and withhold.

"(e) Nondeductibility of Tax in Computing Net Income.—The tax deducted and withheld under this subchapter shall not be allowed as a deduction either to the employer or to the recipient of the income in computing net income for the purpose of any tax on income imposed by Act of Congress.

"(f) Refunds or Credits.—

"(1) Employers.—Where there has been an overpayment of tax under this subchapter, refund or credit shall be made to the employer only to the extent that the amount of such overpayment was not deducted and withheld under this subchapter by the employer.

"(2) Employees.—For refund or credit in cases of excessive withholding, see section 322 (a).

"(g) Included and Excluded Wages.—If the remuneration paid by an employer to an employee for services performed during one-half or more of any payroll period of not more than thirty-one consecutive days constitutes wages, all the remuneration paid by such employer to such employee for such period shall be deemed to be wages; but if the remuneration paid by an employer to an employee for services performed during more than one-half of any such payroll period does not constitute wages, then none of the remuneration paid by such employer to such employee for such period shall be deemed to be wages.

"(h) Withholding Exemption Certificates.—Every employee receiving wages shall furnish his employer a signed withholding exemption certificate relating to his status for the purpose of computing the withholding exemption, or if the employer exercises his elec-
the purpose of computing the amount to be deducted and withheld under such subsection. In case of a change of status, a new certificate shall be furnished not later than ten days after such change occurs. The certificate shall be in such form and contain such information as the Commissioner may, with the approval of the Secretary, by regulations prescribe. Such certificate—

"(1) If furnished after the date of commencement of employment with the employer by reason of a change of status, shall take effect with respect to the first payment of wages made on or after the first status determination date which occurs at least thirty days from the date on which such certificate is furnished to the employer, except that at the election of the employer such certificate may be made effective with respect to any previous payment of wages made on or after the date of the furnishing of such certificate. For the purposes of this paragraph the term 'status determination date' means January 1 and July 1 of each year.

"(2) If furnished otherwise than by reason of a change of status, shall take effect as of the beginning of the first payroll period ending, or the first payment of wages made without regard to a payroll period, on or after the date on which such certificate is furnished to the employer.

A certificate which takes effect under this subsection shall continue in effect with respect to the employer until another such certificate furnished by the employee takes effect under this subsection. If no certificate is in effect under this subsection with respect to an employee, such employee shall be treated, for the purposes of the withholding exemption, or in case the employer exercises his election under section 1622 (c) (relating to wage bracket withholding), for the purpose of computing the amount to be deducted and withheld under such subsection, as a married person claiming none of the personal exemption for withholding and having no dependents.

"(i) OVERLAPPING PAY PERIODS, AND SO FORTH.—If a payment of wages is made to an employee by an employer—

"(1) with respect to a payroll period or other period, any part of which is included in a payroll period or other period with respect to which wages are also paid to such employee by such employer, or

"(2) without regard to any payroll period or other period, but on or prior to the expiration of a payroll period or other period with respect to which wages are also paid to such employee by such employer, or

"(3) with respect to a period beginning in one and ending in another calendar year, or

"(4) through an agent, fiduciary, or other person who also has the control, receipt, custody, or disposal of, or pays, the wages payable by another employer to such employee,

the manner of withholding and the amount to be deducted and withheld under this subchapter shall be determined in accordance with regulations prescribed by the Commissioner with the approval of the Secretary under which the withholding exemption allowed to the employee in any calendar year shall approximate the withholding exemption allowable with respect to an annual payroll period.

"(j) WITHHOLDING ON BASIS OF AVERAGE WAGES.—The Commissioner may, under regulations prescribed by him with the approval of the Secretary, authorize employers (1) to estimate the wages which
will be paid to any employee in any quarter of the calendar year. (2) to determine the amount to be deducted and withheld upon each payment of wages to such employee during such quarter as if the appropriate average of the wages so estimated constituted the actual wages paid, and (3) to deduct and withhold upon any payment of wages to such employee during such quarter such amount as may be necessary to adjust the amount actually deducted and withheld upon the wages of such employee during such quarter to the amount required to be deducted and withheld during such quarter without regard to this subsection.

"SEC. 1623. LIABILITY FOR TAX.

The employer shall be liable for the payment of the tax required to be deducted and withheld under this subchapter, and shall not be liable to any person for the amount of any such payment.

"SEC. 1624. RETURN AND PAYMENT BY GOVERNMENTAL EMPLOYER.

If the employer is the United States, or a State, Territory, or political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing, the return of the amount deducted and withheld upon any wages may be made by any officer or employee of the United States, or of such State, Territory, or political subdivision, or of the District of Columbia, or of such agency or instrumentality, as the case may be, having control of the payment of such wages, or appropriately designated for that purpose.

"SEC. 1625. RECEIPTS.

(a) Requirement.—Every employer required to deduct and withhold a tax in respect of the wages of an employee shall furnish to each such employee in respect of his employment during the calendar year, or on or before January 31 of the succeeding year, or, if his employment is terminated before the close of such calendar year, on the day on which the last payment of wages is made, a written statement showing the wages paid by the employer to such employee during such calendar year, and the amount of the tax deducted and withheld under this subchapter in respect of such wages. 

(b) Statements to Constitute Information Returns.—The statements required to be furnished by this section in respect of any wages shall be furnished at such other times, shall contain such other information, and shall be in such form as the Commissioner, with the approval of the Secretary, may by regulations prescribe. A duplicate of such statement if made and filed in accordance with regulations prescribed by the Commissioner with the approval of the Secretary shall constitute the return required to be made in respect of such wages under section 147.

(c) Extension of Time.—The Commissioner, under such regulations as he may prescribe with the approval of the Secretary, may grant to any employer a reasonable extension of time (not in excess of thirty days) with respect to the statements required to be furnished under this section.

"SEC. 1626. PENALTIES.

(a) Penalties for Fraudulent Receipt or Failure to Furnish Receipt.—In lieu of any other penalty provided by law (except the penalty provided by subsection (b) of this section), any person required under the provisions of section 1625 to furnish a receipt in

Supra.
respect of tax withheld pursuant to this subchapter who willfully furnishes a false or fraudulent receipt, or who willfully fails to furnish a receipt in the manner, at the time, and showing the information required under section 1625, or regulations prescribed thereunder, shall for each such failure, upon conviction thereof be fined not more than $1,000, or imprisoned for not more than one year, or both.

"(b) Additional Penalty.—In addition to the penalty provided by subsection (a) of this section, any person required under the provisions of section 1625 to furnish a receipt in respect of tax withheld pursuant to this subchapter who willfully furnishes a false or fraudulent receipt, or who willfully fails to furnish a receipt in the manner, at the time, and showing the information required under section 1625, or regulations prescribed thereunder, shall for each such failure be subject to a civil penalty of not more than $50.

"(c) Failure of Employer to File Return or Pay Tax.—In case of any failure to make and file return or pay the tax required by this subchapter, within the time prescribed by law or prescribed by the Commissioner in pursuance of law, unless it is shown that such failure is due to reasonable cause and not due to willful neglect, the addition to the tax shall not be less than $10.

"(d) Penalties in Respect of Withholding Exemption Certificates.—Any individual required to supply information to his employer under section 1622(h) who willfully supplies false or fraudulent information, or who willfully fails to supply information thereunder which would require an increase in the tax to be withheld under section 1622, shall, in lieu of any penalty otherwise provided, upon conviction thereof, be fined not more than $500, or imprisoned for not more than one year, or both.

"SEC. 1627. OTHER LAWS APPLICABLE.

"All provisions of law, including penalties, applicable with respect to the tax imposed by section 1400 shall, insofar as applicable and not inconsistent with the provisions of this subchapter, be applicable with respect to the tax under this subchapter.

"SUBCHAPTER E—GENERAL PROVISIONS

"SEC. 1630. VERIFICATION OF RETURNS, ETC.

"(a) Power of Commissioner to Require.—The Commissioner, under regulations prescribed by him with the approval of the Secretary, may require that any return, statement, or other document required to be filed under this chapter shall contain or be verified by a written declaration that it is made under the penalties of perjury, and such declaration shall be in lieu of any oath otherwise required.

"(b) Penalties.—Every person who willfully makes and subscribes any return, statement, or other document, which contains or is verified by a written declaration that it is made under the penalties of perjury, and which he does not believe to be true and correct as to every material matter, shall be guilty of a felony, and, upon conviction thereof, shall be subject to the penalties prescribed for perjury in section 125 of the Criminal Code.

"SEC. 1631. USE OF GOVERNMENT DEPOSITARIES IN CONNECTION WITH PAYMENT OF TAXES.

"The Secretary may authorize incorporated banks or trust companies which are depositaries or financial agents of the United States to receive any taxes under this chapter in such manner, at such times,
and under such conditions as he may prescribe; and he shall prescribe
the manner, times, and conditions under which the receipt of such
taxes by such depositaries and financial agents is to be treated as pay-
ment of such taxes to the collectors.

"SEC. 1632. ACTS TO BE PERFORMED BY AGENTS.

"In case a fiduciary, agent or other person has the control, receipt,
custody, or disposal of, or pays the wages of an employee or group of
employees, employed by one or more employers, the Commissioner,
under regulations prescribed by him with the approval of the Secre-
tary, is authorized to designate such fiduciary, agent or other person
to perform such acts as are required of employers under this chapter
and as the Commissioner may specify. Except as may be otherwise
prescribed by the Commissioner with the approval of the Secretary,
al provisions of law (including penalties) applicable in respect of
an employer shall be applicable to a fiduciary, agent or other person
so designated but, except as so provided, the employer for whom such
fiduciary, agent or other person acts shall remain subject to the pro-
visions of law (including penalties) applicable in respect of
employers."

(b) TECHNICAL AMENDMENTS.—

(1) Amendment to section 34.—Section 34 of the Internal
Revenue Code (cross reference) is amended by striking out "453,
454, and 466 (e)" and inserting in lieu thereof "453 and 454".

(2) Amendment to section 322.—Section 322 (f) of the Inter-
unal Revenue Code (cross reference) is amended to read as follows:

"(f) TAX WITHHELD AT SOURCE.—For refund or credit in case of
withholding agent, see section 143 (f). For refund or credit in case
of employer required to deduct and withhold tax on wages, see section
1622 (f)."

(c) EXPIRATION DATE FOR WITHHOLDING AT SOURCE ON WAGES
UNDER SUBCHAPTER D OF CHAPTER I.—Section 476 of the Internal
Revenue Code (prescribing the expiration date for the taxes imposed
by Subchapter D) is amended to read as follows:

"SEC. 476. EXPIRATION DATE.

"The tax imposed by Part I of this subchapter shall not apply with
respect to any taxable year commencing after the date of cessation of
hostilities in the present war. The tax imposed by Part II of such
subchapter shall not apply with respect to any wages paid after
June 30, 1943, unless paid during the calendar year 1943 with respect
to a payroll period beginning on or before such date."

(d) EFFECTIVE DATE.—The amendments made by subsections (a)
and (b) shall take effect July 1, 1943, and shall be applicable to all
wages paid on or after such date, except that such amendments shall
not be applicable to wages paid during the calendar year 1943 with
respect to a payroll period beginning before such date.

SEC. 3. CREDIT FOR TAX WITHHELD AT SOURCE.

Section 35 of the Internal Revenue Code (relating to the credit for
tax withheld on wages) is amended to read as follows:

"SEC. 35. CREDIT FOR TAX WITHHELD ON WAGES.

"The amount deducted and withheld as tax under Subchapter D of
Chapter 9 during any calendar year upon the wages of any individual
shall be allowed as a credit to the recipient of the income against the

53 Stat. 62.
Ante, p. 135.
56 Stat. 683.
Post, p. 584.
56 Stat. 893.
Ante, p. 126.
Supra.
56 Stat. 884.
Post, p. 584.
56 Stat. 887.
Ante, p. 126.
Supra.
tax imposed by this chapter for the taxable year beginning in such calendar year. If more than one taxable year begins in any such calendar year such amount shall be allowed as a credit against the tax for the last taxable year so beginning.”

SEC. 4. REFUNDS.

(a) Excessive Withholding, Etc.—Section 322 (a) (2) of the Internal Revenue Code (relating to excessive withholding) is amended to read as follows:

“(2) Excessive Withholding.—Where the amount of the tax withheld at the source under Part II of Subchapter D or Subchapter D of Chapter 9 exceeds the taxes imposed by this chapter against which the tax so withheld may be credited under section 35 or 466 (e), the amount of such excess shall be considered an overpayment.

“(3) Credits against estimated tax.—The Commissioner is authorized to prescribe, with the approval of the Secretary, regulations providing for the crediting against the estimated tax for any taxable year of the amount determined by the taxpayer or the Commissioner to be an overpayment of the tax for a preceding taxable year.”

(b) Presumption as to Date of Payment.—Section 322 (e) of the Internal Revenue Code (relating to presumption as to date of payment) is amended to read as follows:

“(e) Presumption as to Date of Payment.—For the purposes of this section, any tax actually deducted and withheld at the source during any calendar year under Part II of Subchapter D or under Subchapter D of Chapter 9 shall, in respect of the recipient of the income, be deemed to have been paid by him not earlier than the fifteenth day of the third month following the close of his taxable year with respect to which such tax is allowable as a credit under section 35 or section 466 (e). For the purposes of this section, any amount paid as estimated tax for any taxable year shall be deemed to have been paid not earlier than the fifteenth day of the third month following the close of such taxable year.”

(c) Delegation of Authority to Collectors to Make Refunds.—Section 3770 (a) of the Internal Revenue Code (relating to authority to make refunds) is amended (1) by striking out “(4)” at the beginning of paragraph (4) and inserting in lieu thereof “(5)”; and (2) by inserting after paragraph (3) the following:

“(4) Delegation of Authority to Collectors to Make Refunds.—The Commissioner is authorized to delegate, with the approval of the Secretary, to collectors any authority, duty, or function which the Commissioner is authorized or required to exercise or perform under paragraph (1), (2), or (3) of this subsection, or under section 322 or 1027, where the amount involved (exclusive of interest, penalties, additions to the tax, and additional amounts) does not exceed $1,000.”

(d) Overpayments.—Section 3770 of the Internal Revenue Code (relating to authority to make credits and refunds) is amended by inserting at the end thereof the following:

“(c) Rule Where No Tax Liability.—An amount paid as tax shall not be considered not to constitute an overpayment solely by reason of the fact that there was no tax liability in respect of which such amount was paid.”
(e) Cross-reference.—The last subsection of section 3771 of the Internal Revenue Code (relating to interest on overpayments) is amended to read as follows:

"(f) ESTIMATED TAX AND TAX WITHHELD AT SOURCE.—For date of payment in respect of estimated tax and of tax withheld at source on wages, see section 322 (e)."

(f) Review of allowance of interest.—Section 3790 of the Internal Revenue Code (prohibiting administrative review of Commissioner's decisions) is amended by inserting at the end thereof the following: "In the absence of fraud or mistake in mathematical calculation, the allowance or nonallowance by the Commissioner, of interest on any credit or refund under the internal revenue laws shall not, except as provided in Chapter 5, be subject to review by any other administrative or accounting officer, employee, or agent of the United States."

SEC. 5. CURRENT PAYMENT OF TAX NOT WITHHELD AT SOURCE.

(a) In general.—The Internal Revenue Code is amended by striking out sections 58, 59, and 60 and inserting in lieu thereof the following:

"SEC. 58. DECLARATION OF ESTIMATED TAX BY INDIVIDUALS.

"(a) Requirement of declaration.—Every individual (other than an estate or trust and other than a nonresident alien with respect to whose wages, as defined in section 1621, withholding under Subchapter D of Chapter 9 is not made applicable) shall, at the time during the taxable year prescribed in subsection (d), make a declaration of his estimated tax for the taxable year if—

"(1) his gross income from wages (as defined in section 1621)

"(A) in case such individual is single or married but not living with husband or wife: can reasonably be expected to exceed $2,700 for the taxable year; or did exceed $2,700 for the preceding taxable year; or

"(B) in case such individual is married and living with husband or wife: can, when added to the gross income which can reasonably be expected to be received by such husband or wife from wages (as so defined), reasonably be expected to exceed $3,500 for the taxable year; or did when added to the gross income of such husband or wife from wages (as so defined) for the preceding taxable year, exceed $3,500 for such preceding taxable year; or

"(2) his gross income from sources other than wages (as defined in section 1621)

"(A) in case such individual is single or married but not living with husband or wife: can reasonably be expected to exceed $100 for the taxable year and his gross income to be such as will require the making of a return for the taxable year under section 51; or did exceed $100 for the preceding taxable year and such individual either was required to make a return under section 51 or 455 for such preceding taxable year or would have been so required if he had been single during the whole of such preceding taxable year; or

"(B) in case such individual is married and living with husband or wife: can, when added to the gross income which can reasonably be expected to be received by husband or wife from such sources, reasonably be expected to exceed $100 for
the taxable year and the aggregate gross income of such husband and wife can reasonably be expected to be such as will require the making of a return under section 51 or 455; or did, when added to the gross income of such husband or wife from such sources for the preceding taxable year, exceed $100 for such preceding taxable year and such individual would have been required to make a return under section 51 or 455 for such preceding taxable year if he had been married and living with husband or wife during the whole of such preceding taxable year; or

"(3) in case such taxable year is the taxable year beginning in 1943, such individual was required to make a return under section 51 for the taxable year beginning in 1942, and his gross income from wages (as defined in section 1621) for such taxable year is greater than the gross income which can reasonably be expected to be received from wages for the taxable year beginning in 1943.

"(b) CONTENTS OF DECLARATION.—In the declaration required under subsection (a) the individual shall state—

"(1) the amount which he estimates as the amount of tax under this chapter for the taxable year, without regard to any credits under sections 32, 35, and 466 (e);

"(2) the amount which he estimates as the credits for the taxable year under sections 32, 35, and 466 (e); and

"(3) the excess of the amount estimated under paragraph (1) over the amount estimated under paragraph (2), which excess for the purposes of this chapter shall be held and considered the estimated tax for the taxable year.

The declaration shall also contain such other information for the purposes of carrying out the provisions of this chapter as the Commissioner, with the approval of the Secretary, may by regulations prescribe, and shall contain or be verified by a written statement that it is made under the penalties of perjury.

"(c) JOINT DECLARATION BY HUSBAND AND WIFE.—In the case of a husband and wife living together, a single declaration under this section may be made by them jointly, in which case the liability with respect to the estimated tax shall be joint and several. No joint declaration may be made if either the husband or wife is a nonresident alien. If a joint declaration is made but a joint return is not made for the taxable year, the estimated tax for such year may be treated as the estimated tax of either the husband or the wife, or may be divided between them.

"(d) TIME AND PLACE FOR FILING.—The declaration required under subsection (a) shall be filed on or before the fifteenth day of the third month of the taxable year, except that if the requirements of subsection (a) are first met after such date, the declaration shall be filed on or before the fifteenth day of the last month of the quarter of the taxable year in which such requirements are first met. An individual may make amendments or revisions of a declaration filed under this subsection, under regulations prescribed by the Commissioner with the approval of the Secretary. If so made, such amendments or revisions shall be filed on or before the fifteenth day of the last month of any quarter of the taxable year subsequent to that in which the declaration was filed and in which no previous amendments or revisions have been made or filed. Declarations and amendments and revisions thereof shall be filed with the Collector specified in section 53 (b) (1).

"(e) EXTENSION OF TIME.—The Commissioner may grant a reasonable extension of time for filing declarations and paying the estimated
tax, under such rules and regulations as he shall prescribe with the approval of the Secretary. Except in the case of taxpayers who are abroad, no such extension shall be for more than six months.

"(f) Persons Under Disability.—If the taxpayer is unable to make his own declaration, the declaration shall be made by a duly authorized agent or by the guardian or other person charged with the care of the person or property of such taxpayer.

"(g) Signature Presumed Correct.—The fact that an individual's name is signed to a filed declaration shall be prima facie evidence for all purposes that the declaration was actually signed by him.

"(h) Publicity of Declaration.—For the purposes of section 55 (relating to publicity of returns), a declaration of estimated tax shall be held and considered a return under this chapter.

"SEC. 59. PAYMENT OF ESTIMATED TAX.

"(a) In General.—The estimated tax shall be paid in four equal installments except that—

"(1) if the declaration is filed (otherwise than pursuant to an extension of time) after the fifteenth day of the third month of the taxable year, the estimated tax shall be paid in equal installments the number of which is equal to the number of quarters remaining in the taxable year (including the quarter in which the declaration is filed); and

"(2) if any amendment or revision of a declaration is filed, the remaining installments shall be ratably increased or decreased, as the case may be, to reflect the increase or decrease, as the case may be, in the estimated tax by reason of such amendment or revision; and

"(3) at the election of the individual, any installment of the estimated tax may be paid prior to the date prescribed for its payment.

One installment of the estimated tax shall be paid at the time of making the declaration, and an installment thereof shall be paid on the fifteenth day of the last month of each succeeding quarter of the taxable year. Payment of any installment of the estimated tax shall be considered payment on account of the tax for the taxable year.

"(b) Assessment.—The estimated tax shall be assessed only to the extent paid.

"SEC. 60. SPECIAL RULES FOR APPLICATION OF SECTIONS 58 AND 59.

"(a) Farmers.—In the case of an individual whose estimated gross income from farming for the taxable year is at least 80 per centum of the total estimated gross income from all sources for the taxable year, in lieu of the time prescribed in section 58 (d), the declaration for the taxable year may be made at any time on or before the fifteenth day of the last month of the taxable year.

"(b) Application to Short Taxable Years.—The application of sections 58, 59, and 294 (a) (3), (4), and (5) to taxable years of less than twelve months shall be as prescribed in regulations prescribed by the Commissioner with the approval of the Secretary.

"(c) Application to Taxable Years Beginning in 1943.—If the taxable year is the calendar year 1943, the fifteenth day of September, 1943, shall be substituted for the fifteenth day of March for the purposes of section 58 (d). If the taxable year begins in 1943 after January 1, the date which shall be substituted for the fifteenth day
of the third month of the taxable year for the purposes of section 58 (d) shall be prescribed by regulations prescribed by the Commissioner with the approval of the Secretary. In either case installments of the estimated tax for such taxable year payable after September 1, 1943, shall be ratably decreased to reflect the payments on account of a taxable year beginning in 1942 which are treated as payments on account of the estimated tax for a taxable year beginning in 1943.”

(b) Additions to Tax.—Section 294 (a) of the Internal Revenue Code (relating to additions to tax in case of nonpayment) is amended by inserting at the end thereof the following:

“(3) Failure to file declaration of estimated tax.—In the case of a failure to make and file a declaration of estimated tax within the time prescribed, there shall be added to the tax an amount equal to 10 per centum of the tax.

“(4) Failure to pay installment of estimated tax.—In the case of the failure to pay an installment of the estimated tax within the time prescribed, there shall be added to the tax $2.50 or 2 1/2 per centum of the tax, whichever is the greater, for each installment with respect to which such failure occurs.

“(5) Substantial underestimate of estimated tax.—If 80 per centum of the tax (determined without regard to the credits under sections 32, 35, and 466 (e)), in the case of individuals other than farmers exercising an election under section 60 (a), or 66 2/3 per centum of such tax so determined in the case of such farmers, exceeds the estimated tax (increased by such credits), there shall be added to the tax an amount equal to such excess, or equal to 6 per centum of the amount by which such tax so determined exceeds the estimated tax so increased, whichever is the lesser.

This paragraph shall not apply to the taxable year in which falls the death of the taxpayer.”

(c) Penalties.—Section 145 (a) of the Internal Revenue Code (relating to criminal penalties) is amended (1) by inserting after “return” wherever appearing therein the words “or declaration”, and (2) by inserting before “tax” wherever appearing therein the words “estimated tax or”.

(d) Payment by Installments.—Section 56 (b) of the Internal Revenue Code (relating to installment payments) is amended by striking out “The” at the beginning thereof and inserting in lieu thereof “Except in the case of an individual (other than an estate or trust and other than a nonresident alien with respect to whose wages, as defined in section 1621 (a), withholding under Subchapter D of Chapter 9 is not made applicable), the”.

(e) Date for Making Return by Certain Nonresident Aliens.—(1) Section 217 (a) of the Internal Revenue Code (relating to returns by nonresident aliens) is amended by inserting after “return” wherever appearing therein the words “or declaration” the following: “with respect to whose wages, as defined in section 1621 (a), withholding under Subchapter D of Chapter 9 is not made applicable,”.

(2) Section 218 (a) of the Internal Revenue Code (relating to payment of tax by nonresident aliens) is amended by inserting after “In the case of a nonresident alien individual” the following: “with respect to whose wages, as defined in section 1621 (a), withholding under Subchapter D of Chapter 9 is not made applicable,”.

(f) Taxable Years to Which Applicable.—The amendments made by this section shall be effective with respect to taxable years
beginning after December 31, 1942, except that section 294 (a) (5) of the Internal Revenue Code shall not be applicable to a taxable year beginning in 1943 in the case of an individual not required to make a declaration under section 58 of the Internal Revenue Code for such year.

SEC. 6. RELIEF FROM DOUBLE PAYMENTS IN 1943.

(a) Tax for 1942 Not Greater Than Tax for 1943.—In case the tax imposed by Chapter 1 of the Internal Revenue Code upon any individual (other than an estate or trust and other than a nonresident alien not subject to the provisions of sections 58, 59, and 60 of such chapter) for the taxable year 1942 (determined without regard to this section, without regard to interest or additions to the tax, and without regard to credits against the tax for amounts withheld at source) is not greater than the tax for the taxable year 1943 (similarly determined), the liability of such individual for the tax imposed by such chapter for the taxable year 1942 shall be discharged as of September 1, 1943, except that interest and additions to such tax shall be collected at the same time and in the same manner as, and as a part of, the tax under such chapter for the taxable year 1943. In such case if the tax for the taxable year 1942 (determined without regard to this section and without regard to interest or additions to the tax) is more than $50, the tax under such chapter for the taxable year 1943 shall be increased by an amount equal to 25 per centum of the tax for the taxable year 1942 (so determined) or the excess of such tax (so determined) over $50, whichever is the lesser. This subsection shall not apply in any case in which the taxpayer is convicted of any criminal offense with respect to the tax for the taxable year 1942 or in which additions to the tax for such taxable year are applicable by reason of fraud.

(b) Tax for 1942 Greater Than Tax for 1943.—In case the tax imposed by Chapter 1 of the Internal Revenue Code upon any individual (other than an estate or trust and other than a nonresident alien not subject to the provisions of sections 58, 59, and 60 of such chapter) for the taxable year 1942 (determined without regard to this section, without regard to interest or additions to the tax, and without regard to credits against the tax for amounts withheld at source) is greater than the tax for the taxable year 1943 (similarly determined), the liability of such individual for the tax imposed by such chapter for the taxable year 1942 shall be discharged as of September 1, 1943, except that interest and additions to such tax shall be collected at the same time and in the same manner as, and as a part of, the tax under such chapter for the taxable year 1943. In such case the tax under such chapter for the taxable year 1943 shall be increased by—

(1) the amount by which the tax imposed by such chapter for the taxable year 1942 (determined without regard to this section and without regard to interest and additions to such tax) exceeds the tax imposed by such chapter for the taxable year 1943 (determined without regard to this section, without regard to interest and additions to such tax, and without regard to credits against such tax under section 466 (e) or under section 35 of such chapter), plus

(2) if the tax for the taxable year 1943 (determined without regard to this section, without regard to interest or additions to the tax, and without regard to credits against such tax under section 466 (e) or under section 35 of such chapter) is more than $50, an amount equal to 25 per centum of the tax for the taxable
year 1943 (so determined) or the excess of such tax (so determined) over $50, whichever is the lesser. Such amount shall in no case exceed 25 per centum of the tax for the taxable year 1942 (determined without regard to this section and without regard to interest and additions to such tax) or the excess of such tax (so determined) over $50, whichever is the lesser.

This subsection shall not apply in any case in which the taxpayer is convicted of any criminal offense with respect to the tax for the taxable year 1942 or in which additions to the tax for such taxable year are applicable by reason of fraud. An individual who becomes subject to tax for the taxable year 1943 under this subsection shall be an individual required to make a return for the taxable year 1943 under section 51 of the Internal Revenue Code.

(e) ADDITIONAL INCREASE IN 1943 TAX WHERE INCREASED INCOME.—

(1) TAX FOR 1942 NOT GREATER THAN THAT FOR 1943.—In the case of a taxpayer whose liability for the tax for the taxable year 1942 is discharged under subsection (a), and whose surtax net income for the base year plus $20,000 is less than that for the taxable year 1942, the tax imposed by Chapter 1 of the Internal Revenue Code for the taxable year 1943 shall be increased by the excess of 75 per centum of the tax imposed by such chapter for the taxable year 1942 (determined without regard to this section and without regard to interest and additions to the tax) over a tentative tax computed as if the portion of the surtax net income for the taxable year 1942 which is not greater than the sum of the surtax net income for the base year plus $20,000 constituted both the surtax net income for the taxable year 1942 and the net income for such taxable year after allowance of all credits against net income;

(2) TAX FOR 1942 GREATER THAN THAT FOR 1943.—In the case of a taxpayer whose liability for the tax for the taxable year 1942 is discharged under subsection (b) and whose surtax net income for the base year plus $20,000 is less than that for the taxable year 1943, the tax imposed by Chapter 1 of the Internal Revenue Code for the taxable year 1943 shall be increased by the excess of 75 per centum of the tax imposed by such chapter for the taxable year 1943 (determined without regard to this section and without regard to interest and additions to the tax) over a tentative tax for the taxable year 1943 computed as if the portion of the surtax net income for such taxable year which is not greater than the sum of the surtax net income for the base year plus $20,000 constituted both the surtax net income for the taxable year 1943 and the net income for such taxable year after allowance of all credits against net income.

For the purposes of this subsection "base year" means any one of the taxable years 1937, 1938, 1939, or 1940, to be selected by the taxpayer.

(d) RULES FOR APPLICATION OF SUBSECTIONS (A), (B), AND (C).—

(1) APPLICATION OF SUBSECTION (B) TO MEMBERS OF ARMED FORCES.—If the taxpayer is in active service in the military or naval forces of the United States or any of the other United Nations at any time during the taxable year 1942 or 1943, the increase in the tax for the taxable year 1943 under subsection (b) (1) shall be reduced by an amount equal to the amount by which the tax for the taxable year 1942 (determined without regard to this section) is increased by reason of the inclusion in the net income for the taxable year 1942 of the amount of the earned net income (as defined in section 25 (a) (4)).
(2) JOINT RETURNS.—If the taxpayer either for the taxable year 1942 or for the taxable year 1943 makes a joint return with his spouse, the taxes of the spouses for the taxable year for which a joint return is not made shall be aggregated for the purposes of subsections (a), (b), and (c), and in case the taxable year for which a joint return is not made is the taxable year 1943, the liability for the increase in the tax for the taxable year 1943 under subsections (b) and (c), shall be joint and several.

(3) FOREIGN TAX CREDIT AND APPLICATION OF SECTIONS 105, 106, AND 107.—The credit against the tax imposed by Chapter 1 of the Internal Revenue Code for the taxable year 1943 allowed by section 31 of such chapter (relating to taxes of foreign countries and of possessions of the United States), shall be determined without regard to subsections (a), (b), and (c). Sections 105, 106, and 107 of such chapter (relating to limitations on tax) shall be applied without regard to subsections (a), (b), and (c).

(4) SECTION 107 INCOME ATTRIBUTED TO BASE YEAR.—That portion of the compensation which is received or accrued in the taxable year 1942 (if the tax for such year is not greater than that for the taxable year 1943), or in the taxable year 1943 (if the tax for such year is less than that for the taxable year 1942), and which under section 107 of the Internal Revenue Code is attributed to the base year, shall for the purposes of subsection (c) be excluded in computing the surtax net income for the taxable year 1942 or 1943, as the case may be, and be included in computing the surtax net income for the base year.

(5) PARTNERSHIP BUSINESS FORMERLY OPERATED AS CORPORATION.—If, during the base year of any individual, such individual was a shareholder in a corporation and if substantially all of the assets of such corporation were at any time prior to May 1, 1943, acquired by such individual or a partnership of which he is a partner pursuant to the complete liquidation of such corporation, and if at all times after such liquidation up to and including the taxable year 1942 (if subsection (a) is applicable) or the taxable year 1943 (if subsection (b) is applicable) the trade or business of such corporation was carried on by such individual or partnership, for the purposes of subsection (c) such individual may compute his surtax net income for the base year as if the earnings and profits of the corporation for the taxable year ending with or within the base year had all been distributed as dividends at the end of such taxable year. If the interest of such individual in the partnership is proportionately less than his interest in the corporation, his distributive share of such dividends shall for the purposes of this paragraph be adjusted to reflect such difference.

(6) CERTAIN PORTIONS OF INCREASE IN 1943 TAX NOT PART OF ESTIMATED TAX.—The amount by which the tax for the taxable year 1943 is increased under subsection (a), (b) (2), or (c) shall not be considered to be a part of the tax for such taxable year for the purposes of sections 58, 59, 60, and 294 (a) (3), (4), and (5) of the Internal Revenue Code.

(7) TAXPAYER DYING IN TAXABLE YEAR 1942.—If the individual dies during the taxable year 1942, subsections (a), (b), and (c) shall not apply.

(c) EXTENSION OF TIME FOR PAYMENT OF PORTIONS OF INCREASE IN 1943 TAX.—

(1) TWENTY-FIVE PER CENTUM INCREASE UNDER SUBSECTION (A) OR (B).—At the election of the taxpayer, made under regulations
prescribed by the Commissioner with the approval of the Secretary, the Commissioner shall, except as hereinafter provided, extend the time for the payment of the portion of the tax for the taxable year 1943 equal to one-half of the amount of the 25 per centum increase therein under subsection (a) or (b) (2) for the taxable year 1943, in which case such portion shall be paid on or before the fifteenth day of the fifteenth month following the close of the taxable year. The Commissioner may condition the extension upon the furnishing by the taxpayer of a bond in such amount, not exceeding the amount with respect to which the extension applies, with such surety or sureties, as the Commissioner deems necessary, conditioned upon the payment of such amount in accordance with the terms of the extension. If such amount is not paid on or before the date on which it is payable, it shall be paid upon notice and demand from the Collector. If such amount is not paid on or before the date on which it is payable, there shall be collected, as a part of the tax, interest on such amount at the rate of 6 per centum per annum for the period beginning with the date on which such amount is payable and ending with the date on which it is paid.

(2) INCREASE UNDER SUBSECTION (C).—At the election of the taxpayer, made under regulations prescribed by the Commissioner with the approval of the Secretary, the Commissioner shall, except as hereinafter provided, extend the time for the payment of the portion of the tax for the taxable year 1943 equal to the increase therein under subsection (c), in which case such portion shall be paid in four equal annual installments, the first of which shall be paid on the fifteenth day of the fifteenth month following the close of the taxable year, and of the remaining installments one of which shall be paid on the last day of each succeeding twelve-month period, except that any installment may be paid prior to the date prescribed for its payment. The Commissioner may condition the extension upon the furnishing by the taxpayer of a bond in such amount, not exceeding the amount of such increase, with such surety or sureties, as the Commissioner deems necessary, conditioned upon the payment of such amount in accordance with the terms of the extension. If the time for the payment of such portion is extended, there shall be collected, as a part of the tax, interest on each installment at the rate of 4 per centum per annum for the period beginning with the date prescribed for the payment of the tax for such taxable year and ending with the date on which such installment is paid or the date on which it is payable, whichever is the earlier. If any installment is not paid on or before the date on which it is payable, it and the remaining installments shall be paid upon notice and demand from the Collector. If any installment is not paid on or before the date on which it is payable, there shall be collected, as part of the tax, interest on such installment at the rate of 6 per centum per annum for the period beginning with the date on which such installment is payable and ending with the date on which it is paid.

(f) TREATMENT OF PAYMENTS ON ACCOUNT OF 1942 TAX.—Any payment (other than interest and additions to the tax) made on account of the tax imposed by Chapter 1 of the Internal Revenue Code for the taxable year 1942 upon a taxpayer whose liability for such tax is discharged under subsection (a) or (b) shall be considered as payment on account of the estimated tax for the taxable year 1943. In the case of any extension of time for the payment of such tax
granted by the Commissioner prior to September 1, 1943, payment of the portion thereof which if such extension had not been granted would have been payable under section 56 (b) prior to such date shall be made notwithstanding subsection (a) or (b), but the foregoing provisions of this subsection shall apply to any such payment. In case the taxpayer becomes delinquent, prior to September 1, 1943, in the payment of such tax or any installment thereof, subsection (a) or (b) shall not relieve the taxpayer of his liability for the tax, but the foregoing provisions of this subsection shall be applicable to payment of such liability. If any payment on account of the tax imposed by such chapter for the taxable year 1942 is made pursuant to a joint return made by husband and wife for such taxable year, and such payment is considered as a payment on account of the estimated tax for the taxable year 1943, such payment may be treated as a payment on account of the estimated tax of either the husband or the wife for such taxable year or may be divided between them.

(g) Use of Term "Taxable Year".—For the purposes of this section the terms "taxable year 1937", "taxable year 1938", "taxable year 1939", "taxable year 1940", "taxable year 1942", and "taxable year 1943" mean, respectively, the taxable year beginning in 1937, 1938, 1939, 1940, 1942, and 1943, respectively; and "taxable year" as applied to the taxable year 1942 or 1943 shall not include any period of less than twelve months unless occasioned by the death of the taxpayer or unless there is no taxable year of twelve months beginning in such calendar year.

(h) Regulations.—This section shall be applied in accordance with regulations prescribed by the Commissioner with the approval of the Secretary.

SEC. 7. ADDITIONAL ALLOWANCE FOR MEMBERS OF ARMED FORCES.

(a) In General.—Section 22 (b) (13) of the Internal Revenue Code (relating to additional allowance for military and naval personnel in computing net income) is amended to read as follows:

"(13) ADDITIONAL ALLOWANCE FOR MILITARY AND NAVAL PERSONNEL.—In the case of compensation received during any taxable year and before the termination of the present war as proclaimed by the President, by a member of the military or naval forces of the United States for active service in such forces during such war, or by a citizen or resident of the United States who is a member of the military or naval forces of any of the other United Nations for active service in such forces during such war, so much of such compensation as does not exceed $1,500."

(b) Effective Date.—The amendment made by subsection (a) shall apply with respect to taxable years beginning after December 31, 1942.

SEC. 8. ABATEMENT OF TAX FOR MEMBERS OF ARMED FORCES UPON DEATH.

Chapter 1 of the Internal Revenue Code is amended by inserting after section 404 the following new supplement:

"Supplement U—Abatement of Tax for Members of Armed Forces Upon Death

"SEC. 421. ABATEMENT OF TAX FOR MEMBERS OF ARMED FORCES UPON DEATH.

"In the case of any individual who dies on or after December 7, 1941, while in active service as a member of the military or naval
forces of the United States or of any of the other United Nations and prior to the termination of the present war as proclaimed by the President, the tax imposed by this chapter shall not apply with respect to the taxable year in which falls the date of his death, and the tax under this chapter and under the corresponding title of each prior revenue law for preceding taxable years which is unpaid at the date of his death (including interest, additions to the tax, and additional amounts) shall not be assessed, and if assessed the assessment shall be abated, and if collected shall be credited or refunded as an overpayment.”

SEC. 9. ASSISTANT COMMISSIONERS.

Subchapter B of Chapter 39 of the Internal Revenue Code is amended to read as follows:

“SUBCHAPTER B—ASSISTANT COMMISSIONERS

“SEC. 3905. APPOINTMENT.

“There shall be in the Bureau of Internal Revenue two Assistant Commissioners, who shall be appointed by the President, by and with the advice and consent of the Senate.

“SEC. 3906. DUTIES.

“The Assistant Commissioners shall perform such duties as may be prescribed by the Commissioner or required by law.”

SEC. 10. EXTENSION OF TIME IN CONNECTION WITH RELEASE OF POWERS OF APPOINTMENT.

Section 403 (d) (3) of the Revenue Act of 1942 is amended by striking out “July 1, 1943” wherever it appears and inserting in lieu thereof “March 1, 1944”; and section 452 (c) of the Revenue Act of 1942 is amended to read as follows:

“(c) Release Before March 1, 1944.—

“(1) A release of a power to appoint before March 1, 1944, shall not be deemed a transfer of property by the individual possessing such power.

“(2) This subsection shall apply to all calendar years prior to 1944 and to that part of the calendar year 1944 prior to March 1, 1944.”

Approved June 9, 1943, 7 p. m., E. War Time.

[CHAPTER 121] AN ACT

To amend section 2 of the Civilian Pilot Training Act of 1939, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 2 of the Civilian Pilot Training Act of 1939, as amended, is amended by striking out the word “civilian”.

Sec. 2. Any appropriations heretofore made and available for obligation during the fiscal year ending June 30, 1943, for carrying out the provisions of the Civilian Pilot Training Act of 1939, shall be available for carrying out the provisions of such Act as amended hereby. Any obligations entered into heretofore under such appropriations for purposes which are brought within the scope of such Act by this amendatory Act shall be deemed to be valid if otherwise properly incurred.

Approved June 10, 1943.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there are hereby appropriated, out of any money in the Treasury not otherwise appropriated, to enable the President, through such departments or agencies of the Government as he may designate, further to carry out the provisions of an Act to promote the defense of the United States, approved March 11, 1941, as amended, and for each and every purpose incident to or necessary therefor, the following sums for the following respective purposes:

(a) For the procurement, by manufacture or otherwise, of defense articles, information, and services, for the government of any country whose defense the President deems vital to the defense of the United States, and the disposition thereof, including all necessary expenses in connection therewith, as follows:

Vessels, ships, boats, and other watercraft, including the hire or other temporary use thereof, and equipage, supplies, materials, spare parts, and accessories, $1,552,659,000.

Agricultural, industrial, and other commodities and articles, $4,453,623,000.

(b) For testing, inspecting, proving, repairing, outfitting, reconditioning, or otherwise placing in good working order any defense articles for the government of any country whose defense the President deems vital to the defense of the United States, including services and expenses in connection therewith, $259,348,000.

(c) For administrative expenses, $8,999,000: Provided, That transfers may be made from this appropriation to the consolidated appropriation for “Necessary services and expenses” to the extent necessary to reimburse such appropriation for transfers made pursuant to the Urgent Deficiency Appropriation Act, 1943.

(d) In all, $6,273,629,000, to be available until June 30, 1944.

(e) Each of the foregoing appropriations shall be additional to, and consolidated with, the appropriations for the same purposes, contained in the same respective categories of appropriation in the Defense Aid Supplemental Appropriation Act, 1941, the Defense Aid Supplemental Appropriation Act, 1942, and the Second Defense Aid Supplemental Appropriation Act, 1942, and the appropriations contained in the foregoing Acts, are hereby continued and shall be available until June 30, 1944: Provided, That with the exception of the appropriation for “Administrative expenses”, not to exceed 20 per centum of any of such consolidated appropriations may be transferred by the President to any other of such consolidated appropriations, but no such appropriation shall be increased more than 30 per centum thereby: Provided further, That notwithstanding the foregoing provision (1) balances, unobligated as of April 30, 1943, and balances subsequently released from obligation, of appropriations contained in the foregoing Acts for “Ordnance and ordnance stores, supplies, spare parts, and materials, including armor and ammunition and components thereof”, may be transferred by the President to and consolidated with the appropriation provided above for “Agricultural, industrial, and other commodities and articles”, and (2) balances, unobligated as of April 30, 1943, and balances subsequently released from obligation, of appropriations contained in the foregoing Acts for “Necessary services and expenses” may be transferred by the President to
and consolidated with any of the appropriations provided above, except the appropriation for "Administrative expenses".

Sec. 2. Any defense article, information, or service procured from funds appropriated by this Act or prior Acts appropriating funds to the President for the purpose of carrying out the provisions of said Act of March 11, 1941, as amended, shall be retained by or transferred to and for the use of such department or agency of the United States, as the President may determine, in lieu of being disposed of to a foreign government, whenever in the judgment of the President the defense of the United States will be best served thereby: Provided, further, That none of the funds appropriated in this Act shall be used for the payment of any subsidy on agricultural products produced in the continental United States.

Sec. 3. This Act may be cited as the "Defense Aid Supplemental Appropriation Act, 1943".

Approved June 14, 1943.

[CHAPTER 123]  
JOINT RESOLUTION

To permit additional sales of wheat for feed.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved March 25, 1943 (Public Law 18, Seventy-eighth Congress), be amended by deleting "two hundred and twenty-five million bushels" and inserting in lieu thereof "two hundred and seventy-five million bushels".

Approved June 14, 1943.

[CHAPTER 124]  
AN ACT

To name certain locks in the Saint Marys River at the falls, Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the new lock now in the course of construction by the War Department in the Saint Marys River at the falls, Michigan, shall be designated "MacArthur lock", and the lock at that point now known as the fourth lock shall be hereafter designated "Sabin lock".

Approved June 15, 1943.

[CHAPTER 125]  
AN ACT

To abolish certain naval trust funds and deposits thereto, and to simplify naval accounting procedure, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trust fund, naval hospital fund (48 Stat. 1235 (80) (78:15); 31 U.S.C. 725s (a) (80)), is abolished, and any unobligated balance remaining therein as of that date shall be covered into the surplus fund of the Treasury; (b) moneys therefrom required by law to be paid into such fund from annual appropriations shall remain to the credit of the appropriation concerned; and (c) commencing with the fiscal year 1944, annual appropriations in such amounts as may be necessary are authorized from the general fund of the Treasury for the maintenance, operation, and improvement of naval hospitals.
Sec. 2. Effective July 1, 1943, (a) the trust fund, Navy fines and forfeitures (48 Stat. 1235 (81) (7s84); 31 U. S. C. 725s (a) (81)), is abolished, and any unobligated balance remaining therein as of that date shall be covered into the surplus fund of the Treasury; (b) moneys theretofore required by law to be paid into such fund from annual appropriations, and all pay forfeited by law or by the terms of a court-martial sentence, shall remain to the credit of the appropriation concerned; and (c) commencing with the fiscal year 1944, annual appropriations for “Pay, subsistence, and transportation, Navy”, or “Pay, Marine Corps”, as may be appropriate, shall be available for payment of (a) necessary personal allowances of prisoners during confinement, and (b) transportation, gratuity, and civilian clothing of discharged naval prisoners: Provided, That savings deposits forfeited by desertion shall be deposited into the Treasury of the United States as miscellaneous receipts.

Sec. 3. (a) Sections 4808, 4809, and 1614 of the Revised Statutes; and (b) so much of the Act approved June 7, 1900 (24 U. S. C. 5), as requires that all forfeitures on account of desertion shall be passed to the credit of the naval hospital fund, are hereby repealed: Provided, That pensions of inmates of a naval home or naval hospital, herefore required by law to be deducted from the account of the pensioner and applied for the benefit of the fund from which such home or hospital is maintained, shall be deposited into the Treasury of the United States as miscellaneous receipts: Provided further, That this section shall be effective July 1, 1943: And provided further, That all moneys accruing to the trust funds naval hospital fund (7s815) or navy fines and forfeitures (7s84) prior to that date but not credited thereto prior to that date shall be covered into the surplus fund of the Treasury.

Approved June 15, 1943.

[CHAPTER 126]
AN ACT
To provide for the training of nurses for the armed forces, governmental and civilian hospitals, health agencies, and war industries, through grants to institutions providing such training, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of assuring a supply of nurses for the armed forces, governmental and civilian hospitals, health agencies, and war industries, there are hereby authorized to be appropriated sums sufficient to carry out the purposes of this Act: Provided, That there shall be no discrimination in the administration of the benefits and appropriations made under the respective provisions of this Act, on account of race, creed, or color. Such sums shall be used for making payments to schools of nursing or other institutions which have submitted, and had approved by the Surgeon General of the Public Health Service (hereinafter referred to as the Surgeon General), plans for nurses' training, for making payments under section 4, and for all necessary expenses of the Public Health Service in administering the provisions of this Act.

Sec. 2. A plan for training of nurses may be limited to student-nurse training, or to postgraduate or refresher-nursing courses, or may include both. A plan submitted by any institution may be approved only if it provides—

(a) That no student or graduate nurse will be included under the plan unless in the judgment of the head of the institution such nurse will be available for military or other Federal governmental or essen-
Standards of instruction.
Furnishing of items without charge.

Pay of student nurses.

Completion of training.

Transfers to Federal hospitals.

Determination of grants.

For items furnished student nurses.

For items furnished graduate nurses.

Recruitment agreements.

tional civilian services for the duration of the present war, and such nurse so states in her application for inclusion under the plan;

(b) That nurses under the plan will be provided courses of study and training meeting standards prescribed by the Surgeon General;

(c) That the institution will furnish student nurses under the plan (without charge for tuition, fees, or other expenses) courses of study and training, uniforms, insignia, and maintenance in accordance with regulations of the Surgeon General;

(d) That the institution will pay student nurses under the plan a stipend at not less than the following monthly rates: $15 for the first nine months of study; $20 for the following fifteen to twenty-one months of combined study and practice, depending upon the curriculum of such institution;

(e) That the institution will either afford student nurses under the plan an opportunity to complete their course of training until graduation at such institution and will pay such student nurse a stipend at a monthly rate not less than $30 for the period following the period of combined study and practice and prior to graduation, or will transfer such student, after completion of the period of combined study and practice and prior to graduation, for training in some other institution, but only if such training may be credited toward graduation, and the institution to which the nurse is transferred agrees to pay her a stipend at a monthly rate of not less than $30 until graduation; and

(f) That where extramural credit toward graduation can be given under the law of the State in which the institution is located, such institution will make transfers to Federal hospitals, under the conditions specified in subsection (e), in any case where a student nurse desires such transfer and appropriate request for such transfer is made on behalf of such hospital.

Sec. 3. From the sums appropriated therefor to the Secretary of the Treasury shall pay each institution, with a plan approved under section 2—

(1) with respect to items furnished student nurses thereunder, amounts determined by the Surgeon General to compensate such institution for—

(A) reasonable tuition and fees for the courses of study and training;

(B) reasonable maintenance provided pursuant to section 2 for the first nine months of their course of study and training, to the extent that such maintenance is not compensated for by the value of their services during such period;

(C) uniforms and insignia, provided in accordance with section 2; and

(D) the minimum rate of stipend specified in section 2 for periods prior to completion of the course of combined study and training referred to in such section; and

(2) with respect to items furnished graduate nurses thereunder, amounts determined by the Surgeon General to compensate such institution for reasonable tuition and fees for postgraduate and refresher course of study, and reasonable maintenance for graduate nurses undertaking postgraduate courses, or such portion of such amounts as may be determined in accordance with regulations of the Surgeon General.

Sec. 4. The Surgeon General is authorized, with the approval of the Federal Security Administrator, to enter into agreements with
nonprofit organizations for the recruitment of student and graduate nurses for training and courses under plans approved pursuant to this Act, and to compensate such organizations therefore, but in no case shall such compensation exceed the necessary cost, as determined by him, of rendering such service.

Sec. 5. Determinations under section 3 or 4 of amounts which any institution or organization shall receive shall be conclusive upon such institution or organization and upon any officer or agency of the Government.

Sec. 6. The method of computing and paying the amounts referred to in sections 3 and 4 shall be as follows:

(a) The Surgeon General shall from time to time, on a prepayment or reimbursement basis, estimate or make determination of the amount for each institution or organization, which amount shall be reduced or increased, as the case may be, by any sum by which he finds that unadjusted payments with respect to any prior period were greater or less than the amount which should have been paid to such institution or organization pursuant to section 3 or 4 for such prior period, and shall certify the amount so estimated or determined and so reduced or increased to the Secretary of the Treasury.

(b) The Secretary of the Treasury shall thereupon through the Division of Disbursement of the Treasury Department and prior to audit or settlement by the General Accounting Office pay the institution or organization at the time or times fixed by the Surgeon General the amount so certified.

Sec. 7. In lieu of payment therefor under section 3 the Surgeon General is authorized to procure and provide insignia for student nurses under a plan approved under section 2.

Sec. 8. There shall be no discrimination against any institution on account of the size thereof or the number of nurses employed or student nurses training therein.

Sec. 9. The Surgeon General with the approval of the Federal Security Administrator is hereby authorized to promulgate such rules and regulations as may be necessary to carry out the purposes of this Act. Such rules and regulations shall be promulgated after conference with an advisory committee of not less than five members consisting of representatives of the nursing profession, hospitals, and accredited nurses training institutions. The members of the committee shall be appointed by the Federal Security Administrator. The members of the committee shall not receive any compensation for their services on the committee, but shall be reimbursed for all necessary travel and subsistence expenses (or receive a per diem in lieu thereof not to exceed $10 to be fixed by the Federal Security Administrator) while away from their respective places of residence on the business of the committee.

Sec. 10. This Act shall cease to be in effect upon the date of the termination of hostilities in the present war as determined by the President or upon such earlier date as the Congress by concurrent resolution or the President may designate, except for purposes of (a) making computations, payments, and adjustments in payments with respect to recruitment, training, and courses prior to such date, and (b) making computations, payments, and adjustments in payments so as to permit continuance, after such date, of training and courses by graduate or student nurses who were receiving training or courses ninety days prior to such date.

Approved June 15, 1943.
June 17, 1943

[Public Law 75]

CHAPTER 127

AN ACT

To authorize the acquisition, improvement, and maintenance of the Gulf County Canal, Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to promote the national defense and to promptly facilitate and protect the transport of materials and supplies needful to the Military Establishment by authorizing the construction and operation of a pipe line and a navigable barge channel across Florida, and by deepening and enlarging the Intracoastal Waterway from its present eastern terminus to the vicinity of the Mexican border", approved July 23, 1942, is amended by striking out section 2 thereof and adding at the end thereof the following:

"Sec. 2. The Gulf County Canal and its right-of-way which connects the channel extending from the Apalachicola River to Saint Andrews Bay, Florida, with Saint Josephs Bay, Florida, is hereby adopted as a Federal project and authorized to be prosecuted as speedily as may be consistent with budgetary requirements, under the direction of the Secretary of War and supervision of the Chief of Engineers, in accordance with the plans and subject to the conditions recommended in the report submitted in House Document Numbered 257, Seventy-sixth Congress: Provided, That, with the consent of the Board of County Commissioners of Gulf County, Florida, and pending fulfillment of the condition specified in said document that the existing canal and its right-of-way be conveyed to the United States free of cost, the said canal may be dredged to provide at an estimated cost of $112,000, the dimensions of nine feet deep and one hundred feet wide, as recommended in said document.

"Sec. 3. There is hereby authorized to be appropriated the sum of $93,112,000 to carry out the provisions of this Act."

Approved June 17, 1943.

CHAPTER 128

AN ACT

Authorizing the acquisition and conversion or construction of certain auxiliary vessels for the United States Navy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States is hereby authorized to acquire and convert or to undertake the construction of one million tons of auxiliary vessels of such size, type, and design as he may consider best suited for the purposes of the prosecution of the war, such vessels to be in addition to those heretofore authorized.

Sec. 2. Notwithstanding the provisions of any other law any vessel intended for operation by the United States Navy, the construction or acquisition and conversion of which was heretofore or is hereafter authorized for the Maritime Commission, the War Shipping Administration, or any other agency of the Government, shall be subject to the approval of the Navy Department in all
matters of design and construction or conversion, and the control, custody, and sole right to possession of such vessel shall be transferred to the Navy Department upon the completion of such construction or conversion: Provided, That the authority contained in this section shall be limited to the tonnage authorization contained in section one hereof and to similar authorizations heretofore or hereafter enacted.

Sec. 3. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary to effectuate the purposes of this Act.

Approved June 17, 1943.

[CHAPTER 129]

JOINT RESOLUTION

To continue the temporary increases in postal rates on first-class matter, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1001 (a), as amended (relating to temporary increase in first-class postage rate), of the Revenue Act of 1932, and section 2, as amended (authorizing the President to modify certain postage rates), of the Act entitled "An Act to extend the gasoline tax for one year, to modify postage rates on mail matter, and for other purposes", approved June 16, 1933, are further amended by striking out "July 1, 1943" wherever appearing therein and inserting in lieu thereof "July 1, 1945", and by striking out "June 30, 1943" wherever appearing therein and inserting in lieu thereof "June 30, 1945".

Approved June 17, 1943.

[CHAPTER 130]

AN ACT

To amend section 511 of the Merchant Marine Act, 1936, as amended, relating to ship construction reserve funds, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 511 of the Merchant Marine Act, 1936, as amended, is hereby amended as follows:

(a) The first sentence of subsection (b) of such section is amended to read as follows: "For the purposes of promoting the construction of vessels necessary to carrying out the policy set forth in title I of this Act, any citizen of the United States who is operating a vessel or vessels in the foreign or domestic commerce of the United States or in the fisheries or owns in whole or in part a vessel or vessels being so operated, or who, at the time of purchase or requisition of the vessel by the Government, was operating a vessel or vessels so engaged or owned in whole or in part a vessel or vessels being so operated or had acquired or was having constructed a vessel or vessels for the purpose of operation in such commerce or in the fisheries, may establish a construction reserve fund, for the construction or acquisition of new vessels, to be composed of deposits of proceeds from sales of vessels, indemnities on account of losses of vessels, earnings from the operation of vessels, and receipts, in the form of interest or otherwise, with respect to amounts previously deposited."

(b) The second sentence of subsection (c) of such section is amended to read as follows: "For the purposes of this subsection
no amount shall be considered as deposited in a construction reserve fund unless it is deposited within sixty days after it is received by the taxpayer except that (1) in the case of amounts received before December 10, 1940, the deposit may be made not later than February 7, 1941, and (2) in the case of amounts received at any time between May 27, 1941, and the date of enactment of this amendatory clause, the deposit of which by the taxpayer is authorized by the amendments to subsection (b), the taxpayer may make such deposit at any time within one hundred and twenty days from such date of enactment, and the Commission may approve any such deposit previously made if, in other respects, it complies with the provisions of this section, as amended."

(c) Subsection (g) of such section is amended to read as follows:

"(g) The provisions of subsections (c) and (f) shall apply to any deposit in the construction reserve fund only to the extent that such deposit is expended or obligated for expenditure, in accordance with rules and regulations to be prescribed jointly by the Commission and the Secretary of the Treasury, under a contract for the construction or acquisition of a new vessel or vessels (or in the discretion of the Commission, for a part interest therein) entered into within two years from the date of such deposit only if under such rules and regulations—

"(1) within such period of two years not less than 12\(\frac{1}{2}\) per centum of the construction or contract price of the vessel or vessels is paid or irrevocably committed on account thereof and the plans and specifications therefor are approved by the Commission to the extent by it deemed necessary; and

"(2) in case of a vessel or vessels not constructed under the provisions of this title or not purchased from the Commission, (A) said construction is completed, within six months from the date of the construction contract, to the extent of not less than 5 per centum thereof (or in case the contract covers more than one vessel, the construction of the first vessel so contracted for is so completed to the extent of not less than 5 per centum) as estimated by the Commission and certified by it to the Secretary of the Treasury, and (B) all construction under such contract is completed with reasonable dispatch thereafter."

(d) Subsection (h) of such section is amended to read as follows:

"(h) The Commission is authorized under rules and regulations to be prescribed jointly by the Secretary of the Treasury and the Commission to grant extensions of the period within which the deposits shall be expended or obligated or within which construction shall have progressed to the extent of 5 per centum of completion as provided herein, but such extension shall not be for an aggregate additional period in excess of two years with respect to the expenditure or obligation of such deposits or more than one year with respect to the progress of such construction: Provided, however, That until the termination of the present war or until such earlier time as the Congress by concurrent resolution or the President may designate, in addition to the extensions hereinbefore permitted, further extensions may be granted ending not later than six months after such termination of the present war or such earlier date as may be so designated."

Approved June 17, 1943.
[CHAPTER 131]

JOINT RESOLUTION

Authorizing the appropriation of such sums as may be necessary to pay the proportionate share of the United States in the annual expenses of the Inter-American Financial and Economic Advisory Committee.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary, but not to exceed $23,000 per annum, for the payment by the United States of its proportionate share in the annual expenses of the Inter-American Financial and Economic Advisory Committee.

Approved June 19, 1943.

[CHAPTER 132]

JOINT RESOLUTION

Providing for participation by the United States in the Emergency Advisory Committee for Political Defense, and authorizing an appropriation therefor.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to permit the United States to continue participation in the Emergency Advisory Committee for Political Defense, established pursuant to Resolution XVII adopted at the Third Meeting of the Ministers of Foreign Affairs of the American Republics, held at Rio de Janeiro in January 1942, there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be required for such participation by the United States in this Committee for the period of the war emergency or so long as the American republics may deem the continuation of its activities to be essential to the welfare of the hemisphere, but not exceeding the sum of $105,560 per annum, including all necessary expenses, personal services in the District of Columbia and elsewhere, without regard to the civil-service and classification laws; travel expenses of the member from the United States and his staff, without regard to the Standardized Government Travel Regulations, as amended, and the Subsistence Expense Act of 1926, as amended, and, under such rules and regulations as the Secretary of State may prescribe, travel expenses of their families and transportation of effects in going to and returning from their post of duty, without regard to section 901 of the Act of June 29, 1936 (49 Stat. 2015); allowances for the member from the United States and his staff for living quarters at the seat of the Committee outside the United States, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U.S.C. 118a); communication services; stenographic reporting, translating, and other services, by contract, if deemed necessary without regard to section 3709 of the Revised Statutes (41 U.S.C. 5); local transportation; equipment; transportation of things; rent of offices; printing and binding; official entertainment; official cards; stationery; purchase of newspapers, periodicals, books, and documents; contribution of the United States to the expenses of the general secretariat; and such other expenses as may be authorized by the Secretary of State.

Approved June 19, 1943.
PUBLIC LAWS—CHS. 133–135—JUNE 19, 22, 1943 [57 STAT.

[CHAPTER 133]

JOINT RESOLUTION

Making appropriations for advances to States for certain Federal grants for the first quarter of the fiscal year 1944.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there are hereby appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary for making for the first quarter of the fiscal year 1944 (1) grants to States for old-age assistance, (2) grants to States for aid to dependent children, (3) grants to States for aid to the blind, and (4) grants to States for unemployment compensation administration: Provided, That the obligations incurred and expenditures made for each of such purposes under the authority of this joint resolution shall be charged to the appropriation therefor in the Labor-Federal Security Appropriation Act, 1944.

Approved June 19, 1943.

[CHAPTER 134]

AN ACT

Granting the consent of Congress to the State of Louisiana to construct, maintain, and operate a free highway bridge across the Calcasieu River at or near Lake Charles, Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the State of Louisiana to construct, maintain, and operate a free highway bridge and approaches thereto across the Calcasieu River at a point suitable to the interests of navigation, at or near Lake Charles, Louisiana, in accordance with the provisions of the Act entitled "An Act to regulate the construction of bridges over navigable waters", approved March 23, 1906, and subject to the conditions and limitations contained in this Act.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved June 22, 1943.

[CHAPTER 135]

AN ACT

To extend the time within which a suit or suits may be brought under the Act of June 28, 1938 (52 Stat. 1209).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time within which a suit or suits may be brought under the Act entitled "An Act conferring jurisdiction upon the United States Court of Claims to hear, examine, adjudicate, and render judgment on any and all claims which the Ute Indians or any tribe or band thereof may have against the United States and for other purposes", approved June 28, 1938 (52 Stat. 1209), be, and the same hereby is, extended until December 31, 1946.

Approved June 22, 1943.
[CHAPTER 136]

AN ACT

To extend the times for commencing and completing the construction of a bridge across the Saint Croix River at or near Hudson, Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the times for commencing and completing the construction of a bridge across the Saint Croix River at or near Hudson, Wisconsin, authorized to be built by the States of Minnesota and Wisconsin, jointly or separately, by an Act of Congress approved July 17, 1942, are hereby extended two and four years, respectively, from July 17, 1943.

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

Approved June 22, 1943.

[CHAPTER 137]

AN ACT

To amend section 353 (b) of the Communications Act of 1934, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 353 (b) of the Communications Act of 1934 (50 Stat. 193, 55 Stat. 579; U. S. C., 1940 edition, title 47, sec. 353 (b)), as amended, is hereby amended to read as follows:

“(b) A cargo ship, required by this part to be fitted with a radio installation, which is fitted with an autoalarm in accordance with this title, shall, for safety purposes, carry at least one qualified operator who shall have had at least six months' previous service in the aggregate as a qualified operator in a station on board a ship or ships of the United States, but during the emergency proclaimed by the President on September 8, 1939, to exist, but not after the termination of such emergency or such earlier date as Congress by concurrent resolution may designate, the aforesaid requirement of six months' previous service may be suspended or modified by regulation or order of the Commission for successive periods of not more than six months' duration.”

Approved June 22, 1943.

[CHAPTER 138]

JOINT RESOLUTION

To authorize an appropriation for work relief in Puerto Rico and the Virgin Islands.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Federal Works Administrator is authorized to provide work for employable needy persons on useful public projects in Puerto Rico and the Virgin Islands for the period July 1, 1943, to November 30, 1943, in accordance with the appropriate provisions and for the purposes prescribed in the Emergency Relief Appropriation Act, fiscal year 1943, which provisions are hereby extended and made applicable to the appropriations made to carry out the purposes of this joint resolution. There is hereby authorized to be appropriated a sum not to exceed $8,000,000 to carry out the provisions of this joint resolution, including administrative expenses in connection therewith.

Approved June 22, 1943.
To provide reemployment rights for persons who leave their positions to serve in the merchant marine, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when used in this Act the term "service in the merchant marine” means service as an officer or member of the crew on or in connection with a vessel documented under the laws of the United States or a vessel owned by, chartered to, or operated by or for the account or use of the Administrator, as an enrollee in the United States Maritime Service on active duty, and, to such extent as the Administrator shall prescribe, any period awaiting assignment to such service and any period of education or training for such service in any school or institution under the jurisdiction of the Administrator. Any person entering service in the merchant marine after May 1, 1940, and before the termination of the unlimited national emergency declared by the President on May 27, 1941, who, in accordance with rules and regulations prescribed by the Administrator, War Shipping Administration, completes a period of substantially continuous service in the merchant marine, shall be entitled to a certificate to that effect from the Administrator upon completion of such period, which shall include a record of any special proficiency or merit obtained.

SEC. 2. (a) In the case of any such person who, in order to perform service in the merchant marine, has left or leaves a position, other than a temporary position, in the employ of any employer and who (1) receives such certificate, (2) is still qualified to perform the duties of such position, and (3) makes application for reemployment within forty days after completion of such service—

(A) if such position was in the employ of the United States Government, its Territories or possessions, or the District of Columbia, such person shall be restored to such position or to a position of like seniority, status, and pay;

(B) if such position was in the employ of a private employer, such employer shall restore such person to such position or to a position of like seniority, status, and pay unless the employer’s circumstances have so changed as to make it impossible or unreasonable to do so;

(C) if such position was in the employ of any State or political subdivision thereof, it is hereby declared to be the sense of the Congress that such person should be restored to such position or to a position of like seniority, status, and pay.

(b) Any person who is restored to a position in accordance with the provisions of paragraph (A) or (B) of subsection (a) shall be considered as having been on furlough or leave of absence during his period of service, shall be so restored without loss of seniority, shall be entitled to participate in insurance or other benefits offered by the employer pursuant to established rules and practices relating to employees on furlough or leave of absence in effect with the employer at the time such person entered such service, and shall not be discharged from such position without reasonable cause within one year after such restoration.

SEC. 3. In case any private employer fails or refuses to comply with the provisions of section 2, the district court of the United States for the district in which such private employer maintains a place of business shall have power, upon the filing of a motion, petition, or other appropriate pleading by the person entitled to the benefits of such provisions, to specifically require such employer to comply with
such provisions, and, as an incident thereto, to compensate such person for any loss of wages or benefits suffered by reason of such employer's unlawful action. The court shall order a speedy hearing in any such case and shall advance it on the calendar. Upon application to the United States district attorney or comparable official for the district in which such private employer maintains a place of business, by any person claiming to be entitled to the benefits of such provisions, such United States district attorney or official, if reasonably satisfied that the person so applying is entitled to such benefits, shall appear and act as attorney for such person in the amicable adjustment of the claim or in the filing of any motion, petition, or other appropriate pleading and the prosecution thereof to specifically require such employer to comply with such provisions: Provided, That no fees or court costs shall be taxed against the person so applying for such benefits.

Sec. 4. Employees of the United States Government, its Territories or possessions, or the District of Columbia (including employers of any corporation created under authority of an Act of Congress which is either wholly controlled or wholly owned by the United States Government, or any corporation, all the stock of which is owned or controlled by the United States Government, or any department, agency, or establishment thereof, whether or not the employees thereof are paid from funds appropriated by Congress), who, subsequent to May 1, 1940, shall have entered upon service in the merchant marine, shall be entitled to receive, in addition to any pay for such service, compensation in their civilian positions covering their accumulated or current accrued leave, or to elect to have such leave remain to their credit until their return from such service.

Sec. 5. The Administrator, War Shipping Administration, may make such rules and regulations as he deems necessary or appropriate to carry out the provisions of this Act.

Approved June 23, 1943.

[CHAPTER 143] AN ACT

To extend the times for commencing and completing the construction of a bridge across the Mississippi River at or near Memphis, Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the times for commencing and completing the construction of a bridge across the Mississippi River, at or near Memphis, authorized to be built by the Memphis and Arkansas Bridge Commission by an Act of Congress approved August 10, 1939, and heretofore extended by an Act of Congress approved September 27, 1940, are further extended two and four years, respectively, from August 10, 1942.

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

Approved June 23, 1943.

[CHAPTER 144] AN ACT

Relating to the use and operation by the United States of certain plants, mines, and facilities in the prosecution of the war, and preventing strikes, lock-outs, and stoppages of production, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "War Labor Disputes Act".

Approved June 23, 1943.
SEC. 2. As used in this Act—
(a) The term “person” means an individual, partnership, association, corporation, business trust, or any organized group of persons.
(b) The term “war contract” means—
(1) a contract with the United States entered into on behalf of the United States by an officer or employee of the Department of War, the Department of the Navy, or the United States Maritime Commission;
(2) a contract with the United States entered into by the United States pursuant to an Act entitled “An Act to promote the defense of the United States”;
(3) a contract, whether or not with the United States, for the production, manufacture, construction, reconstruction, installation, maintenance, storage, repair, mining, or transportation of—
(A) any weapon, munition, aircraft, vessel, or boat;
(B) any building, structure or facility;
(C) any machinery, tool, material, supply, article, or commodity; or
(D) any component material or part of or equipment for any article described in subparagraph (A), (B), or (C);
the production, manufacture, construction, reconstruction, installation, maintenance, storage, repair, mining, or transportation of which by the contractor in question is found by the President as being contracted for in the prosecution of the war.
(c) The term “war contractor” means the person producing, manufacturing, constructing, reconstructing, installing, maintaining, storing, repairing, mining, or transporting under a war contract or a person whose plant, mine, or facility is equipped for the manufacture, production, or mining of any articles or materials which may be required in the prosecution of the war or which may be useful in connection therewith; but such term shall not include a carrier, as defined in title I of the Railway Labor Act, or a carrier by air subject to title II of such Act.
(d) The terms “employer”, “employee”, “representative”, “labor organization”, and “labor dispute” shall have the same meaning as in section 2 of the National Labor Relations Act.

POWER OF PRESIDENT TO TAKE POSSESSION OF PLANTS

SEC. 3. Section 9 of the Selective Training and Service Act of 1940 is hereby amended by adding at the end thereof the following new paragraph:
“The power of the President under the foregoing provisions of this section to take immediate possession of any plant upon a failure to comply with any such provisions, and the authority granted by this section for the use and operation by the United States or in its interests of any plant of which possession is so taken, shall also apply as hereinafter provided to any plant, mine, or facility equipped for the manufacture, production, or mining of any articles or materials which may be required for the war effort or which may be useful in connection therewith. Such power and authority may be exercised by the President through such department or agency of the Government as he may designate, and may be exercised with respect to any such plant, mine, or facility whenever the President finds, after investigation, and proclaims that there is an interruption of the operation of such plant, mine, or facility as a result of a strike or other labor disturbance, that the war effort will be unduly impeded.
or delayed by such interruption, and that the exercise of such power and authority is necessary to insure the operation of such plant, mine, or facility in the interest of the war effort: Provided, That whenever any such plant, mine, or facility has been or is hereafter taken by reason of a strike, lock-out, threatened strike, threatened lock-out, work stoppage, or other cause, such plant, mine, or facility shall be returned to the owners thereof as soon as practicable, but in no event more than sixty days after the restoration of the productive efficiency thereof prevailing prior to the taking of possession thereof: Provided further, That possession of any plant, mine, or facility shall not be taken under authority of this section after the termination of hostilities in the present war, as proclaimed by the President, or after the termination of the War Labor Disputes Act; and the authority to operate any such plant, mine, or facility under the provisions of this section shall terminate at the end of six months after the termination of such hostilities as so proclaimed."

TERMS OF EMPLOYMENT AT GOVERNMENT-OPERATED PLANTS

SEC. 4. Except as provided in section 5 hereof, in any case in which possession of any plant, mine, or facility has been or shall be hereafter taken under the authority granted by section 9 of the Selective Training and Service Act of 1940, as amended, such plant, mine, or facility, while so possessed, shall be operated under the terms and conditions of employment which were in effect at the time possession of such plant, mine, or facility was so taken.

APPLICATION TO WAR LABOR BOARD FOR CHANGE IN TERMS OF EMPLOYMENT AT GOVERNMENT-OPERATED PLANTS

SEC. 5. When possession of any plant, mine, or facility has been or shall be hereafter taken under authority of section 9 of the Selective Training and Service Act of 1940, as amended, the Government agency operating such plant, mine, or facility, or a majority of the employees of such plant, mine, or facility or their representatives, may apply to the National War Labor Board for a change in wages or other terms or conditions of employment which were in effect at the time possession of such plant, mine, or facility was so taken.

INTERFERENCE WITH GOVERNMENT OPERATION OF PLANTS

SEC. 6. (a) Whenever any plant, mine, or facility is in the possession of the United States, it shall be unlawful for any person (1) to coerce, instigate, induce, conspire with, or encourage any person, to interfere, by lock-out, strike, slow-down, or other interruption, with the operation of such plant, mine, or facility, or (2) to aid any such lock-out, strike, slow-down, or other interruption interfering with the operation of such plant, mine, or facility by giving direction or guidance in the conduct of such interruption, or by providing funds for the conduct or direction thereof or for the payment of strike, unemployment, or other benefits to those participating therein. No individual shall be deemed to have violated the provisions of this section by reason only of his having ceased work or having refused to continue to work or to accept employment.
7 F. R. 237.
56 Stat. 23, 705.
II, app. §§ 901-907.

Penalty.

Labor disputes.
Public hearing on merits.

FUNCTIONS AND DUTIES OF THE NATIONAL WAR LABOR BOARD

Sec. 7. (a) The National War Labor Board (hereinafter in this section called the “Board”), established by Executive Order Numbered 9017, dated January 12, 1942, in addition to all powers conferred on it by section 1 (a) of the Emergency Price Control Act of 1942, and by any Executive order or regulation issued under the provisions of the Act of October 2, 1942, entitled “An Act to amend the Emergency Price Control Act of 1942, to aid in preventing inflation, and for other purposes”, and by any other statute, shall have the following powers and duties:

(1) Whenever the United States Conciliation Service (hereinafter called the “Conciliation Service”) certifies that a labor dispute exists which may lead to substantial interference with the war effort, and cannot be settled by collective bargaining or conciliation, to summon both parties to such dispute before it and conduct a public hearing on the merits of the dispute. If in the opinion of the Board a labor dispute has become so serious that it may lead to substantial interference with the war effort, the Board may take such action on its own motion. At such hearing both parties shall be given full notice and opportunity to be heard, but the failure of either party to appear shall not deprive the Board of jurisdiction to proceed to a hearing and order.

(2) To decide the dispute, and provide by order the wages and hours and all other terms and conditions (customarily included in collective-bargaining agreements) governing the relations between the parties, which shall be in effect until further order of the Board. In making any such decision the Board shall conform to the provisions of the Fair Labor Standards Act of 1938, as amended; the National Labor Relations Act; the Emergency Price Control Act of 1942, as amended; and the Act of October 2, 1942, as amended, and all other applicable provisions of law; and where no other law is applicable the order of the Board shall provide for terms and conditions to govern relations between the parties which shall be fair and equitable to employer and employee under all the circumstances of the case.

(3) To require the attendance of witnesses and the production of such papers, documents, and records as may be material to its investigation of facts in any labor dispute, and to issue subpenas requiring such attendance or production.

(4) To apply to any Federal district court for an order requiring any person within its jurisdiction to obey a subpena issued by the Board; and jurisdiction is hereby conferred on any such court to issue such an order.

(b) Any person who willfully violates any provision of this section shall be subject to a fine of not more than $5,000, or to imprisonment for not more than one year, or both.

FUNCTIONS AND DUTIES OF THE NATIONAL WAR LABOR BOARD

Sec. 7. (a) The National War Labor Board (hereinafter in this section called the “Board”), established by Executive Order Numbered 9017, dated January 12, 1942, in addition to all powers conferred on it by section 1 (a) of the Emergency Price Control Act of 1942, and by any Executive order or regulation issued under the provisions of the Act of October 2, 1942, entitled “An Act to amend the Emergency Price Control Act of 1942, to aid in preventing inflation, and for other purposes”, and by any other statute, shall have the following powers and duties:

(1) Whenever the United States Conciliation Service (hereinafter called the “Conciliation Service”) certifies that a labor dispute exists which may lead to substantial interference with the war effort, and cannot be settled by collective bargaining or conciliation, to summon both parties to such dispute before it and conduct a public hearing on the merits of the dispute. If in the opinion of the Board a labor dispute has become so serious that it may lead to substantial interference with the war effort, the Board may take such action on its own motion. At such hearing both parties shall be given full notice and opportunity to be heard, but the failure of either party to appear shall not deprive the Board of jurisdiction to proceed to a hearing and order.

(2) To decide the dispute, and provide by order the wages and hours and all other terms and conditions (customarily included in collective-bargaining agreements) governing the relations between the parties, which shall be in effect until further order of the Board. In making any such decision the Board shall conform to the provisions of the Fair Labor Standards Act of 1938, as amended; the National Labor Relations Act; the Emergency Price Control Act of 1942, as amended; and the Act of October 2, 1942, as amended, and all other applicable provisions of law; and where no other law is applicable the order of the Board shall provide for terms and conditions to govern relations between the parties which shall be fair and equitable to employer and employee under all the circumstances of the case.

(3) To require the attendance of witnesses and the production of such papers, documents, and records as may be material to its investigation of facts in any labor dispute, and to issue subpenas requiring such attendance or production.

(4) To apply to any Federal district court for an order requiring any person within its jurisdiction to obey a subpena issued by the Board; and jurisdiction is hereby conferred on any such court to issue such an order.

(b) Any person who willfully violates any provision of this section shall be subject to a fine of not more than $5,000, or to imprisonment for not more than one year, or both.

(b) The Board, by its Chairman, shall have power to issue subpenas requiring the attendance and testimony of witnesses, and the production of any books, papers, records, or other documents, material to any inquiry or hearing before the Board or any designated member or agent thereof. Such subpenas shall be enforceable in the same manner, and subject to the same penalties, as subpenas issued by the President under title III of the Second War Powers Act, approved March 27, 1942.

(c) No member of the Board shall be permitted to participate in any decision in which such member has a direct interest as an officer, employee, or representative of either party to the dispute.
(d) Subsections (a) (1) and (2) shall not apply with respect to any plant, mine, or facility of which possession has been taken by the United States.

(e) The Board shall not have any powers under this section with respect to any matter within the purview of the Railway Labor Act, as amended.

NOTICE OF THREATENED INTERRUPTIONS IN WAR PRODUCTION, ETC.

SEC. 8. (a) In order that the President may be apprised of labor disputes which threaten seriously to interrupt war production, and in order that employees may have an opportunity to express themselves, free from restraint or coercion, as to whether they will permit such interruptions in wartime—

(1) The representative of the employees of a war contractor, shall give to the Secretary of Labor, the National War Labor Board, and the National Labor Relations Board, notice of any such labor dispute involving such contractor and employees, together with a statement of the issues giving rise thereto.

(2) For not less than thirty days after any notice under paragraph (1) is given, the contractor and his employees shall continue production under all the conditions which prevailed when such dispute arose, except as they may be modified by mutual agreement or by decision of the National War Labor Board.

(3) On the thirtieth day after notice under paragraph (1) is given by the representative of the employees, unless such dispute has been settled, the National Labor Relations Board shall forthwith take a secret ballot of the employees in the plant, plants, mine, mines, facility, facilities, bargaining unit, or bargaining units, as the case may be, with respect to which the dispute is applicable on the question whether they will permit any such interruption of war production. The National Labor Relations Board shall include on the ballot a concise statement of the major issues involved in the dispute and of the efforts being made and the facilities being utilized for the settlement of such dispute. The National Labor Relations Board shall by order forthwith certify the results of such balloting, and such results shall be open to public inspection. The National Labor Relations Board may provide for preparing such ballot and distributing it to the employees at any time after such notice has been given.

(b) Subsection (a) shall not apply with respect to any plant, mine, or facility of which possession has been taken by the United States.

(c) Any person who is under a duty to perform any act required under subsection (a) and who willfully fails or refuses to perform such act shall be liable for damages resulting from such failure or refusal to any person injured thereby and to the United States if so injured. The district courts of the United States shall have jurisdiction to hear and determine any proceedings instituted pursuant to this subsection in the same manner and to the same extent as in the case of proceedings instituted under section 24 (14) of the Judicial Code.

POLITICAL CONTRIBUTIONS BY LABOR ORGANIZATIONS

SEC. 9. Section 313 of the Federal Corrupt Practices Act, 1925 (U. S. C. 1940 edition, title 2, sec. 251), is amended to read as follows:

"Sec. 313. It is unlawful for any national bank, or any corporation organized by authority of any law of Congress, to make a contribution in connection with any election to any political officer, or for any corporation whatever, or any labor organization to make a contribution
in connection with any election at which Presidential and Vice Presidential electors or a Senator or Representative in, or a Delegate or Resident Commissioner to Congress are to be voted for, or for any candidate, political committee, or other person to accept or receive any contribution prohibited by this section. Every corporation or labor organization which makes any contribution in violation of this section shall be fined not more than $5,000; and every officer or director of any corporation, or officer of any labor organization, who consents to any contribution by the corporation or labor organization, as the case may be, in violation of this section shall be fined not more than $1,000 or imprisoned for not more than one year, or both. For the purposes of this section ‘labor organization’ shall have the same meaning as under the National Labor Relations Act."

**TERMINATION OF ACT**

Sec. 10. Except as to offenses committed prior to such date, the provisions of this Act and the amendments made by this Act shall cease to be effective at the end of six months following the termination of hostilities in the present war, as proclaimed by the President, or upon the date (prior to the date of such proclamation) of the passage of a concurrent resolution of the two Houses of Congress stating that such provisions and amendments shall cease to be effective.

**SEPARABILITY**

Sec. 11. If any provision of this Act or of any amendment made by this Act, or the application of such provision to any person or circumstance, is held invalid, the remainder of the Act and of such amendments, and the application of such provision to other persons or circumstances, shall not be affected thereby.

_Sam Rayburn_
_Speaker of the House of Representatives._

_H A Wallace_
_Vice President of the United States and President of the Senate._

**IN THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES,**

_June 25, 1943._

The House of Representatives having proceeded to reconsider the bill (S. 796) entitled “An Act relating to the use and operation by the United States of certain plants, mines, and facilities in the prosecution of the war, and preventing strikes, lock-outs, and stoppages of production, and for other purposes”, returned by the President of the United States with his objections, to the Senate, in which it originated, and passed by the Senate on reconsideration of the same, it was

Resolved, That the said bill pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

_South Trimble_
_Clerk._

I certify that this Act originated in the Senate.

_Edwin A. Halsey_
_Secretary._
The Senate having proceeded to reconsider the bill (S. 796) entitled "An Act relating to the use and operation by the United States of certain plants, mines, and facilities in the prosecution of the war, and preventing strikes, lock-outs, and stoppages of production, and for other purposes", returned by the President of the United States with his objections, to the Senate of the United States, in which it originated, it was

Resolved, That the said bill pass, two-thirds of the Senate having voted in the affirmative.

Attest:

EDWIN A. HALSEY
Secretary.

[CHAPTER 145]

AN ACT
Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1944, and for other purposes.

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 Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1944, namely:

TITLE I
EXECUTIVE OFFICE OF THE PRESIDENT

COMPENSATION OF THE PRESIDENT AND VICE PRESIDENT
For compensation of the President of the United States, $75,000.
For compensation of the Vice President of the United States, $15,000.

THE WHITE HOUSE OFFICE
Salaries: For personal services in the office of the President, including the Secretary to the President, two additional secretaries to the President and six administrative assistants to the President at $10,000 each, $222,190: Provided, That employees of the executive departments and other establishments of the executive branch of the Government may be detailed from time to time to the office of the President of the United States for such temporary assistance as may be deemed necessary.

Contingent expenses: For contingent expenses of The White House Office, including stationery, record books, telegrams, telephones, books for library, furniture and carpets for offices, automobiles, expenses of garage, including labor, special services, and miscellaneous items to be expended in the discretion of the President, $47,300.
For printing and binding, $2,700.
Traveling expenses: For traveling and official entertainment expenses of the President of the United States, to be expended in his discretion and accounted for on his certificate solely, $30,000.

EXECUTIVE MANSION AND GROUNDS
For the care, maintenance, repair and alteration, furnishing, improvement, heating and lighting, including electric power and
fixtures of the Executive Mansion and the Executive Mansion grounds, and traveling expenses, to be expended as the President may determine, notwithstanding the provisions of any other Act, $151,500.

**BUREAU OF THE BUDGET**

Salaries and expenses: For all expenses necessary for the work of the Bureau of the Budget, including personal services in the District of Columbia and elsewhere, contract stenographic reporting services, traveling expenses, including expenses of attendance at meetings when necessary in furthering the work of the Bureau of the Budget, lawbooks, books of reference, periodicals, and newspapers, maintenance, repair, and operation of three passenger-carrying automobiles for official use, and not to exceed $25,000 for temporary employment of persons or organizations by contract or otherwise without regard to section 3709 of the Revised Statutes, or the Classification Act of 1923, as amended, $1,552,500.

For printing and binding, $52,000.

National defense activities: For all necessary expenses of the Bureau of the Budget in the performance of activities relating to the national defense, including all the objects for which the appropriation “Salaries and expenses, Bureau of the Budget” is available, and including the temporary employment (not exceeding $80,000) of persons or organizations by contract or otherwise, without regard to section 3709 of the Revised Statutes and the Classification Act of 1923, as amended; the employment of persons, including State, county, or municipal officers and employees, with or without compensation; and the payment of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving, while away from their homes without other compensation from the United States, in an advisory capacity to the Bureau, $825,000.

**NATIONAL RESOURCES PLANNING BOARD**

Salaries and expenses: For all expenses incident to the discontinuance of the work of the Board, including personal services in the District of Columbia and elsewhere, printing and binding, traveling expenses, and the payment of accumulated and accrued annual leave of employees of the Board due them after June 30, 1943, $50,000: Provided, That the National Resources Planning Board is abolished effective August 31, 1943, and the functions exercised by such Board shall not be transferred to any other agency and shall not be performed after such date except as hereafter provided by law or as authorized in the ensuing proviso of this paragraph with respect to winding up the Board’s affairs: Provided further, That the Director of the Board is authorized after August 31, 1943, and until January 1, 1944, to perform such duties and to exercise such administrative authority as may be incident to the effectuation of the discontinuance of the Board: Provided further, That the records and files of the Board shall be transferred to the National Archives.

The appropriation herein made for the National Resources Planning Board shall constitute the total amount to be available for obligation by such agency during the fiscal year 1944 and shall not be supplemented by funds from any source.

**INDEPENDENT ESTABLISHMENTS**

**AMERICAN BATTLE MONUMENTS COMMISSION**

For all expenses necessary for the work of the American Battle Monuments Commission authorized by the Act of March 4, 1923 (36
U. S. C. 121-138), and by Executive Order Numbered 6614 of February 26, 1934, including the acquisition of land or interest in land in foreign countries for carrying out the purposes of said Act and Executive order without submission to the Attorney General of the United States under the provisions of section 355 of the Revised Statutes (34 U. S. C. 520; 40 U. S. C. 235); employment of personal services in the District of Columbia and elsewhere; including not to exceed $3,000 for allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a); purchase and repair of uniforms for caretakers of national cemeteries and monuments in Europe at a cost not exceeding $500; travel expenses; rent of office and garage space in foreign countries which may be paid for in advance; the maintenance, repair, and operation of motor-propelled passenger-carrying vehicles which may be furnished to the Commission by other departments of the Government or acquired by purchase; printing, binding, engraving, lithographing, photographing, and typewriting, including the publication of information concerning the American activities, battlefields, memorials, and cemeteries in Europe; transfer of household goods and effects as provided by the Act of October 10, 1940, and regulations promulgated thereunder, and, when ordered or approved by the Commission, expenses of travel of dependents of employees when transferred from one official station to another, and the temporary transfer of employees by the Commission between places in foreign countries or between foreign countries and the United States, including transfers incident thereto, or, in the case of new appointments, transfer from place of appointment, may, if ordered or approved by the Commission, be regarded as a transfer from one official station to another for permanent duty for the purpose of authorizing the payment of travel of dependents and for the purposes of said Act of October 10, 1940, and regulations promulgated thereunder; and the purchase of maps, textbooks, newspapers and periodicals; $45,530: Provided, That notwithstanding the requirements of existing laws or regulations, and under such terms and conditions as the Commission may in its discretion deem necessary and proper, the Commission may contract for work, supplies, materials, and equipment in Europe and engage, by contract or otherwise, the services of architects, firms of architects, and other technical and professional personnel; Provided further, That when traveling on business of the Commission, officers of the Army serving as members or as secretary of the Commission may be reimbursed for expenses as provided for civilian members of the Commission; And provided further, That the Commission may delegate to its chairman, secretary, or officials in charge of either its Washington or Paris offices, under such terms and conditions as it may prescribe, such of its authority as it may deem necessary and proper.

BOARD OF INVESTIGATION AND RESEARCH—TRANSPORTATION

Board of Investigation and Research: For all necessary expenses to enable the Board of Investigation and Research to perform the duties authorized under part 1 of title III of the Transportation Act of 1940, including personal services in the District of Columbia and elsewhere; not to exceed $500 for periodicals and newspapers; not to exceed $12,000 for travel, including attendance at meetings or conventions of societies or associations concerned with the problem of the Board; contract stenographic reporting services; lawbooks and books of reference; rents in the District of Columbia; and payment of actual
transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence to persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Board; and including not to exceed $20,000 for printing and binding; and not to exceed $10,000 for the temporary employment of persons or organizations, by contract or otherwise, without regard to section 3709, Revised Statutes, or the civil service or classification laws, to remain available until September 18, 1944, $275,000, which amount shall be added to and merged with the unexpended balance as of June 30, 1943, of the appropriations under this head in the Third Supplemental National Defense Appropriation Act, 1942, and the First Supplemental National Defense Appropriation Act, 1943: Provided, That the foregoing total amount shall be so used as to complete the studies, investigations, and reports authorized and required by part I, title III, of the Transportation Act of 1940.

CIVIL SERVICE COMMISSION

Salaries and expenses: For salaries and other necessary expenses of the Civil Service Commission, including personal services in the District of Columbia and personal services required for examination of Presidential postmasters, and including not to exceed $2,500 for employment of expert examiners not in the Federal service on special subjects for which examiners within the service are not available; medical examinations; traveling expenses, including those of examiners acting under the direction of the Commission, and expenses of examinations and investigations held in Washington and elsewhere, including not to exceed $5,000 for expenses incident to attendance at meetings of organizations concerned with the work of the Commission, when specifically directed by the Commission; furniture and other equipment and repairs thereto; rental of equipment; advertising; laundry service; streetcar fares not to exceed $1,000; purchase and exchange of lawbooks, books of reference, directories, newspapers and periodicals, not to exceed $10,000; not to exceed $100 for payment in advance when authorized by the Commission for library membership in societies whose publications are available to members only or to members at a price lower than to the general public; charts; purchase, maintenance, and repair of motortrucks, motorcycles, and bicycles; garage rent; and postage stamps to prepay postage on matter addressed to Postal Union countries: Special-delivery stamps; $4,918,400, of which not to exceed $100,000 shall be available for reimbursement of the Veterans' Administration for services rendered the Commission in connection with physical examinations of applicants for and the employees in the Federal classified service: Provided, That notwithstanding any provisions of law to the contrary, the Civil Service Commission is authorized to expend not to exceed $8,000 of this amount for actuarial services pertaining to the civil service, Canal Zone, and Alaska Railroad retirement and disability funds, to be obtained by contract, without obtaining competition, at such rates of compensation as the Commission may determine to be reasonable: Provided further, That no details from any executive department or independent establishment in the District of Columbia or elsewhere to the Commission's central office in Washington or to any of its regional offices shall be made during the fiscal year ending June 30, 1944, but this shall not affect the making of details for service as members of the boards of examiners outside the immediate offices of the regional directors: Provided further, That the Civil
Service Commission shall have power in case of emergency to transfer or detail any of its employees to or from its office or field force: Provided further, That no part of any appropriation in this Act shall be available for the salaries and expenses of the Board of Legal Examiners created in the Civil Service Commission by Executive Order Numbered 8743 of April 23, 1941.

Prevention of pernicious political activities: For necessary expenditures of the Civil Service Commission in performing the duties imposed upon it by the Act of July 19, 1940 (54 Stat. 767), including personal services in the District of Columbia and elsewhere; contract stenographic reporting services; advertising; street car fares (not to exceed $100); purchase and exchange of books of reference and periodicals (not to exceed $500); traveling expenses; and witness fees and mileage, including fees to deponents and persons taking deposition, at rates paid in the courts of the United States, $50,000.

For all printing and binding for the Civil Service Commission, except as otherwise provided, $177,500.

Salaries and expenses, national defense: For all necessary expenses of the Civil Service Commission in connection with the recruitment and placement of civilian personnel required in connection with emergencies affecting the national security and defense, including personal services in the District of Columbia, traveling expenses not to exceed $820,818; and other items otherwise properly chargeable to appropriations of the Civil Service Commission for salaries and expenses and printing and binding, $10,000,000: Provided, That upon the expiration of sixty days after the cessation of hostilities between the United States and the principal enemy powers or after the date of an armistice between the United States and the principal enemy powers, this appropriation shall cease to be available for obligations unless Congress shall otherwise provide by law.

CIVIL-SERVICE RETIREMENT AND DISABILITY FUND

For financing of the liability of the United States, created by the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes", approved May 22, 1920, and Acts amendatory thereof (38 U. S. C. 11), $175,104,000, which amount shall be placed to the credit of the "civil-service retirement and disability fund".

CANAL ZONE RETIREMENT AND DISABILITY FUND

For financing of the liability of the United States, created by the Act entitled "An Act for the retirement of employees of the Panama Canal and the Panama Railroad Company, on the Isthmus of Panama, who are citizens of the United States", approved March 2, 1931, and Acts amendatory thereof (48 U. S. C. 1371n), $1,177,000, which amount shall be placed to the credit of the "Canal Zone retirement and disability fund".

ALASKA RAILROAD RETIREMENT AND DISABILITY FUND

For financing of the liability of the United States created by the Act entitled "An Act for the retirement of employees of the Alaska Railroad, Territory of Alaska, who are citizens of the United States", approved June 29, 1936 (49 Stat. 2017), $175,000, which amount shall be placed to the credit of the "Alaska Railroad retirement and disability fund".
FEDERAL COMMUNICATIONS COMMISSION

Salaries and expenses: For salaries and expenses of the Federal Communications Commission in performing the duties imposed by the Communications Act of 1934, approved June 19, 1934 (48 Stat. 1064), the Ship Act of 1910, approved June 24, 1910, as amended (46 U. S. C. 484-487), the International Radiotelegraphic Convention (45 Stat., pt. 2, p. 2760), Executive Order Numbered 3513, dated July 9, 1921, as amended under date of June 30, 1934, relating to applications for submarine cable licenses, and the radiotelegraphy provisions of the Convention for Promoting Safety of Life at Sea, ratified by the President July 7, 1936, including personal services, contract stenographic reporting services, rental of quarters, newspapers, periodicals, reference books, lawbooks, special counsel fees, supplies and equipment, improvement and care of grounds and repairs to buildings, not to exceed $5,000, purchase and exchange (not to exceed eight), maintenance, operation, and repair of motor-propelled passenger-carrying vehicles for official use in the field, travel expenses, including not exceeding $1,000 for expenses of attendance at meetings which in the discretion of the Commission are necessary for the efficient discharge of its responsibilities, reimbursement to ships of the United States for charges incurred by such ships in transmitting information in compliance with section 357 of the Communications Act of 1934, as amended, $2,000,000, of which amount not to exceed $1,218,260 may be expended for personal services in the District of Columbia, including compensation of employees of the Interdepartment Radio Advisory Committee.

Printing and binding: For printing and binding for the Federal Communications Commission, $19,600.

Salaries and expenses, national defense: For all expenses necessary to enable the Federal Communications Commission, without regard to section 3709 of the Revised Statutes, to perform its functions related to national defense, including radio monitoring and foreign broadcast analysis, including all of the items of expenditure for which the appropriation “Salaries and expenses, Federal Communications Commission”, is available and not to exceed $9,000 for salary of Director of the Foreign Broadcast Intelligence Service; not to exceed fifty-six passenger-carrying automobiles; not to exceed $50,000 for the temporary employment of persons or organizations, by contract or otherwise, without regard to the civil service and classification laws and, in the case of language or other experts, without regard to any requirements of this Act with respect to citizenship, where citizens qualified to perform such work are not available; allowances for living quarters, including heat, fuel, and light (not exceeding $1,700 for any one person), as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a); and printing and binding, $5,590,314: Provided, That upon the expiration of sixty days after the cessation of hostilities between the United States and the principal enemy powers or after the date of an armistice between the United States and the principal enemy powers, this appropriation shall cease to be available for obligations unless Congress shall otherwise provide by law.

FEDERAL POWER COMMISSION

SALARIES AND EXPENSES

For all expenses necessary for the work of the Federal Power Commission as authorized by law except for the work authorized by the Act of June 28, 1938, authorizing the construction of certain
public works on rivers and harbors for flood control, and for other
purposes (33 U. S. C. 701a.), including traveling expenses; expenses
of attendance at meetings which in the discretion of the Commission
are necessary for the efficient discharge of its responsibilities;
contract stenographic reporting services; purchase (not to exceed
$3,000), hire, maintenance, repair, and operation of motor-propelled
passenger-carrying vehicles, including not more than one such vehicle
for general administrative use in the District of Columbia; and not
exceeding $6,000 for purchase and exchange of lawbooks, books of
reference, newspapers, and periodicals, $1,800,000; of which amount
not to exceed $1,050,000 shall be available for personal services in
the District of Columbia exclusive of not to exceed $20,000, which
may be expended for consultants and special counsel.

Flood-control surveys: For all expenses necessary for the work of
the Federal Power Commission as authorized by the provisions of
the Act of June 28, 1938 (52 Stat. 1215), including travel expenses:
contract stenographic reporting services; $125,000, of which amount
not to exceed $76,670 shall be available for personal services in the
District of Columbia.

National defense activities: For all necessary expenses (except
printing and binding) to enable the Federal Power Commission to
perform additional activities in connection with the national security
and defense, including activities under the provisions of the Federal
Power Act, activities under Executive Order Numbered 9165 dated
May 19, 1942, and activities for the protection of the electric power
supply against hostile acts, such expenses to include all items of
expenditure for which the appropriations under the heading “Salaries
and expenses, Federal Power Commission”, are available, $519,255:
Provided, That the Commission may make expenditures in addition
to the foregoing, for duties connected with the national security and
defense, from other appropriations available to it: Provided, That
upon the expiration of sixty days after the cessation of hostilities
between the United States and the principal enemy powers or after
the date of an armistice between the United States and the principal
enemy powers, this appropriation shall cease to be available for
obligations unless Congress shall otherwise provide by law.

For all printing and binding for the Federal Power Commission,
including engraving, lithographing, and photolithographing, $25,000.

FEDERAL TRADE COMMISSION

For salaries and expenses of the Federal Trade Commission,
including personal services in the District of Columbia; contract
stenographic reporting services; supplies and equipment, lawbooks,
books of reference, periodicals, garage rentals; traveling expenses,
including not to exceed $900 for expenses of attendance, when specifi-
cally authorized by the Commission, at meetings concerned with the
work of the Federal Trade Commission: newspapers not to exceed
$500, foreign postage, and witness fees and mileage in accordance
with section 9 of the Federal Trade Commission Act: $1,900,000, of
which not less than $172,410 shall be available for the enforcement
of the Wool Products Labeling Act: Provided, That no part of the
funds appropriated herein for the Federal Trade Commission shall
be expended upon any investigation hereafter provided by concurrent
resolution of the Congress until funds are appropriated subsequent-
ly to the enactment of such resolution to finance the cost of such
investigation.

For all printing and binding for the Federal Trade Commission,
$13,000.
Salaries and expenses: For salaries and expenses in the Office of the Administrator in the District of Columbia, including the salary of a general counsel at $10,000 per annum; printing and binding (not to exceed $4,000); actual transportation and other expenses and not to exceed $10 per diem in lieu of subsistence to persons serving, while away from their homes without other compensation from the United States, in an advisory capacity to the Administrator; purchase (including exchange) of lawbooks and other books of reference, purchase of newspapers and periodicals (not to exceed $150); preparation, shipment, and installation of photographic displays, exhibits, and other descriptive materials; travel expenses; not to exceed $1,500 for expenses of attendance, when specifically authorized by the Administrator, at meetings or conventions relating to the work of the Agency; not to exceed $6,000 for the employment of persons or organizations by contract or otherwise, for special services determined by the Administrator to be necessary, without regard to section 3709 of the Revised Statutes, and classification laws, $275,000: Provided, That the Federal Works Administrator may, under such rules and regulations as he shall prescribe, authorize the Commissioner of Public Roads and the Commissioner of Public Buildings to make appointments of personnel for such administrations.

Surveys, models, etc.

Buildings, etc., outside D. C.

Maintenance.

Special services.


Appointments.
personal services employed therefor, of completed Federal buildings, the grounds and approaches thereof, wharves, and piers, together with the necessary dredging adjacent thereto, and care and safeguarding, not otherwise provided for, of sites acquired for Federal buildings, including tools and materials for the use of the custodial and mechanical force, wire partitions and insect screens, installation and repair of mechanical equipment, gas, and electric-light fixtures, conduits, wiring, platform scales, and tower clocks; vaults and lockbox equipment in all buildings completed and occupied, and for necessary safe equipments in buildings under the administration of the Federal Works Agency, including repairs thereto, and changes in, maintenance of, and repairs to the pneumatic-tube system in New York City installed under franchise of the city of New York, approved June 29, 1909, and June 11, 1928, and the payment of any obligations arising thereunder in accordance with the provisions of the Acts approved August 5, 1909 (36 Stat. 120), and May 15, 1928 (45 Stat. 533). $2,000,000: Provided, That the total expenditures for the fiscal year for the repair and preservation of buildings not reserved by the vendors on sites acquired for buildings or the enlargement of buildings and the installation and repair of the mechanical equipment thereof shall not exceed 20 per centum of the annual rental of such buildings: Provided further, That not to exceed $500,000 may be utilized for advance studies for Federal building construction, such amount of this appropriation to remain available until expended.

Salaries and expenses, public buildings and grounds in the District of Columbia and adjacent area: For administration, protection, maintenance, and improvement of public buildings and grounds in the District of Columbia and the area adjacent thereto, maintained and operated by the Public Buildings Administration, including the National Archives Building; repair, preservation, and equipment of buildings operated by the Treasury and Post Office Departments in the District of Columbia; rent of buildings; demolition of buildings; expenses incident to moving various executive departments and establishments in connection with the assignment, allocation, transfer, and survey of building space; traveling expenses and carfare; leather and rubber articles and gas masks for the protection of public property and employees; furnishings and equipment; arms and ammunition for the guard force; purchase, repair, and cleaning of uniforms for guards and elevator conductors; and the purchase of two motor-propelled passenger-carrying vehicles: $25,633,000: Provided, That where quarters or maintenance or other services are furnished on a reimbursable basis to any governmental activity, such activity shall make payment therefor promptly by check upon the written request of the Commissioner of Public Buildings, either in advance or after the service has been furnished, for deposit to the credit of this appropriation, of all or part of the estimated or actual cost thereof, as the case may be, and proper adjustment upon the basis of the actual cost shall be made for services paid for in advance.

Salaries and expenses, public buildings and grounds outside the District of Columbia: For operation, protection, and maintenance, including cleaning, heating, lighting, rental of buildings and equipment, supplies, materials, furnishings and equipment, personal services, arms, ammunition, leather and rubber articles and gas masks for the protection of public property and employees, the purchase of one motor-propelled passenger-carrying vehicle, and every expenditure requisite for and incidental to such maintenance and operation of public buildings and grounds outside of the District of Columbia maintained and operated by the Public Buildings Administration, $6,508,000: Provided, That all furniture now owned by the United States is to be used for the purpose of furnishing those buildings or grounds maintained and operated by the Public Buildings Administration, and that public buildings and grounds outside the District of Columbia are to be furnished with such furniture.
States in other public buildings or in buildings rented by the United States shall be used, so far as practicable, whether or not it corresponds with the present regulation plan for furniture: Provided further, That this appropriation shall be available for contracts for telephone switchboards or equivalent telephone-switching equipment jointly serving in each case two or more governmental activities in buildings operated by the Public Buildings Administration where it is found that joint service is economical and in the interests of the Government, and any Government activity receiving such service shall pay promptly by check upon the written request of the Commissioner of Public Buildings, either in advance or after the service has been furnished, for deposit to the credit of this appropriation, all or part of the estimated or actual cost thereof, as the case may be, and proper adjustment upon the basis of the actual cost shall be made for service paid for in advance.

Under the appropriations for salaries and expenses, public buildings and grounds in and outside the District of Columbia, per diem employees may be paid at rates approved by the Commissioner of Public Buildings, not exceeding current rates for similar services in the place where such services are employed, and such employees in emergencies may be entered on duty subject to confirmation by the Federal Works Administrator.

In the prosecution of construction projects or planning programs assigned to the Public Buildings Administration for which funds are provided by direct appropriation or transferred under authority contained in section 35 of the Act of June 15, 1938 (40 U. S. C. 265), an amount administratively determined as necessary for the payment of salaries and expenses of personnel engaged upon the preparation of plans and specifications, field supervision, and general office expense, may be transferred and consolidated on the books of the Treasury Department into a special account for direct expenditure in the prosecution of said work, such expenditures to be subsequently allocated and reported upon by projects in accordance with procedures prescribed by the General Accounting Office.

**PUBLIC ROADS ADMINISTRATION**

General administrative expenses: For the employment of persons and means, including rent, advertising (including advertising in the city of Washington for work to be performed in areas adjacent thereto), printing and binding (not to exceed $27,000), purchase (including exchange) of lawbooks, books of reference and periodicals, and the preparation, distribution, and display of exhibits, in the city of Washington and elsewhere for the purpose of conducting research and investigational studies, either independently or in cooperation with State highway departments, or other agencies, including studies of highway administration, legislation, finance, economics, transport, construction, operation, maintenance, utilization, and safety, and of street and highway traffic control; investigations and experiments in the best methods of road making, especially by the use of local materials; and studies of types of mechanical plants and appliances used for road building and maintenance, and of methods of road repair and maintenance suited to the needs of different localities; for furnishing expert advice on these subjects; for collating, reporting, and illustrating the results of same; and for preparing, publishing, and distributing bulletins and reports; to be paid from any moneys available from the administrative funds provided under the Act of July 11, 1916 (50 Stat. 358-339), as amended, or as otherwise provided.
For carrying out the provisions of the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes", approved July 11, 1916 (39 Stat. 355–359), and all Acts amendatory thereof and supplementary thereto, to be expended in accordance with the provisions of said Act, as amended, including not to exceed $1,155,000 for departmental personal services in the District of Columbia, $40,000,000, to be immediately available and to remain available until expended, which is a part of the amount authorized to be appropriated for the fiscal year 1942 by section 1 of the Act approved September 5, 1940 (54 Stat. 867): Provided, That none of the money herein appropriated shall be paid to any State on account of any project on which convict labor shall be employed, except this provision shall not apply to convict labor performed by convicts on parole or probation: Provided further, That not to exceed $55,000 of the funds provided for carrying out the provisions of the Federal Highway Act of November 9, 1921 (23 U. S. C. 21, 23), shall be available for the purchase of motor-propelled passenger-carrying vehicles: Provided further, That, during the fiscal year 1944, whenever performing authorized engineering or other services in connection with the survey, construction, and maintenance, or improvement of roads for other Government agencies the charge for such services may include depreciation on engineering and road-building equipment used, and the amounts received on account of such charges shall be credited to the appropriation concerned: Provided further, That during the fiscal year 1944 the appropriations for the work of the Public Roads Administration shall be available for meeting the expenses of warehouse maintenance and the procurement, care, and handling of supplies, materials, and equipment stored therein for distribution to projects under the supervision of the Public Roads Administration, and for sale and distribution to other Government activities, the cost of such supplies and materials or the value of such equipment (including the cost of transportation and handling) to be reimbursed to appropriations current at the time additional supplies, materials, or equipment are procured, from the appropriation chargeable with the cost or value of such supplies, materials, or equipment: Provided further, That the appropriations available to the Public Roads Administration may be used in emergency for medical supplies and services and other assistance necessary for the immediate relief of employees engaged on hazardous work under that Administration: Provided further, That the appropriations for the work of the Public Roads Administration shall be available for necessary expenses (not exceeding $9,000) of attendance at meetings and conferences of highway departments, associations, organizations, and other agencies concerned, and (not exceeding $15,000) for the temporary employment, by contract or otherwise, of technical consultants and experts without regard to section 3739 of the Revised Statutes, and classification laws.

INTER-AMERICAN HIGHWAY

For all necessary expenses to enable the President to utilize the services of the Public Roads Administration in fulfilling the obligations of the United States under the Convention on the Pan-American Highway between the United States and other American Republics, signed at Buenos Aires, December 23, 1936, and proclaimed September 16, 1937 (51 Stat. 152), for the continuation of cooperation with several governments, members of the Pan American Union, in con-
connection with the survey and construction of the Inter-American Highway as provided in Public Resolution, approved March 4, 1929 (45 Stat. 1697), as amended or supplemented, and for performing engineering service in Pan-American countries for and upon the request of any agency or governmental corporation of the United States, $100,000 to be derived from the administrative funds provided under the Act of July 11, 1916, as amended or supplemented (23 U. S. C. 21), or as otherwise provided.

For surveys in connection with and the construction of the Inter-American Highway, in accordance with the provisions of the Act approved December 26, 1941 (55 Stat. 860-861), and necessary expenses incident thereto without regard to section 3709, Revised Statutes, including the purchase of motor-propelled passenger-carrying vehicles, $5,000,000, to be immediately available and to remain available until expended.

**STRATEGIC HIGHWAY NETWORK**

For carrying out projects to correct critical deficiencies in lines of the strategic network of highways and bridges, in accordance with the provisions of section 4 of the Defense Highway Act of 1941 (55 Stat. 765), $10,000,000, to be immediately available and to remain available during the continuance of the emergency declared by the President on May 27, 1941.

**ACCESS ROADS**

For the construction, maintenance, and improvement of access roads and for replacing existing highways and highway connections as described in, and in accordance with the provisions of sections 6 and 9 of the Defense Highway Act of 1941 (55 Stat. 766-767), as amended by the Act approved July 2, 1942 (56 Stat. 562), $75,000,000, to be immediately available and to remain available during the continuance of the emergency declared by the President on May 27, 1941.

**SURVEYS AND PLANS**

For advance engineering surveys and plans for future development of the strategic network of highways and bypasses around and extension into and through municipalities and metropolitan areas, in accordance with the provisions of section 9 of the Defense Highway Act of 1941 (55 Stat. 767), $3,000,000, to be immediately available and to remain available during the continuance of the emergency declared by the President on May 27, 1941.

**PUBLIC WORKS ADMINISTRATION**

Not to exceed $27,000 of the funds appropriated by the Public Works Administration Appropriation Act of 1938 shall be available for all administrative expenses of said Administration, including personal services and rent in the District of Columbia and elsewhere; and travel expenses.

Title II, cited as the “Public Works Administration Appropriation Act of 1938”, of an Act entitled “Work Relief and Public Works Appropriation Act of 1938”, approved June 21, 1938, as amended by the “Second Deficiency Appropriation Act, 1940,” the “Independent Offices Appropriation Act, 1942,” and the “Independent Offices Appropriation Act, 1943,” is hereby further amended as follows: Section 201 (a) is amended by changing “June 30, 1943” to “June 30, 1944”; section 201 (b) is amended by changing “June 30, 1943” to “June 30,
1944"; and section 202 is amended by changing "June 30, 1943", therein to "June 30, 1944", and "July 1, 1943", therein to "July 1, 1944".

Any of the foregoing appropriations for general or administrative expenses under the Federal Works Agency shall be available for the maintenance, repair, and operation of motor-propelled passenger-carrying vehicles in the District of Columbia and in the field.

**FOREIGN-SERVICE PAY ADJUSTMENT**

Foreign-service pay adjustment, appreciation of foreign currencies: For carrying into effect the provisions of the Act entitled "An Act to authorize annual appropriations to meet losses sustained by officers and employees of the United States in foreign countries due to appreciation of foreign currencies in their relation to the American dollar, and for other purposes", approved March 26, 1934 (5 U. S. C. 118c), and for each and every object and purpose specified therein, $340,000.

**GENERAL ACCOUNTING OFFICE**

Salaries: For personal services in the District of Columbia and elsewhere, $25,531,000: Provided, That the salary of the Assistant Comptroller General shall be at the rate of $9,000 per annum effective on the date of enactment of this Act, so long as the position is held by the present incumbent.

Miscellaneous expenses: For all expenses necessary for the work of the General Accounting Office, including travel expenses; procurement and exchange of lawbooks and books of reference, and not to exceed $100 for periodicals; the purchase of one motor-propelled passenger-carrying vehicle; and maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, $724,645.

For all printing and binding for the General Accounting Office, including monthly and annual editions of selected decisions of the Comptroller General of the United States, $158,000.

**INTERSTATE COMMERCE COMMISSION**

**SALARIES AND EXPENSES**

General administrative expenses: For salaries and expenses necessary in the execution of laws to regulate commerce, including one chief counsel, one director of finance, and one director of traffic, at $10,000 each per annum, field hearings, traveling expenses, and contract stenographic reporting services, $2,800,000, of which amount not to exceed $2,530,000 may be expended for personal services in the District of Columbia, exclusive of special counsel, for which the expenditure shall not exceed $50,000; not exceeding $5,000 for purchase and exchange of necessary books, reports, newspapers, and periodicals.

Regulating accounts: To enable the Interstate Commerce Commission to enforce compliance with section 20 and other sections of the Interstate Commerce Act as amended by the Act approved June 29, 1906, the Transportation Act, 1920 (49 U. S. C. 20), and the Transportation Act of 1940, including the employment of necessary special accounting agents or examiners, and traveling expenses, $795,000, of which amount not to exceed $176,700 may be expended for personal services in the District of Columbia.

Safety of employees: To enable the Interstate Commerce Commission to keep informed regarding and to enforce compliance with Acts to promote the safety of employees and travelers upon railroads; the
Act requiring common carriers to make reports of accidents and authorizing investigations thereof; and to enable the Interstate Commerce Commission to investigate and test appliances intended to promote the safety of railway operation, as authorized by the Joint Resolution approved June 30, 1906 (45 U. S. C. 35), and the provision of the Sundry Civil Act approved May 27, 1908 (45 U. S. C. 36, 37), to investigate, test experimentally, and report on the use and need of any appliances or systems intended to promote the safety of railway operation, inspectors, and for traveling expenses, $520,000, of which amount not to exceed $92,000 may be expended for personal services in the District of Columbia.

Signal safety systems: For all authorized expenditures under section 25 of the Interstate Commerce Act, as amended by the Transportation Act, 1920, the Act of August 26, 1937 (49 U. S. C. 26), and the Transportation Act of 1940, with respect to the provision thereof under which carriers by railroad subject to the Act may be required to install automatic train-stop or train-control devices which comply with specifications and requirements prescribed by the Commission, including investigations and tests pertaining to block-signal and train-control systems, as authorized by the Joint Resolution approved June 30, 1906 (45 U. S. C. 35), and including the employment of the necessary engineers, and for traveling expenses, $155,000, of which amount not to exceed $35,000 may be expended for personal services in the District of Columbia.

Locomotive inspection: For all authorized expenditures under the provisions of the Act of February 17, 1911, entitled "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers engaged in interstate commerce to equip their locomotives with safe and suitable boilers and appurtenances thereto" (45 U. S. C. 22), as amended by the Act of March 4, 1915, extending "the same powers and duties with respect to all parts and appurtenances of the locomotive and tender" (45 U. S. C. 30), and amendment of June 7, 1924 (45 U. S. C. 27), providing for the appointment from time to time by the Interstate Commerce Commission of not more than fifteen inspectors in addition to the number authorized in the first paragraph of section 4 of the Act of 1911 (45 U. S. C. 26), and the amendment of June 27, 1930 (45 U. S. C. 24, 26), including such legal, technical, stenographic, and clerical help as the business of the offices of the director of locomotive inspection and his two assistants may require and for traveling expenses, $493,000, of which amount not to exceed $72,500 may be expended for personal services in the District of Columbia.

Valuation of property of carriers: To enable the Interstate Commerce Commission to carry out the objects of the Act entitled "An Act to amend an Act entitled 'An Act to regulate commerce', approved February 4, 1887, and all Acts amendatory thereof, by providing for a valuation of the several classes of property of carriers subject thereto and securing information concerning their stocks, bonds, and other securities", approved March 1, 1913, as amended by the Act of June 7, 1922 (49 U. S. C. 19a), and by the "Emergency Railroad Transportation Act, 1933" (49 U. S. C. 19a), including one director of valuation at $10,000 per annum, one valuation engineer at $7,500 per annum, and traveling expenses, $600,000.

Motor transport regulation: For all authorized expenditures necessary to enable the Interstate Commerce Commission to carry out the provisions of part II of the Interstate Commerce Act and section 5, part I, of the Interstate Commerce Act insofar as applicable to common carriers subject to part II (Transportation Act of 1940), including one director at $10,000 per annum and other personal serv-
ices in the District of Columbia and elsewhere; traveling expenses; supplies; services and equipment; not to exceed $1,000 for purchase and exchange of books, reports, newspapers, and periodicals; contract stenographic reporting services; purchase (not to exceed eight), maintenance, repair, and operation of motor-propelled passenger-carrying vehicles; not to exceed $8,000 for the purchase of evidence in connection with investigations of apparent violations of said Act, $3,100,000: Provided, That Joint Board members may use Government transportation requests when traveling in connection with their duties as Joint Board members.

Not to exceed $2,500 of the appropriations herein made for the Interstate Commerce Commission shall be available for expenses, except membership fees, for attendance at meetings concerned with the work of the Commission.

For all printing and binding for the Interstate Commerce Commission, including reports in all cases proposing general changes in transportation rates and not to exceed $17,000 to print and furnish to the States, at cost, report form blanks, and the receipts from such reports and blanks shall be credited to this appropriation, $150,000.

Salaries and expenses, emergency: For necessary expenses, including traveling expenses, to enable the Interstate Commerce Commission, for the purpose of promoting the national security and defense, to adopt measures for preventing shortages of railroad equipment and congestion of traffic, and expediting the movement of cars by railroads through terminals, and related activities, $299,000.

NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS

For necessary salaries and expenses of the National Advisory Committee for Aeronautics, including contracts for personal services in the making of special investigations and reports; traveling expenses of members and employees, including not to exceed $2,500 for attendance upon meetings of technical and professional societies: periodicals and books of reference; equipment, maintenance, and operation of the Langley Memorial Aeronautical Laboratory, the Ames Aeronautical Laboratory, and the aircraft engine research laboratory at Cleveland, Ohio; purchase and maintenance of cafeteria equipment; maintenance and operation of motor-propelled passenger-carrying vehicles; not to exceed $319,500 for personal services in the District of Columbia, including one Director of Aeronautical Research at not to exceed $10,000 per annum; and not to exceed $2,500 for temporary employment of consultants, at not to exceed $50 per diem, by contract or otherwise, without regard to the civil-service and classification laws; in all, $15,672,000.

For all printing and binding for the National Advisory Committee for Aeronautics, including all of its offices, laboratories, and services located in Washington, District of Columbia, and elsewhere, $15,000.

Construction and equipment, Langley Field, Virginia: For construction and equipment of additional laboratory buildings and research facilities on the United States military reservation at Langley Field, Virginia, $60,000, to be available until expended.

Construction and equipment: For completing construction and equipment of the Ames Aeronautical Laboratory at Moffett Field, California, $3,707,500, to remain available until expended.

NATIONAL ARCHIVES

Salaries and expenses: For salaries and expenses of the Archivist and the National Archives; including personal services in the District
of Columbia; scientific, technical, first-aid, protective, and other apparatus and materials for the arrangement, titling, scoring, repair, processing, editing, duplication, reproduction, and authentication of photographic and other records (including motion-picture and other films and sound recordings) in the custody of the Archivist; purchase and exchange of books, including lawbooks, books of reference, maps, and charts; contract stenographic reporting services; purchase of newspapers and periodicals; not to exceed $100 for payment in advance when authorized by the Archivist for library membership in societies whose publications are available to members only or to members at a price lower than to the general public; travel expenses; exchange of scientific and technical apparatus; and maintenance, operation, and repair of one passenger-carrying motor vehicle, $885,000.

Printing and binding: For all printing and binding, $7,000.

SALARIES AND EXPENSES

OFFICE OF THE ADMINISTRATOR

Salaries and expenses: In addition to the amounts otherwise available (which amounts shall be transferred to this authorization for expenditure hereunder) for the administrative expenses of the Office of the Administrator, National Housing Agency, in carrying out the provisions of the Act of October 14, 1940, as amended (42 U. S. C. 1521), such amounts, not exceeding $508,780, as the Administrator determines are required for the expenses of the Office of the Administrator, National Housing Agency, in the performance of administrative and supervisory services relating to the constituent units of said Agency shall be transferred, from the funds available for the administrative expenses of such constituent units for the fiscal year 1944, to this authorization for expenditure hereunder and shall be available until June 30, 1944, for all necessary expenses of said Office of the Administrator, including personal services and rent in the District of Columbia; printing and binding; purchase and exchange of lawbooks, books of reference, periodicals and newspapers (not to exceed $500); preparation, mounting, shipping, and installation of exhibits (not to exceed $500); maintenance, repair, and operation of motor-propelled passenger-carrying vehicles; not to exceed $5,000 for temporary employment of persons or organizations, by contract or otherwise, for legal or other special services without regard to section 3709 of the Revised Statutes, and the Classification Act of 1923, as amended; payment, when specifically authorized by the Administrator, of (1) actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence to persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Agency and (2) not to exceed $1,500 for expenses of attendance at meetings of organizations concerned with the work of the Agency when specifically authorized by the Administrator; reimbursement for the actual cost of ferry fares and bridge, road, and tunnel tolls and an allowance not to exceed 3 cents per mile for all travel performed in privately owned automobiles by employees engaged in the inspection of property within the limits of their official posts of duty when such travel is performed in connection with such inspection: Provided, That notwithstanding the consolidation effected by Executive Order 9070, section 7 of the First Deficiency Appropriation Act, 1936, shall continue to apply to administrative expenses of and for the constituent units of the National Housing Agency mentioned in said section 7 and shall also apply to such expenses of said National Housing Agency in connection with the
functions and purposes of said constituent units, and none of the funds made available by this Act for such administrative expenses shall be obligated or expended unless and until an appropriate appropriation account shall have been established therefor pursuant to an appropriation warrant or a covering warrant, and all such expenditures shall be accounted for and audited in accordance with the Budget and Accounting Act, as amended: Provided further, That the Administrator may, with the approval of the President of the United States, transfer to this authorization or to an authorization of a constituent unit from funds available for administrative expenses of the constituent units or the Office of the Administrator of the National Housing Agency such additional sums as represent a consolidation in the Office of the Administrator or in a constituent unit of any of the administrative functions of the National Housing Agency; but no such transfer of funds shall be made unless the consolidation will result in a reduction in manpower and a savings in administrative expenses, which savings shall not be used for administrative expenses but instead shall be returned to or remain in the funds from which administrative expenses are drawn under this authorization: Provided, That a report of such transfers and the savings effected thereby shall be submitted to Congress in the annual budget.

FEDERAL HOME LOAN BANK ADMINISTRATION

Salaries and expenses: Not to exceed a total of $11,642,200, to be derived from the same sources as the funds made available for administrative expenses of the Federal Home Loan Bank Board, Federal Savings and Loan Insurance Corporation, and Home Owners' Loan Corporation by the Independent Offices Appropriation Act, 1943, and from the special deposit account hereinafter mentioned, shall be available during the fiscal year 1944 for administrative expenses of the Federal Home Loan Bank Administration (Executive Order Numbered 9070 of February 24, 1942), which term and the term Administration, wherever used herein, shall unless otherwise qualified include and apply to said corporations but shall be exclusive of any corporation organized in pursuance of authority contained in the Act of May 16, 1918 (40 Stat. 550), and any amendments thereof, including personal services in the District of Columbia and elsewhere; travel expenses, in accordance with the Standardized Government Travel Regulations and the Act of June 3, 1926, as amended (5 U. S. C. 821-833); expenses (not to exceed $7,500) of attendance at meetings concerned with the work of said Administration when specifically authorized by the Administration; printing and binding; lawbooks, books of reference, and not to exceed $1,250 for periodicals and newspapers; rent in the District of Columbia; the immediate purchase of one motor-propelled passenger-carrying vehicle; maintenance, repair, and operation of motor-propelled passenger-carrying vehicles; payment, when specifically authorized by the Administration, of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Administration; use of the services and facilities of the Federal home-loan banks, Federal Reserve banks, and agencies of the Government, including the use of services and facilities within the Administration; the amounts so derived to be credited upon the books of the Treasurer of the United States in such account or accounts as the Administration may determine, and the Administration in its discretion may utilize the facilities of the Division of Disbursement of the Treasury Department for
the disbursement of funds in or derived from such account or accounts relating to said corporations: Provided, That (1) all necessary expenses in connection with the liquidation of insured institutions, (2) all necessary expenses (including services performed on a force account, contract or fee basis, but not including other personal services) in connection with the acquisition, protection, operation, maintenance, improvement, or disposition of real or personal property belonging to the Home Owners' Loan Corporation or in which it has an interest, and (3) all necessary expenses (including services performed on a contract or fee basis, but not including other personal services) in connection with the handling, including the purchase, sale, and exchange, of securities on behalf of Federal home-loan banks, and the sale, issuance, and retirement of, or payment of interest on, debentures or bonds, under the Federal Home Loan Bank Act, as amended, shall be considered as nonadministrative expenses for the purposes hereof: Provided further, That except as herein otherwise provided, the administrative expenses and other obligations of the Administration shall be incurred, allowed, and paid in accordance with the provisions of the Federal Home Loan Bank Act of July 22, 1932, as amended (12 U. S. C. 1421-1449), the Home Owners' Loan Act of 1933, as amended (12 U. S. C. 1461-1468), and title IV of the National Housing Act of June 27, 1934, as amended (12 U. S. C. 1725-1732): Provided further, That all moneys and funds herebefore deposited in the Treasury of the United States under the last sentence of section 19 of the Federal Home Loan Bank Act, as amended (including unexpended balances of moneys appropriated therefrom for administrative expenses), and hereafter all moneys and funds which would, except for this provision, be so depositable thereunder, shall be deposited with the Treasurer of the United States in a special deposit account and shall be available, retroactively as well as prospectively, for expenditure for all purposes of the Federal Home Loan Bank Board and the Federal Home Loan Bank Administration, subject to subsections (a) and (b) of section 7 of the First Deficiency Appropriation Act, 1936: Provided further, That, notwithstanding any order or regulation issued by the Office of Price Administration, the Home Owners' Loan Corporation is authorized to dispose of any real property to which such corporation has title upon such terms and conditions as the Federal Home Loan Bank Commissioner determines will expedite the orderly liquidation of such real property: Provided further, That the Home Owners' Loan Corporation shall prepare a plan for its liquidation at the earliest practicable date and shall, by February 1, 1944, submit a report of such plan to the Congress, setting forth the terms of liquidation and such other information as may be necessary to inform the Congress of the disposition of the property of such Corporation while in the process of liquidation: Provided further, That the Federal Home Loan Bank Commissioner, on behalf of the Home Owners' Loan Corporation, shall transmit to the Congress semiannually during the fiscal year ending June 30, 1944, a progress report with respect to liquidation, showing all dispositions of the property of such Corporation by States during the period of liquidation, together with the amounts of Federal funds expended in the process of liquidation, and any losses incurred in the use of such funds during each quarterly period of the fiscal year 1944.

The appropriation under the head "National Housing Agency" contained in the Second Deficiency Appropriation Act, 1942, is hereby continued available until June 30, 1944.
Salaries and expenses: Not to exceed $10,199,830 of the various funds of the Federal Housing Administration as follows, (1) the mutual mortgage insurance fund, (2) the housing insurance fund, (3) the account in the Treasury comprised of funds derived from premiums collected under authority of section 2 (f), title I of the National Housing Act, as amended (12 U. S. C. 1701), and (4) the war housing insurance fund shall be available for expenditure, in accordance with the provisions of said Act for the administrative expenses of the Federal Housing Administration, including: Personal services in the District of Columbia and elsewhere; travel expenses, in accordance with the Standardized Government Travel Regulations and the Act of June 3, 1926, as amended (5 U. S. C. 821-833), but there may be allowed, in addition to mileage at a rate not to exceed 4 cents per mile for travel by motor vehicle, reimbursement for the actual cost of ferry fares and bridge, road, and tunnel tolls, and employees engaged in the inspection of property may be paid an allowance not to exceed 4 cents per mile for all travel performed in privately owned automobiles within the limits of their official posts of duty when such travel is performed in connection with such inspection; printing and binding; lawbooks, books of reference, and not to exceed $1,500 for periodicals and newspapers; not to exceed $1,500 for contract actuarial services; procurement of supplies, equipment, and services; maintenance, repair, and operation of two motor-propelled passenger-carrying vehicles, to be used only for official purposes; payment, when specifically authorized by the Commissioner, of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence to persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Administration; not to exceed $2,000 for expenses of attendance, when specifically authorized by the Commissioner, at meetings concerned with the work of the Administration; and rent in the District of Columbia: Provided, That all necessary expenses of the Administration (including services performed on a contract or fee basis, but not including other personal services) in connection with the acquisition, protection, completion, operation, maintenance, improvement, or disposition of real or personal property of the Administration acquired under authority of titles I, II, and VI of said National Housing Act, shall be considered as nonadministrative expenses for the purposes hereof: Provided further, That, except as herein otherwise provided, the administrative expenses and other obligations, including nonadministrative expenses, of the Administration shall be incurred, allowed, and paid in accordance with the provisions of said Act of June 27, 1934, as amended (12 U. S. C. 1701).

Payment of losses: Not to exceed $3,000,000 of the funds of the Reconstruction Finance Corporation, advanced or to be advanced to the Federal Housing Administration under authority of the National Housing Act of June 27, 1934, as amended (12 U. S. C. 1701), and not to exceed $2,000,000 of the funds (after allowance for salaries and expenses as authorized under the heading, Salaries and expenses, Federal Housing Administration) in the account in the Treasury comprised of premiums collected under authority of section 2 (f), title I, of said Act, shall be available for the payment of losses under insurance granted under section 2 and section 6, title I, of said Act.
Salaries and expenses: In addition to the amounts available (which shall be transferred to this authorization) for the payment of the administrative expenses of the Federal Public Housing Authority in carrying out the provisions of section 201 of the Act of September 9, 1940 (54 Stat. 872), the Act of October 14, 1940, as amended (42 U. S. C. 1521), and the Acts of March 1, 1941 (55 Stat. 14), May 24, 1941 (55 Stat. 197), and December 17, 1941 (55 Stat. 610) relating to war housing, including temporary shelter, and in carrying out the provisions of sections 3 of the Acts of June 29, 1938 (40 U. S. C. 423 and 433), relating, respectively, to the operation and maintenance of the projects transferred pursuant to Executive Order Numbered 7782 of October 27, 1937, and of the projects transferred pursuant to paragraphs 1 (g) and 6 of Executive Order Numbered 9070 of February 24, 1942, not to exceed $3,400,000 of the funds of said Authority derived from its operations under the Act of September 1, 1937, as amended (42 U. S. C. 1401), shall be available for all necessary administrative expenses of said Authority, including personal services and rent in the District of Columbia; maintenance, repair, and operation of motor-propelled passenger-carrying vehicles; employment of persons or organizations, by contract or otherwise, for legal or other special services, without regard to section 3709 of the Revised Statutes and the Classification Act of 1923, as amended; payment, when specifically authorized by the Commissioner, of (1) the actual transportation and other necessary expenses and not to exceed $5,000 in connection with payment of $10 per diem in lieu of subsistence to persons serving, while away from their homes and without other compensation from the United States, in an advisory capacity to the Authority and (2) expenses of attendance (not to exceed $5,000) at meetings or conventions concerned with the work of the Authority; printing and binding; purchase of lawbooks, books of reference and periodicals; and photographing equipment.

Annual contributions: For the payment of annual contributions to public housing agencies in accordance with section 10 of the United States Housing Act of 1937, as amended (42 U. S. C. 1410), $5,750,000, together with the unexpended balance of the appropriation for this purpose for the fiscal year 1943: Provided, That except for payments required on contracts entered into prior to April 18, 1940, no part of this appropriation shall be available for payment to any public-housing agency for expenditure in connection with any low-rent housing project, unless the public-housing agency shall have adopted regulations prohibiting as a tenant of any such project by rental or occupancy any person other than a citizen of the United States.

SECURITIES AND EXCHANGE COMMISSION

For salaries and expenses, including personal services in the District of Columbia, of the Securities and Exchange Commission in performing the duties imposed by law or in pursuance of law, including employment of experts when necessary; contract stenographic reporting services; purchase and exchange of lawbooks, books of reference, directories, and periodicals; not to exceed $1,000 for the purchase of newspapers; travel expenses, including the expense of attendance, when specifically authorized by the Commission, at meetings concerned with the work of the Securities and Exchange Commission; garage rental; foreign postage; mileage and witness fees; rental of equipment; operation, maintenance, and repair of one motor-propelled passenger-carrying vehicle; and purchase of rubber gloves; $4,000,000.
For all printing and binding for the Securities and Exchange Commission, $48,000.

SMITHSONIAN INSTITUTION

Salaries and expenses: For all salaries and expenses necessary for continuing preservation, exhibition, and increase of collections from the surveying and exploring expeditions of the Government and from other sources; for the system of international exchanges between the United States and foreign countries; for continuing ethnological researches among the American Indians and the natives of Hawaii and the excavation and preservation of archeological remains; for maintenance of the Astrophysical Observatory, including assistants, and making necessary observations in high altitudes; and for the administration of the National Collection of Fine Arts; including personal services in the District of Columbia; traveling expenses, including not exceeding $2,500 for expenses of attendance at meetings concerned with the work of the Institution when specifically authorized by the Secretary of the Smithsonian Institution; printing and binding, not exceeding $88,500, of which not to exceed $12,000 shall be available for printing the report of the American Historical Association; purchase, repair, and cleaning of uniforms for guards and elevator conductors; repairs and alterations of buildings and approaches; not exceeding $5,500 for preparation of manuscripts, drawings, and illustrations for publications; and not exceeding $6,500 for purchase of books, pamphlets, and periodicals, $1,129,040.

Salaries and expenses, National Gallery of Art: For the upkeep and operation of the National Gallery of Art, the protection and care of the works of art therein, and all administrative expenses incident thereto, as authorized by the Act of March 24, 1937 (50 Stat. 51), as amended by the Public Resolution of April 13, 1939 (Public Resolution Numbered 9, Seventy-sixth Congress), including personal services in the District of Columbia (except as otherwise provided in sec. 4 (c) of such Act); traveling expenses, including not exceeding $1,000 for expenses of attendance at meetings concerned with the work of the National Gallery of Art when specifically authorized by the treasurer of the gallery; periodicals, newspapers, lawbooks (not to exceed $150), and books of reference; not to exceed $250 for payment in advance when authorized by the treasurer of the gallery for membership in library, museum, and art associations or societies whose publications or services are available to members only, or to members at a price lower than to the general public; purchase, repair, and cleaning of uniforms for guards and elevator operators; leather and rubber articles and gas masks for the protection of public property and employees; not to exceed $5,000 for printing and binding; maintenance, repair, and operation of one passenger-carrying automobile; purchase or rental of devices and services for protecting buildings and contents thereof; and maintenance and repair of buildings, approaches, and grounds, $541,305: Provided. That section 3709 of the Revised Statutes, or the Classification Act of 1923, as amended, shall not apply to the restoration and repair of works of art for the National Gallery of Art, the cost of which shall not exceed $15,000.

TARIFF COMMISSION

For salaries and expenses of the Tariff Commission, including personal services in the District of Columbia and elsewhere, for traveling expenses not to exceed $16,200, purchase and exchange of lawbooks, books of reference, gloves and other protective equipment.
for photostat and other machine operators, subscriptions to newspapers and periodicals not to exceed $2,250, and contract stenographic reporting services, as authorized by sections 330 to 341 of the Tariff Act of 1930, approved June 17, 1930 (19 U.S.C. 1330-1341), $800,000, of which amount not to exceed $2,500 may be expended for attendance at meetings concerned with subjects under investigation by the Commission; and not to exceed $7,500 for allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U.S.C. 118a), but not to exceed $1,700 for any one person: Provided, That no part of this appropriation shall be used to pay the salary of any member of the Tariff Commission who shall hereafter participate in any proceedings under sections 336, 337, and 338 of the Tariff Act of 1930, wherein he or any member of his family has any special, direct, and pecuniary interest, or in which he has acted as attorney or special representative.

For all printing and binding for the Tariff Commission, $10,000.

TENNESSEE VALLEY AUTHORITY

For the purpose of carrying out the provisions “The Tennessee Valley Authority Act of 1933”, as amended (16 U.S.C., ch. 12A), including the continued construction of Kentucky Dam at Gilbertsville, Kentucky; Watts Bar Dam and Steam Plant; Fort Loudoun Dam (including an extension to bring the waters of the Little Tennessee River within the pool of this project); Cherokee Dam; Apalachia Dam; Ocoee Dam Numbered 3; Fontana Dam; South Holston Dam; Watauga Dam; Douglas Dam; an additional unit at the Sheffield steam plant; a system of public-use navigation terminals on the Tennessee River; and a fertilizer and elemental phosphorus manufacturing plant at or near Mobile, Alabama; and the acquisition of necessary land, the clearing of such land, relocation of highways, and the construction or purchase of transmission lines and other facilities, and all other necessary works authorized by such Acts, and for printing and binding, lawbooks, books of reference, newspapers, periodicals, purchase, maintenance, and operation of passenger-carrying vehicles, rents in the District of Columbia and elsewhere, and all necessary salaries and expenses connected with the organization, operation, and investigations of the Tennessee Valley Authority, and for examination of estimates of appropriations and activities in the field, the unexpended balance on June 30, 1943, in the “Tennessee Valley Authority fund, 1943”, and the receipts of the Tennessee Valley Authority from all sources during the fiscal year 1944 (subject to the provisions of section 26 of the Tennessee Valley Authority Act of 1933, as amended), shall be covered into and accounted for as one fund to be known as the “Tennessee Valley Authority fund 1944”, to remain available until June 30, 1944, and to be available for the payment of obligations chargeable against the “Tennessee Valley Authority fund, 1943”. Provided, That purchases may be made by the Authority during the fiscal year 1944 without regard to the provisions of section 3708 of the Revised Statutes and section 9 (b) of the Tennessee Valley Authority Act, as amended, when in the judgment of the Board of Directors of the Authority such a procedure will expedite the completion of projects determined by the President to be essential for defense purposes: Provided further, That funds available for expenditure during the fiscal year ending June 30, 1943, may be expended to defray the necessary expenses of authorized travel, subject to the limitation that the total amount expended for such purpose during said fiscal year shall not exceed $769,044.
THE ALLEY DWELLING AUTHORITY

For the maintenance and operation of properties under title I of the District of Columbia Alley Dwelling Authority Act, $12,000: Provided, That all receipts derived from sales, leases, or other sources shall be covered into the Treasury of the United States monthly.

THE TAX COURT OF THE UNITED STATES

For necessary expenses of the Tax Court of the United States as authorized by chapter 5 of the Internal Revenue Code, and sections 504 and 510 of the Revenue Act of 1942, including personal services and contract stenographic reporting services, traveling expenses, care, stationery, purchase and exchange of lawbooks and books of reference, and periodicals, $555,940.

For all printing and binding for the Tax Court of the United States, $32,000.

UNITED STATES MARITIME COMMISSION

To increase the construction fund established by the Merchant Marine Act, 1936, $128,990,000: Provided, That during the fiscal year 1944: (1) not to exceed $19,350,000 shall be available for administrative expenses of the United States Maritime Commission, including personal services in the District of Columbia; expenses of attendance (not to exceed $5,000), when specifically authorized by the Chairman of the Commission, at meetings concerned with the work of the Commission; printing and binding; lawbooks and books of reference; periodicals and newspapers (not to exceed $6,000); typewriter services; purchase (not to exceed $23,725), maintenance, repair, and operation of passenger-carrying automobiles; compensation as authorized by the Act of August 4, 1939, for officers of the Army, Navy, Marine Corps, or Coast Guard, detailed to the Commission; allowances for living quarters, including heat, fuel, and light, as authorized by the Act of June 26, 1930; and not to exceed $500,000 for the employment by contract or otherwise of persons, firms, or corporations for the performance of legal and other special services, without regard to section 3709 of the Revised Statutes; (2) not to exceed $3,150,000 shall be available for administrative expenses of such offices, divisions, or sections of the Commission designated from time to time by the War Shipping Administrator as a joint service organization for the Commission and the War Shipping Administration, including the objects hereinabove specified; and (3) transfers between amount limitations above may be made upon approval of the Director of the Bureau of the Budget.

VETERANS' ADMINISTRATION

Administration, medical, hospital, and domiciliary services: For all salaries and expenses of the Veterans' Administration, including the expenses of maintenance and operation of medical, hospital, and domiciliary services of the Veterans' Administration, in carrying out the duties, powers, and functions devolving upon it pursuant to the authority contained in the Act entitled "An Act to authorize the President to consolidate and coordinate governmental activities affecting war veterans", approved July 3, 1930 (38 U. S. C. 11-11f), and any and all laws for which the Veterans' Administration is now or may hereafter be charged with administering, $117,677,000: Provided, That not to exceed $3,500 of this amount shall be available for attendance at meetings.

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Salaries and expenses.
expenses, except membership fees, of employees, detailed by the Administrator of Veterans' Affairs to attend meetings of associations for the promotion of medical science or for the betterment of insurance practices and conventions of organized war veterans; Provided further, That this appropriation shall be available also for personal services in the District of Columbia and elsewhere, including traveling expenses; examination of estimates of appropriations in the field, including actual expenses of subsistence or per diem allowance in lieu thereof; furnishing and laundering of such wearing apparel as may be prescribed for employees in the performance of their official duties; purchase and exchange of lawbooks, books of reference, periodicals, and newspapers; for passenger-carrying and other motor vehicles, including purchase, maintenance, repair, and operation of same, including not more than two passenger automobiles for general administrative use of the central office in the District of Columbia; and notwithstanding any provisions of law to the contrary, the Administrator is authorized to utilize Government-owned automotive equipment in transporting children of Veterans' Administration employees located at isolated stations to and from school under such limitations as he may by regulation prescribe; and notwithstanding any provisions of law to the contrary, the Administrator is authorized to expend not to exceed $2,000 of this appropriation for actuarial services pertaining to the Government life-insurance fund, to be obtained by contract, without obtaining competition, at such rates of compensation as he may determine to be reasonable; for allotment and transfer to the Federal Security Agency (Public Health Service), the War, Navy, and Interior Departments, for disbursement by them under the various headings of their applicable appropriations, of such amounts as are necessary for the care and treatment of beneficiaries of the Veterans' Administration, including minor repairs and improvements of existing facilities under their jurisdiction necessary to such care and treatment; for expenses incidental to the maintenance and operation of farms; for recreational articles and facilities at institutions maintained by the Veterans' Administration; for administrative expenses incidental to securing employment for war veterans; for funeral, burial, and other expenses incidental thereto for beneficiaries of the Veterans' Administration accruing during the year for which this appropriation is made or prior fiscal years: Provided further, That the appropriations herein made for the care and maintenance of veterans in hospitals or homes under the jurisdiction of the Veterans' Administration shall be available for the purchase of tobacco to be furnished, subject to such regulations as the Administrator of Veterans' Affairs shall prescribe, to veterans receiving hospital treatment or domiciliary care in Veterans' Administration hospitals or homes: Provided further, That this appropriation shall be available for continuing aid to State or Territorial homes for the support of disabled volunteer soldiers and sailors, in conformity with the Act approved August 27, 1888 (24 U. S. C. 134), as amended, for those veterans eligible for admission to Veterans' Administration facilities for hospital or domiciliary care: Provided further, That the Administrator is hereby authorized to employ medical consultants for duty on such terms as he may deem advisable and without regard to the Classification Act of 1923, as amended: Provided further, That this appropriation shall be available for the purchase directly from sources authorized by the common carriers of printed reduced fare requests for use by veterans when traveling at their own expense from or to Veterans' Administration
facilities: Provided further, That notwithstanding the limitation in section 106 of this Act, this appropriation shall be available for the purchase of legal newspapers in an amount not exceeding $200.

No part of this appropriation shall be expended for the purchase of any site for or toward the construction of any new hospital or home, or for the purchase of any hospital or home; and not more than $2,500,000 of this appropriation may be used to repair, alter, improve, or provide facilities in the several hospitals and homes under the jurisdiction of the Veterans' Administration either by contract or by the hire of temporary employees and the purchase of materials.

For printing and binding for the Veterans' Administration, including all its bureaus and functions located in Washington, District of Columbia, and elsewhere, $200,000.

Pensions: For the payment of compensation, pensions, gratuities, and allowances, now authorized under any Act of Congress, or regulation of the President based thereon, or which may hereafter be authorized, including emergency officers' retirement pay and annuities, the administration of which is now or may hereafter be placed in the Veterans' Administration, accruing during the fiscal year for which this appropriation is made or in prior fiscal years, $493,000,000, to be immediately available.

For military and naval insurance accruing during the fiscal year for which this appropriation is made or in prior fiscal years, $21,458,000.

Adjusted service and dependent pay: For payment of adjusted-service credits of not more than $50 each and the quarterly installments due to dependents of deceased veterans, as provided in the Act of May 19, 1924, as amended (38 U. S. C. 631-652, 661-670), $125,000, to be immediately available and to remain available until expended.

National Service Life Insurance: For transfer to the National Service Life Insurance Fund, in accordance with the provisions of the National Service Life Insurance Act of 1940, on account of payments of benefits in excess of the reserve of the policy in case of death, or for premiums waived in case of total disability, in cases where the death or total disability of the insured shall have been determined by the Administrator of Veterans' Affairs to be the result of disease or injury traceable to the extra hazards of military or naval service, and to reimburse the National Service Life Insurance Fund for payments made therefrom when recovery of such payments is waived by the Administrator of Veterans' Affairs under the authority of section 609 (a) of said Act, $250,000,000, to be immediately available.

Hospital and domiciliary facilities: For hospital and domiciliary facilities, $4,557,000, to remain available until expended: Provided, That this amount shall be available for use by the Administrator of Veterans' Affairs, with the approval of the President, for extending any of the facilities under the jurisdiction of the Veterans' Administration or for any of the purposes set forth in sections 1 and 2 of the Act approved March 4, 1931 (38 U. S. C. 4381): Provided further, That not to exceed 3 per centum of this amount shall be available for the employment in the District of Columbia and in the field of necessary technical and clerical assistants to aid in the preparation of plans and specifications for the projects as approved hereunder and in the supervision of the execution thereof, and for traveling expenses, field office equipment, and supplies in connection therewith.
Soldiers' and Sailors' Civil Relief: For payment of claims as authorized by article IV of the Soldiers' and Sailors' Civil Relief Act Amendments of 1942, $70,000, to be immediately and continuously available until expended: Provided, That any moneys received under said article IV shall be credited to this appropriation.

Total, Veterans' Administration, $887,087,000: Provided, That no part of this appropriation shall be available for hospitalization or examination of any persons except beneficiaries entitled under the laws bestowing such benefits to veterans, unless reimbursement of cost is made to the appropriation at such rates as may be fixed by the Administrator of Veterans' Affairs.

SEC. 102. During the fiscal year ending June 30, 1944, the salaries of the Commissioners of the United States Maritime Commission, with the exception of the Chairman so long as the office is held by the present incumbent, and the Commissioners of the United States Tariff Commission shall be at the rate of $10,000 each per annum.

SEC. 103. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penal clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 104. No part of any appropriation or authorization in this Act shall be used to pay any part of the salary or expenses of any person whose salary or expenses are prohibited from being paid from any appropriation or authorization in any other Act; but this prohibition shall be effective only during the period for which such prohibition in such other Act is effective.

SEC. 105. Where appropriations in this Act are expendable for travel expenses and no specific limitation has been placed thereon, the expenditures for travel expenses may not exceed the amount set forth therefor in the budget estimates submitted for the appropriations.

SEC. 106. Where appropriations in this Act are expendable for the purchase of newspapers and periodicals and no specific limitation has been placed thereon, the expenditures therefor under each such appropriation may not exceed the amount of $50: Provided, That this limitation shall not apply to the purchase of scientific, technical, trade, or traffic periodicals necessary in connection with the performance of the authorized functions of the agencies for which funds are herein provided.

TITLE II—GENERAL PROVISIONS

SEC. 201. (a) Appropriations for the fiscal year 1944 available for expenses of travel of civilian officers and employees of the executive departments and independent establishments shall be avail-
able also for expenses of travel performed by them on transfer from
one official station to another when authorized by the head of the
department or establishment concerned in the order directing such
transfer: Provided, That such expenses shall not be allowed for any
transfer effected for the convenience of any officer or employee.

(b) Appropriations of the executive departments and independent
establishments for the fiscal year 1944 available for the transportation
of things shall be available, in accordance with the Act of October 10,
1940 (5 U. S. C. 73c-1), for expenses incurred in the transfer of
household goods and effects of civilian officers and employees of such
departments and establishments when transferred from one official
station to another for permanent duty.

SEC. 202. Unless otherwise specifically provided, no appropriation
available for the executive departments and independent establish-
ments for the fiscal year 1944 in this Act or any other Act, shall be
expended—

(a) To purchase any motor-propelled passenger-carrying vehicle
(exclusive of busses, ambulances, and station wagons), at a cost,
completely equipped for operation, and including the value of any
vehicle exchanged, in excess of such amount as the Secretary of War,
in the case of the War Department, the Secretary of the Navy, in
the case of the Navy Department, the Commissioners, in the case of
the government of the District of Columbia, and the Director of the
Bureau of the Budget, in the case of other essential governmental
needs, may determine necessary to obtain satisfactory motor-propelled
passenger-carrying vehicles, but in no event shall the price so paid
for any such vehicle exceed the maximum price therefor established
by the Office of Price Administration and in no event more than
$1,500, which amount shall be in addition to the amount required for
transportation.

(b) For the maintenance, operation, and repair of any Govern-
ment-owned motor-propelled passenger-carrying vehicle not used
exclusively for official purposes; and “official purposes” shall not
include the transportation of officers and employees between their
domiciles and places of employment, except in case of medical officers
on out-patient medical services and except in cases of officers and
employees engaged in field work the character of whose duties makes
such transportation necessary and then only as to such latter cases
when the same is approved by the head of the department or estab-
ishment concerned. The limitations of this subsection (b) shall not
apply to any motor vehicles for official use of the President, the heads
of the executive departments, Ambassadors, Ministers, and chargés
daïres.

SEC. 203. In purchasing motor-propelled or animal-drawn vehicles
or tractors, or road, agricultural, manufacturing, or laboratory equip-
ment, or boats, or parts, accessories, tires, or equipment thereof, the
head of any executive department or independent establishment or
his duly authorized representative may exchange or sell similar
items and apply the exchange allowances or proceeds of sales in such
cases in whole or in part payment therefor.

SEC. 204. Section 3709, Revised Statutes (41 U. S. C. 5), shall not
apply to any purchase by or service rendered to any executive depart-
ment or independent establishment during the fiscal year 1944 when
the aggregate amount involved does not exceed $100, but this section
shall not be construed as affecting any provision of law authorizing
purchases or services without regard to said section 3709 in amounts
greater than $100.
Citizenship requirements.

Sec. 205. Unless otherwise specified and until July 1, 1944, no part of any appropriation contained in this or any other Act shall be used to pay the compensation of any officer or employee of the Government of the United States (including any agency the majority of the stock of which is owned by the Government of the United States) whose post of duty is in continental United States unless such person (1) is a citizen of the United States, (2) is a person in the service of the United States on the date of enactment of this Act who, being eligible for citizenship, had filed a declaration of intention to become a citizen of the United States prior to such date, or (3) is a person who owes allegiance to the United States: Provided, That for the purpose of this section, an affidavit signed by any such person shall be considered prima facie evidence that the requirements of this section with respect to his status have been complied with: Provided further, That any person making a false affidavit shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penal clause shall be in addition to, and not in substitution for, any other provisions of existing law: Provided further, That any payment made to any officer or employee contrary to the provisions of this section shall be recoverable in action by the Federal Government. This section shall not apply to citizens of the Commonwealth of the Philippines or to nationals of those countries allied with the United States in the prosecution of the war: Provided, That this section shall become effective on the date of enactment of this Act and shall supersede and be in lieu of similar provisions in appropriation Acts restricting the expenditure of funds during the fiscal year 1943, but any exemptions from such superseded provisions shall remain in force in connection with the operation of this section until June 30, 1943.

Affidavit.

Sec. 206. Hereafter any officer or employee of any of the executive departments or independent establishments, including any agency the majority of the stock of which is owned by the Government of the United States, designated in writing by the head thereof for such purpose, is hereby authorized to administer the oath required by section 1757, Revised Statutes, as amended (5 U. S. C. 16), incident to entrance into the executive branch of the Federal Government, or any other oath required by law in connection with employment therein, such oath to be administered without charge or fee and to have the same force and effect as oaths administered by officers having seals.

Penalty.

Sec. 207. This Act may be cited as the “Independent Offices Appropriation Act, 1944”.

Approved June 26, 1943.

Recoupment.

[CHAPTER 146]

AN ACT

To amend section 32 of the Emergency Farm Mortgage Act of 1933, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the tenth sentence of section 32 of the Emergency Farm Mortgage Act of 1933, as amended, is amended by striking out “July 1, 1943” wherever it appears therein and inserting in lieu thereof “July 1, 1945”.

Approved June 26, 1943.
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 Navy Department and the naval service for the fiscal year ending June 30, 1944, namely:

NAVAL ESTABLISHMENT

OFFICE OF THE SECRETARY

MISCELLANEOUS EXPENSES

For traveling expenses of civilian employees, including travel of dependents of employees to and from navy yards or stations outside the continental limits of the United States; expenses of attendance, at home and abroad, upon meetings of technical, professional, scientific, and other similar organizations when, in the judgment of the Secretary of the Navy (hereafter in this Act referred to as the Secretary), such attendance would be of benefit in the conduct of the work of the Navy Department; physical examinations by civilian physicians and in other than naval hospitals of civilian employees engaged in hazardous occupations; expenses of courts and boards; purchase of law and reference books; expenses of prisoners and prisons; clerical assistance; witnesses' fees and traveling expenses; promoting accident prevention and safety in shore establishments of the Navy, to be expended in the discretion of the Secretary; newspapers and periodicals for the naval service; all advertising of the Navy Department and its bureaus (except advertising for recruits for the Bureau of Naval Personnel); costs of suits; maintenance of attachés and others abroad, including office rental and pay of employees, and not to exceed $900 for any one person for allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (51 Stat. 108); contingencies for the Director of Naval Intelligence, to be expended in his discretion, not to exceed $2,000: collection and classification of information pertaining to Naval Intelligence, and pertaining to the legal, physical, and engineering characteristics of naval facilities provided for the conduct of the war, including, for such latter purpose, personal services at the seat of government or elsewhere; telephone, telegraph, and teletype rentals and tolls (including not to exceed $300 for extension telephones between the telephone switchboards at the official stations of naval officials and the living quarters of such officials), telegrams, radiograms, and cablegrams for the Navy Department and the naval service: postage, foreign and domestic and post-office box rentals; microphotographic services: necessary expenses for interned persons and prisoners of war under the jurisdiction of the Navy Department, including funeral expenses for such interned persons or prisoners of war as may die while under such jurisdiction; payment of claims for damages as provided in the Act approved July 11, 1919 (31 U. S. C. 600) : necessary expenses for maintenance and operation of a security inspection force (including personal services at the seat of government or elsewhere, by contract or otherwise, without regard to section 3709, Revised Statutes, or the civil service or classification laws); and other necessary and incidental expenses; in all, $32,423,605.
For all emergencies and extraordinary expenses, exclusive of personal services, in the Navy Department or any of its subordinate bureaus or offices at the seat of government, arising at home or abroad, but impossible to be anticipated or classified, to be expended on the approval and authority of the Secretary, and for such purposes as he may deem proper, and his determination thereon shall be final and conclusive upon the accounting officers of the Government, and for examination of estimates for appropriations and of naval activities in the field for any branch of the naval service, $185,000.

**NAVAL RESEARCH LABORATORY**

For necessary work of the Naval Research Laboratory for the benefit of the naval service, operation and maintenance of a laboratory, additions to equipment, maintenance of buildings and grounds, temporary employment of such scientific and technical civilian assistants as may become necessary at rates of pay not exceeding $25 per diem for any person so employed, and subscriptions to technical periodicals, to be expended under the direction of the Secretary, $2,475,000.

**OPERATION AND CONSERVATION OF NAVAL PETROLEUM RESERVES**

To enable the Secretary to carry out the provisions contained in the Act approved June 4, 1920, as amended (34 U. S. C. 324), requiring him to conserve, develop, use, and operate the naval petroleum reserves, $50,000: Provided, That out of any sums appropriated for naval purposes by this Act, any portion thereof, not to exceed $10,000,000, shall be available to enable the Secretary to protect Naval Petroleum Reserve Numbered 1, established by Executive order of September 2, 1912, pursuant to the Act of June 25, 1910 (43 U. S. C. 141-143), by drilling wells and performing any work incident thereto: Provided further, That no part of the sum made available for the protection of this property shall be expended if satisfactory agreement or agreements can be made with owners of land within or adjoining said Reserve Numbered 1 not to drill wells for the purpose of producing oil or gas.

**NAVAL PRISON FARMS AND PRISON PERSONNEL**

For operation, maintenance, and improvement of naval prison farms and welfare, recreation, and education of prison personnel, to be expended under such regulations as the Secretary may prescribe, $25,000: Provided, That expenditures hereunder shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

**OCEAN AND LAKE SURVEYS, NAVY**

For hydrographic surveys, including pay of hydrographic surveyors, cartographic draftsmen, and recorders, and for purchase of nautical books, charts, and sailing directions, $119,000.

**BUREAU OF NAVAL PERSONNEL**

**TRAINING, EDUCATION, AND WELFARE, NAVY**

Naval War College: For maintenance, operation, and other necessary expenses of the Naval War College; services of a professor of
international law, $2,000; services of lecturers, $2,000; library
expenses, including purchase, binding, and repair of books and peri-
odicals and subscriptions to newspapers and periodicals; and not
exceeding $1,000 for contingencies of the president of the Naval War
College to be expended in his discretion, $150,000;

Naval training stations: For maintenance, operation, and other
necessary expenses, including repairs, improvements, and care of
grounds of the naval training stations which follow:
San Diego, California, $2,560,000;
Newport, Rhode Island, $2,550,000;
Great Lakes, Illinois, $5,950,000;
Norfolk, Virginia, $850,000;
Lake Pend Oreille, Idaho, $3,300,000;
Lake Seneca, New York, $3,300,000;
Port Deposit, Maryland, $2,200,000;

Fleet training: For trophies and badges for excellence in gunnery,
target practice, communication, engineering exercises, and economy
in fuel consumption, to be awarded under such rules as the Secretary
may formulate; recording, classifying, compiling, and publishing the
rules and results; establishment and maintenance of shooting gal-
leries, target houses, targets, and ranges; hiring established ranges;
entrance fees in matches for the rifle team, and special equipment
therefor, $248,000;

Instruction: For postgraduate instruction of officers in other than
civil government and literature, including such amounts as may be
necessary to carry out the provisions of the Act approved January
16, 1936 (34 U. S. C. 1073), and special instruction and education,
including rental, maintenance, and operation of property for instruc-
tion purposes, and individual training of officers and enlisted per-
sonnel at home and abroad, including maintenance of students abroad,
except aviation and submarine training otherwise appropriated for,
$37,000,000; Provided, That no part of this or any other appropria-
tion contained in this Act shall be available for or on account of
any expense incident to giving special educational courses or post-
graduate instruction to officers with view to qualifying them or better
qualifying them for the performance of duties required to be per-
formed by or in pursuance of law by officers of the Supply Corps, the
Corps of Civil Engineers, and officers assigned to engineering duty
only, except present students and except such officers who are com-
misioned in such corps or have been assigned to engineering duty
only or who have not been commissioned in the line of the Navy
more than three years and four months prior to the commencement
of such educational courses or postgraduate instruction;

Libraries: For libraries, including professional books, textbooks,
and religious books for ships and shore stations not otherwise appro-
priated for, $2,500,000;

Welfare and recreation: For welfare and recreation of the Navy,
including periodicals and newspaper subscriptions, and care and
operation of schools at naval stations for the children of Naval and
Marine Corps commissioned, enlisted, and civilian personnel, to be
expended in the discretion of the Secretary, $7,255,000;

Naval Reserve Officers' Training Corps: For all expenses incident
to the conduct of the Naval Reserve Officers' Training Corps under
such regulations as the President has prescribed or hereafter may
prescribe under the provisions of section 22 of the Act approved
March 4, 1925, as amended by the Act of August 6, 1937 (34 U. S. C.
821), $660,000; Provided, That uniforms and other equipment or
material issued to the Naval Reserve Officers' Training Corps in
accordance with law may be furnished from surplus or reserve stocks

34 U. S. C., Supp.
II, § 821.
Furnishing of uni-
forms, etc.
of the Navy without payment under this appropriation, except for actual expenses incurred in the manufacture or issue; In all, training, education, and welfare, Navy, $68,523,000.

MISCELLANEOUS EXPENSES, BUREAU OF NAVAL PERSONNEL

For all miscellaneous expenses, including supplies for seamen’s quarters; commissions, warrants, diplomas, discharges, good-conduct badges, medals, and identification tags, $75,000.

NAVAL RESERVE

For all expenses not otherwise provided for, authorized by the “Naval Reserve Act of 1938”, as amended, and the “Naval Aviation Cadet Act of 1942” (56 Stat. 737), in connection with organizing, administering, recruiting, instructing, training, and drilling the Naval Reserve, including designing, purchasing, and engraving of medals and trophies; medical supplies and equipment; purchase, maintenance, and operation of ambulances; aviation matériel, equipment, and fuel in connection with aviation activities of the Naval and Marine Corps Reserve; maintenance and operation of floating equipment; rental, maintenance, and operation of such shore stations as may be required in connection with Naval Reserve activities, $450,000,000: Provided, That no appropriation in this Act shall be available for pay, allowances, travel, or other expenses of any officer or enlisted person of the Naval or Marine Corps Reserve who may be drawing a pension, disability allowance, disability compensation, or retired pay from the Government of the United States, and “retired pay” as here used shall not include the pay of members of the Fleet Reserve, Fleet Marine Corps Reserve, or members on the honorary retired list of such Reserve forces.

NAVAL ACADEMY

Pay, Naval Academy: For pay of employees, professors, and instructors, including one professor as librarian, and such amounts as may be necessary to carry out the provisions of the Act approved January 16, 1936 (34 U. S. C. 1073), $1,573,000: Provided, That this appropriation shall not be available for the employment of more than fourteen masters and instructors in swordsmanship and physical training.

Maintenance, Naval Academy: For all expenses necessary for maintenance and operation of the Naval Academy; expenses of lecturers and entertainment (not exceeding $3,000); expenses of the Board of Visitors to the Naval Academy; contingencies for the Superintendent of the Naval Academy (not exceeding $5,200) and for the Commandant of Midshipmen (not exceeding $1,200), to be expended in their respective discretions; reference books, newspapers, periodicals, apparatus, equipment, and necessary supplies; purchase without regard to section 3709, Revised Statutes, binding, and repairs of books for the library; $1,819,400, of which amount $2,000 shall be available exclusively for the care of a collection of ship models.

NAVAL HOME, PHILADELPHIA, PENNSYLVANIA

For all salaries and expenses necessary for the maintenance and operation of the Naval Home and plot in cemetery, including burial expenses and headstones; music in chapel and entertainment for beneficiaries; transportation of indigent, destitute, sick, and insane beneficiaries and their attendants and necessary subsistence for both;
employment and support of such beneficiaries; and maintenance, repair, and operation of one motor-propelled passenger-carrying vehicle; $360,660.

BUREAU OF SHIPS

MAINTENANCE, BUREAU OF SHIPS

For designing hulls, machinery, and equipment of naval vessels, except armament; experimental, developmental, and research work; payment on a strictly part-time or intermittent employment basis in the District of Columbia, or elsewhere, solely under the Bureau of Ships, of such scientists and technicists as may be contracted for by the Secretary, in his discretion, at a rate of pay not exceeding $25 per diem for any person so employed; maintenance, repairs, renewal, and alterations of hulls, machinery, and equipment of naval vessels, non-naval vessels operated for naval requirements, and yard and district craft except machinery and equipment under the cognizance of other bureaus; docking of vessels; maritime salvage services and other purposes in connection therewith authorized by law; relief of vessels in distress; hire of lighters, tugs, and small craft; pay, subsistence, and incidental expenses of civilian crews temporarily employed on naval vessels; equipage, appliances, supplies, materials, and services, at home and abroad, under the cognizance of the Bureau of Ships; searchlights and fire-control equipment for antiaircraft defense at shore stations; maintenance and operation of the Naval Communication Service (including teletype), the experimental model basin, Carderock, Maryland, and the engineering experiment station, Annapolis, Maryland, including maintenance and equipment of buildings and grounds and appurtenances; purchase, installation, repair, and preservation of machine tools, plant appliances, and equipment (including furniture in industrial activities) in naval establishments or private plants; accident prevention; incidental expenses for naval vessels, navy yards and stations, and other activities under the cognizance of the Bureau of Ships, such as photographing, plans, stationery, drafting instruments and other material; and technical books and publications for said Bureau; $1,735,880,000: Provided, That no part of this or any other appropriation contained in this Act shall be available for or on account of the supply or replacement of table linen, dishes, glassware, silver, and kitchen utensils for use in the residences or quarters of officers on shore, except for messes temporarily set up on shore for bachelor officers and officers attached to seagoing or district defense vessels, to aviation units based on seagoing vessels, to the fleet air bases, to the submarine bases, or to landing forces and expeditions.

Defense installations on merchant vessels, to remain available until expended, $57,000,000.

BUREAU OF ORDNANCE

ORDNANCE AND ORDNANCE STORES, NAVY

For developing, procuring, producing, preserving, and handling ordnance supplies, material and equipment for naval purposes; for essential equipment, facilities, machine tools, including replacements, and services at naval or private establishments to expedite the production of ordnance material; minor improvements (not to exceed $20,000 upon any building project of a permanent character), maintenance, operation, and other necessary expenses of naval ordnance shore activities; technical books and periodicals; maintenance, repair
and operation of motor-propelled and other freight and passenger-carrying vehicles at such activities; target practice; payment on a strictly part-time or intermittent employment basis in the District of Columbia, or elsewhere, solely under the Bureau of Ordnance, of such scientists and technicists as may be contracted for by the Secretary in his discretion at a rate of pay not exceeding $25 per diem for any person so employed, and for care and operation of schools at four ordnance stations; $3,476,800,000.

BUREAU OF SUPPLIES AND ACCOUNTS

PAY, SUBSISTENCE, AND TRANSPORTATION OF NAVAL PERSONNEL

For pay and allowances, subsistence and transportation prescribed by law for naval personnel, including reserves on active duty—

Pay and allowances: Officers, active duty, no part of which shall be available for increased pay for making aerial flights by more than forty-five officers above the rank of captain nor by nonflying officers or observers at rates in excess of those prescribed by law for the Army, which shall be the legal maximum rates as to such nonflying officers or observers; midshipmen; officers, retired, inactive; enlisted personnel, active, including cash prizes for men for excellence in gunnery; target practice, communication, engineering competition and additional pay for duty as messmen; enlisted men, retired, inactive; men of the Fleet Reserve, inactive; nurses, female, active; nurses, female, retired, inactive; six months' death gratuity, officers, nurses, and enlisted personnel; cash allowances for uniforms for officers; clothing furnished annually to enlisted personnel and issued in kind to members of the Navy Nurse Corps, or cash in lieu thereof; civilian clothing, including an overcoat when necessary, the cost of all not to exceed $25 per person to enlisted personnel given discharges for bad conduct, undesirability, unsuitability, or inaptitude; reimbursement in kind or in cash as authorized by law to persons in the naval service, for personal property lost, destroyed, or damaged; including reimbursement, under rules prescribed by the Secretary, of naval personnel who furnish from their personal stock subsistence and clothing to shipwrecked and destitute persons; purchase of medals, crosses, bars, emblems, and other insignia; miscellaneous items, including hire of quarters for officers serving with troops where sufficient quarters are not possessed by the United States to accommodate them; rent of quarters for members of the Nurse Corps; and hire of quarters for naval personnel, comparable to quarters assignable on a capital ship, as authorized by the Secretary to meet emergency conditions, including officers and men on sea duty at such times as they may be deprived of their quarters on board ship due to repairs or other conditions which may render them uninhabitable: Provided, That under this authorization no funds may be expended for the hire of quarters for occupancy by the dependents of officers or enlisted personnel; interest on deposits by enlisted personnel; losses in the accounts of Navy, Marine Corps, and Coast Guard officers certified under the Act of July 11, 1919 (31 U. S. C. 105), and the Act of June 10, 1921 (31 U. S. C. 104), and payments in settlement of claims under the Act of January 2, 1942 (31 U. S. C. 224d); total pay and allowances, $3,018,185,000: Provided, That, except for the public quarters occupied by the Chief of Naval Operations, the Superintendent of the Naval Academy, and the Commandant of the Marine Corps, and messes temporarily set up on shore for officers attached to seagoing vessels, aviation units based on seagoing vessels (including officers' messes at naval air stations), submarine bases, overseas bases (includ-
ing Alaska), mobile hospitals, landing forces and expeditions, and such bachelor officers' quarters and messes as may be specifically designated by the Secretary and, in addition, not to exceed three hundred in number at such other places as shall be designated by the Secretary, no appropriation contained in this Act shall be available for the pay, allowances, or other expenses of any enlisted man or civil employee performing service in the residence or quarters of an officer or officers on shore as a cook, waiter, or other work of a character performed by a household servant, but nothing herein shall be construed as preventing the voluntary employment in any such capacity of a retired enlisted man or a transferred member of the Fleet Reserve without additional expense to the Government, nor the sale of meals to officers by general messes on shore as regulated by detailed instructions from the Navy Department.

Subsistence: For provisions for messes, subsistence in messes, commuted rations including commuted rations for enlisted personnel on leave at 65 cents per diem, and other subsistence in kind; midshipmen's rations at 85 cents per diem; subsistence in kind in hospital messes of female nurses, hospital corpsmen and other enlisted personnel on duty in hospitals; active duty enlisted personnel, active and inactive retired enlisted personnel and members of the Fleet Reserve when sick and in hospitals, credited at the rate of 80 cents per ration; subsistence of Navy and Marine Corps general courts-martial prisoners undergoing imprisonment; money allowances for subsistence and quarters of enlisted personnel when not furnished quarters or subsistence in kind, and for enlisted personnel absent from messes on temporary duty not involving travel (during which time all other subsistence shall be stopped); total subsistence, $520,817,984.

Transportation and recruiting: For mileage and actual and necessary expenses and per diem in lieu of subsistence as authorized by law to officers and nurses while traveling under orders, including expenses when on duty with traveling recruiting parties, the cost of a compartment or such other accommodations as may be authorized by the Secretary for security when secret documents are transported by officer messenger, and expenses of attendance, at home and abroad, upon meetings of technical, professional, scientific, and other similar organizations when, in the judgment of the Secretary, such attendance would be of benefit in the conduct of the work of the Navy Department; for mileage at 5 cents per mile to midshipmen entering the Naval Academy while proceeding from their homes to the Naval Academy for examination and appointment, and for transportation of midshipmen, including reimbursement of traveling expenses, while traveling under orders after appointment, and transportation in kind and subsistence to discharged midshipmen; travel allowance or transportation and subsistence of enlisted personnel upon discharge, including enlisted personnel discharged on medical survey to their homes if residents of the United States; transportation of enlisted personnel and applicants for enlistment at home and abroad and insane superannuated veterans to hospitals, all with subsistence and transfers en route or cash in lieu thereof; expenses of funeral escorts of naval personnel and apprehension and delivery of deserters and stragglers, and for railway, steamship, and airway guides and expenses incident to transportation; transportation of dependents of officers and enlisted personnel including those of retired and Reserve officers, and of retired and Reserve enlisted personnel of grades entitled to transportation of dependents in the Regular Navy when ordered to active duty (other than training) and upon release therefrom; for actual expenses of officers and midshipmen while on shore-patrol duty, including the hire of automobiles when necessary for the use of the shore-patrol
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TOTAL.

Care of Veterans' Administration patients.

Appointment of enlisted men to Naval Academy.

Per diem rates of allowances.

Money allowances in lieu of transportation.

MAINTENANCE, BUREAU OF SUPPLIES AND ACCOUNTS

For equipage, supplies, and services under the cognizance of the Bureau of Supplies and Accounts, including commissions, interest, and exchange; ferriage and bridge tolls, including streetcar fares; rent of buildings and offices not in navy yards for naval purposes, not otherwise provided for, and for other Government agencies as necessitated by their vacation of Government-owned property for naval use; accident prevention; services of civilian employees under the cognizance of the Bureau of Supplies and Accounts; payment on a strictly part-time or intermittent employment basis in the District of Columbia or elsewhere, solely under the Bureau of Supplies and Accounts, of such specialists as may be contracted for by the Secretary, at a rate of pay not exceeding $25 per diem for any person so employed; ice and mechanical devices for cooling drinking water on shore (except at naval hospitals and shops at industrial navy yards); $201,690,000: Provided, That without deposit to the credit of the Treasurer of the United States and withdrawal on money requisitions, receipts of public moneys from sales or other sources by officers of the Navy and Marine Corps on disbursing duty and charged in their official accounts may be used by them as required for current expenditures, all necessary bookkeeping adjustments of appropriations, funds, and accounts to be made in the settlement of their disbursing accounts: Provided further, That during the fiscal year 1944 the dependents and
household effects of such personnel of the Naval Establishment on
duty at stations outside the continental limits of the United States,
and in Alaska, as may be determined upon by the Secretary, may,
prior to the issuance of orders for the relief of such personnel from
their stations, be moved (including packing and unpacking of house-
hold effects) to such locations in continental United States at may
be selected by the Secretary, by the use of either Government or
commercial means of transportation, and later from such locations
to the duty stations to which such personnel may be ordered, and
current appropriations of the Naval Establishment available for travel
and transportation may be used for this purpose.

TRANSPORTATION OF THINGS

For transportation of things (as defined by Budget-Treasury
Regulation Numbered 1) pertaining to the Navy (excluding Marine
Corps and Coast Guard), $200,000,000.

CLOTHING AND SMALL-STORES FUND

Clothing and small-stores fund: For purchase of clothing and small
stores for issue to the naval service, to be added to the "Clothing and
small-stores fund", $47,240,000.

FUEL AND TRANSPORTATION, NAVY

For coal and other fuel for submarine bases and steamers’ and
ships’ use, including expenses of transportation, storage, and handling
the same and the removal of fuel refuse from ships; maintenance and
general operation of machinery of naval fuel depots and fuel plants;
water for all purposes on board naval vessels, and ice for the cooling
of water, including expense of transportation and storage of both,
$127,685,000.

BUREAU OF MEDICINE AND SURGERY

MEDICAL DEPARTMENT

For equipment, supplies, maintenance, and operation of Medical
Department activities ashore and afloat, including repairs, minor
extensions and improvements of buildings and grounds thereof (not
to exceed $20,000 upon any building project of a permanent char-
acter), and compensation of employees; tolls and ferriage; necessary
instruction of personnel, including equipment; issuance of medical
bulletins and information; laundry supplies and services; mainte-
nance, operation and repair of motor-propelled busses; care of the
dead as authorized by law, including transportation; purchase of
technical books and stationery; optical supplies for naval personnel
under regulations prescribed by the Secretary; and other necessary
expenses, including care, maintenance, and treatment of patients in
naval and other hospitals, $73,000,000.

BUREAU OF YARDS AND DOCKS

MAINTENANCE, BUREAU OF YARDS AND DOCKS

For the labor, materials, supplies and facilities necessary for the
general maintenance of activities and properties under the cognizance
of the Bureau of Yards and Docks, including accident prevention;
contingent expenses and minor extensions and improvements of public
works at navy yards and stations; and purchase (not to exceed one
thousand in addition to motortruck chassis with station-wagon type
bodies and motorbusses), maintenance, repair, rental outside conti-
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For public works and public utilities, Bureau of Yards and Docks, including the acquisition of necessary land, $1,855,317,405 (including $916,074,400 for all not heretofore appropriated for contract authorizations granted in title IV, Naval Appropriation Act, 1943 and prior Acts), which, together with the unexpended balances of appropriations heretofore made under this head, shall be finally accounted for as one fund, which fund shall be available for continuing or completing the construction of any project heretofore authorized or undertaken thereunder, for acquisition or construction of temporary or emergency buildings and facilities at localities within or without the United States, needed by the Navy and specifically approved by the Secretary, including collateral public works items, projects for personal services (including group IV (b) personnel), and other expenses, and payment on a strictly part-time or intermittent employment basis in the District of Columbia or elsewhere, solely under the Bureau of Yards and Docks, of scientists, technicists, and other personnel, at not to exceed $25 per diem.

No part of the appropriations in this Act under the Navy Department shall be expended for a permanent type of construction at any shore establishment of any character acquired subsequently to the calendar year 1938, unless such establishment shall be designated by the Secretary as a permanent establishment, and, in that event, a permanent type of construction shall be used only to meet such permanent requirements as the Secretary may approve: Provided, That nothing herein shall prevent construction of a type sufficiently substantial for the use intended or apply to construction projects now under contract or in progress: Provided further, That no part of such appropriations may be obligated for the construction of quarters, including heating and plumbing apparatus, wiring and fixtures, for greater amounts per unit than follow:

- For commissioned officer, $10,000.
- For commissioned warrant or warrant officer, $7,500.
- For enlisted man, $6,000.

Temporary construction:
- For commissioned officer, $7,500.
- For commissioned warrant or warrant officer, $5,000.
- For enlisted man, $3,500.

The fixed fee to be paid the contractor as a result of any contract hereafter entered into under this appropriation shall not exceed 4 per centum of the estimated cost of the contract, exclusive of the fee, as determined by the Secretary.

Bureau of Aeronautics

Aviation, Navy

For aviation, as follows: For navigational, photographic, aeronautical, radio, and miscellaneous equipment, including repairs thereto,
for use with aircraft built or building on June 30, 1943, $27,027,000; for maintenance, repair, and operation of aircraft factory, air stations, fleet and all other aviation activities, accident prevention, testing laboratories, overhauling of planes, technical books and periodicals for use in the Bureau of Aeronautics and field, outfits for aviation messes, and the purchase for aviation purposes only of special clothing, wearing apparel, and special equipment, $1,553,472,100, including not to exceed $1,800,000 for the procurement of helium, which sum of $1,800,000 shall be transferred to and made available to the Bureau of Mines on July 1, 1943; for continuing experiments and development work on all types of aircraft, including the payment on a strictly part-time or intermittent employment basis in the District of Columbia or elsewhere, solely under the Bureau of Aeronautics, of such scientists and technicists as may be contracted for by the Secretary, in his discretion, at a rate of pay not exceeding $25 per diem for any person so employed, $19,500,000; for new construction and procurement of aircraft and equipment, spare parts and accessories, including expansions of and facilities in public or private plants, $2,933,723,000, of which $40,000,000 shall be available for obligations incurred under the contract authorization in the Naval Appropriation Act for the fiscal year 1942; in all, $4,583,723,000, which shall constitute one fund: Provided, That in addition to the amount herein appropriated, the Secretary may, prior to July 1, 1944, enter into contracts for new construction and procurement of aircraft and equipment, spare parts and accessories, to an amount not in excess of $2,000,000,000: Provided further, That the Secretary is hereby authorized to consider, ascertain, adjust, determine, and pay out of this appropriation the amounts due on claims for damages which have occurred or may occur to private property growing out of the operations of naval aircraft where such claim does not exceed the sum of $1,000.

MARINE CORPS

PAY, MARINE CORPS

Pay of officers: For pay and allowances prescribed by law for all officers on active duty—pay and allowances, $74,363,879, including $9,299,303 for increased pay for making aerial flights, none of which shall be available for increased pay for making aerial flights by nonflying officers or observers at rates in excess of those prescribed by law for the Army, which shall be the legal maximum rates as to such nonflying officers or observers; subsistence allowance, $10,356,403; rental allowance, $12,797,820; in all, $97,518,102; Pay of officers prescribed by law on the retired list, not on active duty, $1,225,000;

Pay of enlisted personnel: For pay and allowances of all enlisted personnel and musicians on active duty as prescribed by law; expenses of clerks of the Marine Corps traveling under orders, including not to exceed $250 for expenses of attendance upon meetings of technical, professional, scientific, and other organizations, when, in the judgment of the Secretary, such attendance would be of benefit in the conduct of the work of the Marine Corps; additional compensation for enlisted personnel of the Marine Corps qualified as expert riflemen, sharpshooters, marksmen, aircraft machine gunners, or regularly detailed as gun captains, gun pointers, messmen; interest on deposits by enlisted personnel; post-exchange debts of deserters, and of personnel discharged or sentenced to terms of imprisonment while in debt to the United States, under such rules as the Secretary may
Prescribe; authorized travel allowance of discharged enlisted personnel; prizes for excellence in gunnery exercises, target practices, and communication competitions; pay of enlisted personnel designated as Navy mail clerks and assistant Navy mail clerks both afloat and ashore; and for gratuities to enlisted personnel discharged not under honorable conditions—pay and allowances, $348,686,277; allowance for lodging and subsistence, $21,797,377; in all, $370,483,654; for pay and allowances prescribed by law of enlisted personnel on the retired list, not on active duty, $1,402,088; for pay and allowances of personnel of the Marine Corps Reserve not on active duty, $55,926; for mileage, actual and necessary expenses, and per diem in lieu of subsistence as authorized by law to officers traveling under orders without troops, $3,226,710;
In all, $473,921,480, and the money herein specifically appropriated for pay of the Marine Corps shall be disbursed and accounted for in accordance with existing law and shall constitute one fund.

**Pay of Civil Force, Marine Corps**

Pay of civil force: For personal services at the seat of government, as follows:
- Offices of the Commandant of the Marine Corps and Director of Personnel, Marine Corps, $266,000;
- Office of the paymaster, $77,000;
- Office of the quartermaster, $319,000; in all, $662,000.

**General Expenses, Marine Corps**

For all necessary expenses for the authorized work of the Marine Corps, other than as appropriated for under the headings of pay and salaries, as follows:
- For provisions, subsistence, board, and lodging of enlisted personnel, recruits and recruiting parties, and applicants for enlistment; cash allowance for lodging and subsistence to enlisted personnel traveling on duty; ice, ice machines and their maintenance, $88,357,800;
- For clothing for enlisted personnel, $64,364,704;
- For fuel, heat, light, and power, including sales to officers, $7,557,000;
- For military supplies and equipment, including their purchase, repair, preservation, and handling; recreational, school, educational, library, musical, amusement, field sport and gymnasium supplies, equipment, services, and incidental expenses; purchase and marking of prizes for excellence in gunnery and rifle practice, good-conduct badges, medals, and buttons awarded to officers and enlisted personnel by the Government for conspicuous, gallant, and special service; rental and maintenance of target ranges and entrance fees for competitions, $264,705,000;
- For transportation of troops and applicants for enlistment, including cash in lieu of ferriage and transfers en route; toilet kits for issue to recruits upon their first enlistment and other incidental expenses of the recruiting service; and transportation for dependents of officers and enlisted personnel, $18,157,500;
- For repairs and improvements to barracks, quarters, and other public buildings at posts and stations; leasing and improvement of buildings at such places as the public exigencies require; and erection of temporary buildings upon approval of the Secretary at a total cost of not to exceed $70,000 during the year, $4,220,000;
- For forage and stabling of public animals and the authorized number of officers’ horses, $70,000;
For miscellaneous supplies, material, equipment, personal and other services, and other incidental expenses for the Marine Corps not otherwise provided for; purchase and repair of furniture and fixtures; and purchase (not to exceed thirty in addition to motor-truck chassis with station-wagon type bodies, motorbusses, and motorcycles) and repair of passenger-carrying and other vehicles, including parts; veterinary services, shoeing, and medicines for public animals and the authorized number of officers' horses; purchase of mounts and horse equipment for all officers below the grade of major required to be mounted; books, newspapers, and periodicals; printing and binding; packing and crating of officers' allowance of baggage; funeral expenses of officers, enlisted personnel, accepted applicants for enlistment, and retired officers on active duty, including transportation of their bodies, arms, and wearing apparel from the place of demise to their homes in the United States; construction, operation, and maintenance of laundries; and care and operation of schools at Marine Corps posts, $51,776,000; In all, $499,208,004, to be accounted for as one fund.

INCREASE AND REPLACEMENT OF NAVAL VESSELS

Construction and machinery: On account of hulls and outfits of vessels and machinery of vessels heretofore authorized (and appropriated for in part); on account of the acquisition, conversion, alteration, and repair of vessels heretofore authorized (and appropriated for in part); on account of the acquisition, conversion, or construction of not to exceed one million tons of auxiliary vessels, subject to authorization thereof by other law; on account of the acquisition, conversion, or construction of not to exceed one million tons of landing craft and district craft subject to authorization thereof by other law and subject to specific appropriations therefor except such as the Secretary may determine to be necessary for the conduct of the war; and for the replacement of combatant vessels as authorized by the Act of July 9, 1942; for necessary tools, equipment, and facilities in public or private plants for shipbuilding; $6,324,120,000, to be immediately available and to remain available until expended: Provided, That, of the appropriations made available by this Act under the head of "Increase and replacement of naval vessels", there shall be available such sums as the Secretary may from time to time determine to be necessary for the engagement of technical services, and the employment of personnel in the Navy Department and in the field, the purchase of plans, drafting and other supplies, and the expenses of printing and travel, in addition to those otherwise provided for, owing to the construction of vessels which have been or hereafter may be authorized.

Armor, armament, and ammunition: Toward the armor, armament, and ammunition for vessels hereinbefore described under the head of "Construction and machinery", including the necessary machine tools, equipment, land, and facilities for existing or additional public or private plants for the production of armor, armament, and ammunition, $1,594,000,000, to remain available until expended. Emergency construction: On account of the one thousand seven hundred and ninety-nine additional vessels appropriated for in part by title VI, Naval Appropriation Act, 1942, including hulls, machinery, outfits, armor, armament, ammunition, and essential tools, equipment, and facilities in public or private plants for the building or equipping of such vessels or portions thereof, to be immediately available and to remain available until expended, $1,200,000,000: Provided, That no obligations shall be incurred under this appropriation.
after December 31, 1943, that would entail expenditures in liquidation thereof after December 31, 1943.

CONSTRUCTION OF FLOATING DRYDOCKS, NAVY

For the construction of mobile floating drydocks, collateral facilities, incidental work, and other objects, as authorized by the Act approved February 19, 1943 (Public Law 1), $160,000,000, toward contract authorization granted in title IV, Naval Appropriation Act, 1943, to remain available until expended: Provided, That to the extent of expenditures made prior to July 1, 1943, for purposes under this head, the appropriation "Repair Facilities, Navy" shall be reimbursed.

NAVAL EMERGENCY FUND

The unobligated balance on June 30, 1943, of the funds appropriated under this head in Public 528, Seventy-seventh Congress, approved April 28, 1942, is continued available until June 30, 1944, for objects for which appropriations heretofore have been made.

COAST GUARD

Office of Commandant: For personal services at the seat of government, $1,625,000;

Pay and allowances: For pay and allowances prescribed by law for commissioned officers, cadets, warrant officers, petty officers, and other enlisted personnel, active and retired, temporary cooks, surfmen, substitute surfmen, and three civilian instructors; retired pay for certain members of the former Life Saving Service authorized by the Act approved April 14, 1930 (14 U. S. C. 178a); not exceeding $10,000 for cash prizes for men for excellence in boatmanship, gunnery, target practice, and engineering competitions; transportation of dependents of Coast Guard personnel on active duty and retired and Reserve officers and of retired and Reserve enlisted personnel, of grades entitled to transportation of dependents in the Regular Coast Guard, when ordered to active duty (other than training) and upon relief therefrom; carrying out the provisions of the Act of June 4, 1920 (34 U. S. C. 943); not to exceed $15,000 for cost of special instruction, including books, laboratory equipment and fees, school supplies, and maintenance of students; motion-picture and other equipment for instructional purposes; rations or commutation thereof for cadets, petty officers, and other enlisted personnel, mileage and expenses allowed by law for officers, including per diem rates of allowance, and the Secretary is hereby authorized to prescribe per diem rates of allowance for Public Health Service officers detailed to the Coast Guard as authorized for Coast Guard officers; traveling expenses of other persons traveling on duty under orders from the Navy Department, including transportation of cadets, enlisted personnel, and applicants for enlistment, with subsistence and transfers en route, or cash in lieu thereof, and traveling expenses for the examinations authorized by the Act entitled "An Act to provide for retirement for disability in the Lighthouse Service", approved March 4, 1925 (33 U. S. C. 765); uniforms, accouterments and equipment for officers and cadets, and the appropriation reimbursed, as provided by law (14 U. S. C. 30); clothing for enlisted personnel authorized by law; civilian clothing, including an overcoat when necessary, the cost of all not to exceed $25 per person to enlisted personnel given discharges for bad conduct, undesirability, unsuitability, or inaptitude; reimbursement in kind or in cash as authorized by law to persons in the
naval service, for personal property lost, destroyed, or damaged; actual expenses of officers and cadets and quarters and subsistence of enlisted personnel on shore patrol, emergency shore detail and other detached duty, or cash in lieu thereof; hire of quarters for officers serving with troops where sufficient quarters are not possessed by the United States to accommodate them; hire of quarters for Coast Guard personnel comparable to quarters assignable on a capital ship of the Navy, as authorized by the Secretary to meet emergency conditions, including officers and men on sea duty at such times as they may be deprived of their quarters on board ship due to repairs or other conditions which may render them uninhabitable: Provided, That under this authorization no funds may be expended for the hire of quarters for occupancy by the dependents of officers or enlisted personnel; expenses of recruiting for the Coast Guard, rent of rendezvous, and expenses of maintaining the same; advertising for and obtaining enlisted personnel and applicants for appointment as cadets; in-service training of enlisted personnel, including textbooks, school supplies, and correspondence courses; transfer of household goods and effects of Coast Guard and Coast Guard Reserve personnel on active duty and when ordered to active duty and upon relief therefrom, and the transfer of household goods and effects of deceased Coast Guard and Coast Guard Reserve personnel who die while on active duty, as prescribed by law and regulations; transportation on Government-owned vessels of privately owned automobiles of Coast Guard personnel upon change of station; purchase of provisions for sale to Coast Guard personnel at isolated stations, and the appropriation reimbursed; and including not to exceed $483,806 for recreation, amusement, comfort, contentment, and health of the enlisted personnel of the Coast Guard, to be expended in the discretion of the Secretary; $393,350,000: Provided, That no part of this appropriation shall be used for increased pay for making aerial flights by nonflying officers or observers at rates in excess of those prescribed by law for the Army, which shall be the legal maximum rates as to such nonflying officers or observers: Provided further, That money accruing from commutation of rations of enlisted personnel commuted for the benefit of any mess may be paid on proper voucher to the officer in charge of such mess: Provided further, That existing limitations with respect to the detail of personnel to officers' quarters and messes ashore shall not apply to the Coast Guard Academy, the Coast Guard yard, Coast Guard bases, Coast Guard air stations, Coast Guard training stations, and, in addition, not to exceed one hundred in number at such stations as shall be designated by the Commandant of the Coast Guard with the approval of the Secretary;

General expenses, Coast Guard: For all expenses necessary for the operation and maintenance of the Coast Guard ashore and afloat, except as specifically provided for in other appropriations, including personal services at the seat of government and elsewhere; newspapers, reference books and periodicals, and library books for field units and headquarters; printing and binding; purchase, maintenance, operation, and repair of motor-propelled passenger-carrying vehicles; improvement of property for Coast Guard purposes, including rental, purchase, or use of additional land where necessary and the purchase of land for beacons, daymarks, and fog signals; rations and provisions, or commutation thereof, for working parties in the field, officers and crews of light vessels and tenders, and officials and other authorized persons of the Coast Guard on duty on board such tenders or vessels, but money accruing from commutation of rations and provisions for the above-named persons on board tenders and light vessels or in working parties in the field may be paid on proper
Coast Guard Academy, contingencies.

Equipment for officers' messes ashore.

Ante, p. 211.

Replacement of civilians by military personnel.


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Coast Guard Academy, contingencies.

Equipment for officers' messes ashore.

Ante, p. 211.

Replacement of civilians by military personnel.


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Coast Guard Academy, contingencies.

Equipment for officers' messes ashore.

Ante, p. 211.

Replacement of civilians by military personnel.


vouche to the person having charge of the mess of such vessel or party; subsistence and clothing for shipwrecked and destitute persons, including reimbursement, under rules prescribed by the Secretary, of Coast Guard personnel who furnish from their personal stock subsistence and clothing to such persons; not to exceed $2,500 for contingencies for the Superintendent, United States Coast Guard Academy, to be expended in his discretion; payment of rewards for the apprehension and conviction, or for information helpful therein, of persons found interfering in violation of law with aids to navigation maintained by the Coast Guard; $64,500,000: Provided, That existing limitations with respect to the furnishing of equipment for officers' messes ashore shall not apply to the Coast Guard Academy, the Coast Guard yard, Coast Guard bases, Coast Guard air stations, Coast Guard training stations, Coast Guard depots, messes temporarily set up on shore for officers attached to seagoing vessels, and such bachelor officers' quarters and messes as may be specifically designated by the Secretary;

Civilian employees, Coast Guard: For compensation of civilian employees in the field, including per diem labor, but excluding personnel provided for in the appropriation “General expenses, Coast Guard”, $2,730,000:

Establishing and improving aids to navigation: For establishing and improving aids to navigation and other works, including the acquisition of sites when specifically approved by the Secretary, $175,000, which sum shall be available for all expenditures directly relating to the respective projects and remain available until expended;

Acquisition of vessels and shore facilities: For the purchase or construction of additional and replacement vessels and their equipment, charter of other than cargo-carrying vessels, and the construction, rebuilding, or extension of shore facilities, including the acquisition of sites and improvements thereon when specifically approved by the Secretary, and rental of shore facilities for temporary use, $770,000, to remain available until expended, of which amount not to exceed 4 per centum shall be available for administrative expenses in connection therewith, including personal services at the seat of government;

Retired pay, former Lighthouse Service, Coast Guard: For retired pay of certain officers and employees entitled thereto by virtue of former employment in the Lighthouse Service engaged in the field service or on vessels of the Coast Guard, except persons continuously employed in district offices and shops, $693,000;

Salaries, Merchant Marine Inspection, Coast Guard: For personal services at the seat of government, $336,000;

Salaries and expenses, Merchant Marine Inspection, Coast Guard: For all expenses necessary to provide and operate such motorboats and employ such persons as may be necessary for the enforcement of laws relating to navigation and inspection of vessels, boarding of vessels, and counting of passengers on excursion boats to prevent overcrowding, including fees to witnesses; materials, supplies, equipment, and services, including rent and janitor service; purchase and repair of instruments; plans and specifications; insignia, braid, and chin straps; coats, caps, and aprons for stewards' departments on vessels; and other incidental expenses of field offices, including contract stenographic reporting services at the seat of government and elsewhere, $3,277,760;

Wherever during the fiscal year 1944 civilian employees of the Coast Guard are replaced by military personnel, as provided in the Act of August 5, 1939 (33 Stat. 1216), funds for the pay and allowances of such military personnel may be transferred, with the
approval of the Director of the Bureau of the Budget, from the appropriation or appropriations which provide for the pay of such civilian personnel to the appropriation "Pay and Allowances, Coast Guard";

Total, Coast Guard, $167,756,760.

**NAVY DEPARTMENT**

**SALARIES**

For compensation for personal services at the seat of government, as follows:

Office of the Secretary of the Navy: Secretary of the Navy, Under Secretary of the Navy, Assistant Secretaries of the Navy, Director of Personnel, Senior Executive Officer, not to exceed $7,000, and other personal services, $389,000;

General Board, $13,200;

Naval Examining and Retiring Boards, $15,500;

Compensation Board, $8,500;

Office of Naval Records and Library, $39,000;

Office of Judge Advocate General, $125,900;

Office of Chief of Naval Operations, $184,300;

Board of Inspection and Survey, $19,500;

Office of Director of Naval Communications, $130,900;

Office of Naval Intelligence, $146,000;

Bureau of Naval Personnel, $850,000;

Hydrographic Office, $316,000;

Naval Observatory, including $2,500 for pay of computers on piece work, $197,800;

Bureau of Ships, $637,100;

Bureau of Ordnance, $152,300;

Bureau of Supplies and Accounts, $1,014,400;

Bureau of Medicine and Surgery, $183,500;

Bureau of Yards and Docks, $279,500;

Bureau of Aeronautics, $421,500: Provided, That the services of technical and clerical personnel may be employed only in the Bureau of Aeronautics in connection with the design and construction of aircraft, to be paid from the appropriation "Aviation, Navy, 1944";

In all, salaries, Navy Department, $5,123,900.

**CONTINGENT EXPENSES**

For technical reference, and lawbooks, periodicals, and photostating, for Department library; purchase of photographs, maps, documents, and pictorial records of the Navy, photostating and other necessary incidental expenses in connection with the preparation for publication of the naval records of the war with the Central Powers of Europe; stationery, furniture, newspapers, plans, drawings, and drawing materials; purchase, maintenance, repair, and operation of motor-trucks; and other necessary expenses of the Navy Department and its various bureaus and offices, $820,000: Provided, That it shall not be lawful to expend, unless otherwise specifically provided by law, for any of the offices or bureaus of the Navy Department in the District of Columbia, any sum out of appropriations made for the naval service for any of the purposes mentioned or authorized in this paragraph.

**PRINTING AND BINDING**

For printing and binding for the Navy Department and the Naval Establishment (including the Hydrographic Office and the Naval
Reserve Officers’ Training Corps) executed at the Government Printing Office, $863,000.

PRINTING HISTORICAL AND NAVAL DOCUMENTS

Fourteen thousand dollars of the appropriation “Printing Historical and Naval Documents, 1943,” are hereby repealed, and any unobligated balance remaining is hereby continued available until June 30, 1944.

CONTINGENT AND MISCELLANEOUS EXPENSES, HYDROGRAPHIC OFFICE

For all necessary expenses (except salaries) for the maintenance and operation of the Hydrographic Office at the seat of government and for all necessary salaries and expenses for the branch offices, including purchase and printing of nautical books, charts, and sailing directions; modernization, care, and repair of lithographic presses and machinery; pilot and aeronautical charts, reference books and periodicals, $841,000.

CONTINGENT AND MISCELLANEOUS EXPENSES, NAVAL OBSERVATORY

For professional and scientific books, books of reference, periodicals, engravings, photographs, and fixtures for the library; apparatus and instruments, and repairs of the same; repairs to buildings (including quarters), fixtures, and fences; cleaning, repair, and upkeep of grounds and roads; furniture and furnishings for offices and quarters, gas, chemicals, paints, and stationery, including transmission of public documents through the Smithsonian exchange, foreign postage; plants, seeds, and fertilizers; materials needed for the maintenance and repair of boilers, engines, heating apparatus, electric lighting and power, and water supply; maintenance, repair, and operation of passenger automobiles; rental of tabulating and other mechanical equipment; and other necessary expenses, $46,000.

GENERAL PROVISIONS

Sec. 102. The appropriations made in this Act for the purchase or manufacture of equipment or material or of a particular class of equipment or material shall be available for the purchase of letters patent, applications for letters patent, and licenses under letters patent and applications for letters patent that pertain to such equipment or material for which the appropriations are made.

Sec. 103. No part of any appropriation made for the Navy shall be expended for any of the purposes herein provided for on account of the Navy Department at the seat of government, including personal services of civilians, except as expressly authorized by law.

Sec. 104. Such number of enlisted personnel as may be approved by the Secretary may be detailed to duty in the Navy Department at the seat of government and Marine Corps and Coast Guard headquarters, excepting from such number, as far as practicable, enlisted personnel qualified for combat service.

Sec. 105. No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person or persons having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch or other time-measuring device a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations
made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant; and no moneys herein appropriated for the Naval Establishment or made available therefor shall be used or expended under contracts hereafter made for the repair, purchase, or acquisition, by or from any private contractor, of any naval vessel, machinery, article, or articles that at the time of the proposed repair, purchase, or acquisition can be repaired, manufactured, or produced in each or any of the Government navy yards or arsenals of the United States, when time and facilities permit, and when, in the judgment of the Secretary, such repair, purchase, acquisition, or production would not involve an appreciable increase in cost to the Government, except when the repair, purchase, or acquisition, by or from any private contractor, would, in the opinion of the Secretary, be advantageous to the national defense.

Sec. 106. No funds herein appropriated shall be available to pay a contractor upon any contract for a naval vessel entered into under authority of this Act unless, at the time of filing his bid, he shall also file the estimates upon which such bid was based.

Sec. 107. The appropriations available to the Navy Department and the naval service shall be available for the pay and other expenses of men inducted into the Navy, Marine Corps, and Coast Guard in accordance with law.

Sec. 108. No part of any appropriation contained in this Act shall be used directly or indirectly, except for temporary employment in case of emergency, for the payment of any civilian for services rendered by him on the Canal Zone while occupying a skilled, technical, clerical, administrative, executive, or supervisory position unless such person is a citizen of the United States or of the Republic of Panama: Provided, however, (1) That, notwithstanding the provisions in the Act approved August 11, 1939 (53 Stat. 1409), limiting employment in the above-mentioned positions to citizens of the United States from and after the date of the approval of said Act, citizens of Panama may be employed in such positions; (2) that at no time shall the number of Panamanian citizens employed in the above-mentioned positions exceed the number of citizens of the United States so employed, if United States citizens are available in continental United States or on the Canal Zone; (3) that nothing in this Act shall prohibit the continued employment of any person who shall have rendered fifteen or more years of faithful and honorable service on the Canal Zone; (4) that in the selection of personnel for skilled, technical, administrative, clerical, supervisory, or executive positions, the controlling factors in filling these positions shall be efficiency, experience, training, and education; (5) that all citizens of Panama and the United States rendering skilled, technical, clerical, administrative, executive, or supervisory service on the Canal Zone under the terms of this Act (a) shall normally be employed not more than forty hours per week; (b) may receive as compensation equal rates of pay based upon rates paid for similar employment in continental United States plus 25 per centum; (6) this entire section shall apply only to persons employed in skilled, technical, clerical, administrative, executive, or supervisory positions on the Canal Zone directly or indirectly by any branch of the United States Government or by any corporation or company whose stock is owned wholly or in part by the United States Government: Provided further, That the President may suspend, from time to time in whole or in part, compliance with this section in time of war or national emergency if he should deem such course to be in the public interest.
Sec. 109. The Secretary is authorized where necessary, to exceed the statutory limit on repairs and alterations to vessels during the fiscal year 1944.

Sec. 110. During the fiscal year 1944, all retired officers and enlisted men of the Navy and Marine Corps shall, when on active duty, receive full pay and allowances.

Sec. 111. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

Sec. 112. No part of any money appropriated herein or included under any contract authority herein granted shall be expended for the payment of any commission on any land purchase contract in excess of 2 per centum of the purchase price.

Sec. 113. The Secretary is authorized to employ additional civil personnel in the Navy Department at the seat of government, and to provide out of any appropriations available for the Naval Establishment for their salaries, and for such printing and binding, civilian travel, and office supplies as he may deem necessary to carry out the purposes of this Act.

Sec. 114. The appropriations for the Naval Establishment for the fiscal year 1944 shall be available for providing transportation of naval and civilian personnel between their domiciles and places of employment as authorized by law; carrying out the provisions of Executive Order Numbered 9112 of March 26, 1942; services of employees assigned to group IV (b) and those performing similar services carried under native and alien schedules in the Schedule of Wages for Civil Employees in the field service of the Navy Department; payment of employment at the seat of government or elsewhere for a period not to exceed the duration of the war of such specialists as may be contracted for by the Secretary, at a rate of pay not exceeding $25 per diem for any person so employed (no appropriation for the Navy Department or the Naval Establishment shall be available during the fiscal year 1944, except funds transferred or made available to other executive agencies for use for naval purposes, for the employment of persons for the performance of service in other than the Navy Department or elsewhere than under the Navy Department, except (1) employees who had been employed by and performing service under the Navy Department for three months or more immediately prior to their detail to service elsewhere and (2) employees now or hereafter detailed and assigned pursuant to the lawful authority of the Secretary of the Navy to any committee of the Congress operating under resolution duly authorizing such assignment); payment, upon approval of the Secretary, of claims, not in excess of $1,000 in any one case, for causes other than personal injury or death, resulting from the administration or operation of the naval service during the existing national emergency and not cognizable under
other law; pay of commissioned medical officers who are graduates of reputable schools of osteopathy; actual and necessary expenses or per diem in lieu thereof, as may be determined and approved by the Secretary, of civilian personnel in and under the Naval Establishment on special duty in foreign countries; and payment of rewards to civilians or employees or other persons in civil life for suggestions resulting in improvement or economy in manufacturing process or plant or naval material as authorized by the Act of July 1, 1918 (5 U. S. C. 416), and for suggestions resulting in efficiency or economy in the operation or administration of the Navy Department and the Naval Establishment.

SEC. 115. The appropriation "Pay, Subsistence, and Transportation, Navy" shall be available, in lieu of the appropriation "Foreign Service Pay Adjustment" contained in the Independent Offices Appropriation Act, for payments to authorized naval and civilian personnel in and under the Naval Establishment due to the appreciation of foreign currencies, as provided by the Act of March 26, 1934, as amended (5 U. S. C. 118c), and for every object and purpose specified therein.

SEC. 116. Appropriations available for the fiscal year 1944, for travel expenses of civilian inspectors of the Navy Department shall be available for reimbursement, at not to exceed 3 cents per mile, for travel performed by such employees in privately owned automobiles within the limits of their official stations.

SEC. 117. During the fiscal year 1944, the appropriations available to either the War Department or the Navy Department shall be available for procurement as provided for in such appropriations by any other executive department or independent establishment of the Government through administrative allotments in such amounts as may be authorized by the Secretary of War or the Secretary of the Navy, respectively, without transfer of funds on the books of the Treasury Department: Provided, That orders placed with the procuring department or establishment by the allotting department or establishment shall be considered as obligations upon the appropriations involved in the same manner as orders or contracts placed with private contractors: Provided further, That disbursing officers of the allotting department may make disbursements chargeable to such allotments upon vouchers certified by officers of the procuring department or establishment: Provided further, That whenever vouchers are certified by an officer of the procuring department or establishment and are paid by a disbursing officer of the allotting department the certifying officer and not the disbursing officer shall be held responsible and accountable for the existence and correctness of the facts certified, including the correctness of computations shown on certified vouchers and on any required supporting documents.

DEFENSE AID

SEC. 118. The authority contained in section 103 of the Second Supplemental National Defense Appropriation Act, 1943, is hereby extended to and made applicable to the appropriations for the naval service made subsequent to such Act and contained in this Act without any increase in the amount limitation fixed in such section: Provided, That "information and services", authorized to be rendered by the Act of March 11, 1941 (Public 11), need not be connected with the procurement or disposition of any defense article.

SEC. 119. The funds appropriated in the appropriation Acts for the fiscal year 1944 of the services mentioned in the title of the Act of June 16, 1942 (Public Law 607, Seventy-seventh Congress), shall
be available for, and the heads of the executive departments concerned are authorized to prescribe, per diem rates of allowance, at rates not to exceed $7 per day, in lieu of subsistence to officers traveling on official business and away from their designated posts of duty, and to members of the services concerned (including officers, warrant officers, contract surgeons, enlisted personnel, aviation cadets, and members of the Nurse Corps) when traveling by air under competent orders and on duty without troops.

Sec. 120. This title may be cited as the "Naval Appropriation Act, 1944".

TITLE II—ADDITIONAL APPROPRIATIONS, FISCAL YEARS 1942 AND 1943

Sec. 201. For additional amounts for appropriations for the Navy Department and the naval service, fiscal years 1942 and 1943, to be supplemental and additional to the appropriations in the respective Naval Appropriation Acts for such fiscal years, including the objects and subject to the limitations and conditions specified under the respective headings and subject to the provisions under the heading "General provisions" contained in said Acts, except as otherwise provided herein, as follows:

NAVAL ESTABLISHMENT

BUREAU OF NAVAL PERSONNEL

Training, education, and welfare, Navy, 1943:
- Naval training station, Lake Pend Oreille, Idaho, $254,000;
- Instruction, $5,285,000;
- In all, training, education, and welfare, Navy, $5,539,000.

BUREAU OF SUPPLIES AND ACCOUNTS

Pay, subsistence, and transportation of naval personnel:
- Fiscal year 1942:
  - Pay of naval personnel, $22,300,000;
  - Subsistence of naval personnel, $7,200,000;
  - Transportation and recruiting of naval personnel, $500,000;
  - In all, to be accounted for as one fund, $30,000,000.
- Fiscal year 1943:
  - Pay of naval personnel, $35,423,162;
  - Subsistence of naval personnel, $22,544,015;
  - Transportation and recruiting of naval personnel, $7,032,823;
  - In all, to be accounted for as one fund, $65,000,000.

Maintenance, Bureau of Supplies and Accounts, 1943, $73,000,000.

MARINE CORPS

General expenses, Marine Corps, 1943: Provisions, $6,800,000; clothing, $13,500,000; miscellaneous supplies and expenses, $8,600,000; in all, to be accounted for as one fund, $28,900,000.

Sec. 202. Appropriations in this title for the fiscal year 1943 shall constitute and may be cited as "Title V, Naval Appropriation Act, 1943".

Approved June 26, 1943.
[CHAPTER 149]

AN ACT

To amend the Act entitled "An Act authorizing a reduction in the course of instruction at the Naval Academy", approved June 3, 1941 (55 Stat. 238).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act authorizing a reduction in the course of instruction at the Naval Academy" approved June 3, 1941 (55 Stat. 238), is hereby amended to read as follows: "That until the termination of the present war, and until six months thereafter, or until such earlier time as the President by proclamation or the Congress by concurrent resolution may designate, the President is hereby authorized, in his discretion, to reduce the course of instruction at the United States Naval Academy from four to three years and thereafter to graduate classes which have completed such reduced course of instruction".

Approved June 26, 1943.

[CHAPTER 151]

AN ACT

To amend the first paragraph of section 10 of the Pay Readjustment Act of 1942 to provide for allowances to midshipmen of the Naval Reserve for quarters and subsistence when not furnished in kind.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first paragraph of section 10 of the Pay Readjustment Act of 1942, approved June 16, 1942 (56 Stat. 363; 37 U. S. C. 110), is hereby amended by adding after the period at the end thereof the following:

"Midshipmen of the Naval Reserve when not furnished quarters or subsistence in kind shall be granted the same allowance for quarters and subsistence as is granted hereunder to enlisted men not furnished quarters or rations in kind."

Approved June 26, 1943.
AN ACT
Making appropriations for the Legislative Branch and for the Judiciary for the
fiscal year ending June 30, 1944, and for other purposes.

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 other-
wise appropriated, for the Legislative Branch and for the Judiciary
for the fiscal year ending June 30, 1944, namely:

TITLE I—LEGISLATIVE BRANCH

SENATE

SALARIES AND MILEAGE OF SENATORS

For compensation of Senators, $960,000.
For mileage of the President of the Senate and of Senators, $51,000.
For compensation of officers, clerks, messengers, and others:

OFFICE OF THE VICE PRESIDENT

Salaries: For clerical assistance to the Vice President, at rates
of compensation to be fixed by him, $11,460.

CHAPLAIN

Chaplain of the Senate, $1,680.

OFFICE OF THE SECRETARY

Salaries: Secretary of the Senate, including compensation as dis-
bursing officer of salaries of Senators and of contingent fund of the
Senate, $8,000; Chief Clerk, who shall perform the duties of reading
clerk, $5,500 and $1,500 additional so long as the position is held by
the present incumbent; financial clerk, $5,000 and $1,000 additional
so long as the position is held by the present incumbent; assistant
financial clerk, $4,500; Parliamentarian, $5,000 and $1,500 additional
so long as the position is held by the present incumbent; Journal
Clerk, $4,000 and $500 additional so long as the position is held by
the present incumbent; principal clerk $4,000; legislative clerk, $4,000
and $1,000 additional so long as the position is held by the present
incumbent; enrolling clerk, $4,000; printing clerk, $3,540 and $460
additional so long as the position is held by the present incumbent; chief
bookkeeper, $3,600; librarian, $3,600; executive clerk, $3,180
and $420 additional so long as the position is held by the present
incumbent; first assistant librarian, $3,120; keeper of stationery,
$3,320; clerks—one at $3,600, one at $3,600, one at $3,180, three at
$2,880 each, one at $2,640 and $600 additional so long as the position
is held by the present incumbent, two at $2,640 each, clerk in Disburs-
ing Office, $2,400, six at $2,400 each, three at $1,860 each, three at
$1,740 each; assistant in library, $1,440 and $420 additional so long
as the position is held by the present incumbent; special officer,
$2,460; assistants at the press door—one at $2,200, one at $1,900;
messenger, $1,260; laborers—one at $1,800, one at $1,560, four at
$1,440 each, one at $1,380, one in Secretary’s office, $1,650, one $1,560,
one $1,260; in all, $150,440.
Salaries: Superintendent, $3,960 and $1,040 additional so long as the position is held by the present incumbent; first assistant, $2,640; second assistant, $2,040; four assistants, at $2,040 each; skilled laborer, $1,380; in all, $19,220.

COMMITTEE EMPLOYEES

Clerks and messengers to the following committees: Agriculture and Forestry—clerk, $3,900; assistant clerk, $2,880; assistant clerk, $2,400; assistant clerk, $2,220; additional clerk, $1,800. Appropriations—clerk, $7,000 and $1,000 additional so long as the position is held by the present incumbent; assistant clerk, $3,900; three assistant clerks at $3,000 each; two assistant clerks at $2,220 each; messenger, $1,800. To Audit and Control the Contingent Expenses of the Senate—clerk, $3,900; assistant clerk, $2,880; assistant clerk, $2,400; assistant clerk, $2,220; additional clerk, $1,800. Banking and Currency—clerk, $3,900; assistant clerk, $2,880; assistant clerk, $2,580; assistant clerk, $2,400; assistant clerk, $2,220; additional clerk, $1,800. Claims—clerk, $3,900; assistant clerk, $2,880; assistant clerk, $2,580; two assistant clerks at $2,220 each. Commerce—clerk, $3,900; assistant clerk, $2,880; assistant clerk, $2,580; assistant clerk, $2,400; two assistant clerks at $2,220 each. Conference Majority of the Senate—clerk, $3,900; assistant clerk, $2,880; two assistant clerks at $2,580 each; assistant clerk, $2,220. Conference Minority of the Senate—clerk, $3,900; assistant clerk, $2,880; two assistant clerks at $2,580 each; assistant clerk, $2,220. District of Columbia—clerk, $3,900; two assistant clerks at $2,880 each; assistant clerk, $2,220; two additional clerks at $1,800 each; additional clerical assistance at rates of compensation to be fixed by the chairman of said committee, $6,000. Education and Labor—clerk, $3,900; assistant clerk, $2,580; assistant clerk, $2,220; additional clerk, $1,800. Enrolled Bills—clerk, $3,900; assistant clerk, $2,400; assistant clerk, $2,220; assistant clerk, $1,800; additional clerk, $1,800. Expenditures in the Executive Departments—clerk, $3,900; assistant clerk, $2,580; assistant clerk, $2,220; additional clerk, $1,800. Finance—clerk, $4,200 and $500 additional so long as the position is held by the present incumbent; special assistant to the committee, $8,600; assistant clerk, $5,800; assistant clerk, $2,700; assistant clerk, $2,400; two assistant clerks at $2,220 each; two experts (one for the majority and one for the minority) at $3,600 each; messenger, $1,800. Foreign Relations—clerk, $3,900; assistant clerk, $3,000, in lieu of assistant clerk provided by Senate Resolution Numbered 221 (Seventy-seventh Congress), agreed to December 15, 1942; assistant clerk, $2,880; assistant clerk, $2,580; assistant clerk, $2,220; additional clerk, $1,800; messenger, $1,800. Immigration—clerk, $3,900; assistant clerk, $2,580; assistant clerk, $2,220; additional clerk, $1,800. Indian Affairs—clerk, $3,900; assistant clerk, $3,600 and $1,400 additional so long as the position is held by the present incumbent; assistant clerk, $2,580; assistant clerk, $2,400; assistant clerk, $2,220; additional clerk, $1,800. Interstate Canals—clerk, $3,900; assistant clerk, $2,580; assistant clerk, $2,220; additional clerk, $1,800. Interstate Commerce—clerk, $3,900; assistant clerk, $3,600; assistant clerk, $2,880; two assistant clerks at $2,580 each; assistant clerk, $2,220. Irrigation and Reclamation—clerk, $3,900; assistant clerk, $2,580; assistant clerk, $2,220; two additional
Rearrangement of salary schedules, etc.


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[57 Stat.]

Clerical assistance to Senators who are not chairmen of the committees specially provided for herein, as follows: Seventy clerks at $3,900 each; seventy assistant clerks at $2,400 each; and seventy assistant clerks at $2,220 each; such clerks and assistant clerks shall be ex officio clerks and assistant clerks of any committee of which their Senator is chairman; seventy additional clerks at $1,800 each; one for each Senator having no more than one clerk and two assistant clerks for himself or for the committee of which he is chairman; messenger, $1,800; in all, $724,200.

Ninety-six additional clerks at $1,800 per annum each, one for each Senator, $172,800.

Ninety-six additional clerks at $1,800 per annum each, one for each Senator, $172,800.

Twenty-eight additional clerks at $1,500 per annum each, one for each Senator from each State which has a population of three million or more inhabitants, $42,000.

For three additional clerks at $1,500 per annum each for each Senator from any State which has a population of ten million or more inhabitants, $9,000; for two additional clerks at $1,500 per annum each for each Senator from any State which has a population of five million or more inhabitants but less than ten million, $36,000; in all, $45,000: Provided, That such additional clerks shall be in addition to any other clerical assistance to which Senators are entitled, and shall be employed only during the period of the emergency.

Senators and chairmen of standing committees may change the number of employees in their respective offices or committees, and may rearrange the schedule of basic salaries of such employees in
multiples of $5 per month: *Provided*, That such changes and rearrangements shall not increase the aggregate of the salaries provided for such offices or committees by law or Senate resolution: *Provided further*, That no salary shall be fixed under this paragraph at a rate in excess of $4,500 per annum, and no action shall be taken to reduce any salary which is specifically fixed by law at a rate higher than $4,500 per annum: *Provided further*, That Senators and committee chairmen, before the day on which they are to become effective, shall certify in writing such changes or rearrangements to the disbursing office of the Senate which thereafter shall pay such employees in accordance with such certifications.

Notwithstanding the provisions of the third paragraph under the heading “Clerical assistance to Senators” of section 1 of the Legislative Appropriation Act for the fiscal year ending June 30, 1928 (2 U. S. C. 92a), in the case of the death of a Senator during his term of office, his clerical assistants on the pay roll of the Senate on the date of such death shall be continued on such pay roll at their respective salaries for a period of not to exceed sixty days: *Provided*, That any such clerical assistants continued on the pay roll shall, while so continued, perform their duties under the direction of the Secretary of the Senate, and he is hereby authorized and directed to remove from such pay roll any such clerks who are not attending to the duties for which their services are continued: *Provided further*, That this shall not apply to clerical assistants of standing committees of the Senate when their service otherwise would continue beyond such period.

In all, clerical assistance to Senators, $1,156,800.

**OFFICE OF SERGEANT AT ARMS AND DOORKEEPER**

Salaries: Sergeant at Arms and Doorkeeper, $8,000; two secretaries (one for the majority and one for the minority), at $5,400 each and $1,500 additional each so long as the respective positions are held by the present respective incumbents; two assistant secretaries (one for the majority and one for the minority), at $4,320 each and $480 additional each so long as the respective positions are held by the present respective incumbents; Deputy Sergeant at Arms and storekeeper, $4,800 and $1,000 additional so long as the position is held by the present incumbent; clerks—one $5,300, one $8,120, one $2,200, one $2,120, one $1,800, one to the secretary for the majority, $2,250 and $120 additional so long as the position is held by the present incumbent, one to the secretary for the minority, $2,280 and $120 additional so long as the position is held by the present incumbent; assistant doorkeeper, $2,880: messengers—three (acting as assistant doorkeepers) at $2,400 each; one at $1,740 and $260 additional so long as the position is held by the present incumbent; twenty-nine (including four for minority) at $1,740 each; one at card door, $2,640 and $240 additional so long as the position is held by the present incumbent; five skilled laborers, $1,680 each; laborer in charge of private passage, $1,740 and $120 additional so long as the position is held by the present incumbent; four female attendants in charge of ladies’ retiring rooms, at $1,500 each; three female attendants in charge of ladies’ retiring rooms, Senate Office Building, at $1,500 each; telephone operators—chief $2,460 and $280 additional so long as the
position is held by the present incumbent; fourteen at $1,620 each; laborer in charge of Senate toilet rooms in old library space, $1,200; press gallery—superintendent, $3,600; assistant superintendent, $3,000; assistant superintendent, $1,200; messengers for service to press correspondents—two at $1,360 each, two at $1,440 each; radio press gallery—superintendent, $3,000; assistant superintendent, $1,660; laborers—three at $1,380 each, twenty-eight at $1,260 each, three at $480 each; special employees—seven at $1,000 each; twenty-one pages for the Senate Chamber, at the rate of $4 per day each, during the session, $15,288; in all, $274,028.

Police force, Senate Office Building.

Police force for Senate Office Building under the Sergeant at Arms: Lieutenant, $1,740; special officer, $1,740; three sergeants at $1,680 each; twenty-eight privates at $1,620 each; in all, $53,880.

POST OFFICE

Salaries: Postmaster, $3,600; assistant postmaster, $2,880; chief clerk, $2,460; wagon master, $2,280; twenty-six mail carriers, at $1,740 each; in all, $56,460.

FOLDING ROOM

Salaries: Foreman, $2,460 and $540 additional so long as the position is held by the present incumbent; clerk, $2,280; clerk, $1,740; folders—chief, $3,040, fourteen at $1,440 each; in all, $29,220.

CONTINGENT EXPENSES OF THE SENATE

Vice President's automobile: For purchase, exchange, driving, maintenance, and operation of an automobile for the Vice President, $4,000.

Reporting Senate proceedings: For reporting the debates and proceedings of the Senate, payable in equal monthly installments, $69,750.

Furniture: For services in cleaning, repairing, and varnishing furniture, $2,000.

Inquiries and investigations: For expenses of inquiries and investigations ordered by the Senate, including compensation to stenographers of committees, at such rate as may be fixed by the Committee to Audit and Control the Contingent Expenses of the Senate, not exceeding 25 cents per hundred words, $150,000: Provided, That no part of this appropriation shall be expended for per diem and subsistence expenses except in accordance with the provisions of the Subsistence Expense Act of 1926, approved June 3, 1926, as amended.

Joint Committee on Internal Revenue Taxation: For payment of one-half of the salaries and other expenses of the Joint Committee on Internal Revenue Taxation as authorized by law, $35,500.

Folding documents: For folding speeches and pamphlets at a rate not exceeding $1 per thousand, $18,000.

For materials for folding, $1,500.

Fuel, and so forth: For fuel, oil, cotton waste, and advertising, exclusive of labor, $2,000.

Senate restaurants: For payment to the Architect of the Capitol in accordance with the Act approved September 9, 1942 (Public Law 709, Seventy-seventh Congress), $35,000.

Motor vehicles: For maintaining, exchanging, and equipping motor vehicles for carrying the mails and for official use of the offices of the Secretary and Sergeant at Arms, $8,760.
Miscellaneous items: For miscellaneous items, exclusive of labor, $350,000.

Packing boxes: For packing boxes, $370.

Postage stamps: For office of Secretary, $350; office of Sergeant at Arms, $150; in all, $500.

Air-mail stamps: For air-mail stamps for Senators and the President of the Senate, as authorized by law, $4,850.

Stationery: For stationery for Senators and for the President of the Senate, including $7,500 for stationery for committees and offices of the Senate, $26,900.

Rent: For rent of warehouse for storage of public documents, $2,000.

HOUSE OF REPRESENTATIVES

SALARIES AND MILEAGE OF MEMBERS

For compensation of Members of the House of Representatives, Delegates from Territories, and the Resident Commissioner from Puerto Rico, $4,385,000.

For mileage of Representatives, the Delegate from Hawaii and the Resident Commissioner from Puerto Rico, and for expenses of the Delegate from Alaska, $171,000.

For compensation of officers, clerks, messengers, and others:

OFFICE OF THE SPEAKER

Salaries: Secretary to the Speaker, $4,620; three clerks to the Speaker, at $2,400 each; messenger to Speaker, $1,680; in all, $13,500.

THE SPEAKER'S TABLE

Salaries: Parliamentarian $5,000, and $2,500 additional so long as the position is held by the present incumbent, and for preparing Digest of the Rules, $1,000 per annum; Assistant Parliamentarian, $3,000 and $1,500 additional so long as the position is held by the present incumbent; messenger to Speaker's table, $1,740 and $660 additional so long as the position is held by the present incumbent; in all, $13,400.

CHAPLAIN

Chaplain of the House of Representatives, $1,680, and $820 additional so long as the position is held by the present incumbent.

OFFICE OF THE CLERK

Salaries: Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, $8,000; Journal clerk, two reading clerks, and tally clerk, at $5,000 each; enrolling clerk, $4,000; disbursing clerk, $3,900 and $1,040 additional so long as the position is held by the present incumbent; file clerk, $3,780; chief bill clerk, $3,540; assistant enrolling clerk, $3,900; assistant tally clerk, $3,600; assistant reading clerk, $3,600, to continue available under the limitations of House Resolution Numbered 241, adopted June 20, 1941; assistant to disbursing clerk, $3,120; stationery clerk, $2,880; librarian, $2,760; assistant librarian and assistant file clerk, at $2,520 each; assistant Journal clerk and assistant librarian, at $2,400 each; clerks—one at $2,460, four at $2,340 each; bookkeeper and assistant in disbursing office, at $2,160 each; assistant in disbursing office, $1,800; three assistants to chief bill clerk at $2,100.
each; stenographer to the Clerk, $2,500; assistant in stationery room, $1,740; three messengers at $1,680 each; stenographer to Journal clerk, $1,560; laborers—three at $1,440 each, ten at $1,260 each; telephone operators—assistant chief, $1,800, twenty-three at $1,020 each; substitute telephone operator, when required, at $4 per day, $1,464; property custodian and superintendent of furniture and repair shop, who shall be a skilled cabinetmaker or upholsterer and experienced in the construction and purchase of furniture, $3,960; two assistant custodians at $3,300 each; locksmith and typewriter repairer, $1,800; messenger and clock repairer, $1,740; operation, maintenance, and repair of motor vehicles, $1,200; in all, $182,144.

**COMMITTEE EMPLOYEES**

Clerks, messengers, and janitors to the following committees: Accounts—clerk, $3,300; assistant clerk, $2,460; janitor, $1,560. Agriculture—clerk, $3,300; assistant clerk, $2,460; janitor, $1,560. Appropriations—clerk, $7,000 and $1,000 additional so long as the position is held by the present incumbent; assistant clerk, $5,000 and $2,500 additional so long as the position is held by the present incumbent; assistant clerk, $3,900 and $1,100 additional so long as the position is held by the present incumbent; two assistant clerks at $3,900 each and $600 each additional so long as the respective positions are held by the present respective incumbents; assistant clerk, $3,900; assistant clerk, $3,300 and $600 additional so long as the position is held by the present incumbent; additional clerical assistants at rates to be fixed by the chairman of the Committee on Appropriations, $15,960; messenger, $1,800; four clerk-stenographers at the annual rate of $1,800 each, one for each subcommittee of the Committee on Appropriations having jurisdiction over a regular annual appropriation bill as shall be designated by the chairman of the Committee on Appropriations and to be appointed by the chairmen of the subcommittees so designated, subject to the approval of the chairman, $7,200. Banking and Currency—clerk, $2,760; assistant clerk, $1,740; janitor, $1,260. Census—clerk, $2,760; janitor, $1,260. Civil Service—clerk, $2,760; janitor, $1,260. Claims—clerk, $3,300; assistant clerk, $2,460; assistant clerk, $1,560; janitor, $1,260. Coinage, Weights, and Measures—clerk, $2,760; janitor, $1,260. Disposition of Executive Papers—clerk, $2,760. District of Columbia—clerk, $2,300; assistant clerk, $2,460; janitor, $1,260. Education—clerk, $2,760; janitor, $1,260. Election of the President, Vice President, and Representatives in Congress—clerk, $2,760. Elections Numbered 1—clerk, $2,760; janitor, $1,260. Elections Numbered 2—clerk, $2,760; janitor, $1,260. Elections Numbered 3—clerk, $2,760; janitor, $1,260. Enrolled Bills—clerk, $2,760; janitor, $1,260. Expenditures in the Executive Departments—clerk, $3,300; janitor, $1,260. Flood Control—clerk, $2,760; janitor, $1,260. Foreign Affairs—clerk, $3,300; assistant clerk, $2,460; janitor, $1,260. Immigration and Naturalization—clerk, $3,300; assistant clerk, $2,460; janitor, $1,260. Indian Affairs—clerk, $3,300; assistant clerk, $2,460; janitor, $1,260. Insular Affairs—clerk, $2,760; janitor, $1,260. Interstate and Foreign Commerce—clerk, $3,300; additional clerk, $2,640; assistant clerk, $2,100; janitor, $1,560. Irrigation and Reclamation—clerk, $2,760; janitor, $1,260. Invalid Pensions—clerk, $3,300; assistant clerk, $2,580; expert examiner, $3,700; stenographer, $2,640; janitor, $1,560. Judiciary—clerk, $3,300; assistant clerk, $2,460; assistant clerk, $1,980; janitor, $1,560. Labor—clerk, $2,760; assistant clerk, $1,740; janitor, $1,260. Library—clerk, $2,760; janitor, $1,260. Merchant Marine and Fisheries—clerk, $2,760; assistant clerk, $1,740; janitor, $1,260. Military Affairs—clerk, $3,300; assist-
ant clerk, $2,100; janitor, $1,560. Mines and Mining—clerk, $2,760; janitor, $1,260. Naval Affairs—clerk, $3,300; assistant clerk, $2,100; janitor, $1,560. Patents—clerk, $2,760; janitor, $1,260. Pensions—clerk, $2,300; assistant clerk, $2,160; janitor, $1,260. Post Office and Post Roads—clerk, $3,300; assistant clerk, $2,100; janitor, $1,560. Printing—clerk, $2,760; janitor, $1,560. Public Buildings and Grounds—clerk, $3,300; assistant clerk, $1,740; janitor, $1,260. Public Lands—clerk, $3,300; assistant clerk, $1,740; janitor, $1,260. Revision of the Laws—clerk, $3,300; janitor, $1,260. Rivers and Harbors—clerk, $3,300; assistant clerk, $2,100; janitor, $1,560. Roads—clerk, $2,760; assistant clerk, $1,740; janitor, $1,260. Rules—clerk, $3,300; assistant clerk, $2,100; clerk-stenographer, $1,800; janitor, $1,260. Territories—clerk, $2,760; janitor, $1,260. War Claims—clerk, $3,300; assistant clerk, $1,740; janitor, $1,260. Ways and Means—clerk, $1,620; assistant clerk, $3,000; assistant clerk and stenographer, $2,580; assistant clerk, $2,580; clerk for minority, $3,180 and $120 additional so long as the position is held by the present incumbent; janitors—one, $1,560; two at $1,260 each. World War Veterans’ Legislation—clerk, $3,300; assistant clerk, $2,460; in all, $367,600.

OFFICE OF SERGEANT AT ARMS

Salaries: Sergeant at Arms, $8,000; Deputy Sergeant at Arms in charge of mace, $3,180; cashier, $6,000; assistant cashier, $4,000; two bookkeepers at $3,360 each; Deputy Sergeant at Arms in charge of pairs, $3,600; special assistant to Sergeant at Arms, $2,400; pair clerk and messenger, $2,820; stenographer, $2,500; skilled laborer, $1,380; hire of automobile, $600; in all, $41,200.

Police force, House Office Building, under the Sergeant at Arms: Lieutenant, $1,740; three sergeants at $1,680 each; thirty-five privates at $1,620 each; in all, $63,480.

OFFICE OF DOORKEEPER

Salaries: Doorkeeper, $6,000; special employee, $3,000; superintendent of House Press Gallery, $3,600; assistants to the superintendent of the House Press Gallery—one at $2,520, and $300 additional so long as the position is held by the present incumbent, and one at $2,400; House Radio Press Gallery—superintendent of radio room at $2,700; messenger at $1,560; chief janitor, $2,700; messengers—one chief messenger, $2,410, sixteen messengers at $1,740 each, fourteen on soldiers’ roll at $1,740 each; laborers—seventeen at $1,260 each, two (cloakroom) at $1,380 each, one (cloakroom), $1,260, and seven (cloakroom) at $1,140 each; three female attendants in ladies’ retiring rooms at $1,620 each, attendant for the ladies’ reception room, $1,140; superintendent of folding room, $3,180 and $420 additional so long as the position is held by the present incumbent; foreman of folding room, $2,640; chief clerk to superintendent of folding room, $2,460; three clerks at $2,160 each; janitor, $1,260; laborer, $1,260; thirty-one folders at $1,440 each; shipping clerk, $1,740; two drivers at $1,380 each; two chief pages at $1,980 each; two telephone pages at $1,680 each; two floor managers of telephones (one for the minority) at $3,180 each and $300 each additional so long as the respective positions are held by the respective present incumbents; two assistant floor managers in charge of telephones (one for the minority) at $2,100 each; forty-seven pages during the session, including ten pages for duty at the entrances to the Hall of the House at $4 per day each, $3,216; superintendent of document room (Elmer A. Lewis), $3,960 and $1,040 additional so long as the posi-
tion is held by the present incumbent; assistant superintendent of document room, $2,760; clerk, $2,320; assistant clerk, $2,160; eight assistants at $1,860 each; janitor, $1,440; messenger to press room (House Press Gallery), $1,560; maintenance and repair of folding-room motor truck, $500; in all, $269,936.

SPECIAL AND MINORITY EMPLOYEES

For the minority employees authorized and named in the House Resolutions Numbered 51 and 55 of December 11, 1931, as amended: Two at $5,000 each, three at $3,000 each; one at $3,600 and $300 additional while the position is held by the present incumbent (minority pair clerk, House Resolution Numbered 313 of August 7, 1933); in all, $22,900.

Special employees: Assistant foreman of the folding room, authorized in the resolution of September 30, 1913, $1,980; laborer, authorized and named in the resolution of April 28, 1914, $1,980; laborer, $1,380; in all, $4,740.

Successors to any of the employees provided for in the two preceding paragraphs may be named by the House of Representatives at any time.

Office of Majority Floor Leader: Legislative clerk, $3,110; clerk, $2,530; additional clerk, $2,000; two assistant clerks, at $1,800 each; for official expenses of the Majority Leader, as authorized by House Resolution Numbered 101, Seventy-first Congress, adopted December 18, 1929, $2,000; in all, $13,240.

Conference minority: Clerk, $3,180; legislative clerk, $3,060; assistant clerk, $2,100; janitor, $1,560; in all, $9,900. The foregoing employees to be appointed by the Minority Leader.

Two messengers, one in the majority caucus room and one in the minority caucus room, to be appointed by the majority and minority whips, respectively, at $1,740 each; in all, $3,480.

POST OFFICE

Salaries: Postmaster, $5,000; assistant postmaster, $2,880; two registry and money-order clerks, at $2,100 each; forty messengers (including one to superintend transportation of mails), at $1,740 each; substitute messengers and extra services of regular employees, when required, at the rate of not to exceed $145 per month each, $1,740; laborer, $1,260; in all, $84,680.

Motor vehicles: For the purchase, exchange, maintenance, and repair of motor vehicles for carrying the mails, $2,260.

OFFICIAL REPORTERS OF DEBATES

Salaries: Seven official reporters of the proceedings and debates of the House at $7,500 each; clerk, $4,000; assistant clerk, $2,000; six expert transcribers at $2,000 each; in all, $70,500.

COMMITTEE STENOGRAPHERS

Salaries: Four stenographers to committees, at $7,000 each and two stenographers to committees, at $6,000 each; clerk, $3,360; in all, $43,360: Provided, That any sums received from the sale of copies of transcripts of hearings of committees reported by such stenographers shall be covered into the Treasury as “miscellaneous receipts”.

Whenever the words “during the session” occur in the foregoing paragraphs they shall be construed to mean the one hundred and eighty-two days from January 1 to June 30, 1944, inclusive.
Clerk Hire, Members and Delegates

For clerk hire necessarily employed by each Member and Delegate, and the Resident Commissioner from Puerto Rico, in the discharge of his official and representative duties, in accordance with the Act entitled “An Act to fix the compensation of officers and employees of the legislative branch of the Government”, approved June 20, 1929, as amended by the Act of July 25, 1939, $2,847,000.

CONTINGENT EXPENSES OF THE HOUSE

Furniture: For furniture and materials for repairs of the same, including not to exceed $29,000 for labor, tools, and machinery for furniture repair shops, $40,000.

Miscellaneous items: For miscellaneous items, exclusive of salaries unless specifically ordered by the House of Representatives, including the sum of $27,500 for payment to the Architect of the Capitol in accordance with section 208 of the Act approved October 9, 1940 (Public Act 812, Seventy-sixth Congress), the reimbursement to the official stenographers to committees for the amounts actually paid out by them for transcribing hearings, and materials for folding, $55,000.

Reporting hearings: For stenographic reports of hearings of committees other than special and select committees, $30,000.

Special and select committees: For expenses of special and select committees authorized by the House, $100,000.

Joint Committee on Internal Revenue Taxation: For payment of one-half of the salaries and other expenses of the Joint Committee on Internal Revenue Taxation as authorized by law, $35,000.

Funeral expenses: No part of the appropriations contained in this title for the contingent expenses of the House of Representatives shall be used to defray the expenses of any committee consisting of more than six persons (not more than four from the House and not more than two from the Senate), nor to defray the expenses of any other person except the Sergeant at Arms of the House or a representative of his office, and except the widow or minor children or both of the deceased, to attend the funeral rites and burial of any person who at the time of his or her death is a Representative, a Delegate from a Territory, or a Resident Commissioner from Puerto Rico.

Telegraph and telephone: For telegraph and telephone service, exclusive of personal services, $175,000.

Stationery: For stationery for Representatives, Delegates, and the Resident Commissioner from Puerto Rico, for the second session of the Seventy-eighth Congress, and for stationery for the use of the committees and officers of the House (not to exceed $5,000), $92,600.

Attending physician’s office: For medical supplies, equipment, and contingent expenses of the emergency room and for the attending physician and his assistants, including an allowance of $1,500 to be paid to the attending physician in equal monthly installments as authorized by the Act approved June 27, 1940 (54 Stat. 629), and including an allowance of not to exceed $30 per month each to four assistants as provided by the House resolutions adopted July 1, 1939, January 20, 1932, and November 18, 1940, $6,985.

Postage stamps: Postmaster, $200; Clerk, $400; Sergeant at Arms, $250; Doorkeeper, $100; in all, $950.

To enable the Clerk of the House to procure and furnish each Representative, Delegate, and the Resident Commissioner from Puerto Rico, United States air mail and special delivery postage stamps as authorized by law, $21,900.

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Folding documents: For folding speeches and pamphlets, at a rate not exceeding $1 per thousand or for the employment of personnel at a rate not to exceed $4 per day per person, $30,000, of which $5,000 shall be available immediately.

Revision of laws: For preparation and editing of the laws as authorized by the Act approved May 29, 1928 (1 U. S. C. 59), $8,000, to be expended under the direction of the Committee on Revision of the Laws.

For preliminary work in connection with the preparation of a new edition of the United States Code, including the correction of errors as authorized by the Act approved March 2, 1929 (45 Stat. 1541), $100,000, to be expended under the supervision of the Committee on Revision of the Laws.

Clerk's office, special assistance: For assistants in compiling lists of reports to be made to Congress by public officials; compiling copy and revising proofs for the House portion of the Official Register; preparing and indexing the statistical reports of the Clerk of the House; compiling the telephone and Members' directories; preparing and indexing the daily calendars of business; preparing the official statement of Members' voting records; preparing lists of congressional nominees and statistical summary of elections; preparing and indexing questions of order printed in the Appendix to the Journal pursuant to House Rule III; for recording and filing statements of political committees and candidates for election to the House of Representatives pursuant to the Federal Corrupt Practices Act, 1925 (2 U. S. C. 241-256); and for such other assistance as the Clerk of the House may deem necessary and proper in the conduct of the business of his office, $4,500: Provided, That no part of this appropriation shall be used to augment the annual salary of any employee of the House of Representatives.

Speaker's automobile: For exchange, driving, maintenance, repair, and operation of an automobile for the Speaker, $4,000.

CAPITOL POLICE

Salaries: Captain, $2,700; three lieutenants, at $1,740 each; special officer, $1,740; three sergeants, at $1,680 each; fifty-two privates, at $1,620 each; one-half of said privates to be selected by the Sergeant at Arms of the Senate and one-half by the Sergeant at Arms of the House; in all, $88,940: Provided, That no part of any appropriation contained in this Act shall be paid as compensation to any person appointed after June 30, 1935, as an officer or member of the Capitol Police (including those for the Senate and House Office Buildings) who does not meet the standards to be prescribed for such appointees by the Capitol Police Board: Provided further, That the Capitol Police Board is hereby authorized to detail police from the House and Senate Office Buildings for police duty on the Capitol Grounds.

General expenses: For purchasing and supplying uniforms, purchase, exchange, maintenance, and repair of motor-propelled passenger-carrying vehicles, contingent expenses, including $25 per month for extra services performed by a member of such force for the Capitol Police Board, $9,400.

Capitol Police Board: To enable the Capitol Police Board to provide additional protection during the present emergency for the Capitol Buildings and Grounds, including the Senate and House Office Buildings and the Capitol Power Plant, $55,000. Such sum shall only be expended for payment for salaries and other expenses of personnel detailed from the Federal Bureau of Investigation, the Secret Service of the Treasury Department, and the Metropolitan Police.
Police of the District of Columbia, and the heads of such agencies and the Commissioners of the District of Columbia are authorized and directed to make such details upon the request of the Board. Personnel so detailed shall, during the period of such detail, serve under the direction and instructions of the Board and is authorized to exercise the same authority as members of such Metropolitan Police and members of the Capitol Police and to perform such other duties as may be assigned by the Board. Reimbursement for salaries and other expenses of such detailed personnel shall be made to the Federal agency or the government of the District of Columbia, respectively, and any sums so reimbursed shall be credited to the appropriation or appropriations from which such salaries and expenses are payable and be available for all the purposes thereof: Provided, That any person detailed under the authority of this paragraph or under similar authority in the Legislative Branch Appropriation Act, 1942, and the Second Deficiency Appropriation Act, 1940, from the Metropolitan Police of the District of Columbia shall be deemed a member of such Metropolitan Police during the period or periods of any such detail for all purposes of rank, pay, allowances, privileges, and benefits to the same extent as though such detail had not been made, and at the termination thereof any such person who was a member of such police on July 1, 1940, shall have a status with respect to rank, pay, allowances, privileges, and benefits which is not less than the status of such person in such police at the end of such detail.

One-half of the foregoing amounts under "Capitol Police" shall be disbursed by the Secretary of the Senate and one-half by the Clerk of the House.

JOINT COMMITTEE ON PRINTING

Salaries: Clerk, $4,000 and $800 additional so long as the position is held by the present incumbent; inspector under section 20 of the Act approved January 12, 1895 (41 U. S. C. 49), $2,820; assistant clerk and stenographer, $2,640; for expenses of compiling, preparing, and indexing the Congressional Directory, $1,600; in all, $11,860, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House.

OFFICE OF LEGISLATIVE COUNSEL

Salaries and expenses: For salaries and expenses of maintenance of the Office of Legislative Counsel, as authorized by law, $83,000, of which $42,000 shall be disbursed by the Secretary of the Senate and $41,000 by the Clerk of the House of Representatives.

STATEMENT OF APPROPRIATIONS

For preparation, under the direction of the Committees on Appropriations of the Senate and House of Representatives of the statements for the first session of the Seventy-eighth Congress, showing appropriations made, indefinite appropriations, and contracts authorized, together with a chronological history of the regular appropriation bills, as required by law, $4,000, to be paid to the persons designated by the chairmen of such committees to do the work.

ARCHITECT OF THE CAPITOL

OFFICE OF THE ARCHITECT OF THE CAPITOL

Salaries: For the Architect of the Capitol, Assistant Architect of the Capitol, and other personal services at rates of pay provided by
Traveling expenses.

Reappropriation.

56 Stat. 994.
Congressional Library Buildings, and the grounds about the same, Botanic Garden, legislative garage, and folding and storage rooms of the Senate, and for air-conditioning refrigeration not supplied from plants in any of such buildings; for heating the Government Printing Office and Washington City Post Office and for light and power therefor whenever available; personal and other services, engineering instruments, fuel, oil, materials, labor, advertising, and purchase of waterproof wearing apparel in connection with the maintenance and operation of the plant, $765,600.

The appropriations under the control of the Architect of the Capitol may be expended without reference to section 4 of the Act approved June 17, 1910 (41 U. S. C. 7), concerning purchases for executive departments.

The Government Printing Office and the Washington City Post Office shall reimburse the Capitol Power Plant for heat, light, and power whenever any such service is furnished during the fiscal year 1944, and the amounts so reimbursed shall be covered into the Treasury.

LIBRARY BUILDINGS AND GROUNDS

MECHANICAL AND STRUCTURAL MAINTENANCE

Salaries: For chief engineer and all personal services at rates of pay provided by law, $98,300.

Salaries, Sunday opening: For extra services of employees and additional employees under the Architect of the Capitol to provide for the opening of the Library Buildings on Sundays and on holidays, at rates to be fixed by such Architect, $7,300.

General repairs, and so forth: For necessary expenditures for the Library Buildings and Grounds under the jurisdiction of the Architect of the Capitol, including minor improvements, maintenance, repair, equipment, supplies, waterproof wearing apparel, material, and appurtenances, and personal and other services in connection with the mechanical and structural maintenance of such buildings and grounds, $25,000.

BOTANIC GARDEN

Salaries: For personal services (including not exceeding $3,000 for miscellaneous temporary labor without regard to the Classification Act of 1923, as amended), $82,000; all under the direction of the Joint Committee on the Library.

Maintenance, operation, repairs, and improvements: For all necessary expenses incident to maintaining, operating, repairing, and improving the Botanic Garden, and the nurseries, buildings, grounds, and equipment pertaining thereto, including procuring fertilizers, soils, tools, trees, shrubs, plants, and seeds; materials and miscellaneous supplies, including rubber boots and aprons when required for use by employees in connection with their work; not to exceed $25 for emergency medical supplies; disposition of waste; traveling expenses of the Director and his assistants not to exceed $250; streetcar fares not exceeding $25; office equipment and contingent expenses; the prevention and eradication of insect and other pests and plant diseases by purchase of materials and procurement of personal services by contract without regard to the provisions of any other Act; repair, maintenance, operation, purchase, and exchange of motor-trucks, and maintenance, repair, and operation of a passenger motor vehicle; purchase of botanical books, periodicals, and books of reference, not to exceed $100; repairs and improvements to Director's

36 Stat. 731.

Reimbursement for heat, etc.
residence; and all other necessary expenses; all under the direction of the Joint Committee on the Library, $21,000.

No part of the appropriations contained in this title for the distribution, by congressional allotment, of trees, plants, shrubs, or other nursery stock.

LIBRARY OF CONGRESS

Salaries, Library, Proper: For the Librarian, the Librarian Emeritus, Chief Assistant Librarian, and other personal services, including special and temporary services and extra special services of regular employees (not exceeding $5,000) at rates to be fixed by the Librarian, $1,459,900.

COPYRIGHT OFFICE

Salaries: For the Register of Copyrights, assistant register, and other personal services, $294,100.

LEGISLATIVE REFERENCE SERVICE

Salaries: To enable the Librarian of Congress to employ competent persons to gather, classify, and make available, in translations, indexes, digests, compilations, and bulletins, and otherwise, data for or bearing upon legislation, and to render such data serviceable to Congress, and committees and Members thereof, and for printing and binding the digests of public general bills, and including not to exceed $5,700 for employees engaged on piece work and work by the day or hour at rates to be fixed by the Librarian, $148,300: Provided, That not more than $20,000 of this sum shall be used for preparation and reproduction of copies of the Digest of General Public Bills.

DISTRIBUTION OF CARD INDEXES

Salaries and expenses: For the distribution of card indexes and other publications of the Library, including personal services, freight charges (not exceeding $500), expressage, postage, traveling expenses connected with such distribution, expenses of attendance at meetings when incurred on the written authority and direction of the Librarian, and including not to exceed $30,000 for employees engaged in piece work and work by the day or hour and for extra special services of regular employees at rates to be fixed by the Librarian; in all, $234,100.

INDEX TO STATE LEGISLATION

Salaries and expenses: To enable the Librarian of Congress to prepare an index to the legislation of the several States, together with a supplemental digest of the more important legislation, as authorized and directed by the Act entitled “An Act providing for the preparation of a biennial index to State legislation”, approved February 10, 1927 (2 U. S. C. 164, 165), including personal and other services within and without the District of Columbia, including not to exceed $2,500 for special and temporary services at rates to be fixed by the Librarian, travel, necessary material and apparatus, and for printing and binding the indexes and digests of State legislation for official distribution only, and other printing and binding incident to the work of compilation, stationery, and incidentals, $37,760.

SUNDAY OPENING

Salaries: To enable the Library of Congress to be kept open for reference use on Sundays and on holidays within the discretion of the Librarian, including the extra services of employees and the
services of additional employees under the Librarian, at rates to be fixed by the Librarian, $15,000.

UNION CATALOGUES

Salaries and expenses: To continue the development and maintenance of the Union Catalogues including personal services within and without the District of Columbia (and not to exceed $700 for special and temporary services, including extra special services of regular employees, at rates to be fixed by the Librarian), travel, necessary material and apparatus, stationery, photostat supplies, and incidentals, $51,700.

INCREASE OF THE LIBRARY OF CONGRESS

General increase of Library: For purchase of books, miscellaneous periodicals and newspapers, photo-copying supplies and photo-copying labor, and all other material for the increase of the Library, including payment in advance for subscription books and society publications, and for freight, commissions, and traveling expenses not to exceed $20,000, including expenses of attendance at meetings when incurred on the written authority and direction of the Librarian in the interest of collections, and all other expenses incidental to the acquisition of books, miscellaneous periodicals and newspapers, and all other material for the increase of the Library, by purchase, gift, bequest, or exchange, $198,000, to continue available during the fiscal year 1945.

Increase of the law library: For the purchase of books and for legal periodicals for the law library, including payment for legal society publications and for freight, commissions, traveling expenses not to exceed $2,500, including expenses of attendance at meetings when incurred on the written authority and direction of the Librarian in the interest of collections, and all other expenses incidental to the acquisition of lawbooks, and all other material for the increase of the law library, $95,000, to continue available during the fiscal year 1945.

Books for the Supreme Court: For the purchase of books and periodicals for the Supreme Court, to be a part of the Library of Congress, and purchased by the Marshal of the Supreme Court, under the direction of the Chief Justice, $20,000.

BOOKS FOR ADULT BLIND

To enable the Librarian of Congress to carry out the provisions of the Act entitled "An Act to provide books for the adult blind," approved March 3, 1931 (2 U. S. C. 133a), as amended, $370,000, including not exceeding $20,000 for personal services and not exceeding $500 for necessary traveling expenses connected with such service and for expenses of attendance at meetings when incurred on the written authority and direction of the Librarian.

PRINTING AND BINDING

General printing and binding: For miscellaneous printing and binding for the Library of Congress, including the Copyright Office, and the binding, rebinding, and repairing of library books, and for the Library Buildings, $270,000.

Printing the Catalogue of Title Entries of the Copyright Office: For the publication of the Catalogue of Title Entries of the Copyright Office and the decisions of the United States courts involving copyright, $30,000.
Printing catalog cards: For the printing of catalog cards and of miscellaneous publications relating to the distribution of card indexes, $260,000.

CONTINGENT EXPENSES OF THE LIBRARY

For miscellaneous and contingent expenses, stationery, office supplies, stock and materials directly purchased, miscellaneous traveling expenses, postage, transportation, incidental expenses connected with the administration of the Library and Copyright Office, including not exceeding $500 for expenses of attendance at meetings when incurred on the written authority and direction of the Librarian, $20,800.

For furniture, including the purchase of office and library equipment, apparatus, and labor-saving devices, $16,000, to be expended under the direction of the Librarian of Congress.

For personal services, paper, chemicals, and miscellaneous supplies necessary for the operation of the photoduplicating machines of the Library and the making of photoduplicate prints, $26,700.

Security of collections: The unexpended balances of sums appropriated under this head in the First Deficiency Appropriation Act, 1942, to enable the Librarian to effect precautionary measures for the security of the collections of the Library of Congress, including the objects specified thereunder, are hereby reappropriated and made available for the fiscal year 1944.

LIBRARY BUILDINGS

Salaries: For the superintendent and other personal services, in accordance with the Classification Act of 1923, as amended, including special and temporary services and special services of regular employees in connection with the custody, care, and maintenance of the Library Buildings in the discretion of the Librarian (not exceeding $750) at rates to be fixed by the Librarian, $314,300.

For extra services of employees and additional employees under the Librarian to provide for the opening of the Library Buildings on Sundays and on holidays, at rates to be fixed by the Librarian, $8,000, of which $700 shall be available immediately.

For mail, delivery, including maintenance, operation, and repair of a motor-propelled passenger-carrying vehicle, telephone services, rubber boots, rubber coats, and other special clothing for employees, uniforms for guards and elevator conductors, medical supplies, equipment, and contingent expenses for the emergency room, stationery, miscellaneous supplies, and all other incidental expenses in connection with the custody and maintenance of the Library Buildings, $16,600: Provided, That any appropriations under the control of the Librarian of Congress may be expended without reference to section 3709 of the Revised Statutes (41 U. S. C. 5) in any case when the total amount of the purchase involved does not exceed the sum of $100.

LIBRARY OF CONGRESS TRUST FUND BOARD

For any expense of the Library of Congress Trust Fund Board not properly chargeable to the income of any trust fund held by the Board, $100.

Not to exceed ten positions in the Library of Congress may be exempt from the provisions of section 205 of the Independent Offices Appropriation Act, 1944, but the Librarian shall not make any appointment to any such position until he has ascertained that he
cannot secure for such appointment a person in any of the three
categories specified in such section 205 who possesses the special qualifi-
cations for the particular position and also otherwise meets the gen-
eral requirements for employment in the Library of Congress.

GOVERNMENT PRINTING OFFICE

WORKING CAPITAL AND CONGRESSIONAL PRINTING AND BINDING

To provide the Public Printer with a working capital for the follow-
ing purposes for the execution of printing, binding, litho-
graphing, mapping, engraving, and other authorized work of the
Government Printing Office for the various branches of the Govern-
ment; For salaries of Public Printer and Deputy Public Printer;
for salaries, compensation, or wages of all necessary officers and
employees additional to those herein appropriated for, including
employees necessary to handle waste paper and condemned material
for sale; to enable the Public Printer to comply with the provisions
of law granting holidays and half holidays and Executive orders
granting holidays and half holidays with pay to employees; to enable
the Public Printer to comply with the provisions of law granting
leave to employees with pay, such pay to be at the rate for their
regular positions at the time the leave is granted; rental of build-
ings and equipment; fuel, gas, heat, electric current, gas and electric
fixtures; bicycles, motor-propelled vehicles for the carriage of printing
and printing supplies, and the maintenance, repair, and operation
of the same, to be used only for official purposes, including operation,
repair, and maintenance of motor-propelled passenger-carrying
vehicles, for official use of the officers of the Government Printing
Office when in writing ordered by the Public Printer; freight,
expressage, telegraph and telephone service, furniture, typewriters,
and carpets; traveling expenses, including not to exceed $8,000 for
attendance at meetings or conventions when authorized by the Joint
Committee on Printing; stationery. postage and advertising;
directories, technical books, newspapers and magazines, and books of
reference (not exceeding $500); adding and numbering machines,
time stamps, and other machines of similar character; rubber boots,
coats, and gloves; machinery (not exceeding $300,000) equipment,
and for repairs to machinery, implements, and buildings, and for
minor alterations to buildings; necessary equipment, maintenance,
and supplies for the emergency room for the use of all employees in
the Government Printing Office who may be taken suddenly ill or
receive injury while on duty; other necessary contingent and miscel-
naneous items authorized by the Public Printer; for expenses
authorized in writing by the Joint Committee on Printing for the
inspection of printing and binding equipment, material, and supplies
and Government printing plants in the District of Columbia or
elsewhere (not exceeding $1,000); for salaries and expenses of pre-
paring the semimonthly and session indexes of the Congressional
Record under the direction of the Joint Committee on Printing (chief
 indexer at $3,450, one cataloger at $3,180, two catalogers at $2,450
each, and one cataloger at $2,100); and for all the necessary labor,
paper, materials, and equipment needed in the prosecution and
delivery and mailing of the work; in all, $7,225,000; to which sum
shall be charged the printing and binding authorized to be done for
Congress including supplemental and deficiency estimates of appro-
priations; the printing, binding, and distribution of the Federal
Register in accordance with the Act approved July 26, 1935 (44
U. S. C. 301-317) (not exceeding $400,000); for the printing and

Federal Register.
49 Stat. 300.
44 U. S. C. §§ 301-
314; Supp. II, § 301 (a).

Congressional Rec-
ord indexes.

Salaries, etc.

Leave with pay.

Machinery.
binding of a cumulative supplement to the Code of Federal Regulations as authorized by the Act approved December 10, 1942 (Public Law 796, Seventy-seventh Congress, not exceeding $165,000; the printing and binding for use of the Government Printing Office; the printing and binding (not exceeding $3,000) for official use of the Architect of the Capitol upon requisition of the Secretary of the Senate; in all to an amount not exceeding $4,295,000: Provided, That not less than $3,000,000 of such working capital shall be returned to the Treasury as an unexpended balance not later than six months after the close of the fiscal year 1944: Provided further, That notwithstanding the provisions of section 73 of the Act of January 12, 1895 (44 U. S. C. 241), no part of the foregoing sum of $4,295,000 shall be used for printing and binding part 2 of the annual report of the Secretary of Agriculture (known as the Yearbook of Agriculture).

Printing and binding for Congress chargeable to the foregoing appropriation, when recommended to be done by the Committee on Printing of either House, shall be so recommended in a report containing an approximate estimate of the cost thereof, together with a statement from the Public Printer of estimated approximate cost of work previously ordered by Congress within the fiscal year for which this appropriation is made.

During the fiscal year 1944 any executive department or independent establishment of the Government ordering printing and binding from the Government Printing Office shall pay promptly by check to the Public Printer upon his written request, either in advance or upon completion of the work, all or part of the estimated or actual cost thereof, as the case may be, and bills rendered by the Public Printer in accordance herewith shall not be subject to audit or certification in advance of payment: Provided, That proper adjustments on the basis of the actual cost of delivered work paid for in advance shall be made monthly or quarterly and as may be agreed upon by the Public Printer and the department or establishment concerned. All sums paid to the Public Printer for work that he is authorized by law to do shall be deposited to the credit, on the books of the Treasury Department, of the appropriation made for the working capital of the Government Printing Office for the year in which the work is done, and be subject to requisition by the Public Printer.

No part of any money appropriated in this Act shall be paid to any person employed in the Government Printing Office while detailed for or performing service in the executive branch of the United States unless such detail be authorized by law.

Office of Superintendent of Documents

Salaries: For the Superintendent of Documents, assistant superintendent, and other personal services in accordance with the Classification Act of 1923, as amended, and compensation of employees paid by the hour who shall be subject to the provisions of the Act entitled "An Act to regulate and fix rates of pay for employees and officers of the Government Printing Office", approved June 7, 1924 (44 U. S. C. 40), $882,000.

General expenses: For furniture and fixtures, typewriters, carpets, labor-saving machines and accessories, time stamps, adding and numbering machines, awnings, curtains, books of reference; directories, books, miscellaneous office and desk supplies, paper, twine, glue, envelopes, postage, carfares, soap, towels, disinfectants, and ice; drayage, express, freight, telephone, and telegraph service; traveling
expenses (not to exceed $200): repairs to buildings, elevators, and machinery; rental of equipment; preserving sanitary condition of building; light, heat, and power; stationery and office printing, including blanks, price lists, bibliographies, catalogs, and indexes; for supplying books to depository libraries; in all, $345,000: Provided, That no part of this sum shall be used to supply to depository libraries any documents, books, or other printed matter not requested by such libraries, and the requests therefor shall be subject to approval by the Superintendent of Documents: Provided further, That the Superintendent of Documents shall furnish, from the quota that was printed for sale, one complete set of Definitive Writings of George Washington to each Senator, Representative, Delegate, and Resident Commissioner, serving during the Seventy-eighth Congress, who makes written application therefor. Purchases may be made from the foregoing appropriation under the "Government Printing Office", as provided for in the Printing Act approved January 12, 1895, and without reference to section 4 of the Act approved June 17, 1910 (41 U. S. C. 7), concerning purchases for executive departments.

SEC. 102. In order to keep the expenditures for printing and binding for the fiscal year 1944 within or under the appropriations for such fiscal year, the heads of the various executive departments and independent establishments are authorized to discontinue the printing of annual or special reports under their respective jurisdictions: Provided, That where the printing of such reports is discontinued the original copy thereof shall be kept on file in the offices of the heads of the respective departments or independent establishments for public inspection.

SEC. 103. No part of the funds appropriated in this title shall be used for the maintenance or care of private vehicles.

SEC. 104. Whenever any office or position not specifically established by the Legislative Pay Act of 1929 is specifically appropriated for in this title or whenever the rate of compensation or designation of any position specifically appropriated for in this title is different from that specifically established for such position by such Act, the rate of compensation and the designation of the position, or either, specifically appropriated for in this title, shall be the permanent law with respect thereto; and the authority for any position specifically established by such Act which is not specifically appropriated for in this title shall cease to exist.

SEC. 105. This title may be cited as the "Legislative Branch Appropriation Act, 1944".

TITLE II—THE JUDICIARY

UNITED STATES SUPREME COURT

Salaries: For the Chief Justice and eight Associate Justices; Reporter of the Court; and all other officers and employees, whose compensation shall be fixed by the Court, except as otherwise provided by law, and who may be employed and assigned by the Chief Justice to any office or work of the Court, $484,200.

Preparation of rules for criminal proceedings: For all expenses of the Supreme Court of the United States to provide for expenses of such advisory committee as may be appointed by the Court to assist it in the preparation of rules of pleading, practice, and procedure with respect to criminal cases, pursuant to the Act entitled "An Act to give the Supreme Court of the United States authority to prescribe rules of pleading, practice, and procedure with respect to proceedings

Books for depository libraries.
Definitive Writings of George Washington.
Purchases.
Discontinuance of annual or special reports.
Originals on file for inspection.
Private vehicles.
Rate of compensation and designation of positions.
Supp. 11, § 60a.

Citation of title.

The Judiciary Appropriation Act, 1944.
in criminal cases prior to and including verdict, or finding or plea of guilty", approved June 29, 1940 (54 Stat. 688), including personal services in the District of Columbia and elsewhere and printing and binding, to be expended as the Chief Justice in his discretion may direct, including such per diem allowances in lieu of actual expenses for subsistence at rates to be fixed by him not to exceed $10 per day, $80,000, of which amount not to exceed $11,950 shall be immediately available.

The unexpended balance of the appropriation “Preparation of Rules for Civil Procedure, fiscal years 1942 and 1943”, carried in the Sixth Supplemental National Defense Appropriation Act, 1942, is hereby reappropriated and made available for the fiscal year 1944.

Printing and binding: For printing and binding for the Supreme Court of the United States, $26,000, to be expended as required without allotment by quarters, and to be executed by such printer as the Court may designate.

Miscellaneous expenses: For miscellaneous expenses of the Supreme Court of the United States, to be expended as the Chief Justice may approve, $27,000.

Structural and mechanical care of the building and grounds: For such expenditures as may be necessary to enable the Architect of the Capitol to carry out the duties imposed upon him by the Act approved May 7, 1934 (40 U. S. C. 13a–13d), including improvements, maintenance, repairs, equipment, supplies, materials, and appurtenances, special clothing for workmen; purchase of waterproof wearing apparel; and personal and other services, including temporary labor without reference to the Classification and Retirement Acts, as amended, and for snow removal by hire of men and equipment or under contract without compliance with sections 3709 and 3744 of the Revised Statutes (41 U. S. C. 5, 16), $68,000.

UNITED STATES COURTS FOR THE DISTRICT OF COLUMBIA

Sixty per centum of the expenditures for the District Court of the United States for the District of Columbia from all appropriations under this title and 30 per centum of the expenditures for the United States Court of Appeals for the District of Columbia from all appropriations under this title shall be reimbursed to the United States from any funds in the Treasury to the credit of the District of Columbia.

Repairs and improvements, District Court of the United States for the District of Columbia: For repairs and improvements to the courthouse, including repair and maintenance of the mechanical equipment, and for labor and material and every item incident thereto, $11,500, to be expended under the direction of the Architect of the Capitol.

Repairs and improvements, United States Court of Appeals for the District of Columbia: For repairs and improvements to the United States Court of Appeals Building, including repair and maintenance of the mechanical equipment, and for labor and material and every item incident thereto, $2,500, to be expended under the direction of the Architect of the Capitol.

COURT OF CUSTOMS AND PATENT APPEALS

Salaries: Presiding judge and four associate judges and all other officers and employees of the court, $107,000.

Contingent expenses: For books and periodicals, including their exchange; stationery, supplies, traveling expenses; drugs, chemicals, cleansers, furniture; and for such other miscellaneous expenses as may be approved by the presiding judge, $3,000.

Printing and binding: For printing and binding, $6,700.
Salaries: Presiding judge and eight judges; and all other officers and employees of the court, $296,500.

Contingent expenses: For books and periodicals, including their exchange; stationery, supplies, traveling expenses; and for such other miscellaneous expenses as may be approved by the presiding judge, $13,500.

Printing and binding: For printing and binding, $1,000.

COURT OF CLAIMS

Salaries: Chief justice and four judges, seven regular commissioners, and all other officers and employees of the court, $208,000, including the compensation of stenographers authorized by the court, and for stenographic and other fees and charges necessary in the taking of testimony and in the performance of the duties as authorized by the Act entitled "An Act amending section 2 and repealing section 3 of the Act approved February 24, 1925 (28 U. S. C. 269, 270), entitled 'An Act to authorize the appointment of commissioners by the Court of Claims and to prescribe their powers and compensation', and for other purposes", approved June 23, 1930.

Contingent expenses: For stationery, court library, repairs, fuel, electric light, traveling expenses, and other miscellaneous expenses, $18,000.

Printing and binding: For printing and binding, $26,500.

Repairs and improvements: For necessary repairs and improvements to the Court of Claims buildings, to be expended under the supervision of the Architect of the Capitol, $2,550.

TERRITORIAL COURTS

Hawaii: For salaries of the chief justice and two associate justices of the Supreme Court of the Territory of Hawaii, of judges of the circuit courts in Hawaii, and of judges retired under the Act of May 31, 1938, $103,500.

MISCELLANEOUS ITEMS OF EXPENSE

Salaries of judges: For salaries of circuit judges; district judges (including two in the Territory of Hawaii, one in the Territory of Puerto Rico, four in the Territory of Alaska, one in the Virgin Islands, and one in the Panama Canal Zone); and judges retired under section 260 of the Judicial Code, as amended, and section 518 of the Tariff Act of 1930; in all: $3,222,500: Provided, That this appropriation shall be available for the salaries of all United States justices and circuit and district judges lawfully entitled thereto whether active or retired.

Salaries of clerks of courts: For salaries of clerks of United States circuit courts of appeals and United States district courts, their deputies, and other assistants, $2,570,280.

No part of any appropriation in this Act shall be used to pay the cost of maintaining an office of the clerk of the United States District Court at Anniston, Alabama; Florence, Alabama; Jasper, Alabama; Gadsden, Alabama; Grand Junction, Colorado; Montrose, Colorado; Durango, Colorado; Sterling, Colorado; Newnan, Georgia; Benton, Illinois; Salina, Kansas; Chillicothe, Missouri; Roswell, New Mexico; Bryson City, North Carolina; Shelby, North Carolina; Ardmore, Oklahoma; Guthrie, Oklahoma; Aberdeen, South Dakota; Pierre, South Dakota; Deadwood, South Dakota; Ogden, Utah; Casper, Wyoming; Evanston, Wyoming; or Lander, Wyoming; but this paragraph shall not be so construed as to prevent the detail during
sessions of court of such employees as may be necessary from other offices to the offices named herein.

Probation system, United States courts: For salaries of probation officers and their clerical assistants, as authorized by the Act entitled "An Act to amend the Act of March 4, 1925, chapter 521, and for other purposes", approved June 6, 1930 (18 U. S. C. 726), $956,800: Provided, That the salary of no probation officer shall be less than $1,800 per annum nor more than $3,600 per annum: Provided further, That nothing herein contained shall be construed to abridge the right of the district judges to appoint probation officers, or to make such orders as may be necessary to govern probation officers in their own courts: Provided further, That no part of this appropriation shall be used to pay the salary or expenses of any probation officer who, in the judgment of the senior or presiding judge certified to the Attorney General, fails to carry out the official orders of the Attorney General with respect to supervising or furnishing information concerning any prisoner released conditionally or on parole from any Federal penal or correctional institution.

Fees of commissioners: For fees of the United States commissioners and other committing magistrates acting under section 1014, Revised Statutes (18 U. S. C. 591), including fees and expenses of conciliation commissioners, United States courts, including the objects and subject to the conditions specified for such fees and expenses of conciliation commissioners in the Department of Justice Appropriation Act, 1937, $350,000.

Fees of jurors: For mileage and per diems of jurors; meals and lodging for jurors in United States cases when ordered by the court, and meals and lodging for jurors in Alaska, as provided by section 193, title II, of the Act of June 6, 1900 (31 Stat. 362), and compensation for jury commissioners, $5 per day, not exceeding three days for any one term of court, $1,680,000: Provided, That the compensation of jury commissioners for the District of Columbia shall conform to the provisions of title 18, chapter 10, section 341, of the Code of the District of Columbia, but such compensation shall not exceed $250 each per annum.

Miscellaneous salaries: For salaries of all officials and employees of the Federal judiciary, not otherwise specifically provided for, $1,087,800: Provided, That the compensation of secretaries and law clerks to circuit and district judges shall be fixed by the Director of the Administrative Office of the United States Courts, and shall correspond with those of the assistant administrative grade (grade 7 of clerical, administrative and fiscal service): Provided further, That the annual basic compensation of the secretary to a circuit or district judge shall not (exclusive of temporary additional compensation) exceed $3,200: And provided further, That the salaries of law clerks shall correspond with those of the assistant professional grade.

Miscellaneous expenses (other than salaries): For such miscellaneous expenses as may be authorized or approved by the Director of the Administrative Office of the United States Courts, for the United States courts and their officers, including rent of rooms for United States courts and judicial officers; supplies and equipment, including the exchange of typewriting and adding machines, for the United States courts and judicial officers, including firearms and ammunition therefor; stenographic reporting services without regard to section 3709, Revised Statutes, provided that the rates of payment shall not exceed those fixed by the district court pursuant to Rule 80 (b)
Federal Rules of Civil Procedure, in the jurisdiction of which the services are rendered; purchase of lawbooks, including the exchange thereof, for United States judges, and other judicial officers, including the libraries of the United States circuit courts of appeals, and the Federal Reporter and continuations thereto as issued, $391,000: Provided, That such books shall in all cases be transmitted to their successors in office; all books purchased hereunder to be marked plainly, "The Property of the United States"; Provided further, That not to exceed $2 per volume shall be paid for the current and future volumes of the United States Code, Annotated, and that the reports of the United States Court of Appeals for the District of Columbia shall not be sold for a price exceeding that approved by the court and for not more than $0.50 per volume.

Traveling expenses: For all necessary traveling expenses, not otherwise provided for, incurred by the Judiciary, including traveling expenses of probation officers and their clerks, and transfer of household goods and effects as provided by the Act of October 10, 1940, $540,000: Provided, That this sum shall be available, in an amount not to exceed $4,000, for expenses of attendance at meetings concerned with the work of Federal probation when incurred on the written authorization of the Director of the Administrative Office of the United States Courts: Provided further, That United States probation officers may be allowed, in lieu of actual expenses of transportation, not to exceed 4 cents per mile for the use of their own automobiles for transportation when traveling on official business within the city limits of their official station.

Printing and binding: For printing and binding for the Administrative Office and Courts of the United States, $89,000.

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

Salaries: For the Director of the Administrative Office of the United States Courts, the Assistant Director, and for other personal services in the District of Columbia and elsewhere, as may be necessary to enable the Director to carry into effect the provisions of the Act entitled "An Act to provide for the administration of the United States courts, and for other purposes", approved August 7, 1939 (53 Stat. 1223), $243,800: Provided, That in expending appropriations or portions of appropriations contained in this Act for the payment of personal services in the District of Columbia, the Director shall fix compensation according to the Classification Act of 1923, as amended.

Miscellaneous expenses: For stationery, supplies, materials and equipment, freight, express, and drayage charges, washing towels, advertising, purchase of lawbooks and books of reference, periodicals and newspapers, communication service and postage; for the maintenance, repair, and operation of one motor-propelled delivery truck; for rent in the District of Columbia, and elsewhere; for official traveling expenses and other miscellaneous expenses not otherwise provided for, necessary to effectively carry out the provisions of the Act providing for the administration of the United States Courts, and for other purposes, $24,000: Provided, That section 3709 of the Revised Statutes (41 U. S. C. 5) shall not be construed to apply to any purchase or service for the Administrative Office of the United States Courts when the aggregate amount involved does not exceed the sum of $50.

Sec. 202. As used in this title, the term "circuit court of appeals" includes the United States Court of Appeals for the District of Columbia; the term "senior circuit judge" includes the Chief Justice of the United States Court of Appeals for the District of Columbia; the term "circuit judge" includes associate justice of the United States
Court of Appeals for the District of Columbia; and the term "judge" includes justice.

SEC. 203. No part of any appropriation contained in this title shall be paid to use in excess of $2 per volume for the current and future volumes of the United States Code Annotated or in excess of $3.25 per volume for the current or future volumes of the Lifetime Federal Digest.

SEC. 204. Terms of court at Greenwood, South Carolina: Section 105 of the Judicial Code, as amended, is amended by striking out the words "at Greenwood the first Mondays in February and November" in the third paragraph thereof, and inserting in lieu thereof the words "at Greenwood the second Mondays in May and December".

SEC. 205. This title may be cited as "The Judiciary Appropriation Act, 1944".

TITLE III—GENERAL PROVISIONS

SEC. 301. No part of any appropriation contained in this Act shall be paid to any person for the filling of any position for which he or she has been nominated after the Senate has voted not to approve of the nomination of said person.

SEC. 302. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment, the salary or wages for which are paid from this appropriation contained in this Act, shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 303. This Act may be cited as the "Legislative and Judiciary Appropriation Act, 1944".

Approved June 28, 1943.
AN ACT

To authorize the incorporated city of Anchorage, Alaska, to purchase and improve
the electric light and power system of the Anchorage Light and Power Company,
Incorporated, an Alaska corporation, and for such purpose to issue bonds
in the sum of not to exceed $1,250,000 in excess of present statutory debt limits.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the incor-
porated city of Anchorage, Alaska, is hereby authorized and emp-
powered to purchase and acquire from Anchorage Light and Power
Company, Incorporated, a corporation organized and existing under
the laws of the Territory of Alaska, any or all of the electric light and
power properties owned by said corporation, including electric cur-
cent, light and power plants and systems, and all or any part of
the property, both real and personal, rights, claims, easements, interests,
and equities connected therewith, and to reconstrunc, extend, and
improve the same, and for such purposes to issue bonds in an amount
not exceeding $1,250,000, the same to be in excess of the present
statutory debt limit of said city as provided by the Act entitled “An
Act to authorize municipal corporations in the Territory of Alaska
to incur bonded indebtedness, and for other purposes”, approved
May 28, 1936 (49 Stat. 1388): Provided, That no more than $1,000,000
of the proceeds of the sale of said bonds may be used for purposes
of purchasing and acquiring such properties. Nothing herein shall
be so construed as to prevent or preclude the said city from incurring
other indebtedness up to, but not beyond the limits prescribed by
said Act of May 28, 1936, without regard to the bonded indebtedness
herein authorized.

SEC. 2. Before said bonds shall be issued, a special election shall
be ordered by the common council of the said city of Anchorage,
Alaska, at which election the question of whether such indebtedness
should be incurred and such bonds shall be issued in any amount not
exceeding $1,250,000 for the purposes hereinbefore set forth, shall
be submitted to the qualified electors of said city whose names appear
on the last assessment roll of record of said city for purposes of
municipal taxation. The form of the ballot shall be such that such
electors may vote for or against the issuance of bonds in any amount
not exceeding $1,250,000 for the purposes herein specified. Not less
than twenty days’ notice of such election shall be given by posting
notices of the same in three conspicuous places within the corporate
limits of the city of Anchorage, Alaska, one of which shall be at the
front door of the United States post office in said city. The election
notice shall state the date of said election, shall describe the polling
place or places, and the times the same will be open, and shall state
that bonds of said city in any amount not exceeding $1,250,000 are
proposed to be issued for the purposes herein specified. The registra-
tion for such election, the manner of conducting the same, and the
 canvass of the returns of said election shall be, as nearly as prac-
ticable, in accordance with the requirements of law for general or
special elections in said city. Such bonds shall be issued to raise
money for the purposes herein authorized only upon condition that
not less than 55 per centum of the votes cast at such election in said
city shall be in favor of the issuance of said bonds for such purpose.

SEC. 3. The bonds herein authorized shall be coupon bonds, shall
be negotiable instruments for all purposes, and shall bear such date or
dates, be in such denomination or denominations, mature in such
amounts and at such time or times, not exceeding thirty years from
the date thereof, be payable at such place or places, and be sold at
either public or private sale, be redeemable or nonredeemable before
maturity either with or without premium, and carry registration
privileges as to either principal and interest, or principal only, as
may be prescribed by the common council of the city of Anchorage,
Alaska. The bonds shall bear the signatures of the mayor and the
clerk of said city and shall have impressed thereon the official seal
of said city. The coupons to be annexed to such bonds shall bear
the facsimile signatures of the mayor and of the clerk of said city.
In case any of the officers whose signatures or countersignatures
appear on the bonds shall cease to be such officers before delivery
of such bonds, said signatures or countersignatures, whether manual
or facsimile, shall nevertheless be valid and sufficient for all purposes,
the same as if said officers had remained in office until such delivery.
Said bonds shall bear interest at a rate to be fixed by the common
council of the city of Anchorage not to exceed 5 per centum per
annum, payable semiannually, and said bonds shall be sold at not
less than par plus accrued interest.

SEC. 4. The bonds herein authorized to be issued shall be general
obligations of said city of Anchorage, payable as to both principal
and interest from ad valorem taxes which shall be levied upon all
the taxable property within the corporate limits of such municipality
in an amount sufficient to pay the interest and principal of such bonds
as the same shall become due and payable. The city of Anchorage
is hereby granted the further right to pay said bonds out of the net
revenues of the utility to be purchased with the proceeds of the bond
issue, and any additions thereto, and to pledge the revenues from
such utility, after all necessary expenses of maintenance and operation
shall have been paid, in an amount sufficient to pay the principal and
interest of such bonds as the same shall become due and payable.

SEC. 5. Any ordinance of the city of Anchorage, Alaska, author-
izing the issuance of these bonds, or fixing the terms and covenants
thereof, or both, may contain covenants by the city in order to
protect and safeguard the security and the rights of the holders
of these bonds, including covenants as to, among other things—

(a) The use and disposition of the revenues of said utility and any
additions or betterments thereto the cost of which is to be defrayed
with such proceeds, including the creation and maintenance of funds
to be used for operation and maintenance, for renewals and replace-
ments to said utility, and for disposition of any surplus from said
revenues.

(b) The establishing and maintaining of adequate rates and charges
for electric energy and other services, facilities, and commodities sold,
furnished, or supplied by said utility sufficient to pay all cost of
maintenance and operation, bond service, and other charges upon the
gross revenues as provided by ordinance.

(c) The operation, maintenance, management, accounting, and
auditing of said utility.

(d) Limitations upon the right of the city of Anchorage to dis-
pose of all or any part of such utility without making provision for
payment of all outstanding bonds.

(e) That the Common Council of the City of Anchorage is author-
ized to create a board of three members to be known as the Board
of Public Utility Commissioners, which Board shall manage and
control the operation of said utility.

SEC. 6. If the Common Council of the City of Anchorage shall
decide it advisable, said city may issue all or any part of the bonds
authorized by this Act not used for the purchase of such utility
for the purpose of making any necessary extensions, additions, or
improvements to said utility. Bonds for these purposes may be a
part of the same issue of bonds issued for the purpose of purchasing
said utility, and shall be payable from the same fund, or they may be issued in different series and may mature at any time subsequent to the last maturity of the original issue, but in any event may not mature more than thirty years from date thereof, or may mature concurrently with bonds of said original issue maturing on or subsequent to January 1, 1955. Regardless of whether or not said bonds are issued in series, any bonds issued to pay for any such extensions, additions, or improvements shall rank pari passu with the original bonds issued for the purchase of such utility.

Sec. 7. No part of the funds arising from the sale of any or all of the bonds authorized by this Act shall be used for any purpose or purposes other than those specified in this Act and authorized at the election authorizing the issuance of the same. Said bonds shall be sold only when and in such amounts as the Common Council of the City of Anchorage shall direct, and the proceeds thereof shall be used only for the purposes or any of them hereinbefore mentioned, and under the orders and direction of said common council from time to time as such proceeds may be required for said purposes.

Sec. 8. If the Common Council of the City of Anchorage shall deem it advisable, any or all of the bonds, the issuance of which is authorized by this Act, may be refunded. Said refunding bonds may be exchanged for said outstanding bonds or may be sold at not less than par at public or private sale, and the proceeds of such sale shall be used only for the payment of the bonds being refunded: Provided, That such refunding bonds shall bear an interest rate not greater than the bonds being refunded. Said refunding bonds may mature not later than thirty years from date and shall be payable in such amounts and at such times and places as the Common Council of the City of Anchorage shall prescribe.

Sec. 9. The said city of Anchorage is hereby authorized to enter into contracts with the United States of America, or any agency or instrumentality thereof, under any Act or Acts of the Congress of the United States to encourage public works, for the relief of unemployment or for any other public purpose, for the sale of bonds issued in accordance with the provisions of this Act, or for the acceptance of a grant of money to aid said municipality in financing any public works; or to enter into contracts with any persons or corporations, public or private, for the sale of such bonds; and such contracts may contain such terms and conditions as may be agreed upon by and between the Common Council of said City of Anchorage and the United States of America, or any agency or instrumentality thereof, or any such purchaser.

Approved June 28, 1943.

[CHAPTER 176]

AN ACT

To amend an Act entitled "An Act to provide for the use of the American National Red Cross in aid of the land and naval forces in time of actual or threatened war."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That effective from December 5, 1941, the Act of April 24, 1912 (37 Stat. 90; 36 U. S. C. 10, 11), entitled "An Act to provide for the use of the American National Red Cross in aid of the land and naval forces in time of actual or threatened war", is amended to read as follows: "That whenever in time of war, or when war is imminent, the President shall find the cooperation and use of the American National Red Cross with the land and naval forces to be necessary, he is authorized to
accept the assistance tendered by the said Red Cross and to employ
the same under the land and naval forces in conformity with such
rules and regulations as he may prescribe.

"Sec. 2. That when the said Red Cross cooperation and assistance
with the land and naval forces in time of war or threatened hostilities
shall have been accepted by the President, the personnel entering
upon the duty specified in section 1 of this Act shall, while proceeding
to their place of duty, while serving thereat, and while returning
therefrom, be transported and subsisted at the cost and charge of
the United States as civilian employees employed with the said forces,
and no passport fee shall be charged or collected for any passport
issued to such personnel so serving or proceeding abroad to enter
upon such service, and the Red Cross supplies that may be tendered
as a gift and accepted for use by the land and naval forces shall be
transported at the cost and charge of the United States."

Approved June 29, 1943.

[CHAPTER 177] JOINT RESOLUTION

Giving the consent of the Congress to an agreement between the State of Indiana
and the Commonwealth of Kentucky establishing a boundary between said State and said Commonwealth.

Whereas, by decree of the Supreme Court of the United States in the
case of Indiana against Kentucky, decided May 18, 1896, and
reported in 163 United States Reports, the boundary line between
the State of Indiana and the Commonwealth of Kentucky between
certain terminal points therein described was fixed and established;
and

Whereas neither of said terminal points reached the low-water mark
of the right side of the Ohio River, forming the remainder of the
boundary line between said State and said Commonwealth; and

Whereas, owing to the fact recited in the preceding literary para-
graph hereof a dispute has arisen as to the boundary line connect-
ing said terminal points with said low-water mark; and

Whereas the Governor of the State of Indiana and the Governor of
the Commonwealth of Kentucky appointed commissioners to study
said question for the purpose of ascertaining the true and legal
boundary line thus in dispute; and

Whereas said commissioners agreed upon the true and legal boundary
line; and

Whereas the General Assembly of the State of Indiana passed an act
known and designated as Enrolled Act Numbered 19, House, bear-
ing the signatures of Hobart Creighton, speaker of the house of
representatives; Charles M. Dawson, president of the senate; and
the signature and approval of Henry F. Schricker, Governor of
Indiana, under date of January 29, 1943; and

Whereas the General Assembly of the Commonwealth of Kentucky
passed a like act known and designated as House Bill Numbered
375, bearing the signatures of Stanley S. Dickson, speaker of the
house of representatives; Rodes K. Myers, president of the senate;
and the signature and approval of Keen Johnson, Governor of Ken-
tucky, under date of March 9, 1942; and

Whereas the said acts provided in substance that upon the approval
and consent of the Congress of the United States the boundary line
between the State of Indiana and the Commonwealth of Ken-
tucky shall be as follows:

Commencing at a point on the line between sections 15 and 14,
township 7 south, range 10 west, and sixty-seven and twenty-five

transportation and

subsistence.

Passport fees.
one-hundredths chains south of the northeast corner of section 15, the same being the beginning point in the description of the part of the boundary line as fixed by the Supreme Court of the United States in Indiana against Kentucky, decided May 18, 1896, and reported in 163 United States Reports; thence south no degrees fifty-three minutes fifteen seconds west to the low-water mark on the right side of the Ohio River and thence upstream at low-water mark on the right side of said river. Also beginning at the same beginning point, to wit: The beginning point in the description of the part of the boundary line between the State of Indiana and the Commonwealth of Kentucky as fixed by the Supreme Court in the case above recited and following that line to the end of so much of said boundary line as was fixed by said decree; thence due west to the low-water mark on the right side of the Ohio River and thence downstream with said low-water mark on the right side of said river; and

Whereas the said acts of the State of Indiana and the Commonwealth of Kentucky constitute an agreement between said State and said Commonwealth establishing a boundary line between said State and said Commonwealth: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress is hereby given to such agreement and to the establishment of such boundary, and said acts of the State of Indiana and the Commonwealth of Kentucky are hereby approved.

Approved June 29, 1943.

[CHAPTER 178]

AN ACT

To equalize certain disability benefits for Army officers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any officer of the Army of the United States or of any component thereof, except an officer of the Regular Army, who heretofore or hereafter has been or may be granted retirement pay for physical disability determined or incurred while serving under a temporary appointment in a higher grade shall receive retirement pay computed as otherwise provided by law for officers of such higher grade.

SEC. 2. Any officer of the Regular Army who heretofore or hereafter has been or may be retired for physical disability determined or incurred while serving under a temporary appointment in a higher grade shall have the rank and receive retired pay computed as otherwise provided by law for officers of such higher grade.

SEC. 3. Any officer of the Regular Army on the retired list who shall have been placed thereon for reasons other than physical disability, if he incurs physical disability while serving under a temporary appointment in a higher grade, be promoted on the retired list to such higher grade and receive retired pay computed as otherwise provided by law for an officer of such higher grade retired on account of physical disability incident to the service.

SEC. 4. Any officer of the Regular Army on the retired list who shall have been placed thereon by reason of physical disability shall, if he incurs additional physical disability while serving under a temporary appointment in a higher grade, be promoted on the retired list to such higher grade and receive retired pay computed as otherwise provided by law for officers of such higher grade: Provided,
That the Secretary of War, or such person or persons as he may designate, shall find that the additional physical disability is incident to service while on active duty in the higher grade and not less than 30 per centum permanent.

Sec. 5. Any officer of the Regular Army on the retired list who shall have been placed thereon for reasons other than physical disability shall, if he incurs physical disability while serving on active duty in the same grade as that held by him on the retired list, receive retired pay computed as otherwise provided by law for officers of such grade retired on account of physical disability incident to the service.

Sec. 6. The benefits of this Act shall apply to officers of the Army of the United States who were retired or granted retirement pay subsequent to April 6, 1917, or who may hereafter be retired or granted retirement pay for physical disability in line of duty in time of war or any emergency declared by the President, or within six months thereafter, determined or incurred while serving under a temporary appointment in a higher grade, including any officer given a temporary appointment in a higher grade under the Act of June 16, 1936, who has been retired for physical disability in a lower grade.

Sec. 7. The provisions of this Act shall not apply in any case unless proceedings to obtain the benefits provided herein are initiated within six months from the termination of the temporary appointment held at the time when the disability is incurred or the disabled officer's release from active duty, whichever occurs earlier: Provided, That such proceedings may be initiated within six months from the date of the approval of this Act in any case where such termination of appointment, retirement, or release from active duty occurred prior to such approval. The Secretary of War is authorized to prescribe such regulations as he may deem necessary to carry out the provisions of this Act.

Sec. 8. Nothing contained herein shall be construed to limit the power of the President under existing law, or to affect the right of any officer of the Regular Army to have the rank and retired pay of a higher grade than herein provided, or of any other officer of the Army of the United States to have the retirement pay of a higher grade than herein provided, if entitled thereto under other provisions of law.

Sec. 9. No back pay shall accrue by reason of the enactment of this Act. The provisions of this Act shall not otherwise affect the method in which officers are to be retired.

Approved June 29, 1943.

[CHAPTER 179]

AN ACT

Making appropriations for the Treasury and Post Office Departments for the fiscal year ending June 30, 1944, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I—TREASURY DEPARTMENT

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Treasury Department for the fiscal year ending June 30, 1944, namely:
Salaries: Secretary of the Treasury, Under Secretary of the Treasury, Fiscal Assistant Secretary of the Treasury, two Assistant Secretaries of the Treasury, and other personal services in the District of Columbia, including the temporary employment of experts, $380,000.

Reimbursement to District of Columbia, benefit payments to White House Police and Secret Service forces: To enable the Secretary of the Treasury to reimburse the District of Columbia on a monthly basis for benefit payments made from the revenues of the District of Columbia to members of the White House Police force and such members of the United States Secret Service Division as are entitled thereto under the Act of October 14, 1940 (54 Stat. 1118), to the extent that such benefit payments are in excess of the salary deductions of such members credited to said revenues of the District of Columbia during the fiscal year 1944, pursuant to section 12 of the Act of September 1, 1916 (39 Stat. 718), as amended, $35,000.

Payments to Federal land banks on account of reductions in interest rate on mortgages: To enable the Secretary of the Treasury to pay each Federal land bank such amount as the Land Bank Commissioner certifies to the Secretary of the Treasury is equal to the amount by which interest payments on mortgages and real estate sales contracts held by such land bank have been reduced during the fiscal year 1944, and prior thereto, in accordance with the provisions of paragraph "Twelfth" of section 12 of the Federal Farm Loan Act, as amended (12 U. S. C. 771), as further amended by Act of June 27, 1942 (Public Law 629), $21,800,000.

Payments to the Federal Farm Mortgage Corporation on account of reductions in interest rate on mortgages: To enable the Secretary of the Treasury to pay to the Federal Farm Mortgage Corporation such amount as the Governor of the Farm Credit Administration certifies to the Secretary of the Treasury is equal to the amount by which interest payments on mortgages and real estate sales contracts held by such Corporation have been reduced during the fiscal year 1944, and prior thereto, in accordance with the provisions of section 32 of the Emergency Farm Mortgage Act of 1933, approved May 12, 1933, as amended (12 U. S. C. 1016), as further amended by Act of June 27, 1942 (Public Law 629); such payments to be made quarterly, beginning as soon as practicable after October 1, 1943, $7,400,000.

FOREIGN FUNDS CONTROL

Foreign-owned property control: For all expenses necessary in carrying out the functions of the Secretary of the Treasury under sections 3 and 5 (b) of the Act of October 6, 1917, as amended (50 U. S. C. (App.) 3, and 50 U. S. C. (Suppl. 1941) 5 (b)), and any proclamations, orders, regulations, or instructions issued thereunder, including personal services (without regard to classification laws), printing, and reimbursement of any other appropriation or other funds of the United States or any agency, instrumentality, Territory, or possession thereof, including the Philippine Islands, and reimbursement of any Federal Reserve bank for printing and other expenditures, $3,450,000.

DIVISION OF TAX RESEARCH

Salaries: For personal services in the District of Columbia, including the employment of experts, $163,760.
Salaries: For personal services in the District of Columbia, $170,000.

DIVISION OF PERSONNEL

Salaries: For the Chief of the Division, and other personal services in the District of Columbia, $160,000.

OFFICE OF CHIEF CLERK

Salaries: For the Chief Clerk and other personal services in the District of Columbia, $280,000.

MISCELLANEOUS AND CONTINGENT EXPENSES, TREASURY DEPARTMENT

For miscellaneous and contingent expenses of the Office of the Secretary and the bureaus and offices of the Department, including operating expenses of the Treasury, Treasury Annex, Auditors', and Liberty Loan Buildings; financial journals, purchase (including exchange) of books of reference and lawbooks, technical and scientific books, newspapers, and periodicals, expenses incurred in completing imperfect series, library cards, supplies, and all other necessary expenses connected with the library; not exceeding $8,000 for traveling expenses, including the payment of actual transportation and subsistence expenses to any person whom the Secretary of the Treasury may from time to time invite to the city of Washington or elsewhere for conference and advisory purposes in furthering the work of the Department; freight, expressage, telegraph and telephone service; maintenance and repair of motor trucks and three passenger automobiles (one for the Secretary of the Treasury and two for general use of the Department), all to be used for official purposes only; file holders and cases; fuel, oils, grease, and heating supplies and equipment; gas and electricity for lighting, heating, and power purposes, including material, fixtures, and equipment therefor; floor covering and repairs thereto, furniture and office equipment, including supplies thereof and repairs thereto; awnings, window shades, and fixtures; cleaning supplies and equipment; drafting equipment; flags; hand trucks; ladders; miscellaneous hardware; streetcar fares not exceeding $650; thermometers; lavatory equipment and supplies; tools and sharpening same; laundry service; laboratory supplies and equipment; removal of rubbish; postage; including $34,590 for stationery for the Treasury Department and its several bureaus and offices, and field services thereof, except such bureaus and offices as may be otherwise specifically provided for, including tags, labels, and index cards, printed in the course of manufacturing, packing boxes and other materials necessary for shipping stationery supplies, and cost of transportation of stationery supplies purchased free on board point of shipment and of such supplies shipped from Washington to field offices; and other absolutely necessary articles, supplies, and equip-
ment not otherwise provided for: $271,000: Provided, That the appropriations for the Bureau of Accounts, Bureau of the Public Debt, Internal Revenue Service, Procurement Division, Office of the Treasurer of the United States, and Division of Disbursement for the fiscal year 1944 are hereby made available for the payment of items otherwise properly chargeable to this appropriation, the provisions of section 6, Act of August 23, 1912 (31 U.S.C. 669), to the contrary notwithstanding.

Printing and binding: For printing and binding for the Treasury Department and its several bureaus and offices, and field services thereof, except such bureaus and offices as may be otherwise specifically provided for, including materials for the use of the bookbinder, located in the Treasury Department, but not including work done at the New York Customhouse bindery authorized by the Joint Committee on Printing in accordance with the Act of March 1, 1919 (44 U.S.C. 111), $26,600.

 Custody of Treasury Buildings

Salaries of operating force: For the Superintendent of Treasury Buildings and for other personal services in the District of Columbia, including the operating force of the Treasury Building, the Treasury Annex, the Liberty Loan Building, the Belasco Theatre Building, the Auditors' building, and the west and south annexes thereof, $483,400.

Bureau of Accounts

Salaries and expenses: For salaries in the District of Columbia and all other expenses (except printing and binding) of the Bureau of Accounts, including contract stenographic reporting services, stationery (not to exceed $11,000), supplies and equipment; purchase and exchange of lawbooks, books of reference, periodicals, and newspapers; travel expenses, including expenses of attendance at meetings of organizations concerned with the work of the Bureau of Accounts, $700,000.

Printing and binding: For printing and binding for the Bureau of Accounts, $85,000.

Division of Disbursement, salaries and expenses: For all necessary salaries and expenses, except printing and binding, of the Division of Disbursement, including personal services in the District of Columbia, stationery, and travel, $2,900,000: Provided, That with the approval of the Director of the Bureau of the Budget there may be transferred to this appropriation and to the appropriation “Printing and binding, Division of Disbursement” from funds respectively available for such purposes for the Agricultural Conservation and Adjustment Administration, Federal Housing Administration, Federal Public Housing Authority, Federal Surplus Commodities Corporation, Federal Prison Industries, Railroad Retirement Board, United States Maritime Commission, the Federal Crop Insurance Corporation, the Commodity Credit Corporation, the Agricultural Marketing Administration, the Farm Security Administration, and the National Youth Administration, such sums as may be necessary to cover the expense incurred in performing the function of disbursement therefor.

Printing and binding: For printing and binding, Division of Disbursement, including the cost of transportation to field offices of printed and bound material and the cost of necessary packing boxes and packing materials, $104,796.
Contingent expenses, public moneys: For contingent expenses under the requirements of section 3633 of the Revised Statutes (31 U. S. C. 545), for the collection, safekeeping, transfer, and disbursement of the public money, transportation of notes, bonds, and other securities of the United States, transportation of gold coin and gold certificates transferred to Federal Reserve banks and branches, United States mints and assay offices, and the Treasury, after March 9, 1933, actual expenses of examiners detailed to examine the books, accounts, and money on hand at the several depositories, including national banks acting as depositories under the requirements of section 3649 of the Revised Statutes (31 U. S. C. 548), also including examinations of cash accounts at mints, $350,000.

Recoinage of minor coins: To enable the Secretary of the Treasury to continue the recoinage of worn and uncurrent minor coins of the United States now in the Treasury or hereafter received, and to reimburse the Treasurer of the United States for the difference between the nominal or face value of such coins and the amount the same will produce in new coins, $15,000.

Recoinage of silver coins: To enable the Secretary of the Treasury to continue the recoinage of worn and uncurrent subsidiary silver coins of the United States now in the Treasury or hereafter received, and to reimburse the Treasurer of the United States for the difference between the nominal or face value of such coins and the amount the same will produce in new coins, $200,000.

Relief of the indigent, Alaska: For the payment to the United States district judges in Alaska but not to exceed 10 per centum of the receipts from licenses collected outside of incorporated towns in Alaska, to be expended for the relief of persons in Alaska who are indigent and incapacitated through nonage, old age, sickness, or accident, $25,000.

Refund of moneys erroneously received and covered: To enable the Secretary of the Treasury to meet any expenditures of the character formerly chargeable to the appropriation accounts abolished under section 18 of the Permanent Appropriation Repeal Act of 1934, approved June 26, 1934, and any other collections erroneously received and covered which are not properly chargeable to any other appropriation, $75,000.

Payment of unclaimed moneys: To enable the Secretary of the Treasury to meet any expenditures of the character formerly chargeable to the appropriation accounts abolished under section 17 of the Permanent Appropriation Repeal Act of 1934, approved June 26, 1934, payable from the funds held by the United States in the trust fund receipt account “Unclaimed moneys of individuals whose whereabouts are unknown”, $15,000.

BUREAU OF THE PUBLIC DEBT

Salaries and expenses: For necessary salaries and expenses connected with the administration of any public-debt issues and United States paper-currency issues with which the Secretary of the Treasury is charged, including the purchase of lawbooks, directories, books of reference, periodicals, newspapers, and stationery (not to exceed $13,000) and the maintenance, operation, and repair of a motor-propelled bus or station wagon for use of the Destruction Committee, and including personal services in the District of Columbia, $3,800,000.

Printing and binding: For printing and binding for the Bureau of the Public Debt, $15,000.

Distinctive paper for United States securities: For distinctive paper for United States currency, including transportation of paper,
traveling, mill, and other necessary expenses, and salaries of 
employees and allowance, in lieu of expenses, of officer or officers 
detailed from the Treasury Department, not exceeding $50 per month 
each when actually on duty; in all, $1,241,431: Provided, That in 
order to foster competition in the manufacture of distinctive paper 
for United States securities, the Secretary of the Treasury is author-
ized, in his discretion, to split the award for such paper for the 
fiscal year 1944 between the two bidders whose prices per pound 
are the lowest received after advertisement.

Expenses of loans: The indefinite appropriation “Expenses of loans, 
Act of September 24, 1917, as amended and extended” (31 U. S. C. 
760, 761), shall not be used during the fiscal year 1944 to supple-
ment the appropriations otherwise provided for the current work 
of the Bureau of the Public Debt, and the amount obligated under 
such indefinite appropriation during such fiscal year shall not exceed 
$57,600,000 to be expended as the Secretary of the Treasury may 
direct: Provided, That the proviso in the Act of June 16, 1921 
(31 U. S. C. 761), limiting the availability of this appropriation for 
expenses of operations on account of any public debt issue to the 
close of the fiscal year next following the fiscal year in which such 
issue was made, shall not apply to savings bond transactions handled 
by the Federal Reserve banks for account of the Secretary of the 
Treasury: Provided further That regular field employees of the War 
Savings Staff may be reimbursed, at not to exceed 3 cents per mile, 
for travel performed by them in privately owned automobiles while 
engaged in the promotion of the sale of United States Government 
securities (estimated War Savings bonds) within the limits of their 
official stations.

OFFICE OF THE TREASURER OF THE UNITED STATES

Salaries: For personal services in the District of Columbia, Office 
of the Treasurer of the United States, $2,940,000: Provided, That 
with the approval of the Director of the Bureau of the Budget, there 
may be transferred (not exceeding a total of $410,000) to this appro-
priation and to the appropriations “Printing and binding, Office of 
the Treasurer of the United States” and “Contingent expenses, Office 
of the Treasurer of the United States”, from funds respectively avail-
able for such purposes for the Agricultural Conservation and Adjust-
ment Administration, Home Owners’ Loan Corporation, Tennessee 
Valley Authority, Federal Farm Mortgage Corporation, Reconstruc-
tion Finance Corporation, Federal land banks and other banks and 
corporations under the supervision of the Farm Credit Administra-

tion, Railroad Retirement Board, Federal Crop Insurance Corpora-
tion, United States Maritime Commission, Agricultural Marketing 
Administration, Farm Security Administration, National Youth 
Administration, Federal Housing Administration, Federal Public 
Housing Authority, Commodity Credit Corporation, and corporations 
and banks under the Federal Home Loan Bank Administration, such 
sums as may be necessary to cover the expenses incurred on account 
of such respective activities in clearing of checks, servicing of bonds, 
handling of collections, and rendering of accounts therefor.

No part of any appropriation or authorization in this Act shall 
be used to pay any part of the salary or expenses of any person 
whose salary or expenses are prohibited from being paid from any 
appropriation or authorization in any other Act.

Contingent expenses, Office of the Treasurer of the United States: 
For all necessary expenses, other than personal services and printing 
and binding, including travel expenses and purchase of periodicals and 
books of reference, $160,000.
Salaries (reimbursable): For personal services in the District of Columbia, in redeeming Federal Reserve notes, $64,000, to be reimbursed by the Federal Reserve banks.

Printing and binding: For printing and binding for the Office of the Treasurer of the United States, $35,000.

BUREAU OF CUSTOMS

Salaries and expenses: For collecting the revenue from customs, for enforcement, as specified in Executive Order Numbered 9083, of certain navigation laws, for the detection and prevention of frauds upon the customs revenue, and not to exceed $100,000 for the securing of evidence of violations of the customs and navigation laws; for expenses of transportation and transfer of customs receipts from points where there are no Government depositories; not to exceed $84,500 for allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a), but not to exceed $1,700 for any one person; not to exceed $500 for subscriptions to newspapers; not to exceed $85,000 for stationery; not to exceed $12,600 for improving, repairing, maintaining, or preserving buildings, inspection stations, office quarters, including living quarters for officers, sheds, and sites along the Canadian and Mexican borders acquired under authority of the Act of June 26, 1930 (19 U. S. C. 68); and for the purchase (not to exceed one hundred and fifty), maintenance, repair, and operation of motor-propelled passenger-carrying vehicles when necessary for official use in field work; for the payment of extra compensation earned by customs officers or employees for overtime services, at the expense of the parties in interest, in accordance with the provisions of section 5 of the Act approved February 13, 1911, as amended by the Act approved February 7, 1920, and section 451 of the Tariff Act, 1930, as amended (19 U. S. C. 261, 267, and 1451), the receipts from such overtime services to be deposited as a refund to the appropriation from which such overtime compensation is paid, in accordance with the provisions of section 524 of the Tariff Act of 1930, as amended; for the cost of seizure, storage, and disposition of any merchandise, vehicle and team, automobile, boat, air or water craft, or any other conveyance seized under the provisions of the customs laws, for the purchase of arms, ammunition, and accessories; not to exceed $665,108 for personal services in the District of Columbia exclusive of ten persons from the field force authorized to be detailed under section 525 of the Tariff Act of 1930, $21,519,935: Provided, That the office of comptroller of customs at San Francisco, California, is hereby abolished. The duties imposed by law and regulations upon the said comptroller of customs, his assistants and deputies, are hereby transferred to, imposed upon, and continued in positions now established in the Customs Service by or pursuant to law, as the Secretary of the Treasury by appropriate regulations shall specify; and he is further authorized to designate the title by which such positions shall be officially known hereafter. The Secretary of the Treasury, in performing the duties imposed upon him by this paragraph, shall administer the same in such manner that the transfer of duties provided hereby will not result in the establishment of any new positions in the Customs Service: Provided further, That no interior port of entry shall be closed.

Printing and binding: For printing and binding, Bureau of Customs, including the cost of transportation to field offices of printed and bound material and the cost of necessary packing boxes and packing materials, $86,000.
Refunds and drawbacks: For the refund or payment of customs collections or receipts, and for the payment of debentures or drawbacks, bounties, and allowances, as authorized by law, $19,000,000.

**OFFICE OF THE COMPTROLLER OF THE CURRENCY**

Salaries: Comptroller of the Currency and other personal services in the District of Columbia, $230,000.

Printing and binding: For printing and binding for the Office of the Comptroller of the Currency, $18,000.

**BUREAU OF INTERNAL REVENUE**

Salaries and expenses: For salaries and expenses in connection with the assessment and collection of internal-revenue taxes and the administration of the internal-revenue laws, including the administration of such provisions of other laws as are authorized by or pursuant to law to be administered by or under the direction of the Commissioner of Internal Revenue, including one stamp agent (to be reimbursed by the stamp manufacturers) and the employment of experts; the securing of evidence of violations of the Acts, the cost of chemical analyses made by others than employees of the United States and expenses incident to such chemists testifying when necessary; telegraph and telephone service, postage, freight, express, necessary expenses incurred in making investigations in connection with the enrollment or disbarment of practitioners before the Treasury Department in internal-revenue matters, expenses of seizure and sale, and other necessary miscellaneous expenses, including stenographic reporting services; for the acquisition of property under the provisions of title III of the Liquor Law Repeal and Enforcement Act, approved August 27, 1935 (49 Stat. 872-881), and the operation, maintenance, and repair of property acquired under such title III; for the purchase (not to exceed thirty-four), hire, maintenance, repair, and operation of motor-propelled or horse-drawn passenger-carrying vehicles when necessary, for official use of the Alcohol Tax and Intelligence Units in field work; printing and binding (not to exceed $1,606,850); and the procurement of such supplies, stationery (not to exceed $675,800), equipment, furniture, mechanical devices, laboratory supplies, periodicals, and newspapers for the Alcohol Tax Unit, ammunition, lawbooks and books of reference, and such other articles as may be necessary, $94,821,735, of which amount not to exceed $11,111,885 may be expended for personal services in the District of Columbia. Provided, That not more than $100,000 of the total amount appropriated herein may be expended by the Commissioner of Internal Revenue for detecting and bringing to trial persons guilty of violating the internal-revenue laws or conniving at the same, including payments for information and detection of such violation.

Refunds and payments of processing and related taxes: For refunds and payments of processing and related taxes as authorized by titles IV and VII, Revenue Act of 1936, as amended; for refunds of taxes collected (including penalties and interest) under the Cotton Act of April 21, 1934, as amended (48 Stat. 598); the Tobacco Act of June 28, 1934, as amended (48 Stat. 1275), and the Potato Act of August 24, 1935 (49 Stat. 782), in accordance with the Second Deficiency Appropriation Act, fiscal year 1938 (52 Stat. 1150), as amended, and as otherwise authorized by law; and for redemption of tax stamps purchased under the aforesaid Tobacco and Potato Acts, there is hereby continued available, during the fiscal year 1944,
the unexpended balance of the funds made available to the Treasury Department for these purposes for the fiscal year 1943 by the Treasury Department Appropriation Act, 1943.

Additional income tax on railroads in Alaska: For the payment to the Treasurer of Alaska of an amount equal to the tax of 1 per centum collected on the gross annual income of all railroad corporations doing business in Alaska, on business done in Alaska, which tax is in addition to the normal income tax collected from such corporations on net income, and the amount of such additional tax to be applicable to general Territorial purposes, $3,000.

Refunding internal-revenue collections (indefinite appropriation): For refunding internal-revenue collections, as provided by law, including the payment of claims for the prior fiscal years and payment of accounts arising under "Allowance or draw-back (Internal Revenue)", "Redemption of stamps (Internal Revenue)", "Refunding legacy taxes, Act of March 30, 1928", and "Repayment of taxes on distilled spirits destroyed by casualty", there is hereby appropriated such amounts as may be necessary: Provided, That a report shall be made to Congress by internal-revenue districts and alphabetically arranged of all disbursements hereunder in excess of $500 as required by section 3 of the Act of May 29, 1928 (sec. 3776, I. R. C.), including the names of all persons and corporations to whom such payments are made, together with the amount paid to each.

BUREAU OF NARCOTICS

Salaries and expenses: For expenses to enforce sections 2550-2565; 2567-2571; 2590-2603; 3220-3228; 3230-3238 of the Internal Revenue Code; the Narcotic Drugs Import and Export Act, as amended (21 U. S. C. 171-184); pursuant to the Act of March 3, 1927 (5 U. S. C. 281c), and the Act of June 14, 1930 (5 U. S. C. 282-282c), including the employment of executive officers, attorneys, agents, inspectors, chemists, supervisors, clerks, messengers, and other necessary employees in the field and in the Bureau of Narcotics in the District of Columbia, to be appointed as authorized by law; the securing of information and evidence of violations of the Acts; the costs of chemical analyses made by others than employees of the United States; the purchase of such supplies, equipment, mechanical devices, books, stationery (not to exceed $6,000), and such other expenditures as may be necessary in the several field offices; cost incurred by officers and employees of the Bureau of Narcotics in the seizure, storage, and disposition of property under the internal-revenue laws; hire, maintenance, repair and operation of motor-propelled or horse-drawn passenger-carrying vehicles when necessary for official use in field work; purchase of arms and ammunition; in all, $1,150,000, of which amount not to exceed $178,920 may be expended for personal services in the District of Columbia: Provided, That the Secretary of the Treasury may authorize the use by narcotic agents of motor vehicles confiscated under the provisions of the Act of August 27, 1935 (27 U. S. C. 157), and the Act of August 9, 1939 (49 U. S. C. Supp. V, 781-788), and to pay the cost of acquisition, maintenance, repair, and operation thereof: Provided further, That not exceeding $10,000 may be expended for the collection and dissemination of information and appeal for law observance and law enforcement, including cost of printing, purchase of newspapers, and other necessary expenses in connection therewith and not exceeding $1,500 for attendance at meetings concerned with the work of the Bureau of Narcotics: Provided further, That not exceeding $10,000 may be expended for services or information looking toward the apprehension of narcotic law violators.
violators who are fugitives from justice: *Provided further,* That
moneys expended from this appropriation for the purchase of nar-
cotics including marihuana, and subsequently recovered shall be
reimbursed to the appropriation for enforcement of the narcotic Acts
current at the time of the deposit.

Printing and binding: For printing and binding for the Bureau
of Narcotics, $1,000.

**BUREAU OF ENGRAVING AND PRINTING**

For the work of engraving and printing, exclusive of repay work,
during the fiscal year 1944, United States currency and internal-
revenue stamps, including opium orders and special-tax stamps
required under the Act of December 17, 1914 (26 U. S. C. 1040, 1888),
checks, drafts, and miscellaneous work, as follows:

Salaries and expenses: For the Director, two Assistant Directors,
and other personal services in the District of Columbia, including
wages of rotary press plate printers at per diem rates and all other
plate printers at piece rates to be fixed by the Secretary of the Treas-
ury, not to exceed the rates usually paid for such work; and all other
necessary expenses, except printing and binding, including engravers'
and printers' materials and other materials, including distinctive and
nondistinctive paper, except distinctive paper for United States cur-
rency and Federal Reserve bank currency; purchase of tabulating
machine card checks; equipment of, repairs to, and maintenance of
buildings and grounds and minor alterations to buildings; periodicals,
examples of engraving and printing, including foreign securities and
stamps, and books of reference, not exceeding $500; traveling expenses
not to exceed $2,000; not to exceed $2,200 for articles approved by
the Secretary of the Treasury as being necessary for the protection
of the person of employees; stationery (not to exceed $5,000); for
transfer to the Bureau of Standards for scientific investigations in
connection with the work of the Bureau of Engraving and Printing,
not to exceed $15,000; and for the maintenance and driving of two
motor-propelled passenger-carrying vehicles: $9,600,000, to be
expended under the direction of the Secretary of the Treasury.

Printing and binding: For printing and binding for the Bureau
of Engraving and Printing, $5,500.

During the fiscal year 1944 all proceeds derived from work per-
formed by the Bureau of Engraving and Printing, by direction of
the Secretary of the Treasury, not covered and embraced in the
appropriations for such Bureau for such fiscal year, instead of being
covered into the Treasury as miscellaneous receipts, as provided by
the Act of August 4, 1886 (31 U. S. C. 176), shall be credited when
received to the appropriations for such Bureau for the fiscal year
1944.

**SECRET SERVICE DIVISION**

Salaries: For the Chief of the Division and other personal services
in the District of Columbia, $71,873.

Suppressing counterfeiting and other crimes: For salaries and
other expenses under the authority or with the approval of the Secre-
tary of the Treasury in detecting, arresting, and delivering into the
custody of the United States marshal or other officer having jurisdic-
tion, dealers and pretended dealers in counterfeit money, persons
engaged in counterfeiting, forging, and altering United States notes,
bonds, national-bank notes, Federal Reserve notes, Federal Reserve
bank notes, and other obligations and securities of the United States
and of foreign governments (including endorsements thereon and
assignments thereof), as well as the coins of the United States and of foreign governments, and persons committing other crimes against the laws of the United States relating to the Treasury Department and the several branches of the public service under its control; purchase (not to exceed twenty), hire, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles when necessary; purchase of arms and ammunition; stationery (not to exceed $7,500); traveling expenses; and for no other purpose whatsoever, except in the performance of other duties specifically authorized by law, and in the protection of the person of the President and the members of his immediate family and of the person chosen to be President of the United States, $1,414,850: Provided, That of the amount herein appropriated not to exceed $15,000 may be expended in the discretion of the Secretary of the Treasury for the purpose of securing information concerning violations of the laws relating to the Treasury Department, and for services or information looking toward the apprehension of criminals.

White House Police: For one captain, one inspector, four lieutenants, six sergeants, and one hundred and twenty-eight privates, at rates of pay provided by law; in all, $344,000, notwithstanding the provisions of the Act of April 22, 1940 (3 U. S. C. 62).

For uniforming and equipping the White House Police, including the purchase, issue, and repair of revolvers, and the purchase and issue of ammunition and miscellaneous supplies, to be procured in such manner as the President in his discretion may determine, $10,400.

For salaries and expenses, guard force, Treasury buildings: For salaries and expenses of the guard force for Treasury Department buildings in the District of Columbia, including the Bureau of Engraving and Printing, including purchase, repair, and cleaning of uniforms, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, and for the purchase of arms and ammunition and miscellaneous equipment, $500,000: Provided, That not to exceed $100,000 of the appropriation "Salaries and expenses, Bureau of Engraving and Printing", may be transferred to this appropriation to cover service rendered such Bureau in connection with the protection of currency, bonds, stamps, and other papers of value the cost of producing which is not covered and embraced in the direct appropriations for such Bureau: Provided further, That the Secretary of the Treasury may detail two agents of the Secret Service to supervise such force.

Printing and binding: For printing and binding for the Secret Service Division, $4,000.

BUREAU OF THE MINT

Salaries and expenses, Office of the Director: For personal services in the District of Columbia and for assay laboratory chemicals, fuel, materials, balances, weights, stationery (not to exceed $700), books, periodicals, specimens of coins, ores, and travel and other expenses incidental to the examination of mints, visiting mints for the purpose of superintending the annual settlement, and for the collection of statistics relative to the annual production and consumption of the precious metals in the United States, $150,000.

Transportation of bullion and coin: For transportation of bullion and coin, by registered mail or otherwise, between mints, assay offices, and bullion depositories, $5,000, including compensation of temporary employees and other necessary expenses incident thereto.

Salaries and expenses, mints and assay offices: For compensation of officers and employees of the mints at Philadelphia, Pennsylvania;
San Francisco, California; and Denver, Colorado; the assay offices at New York, New York; and Seattle, Washington; and the bullion depositories at Fort Knox, Kentucky; and West Point, New York, including necessary personal services for carrying out the provisions of the Gold Reserve Act of 1934 and the Silver Purchase Act of 1934, and any Executive orders, proclamations, and regulations issued thereunder, and for incidental and contingent expenses, including traveling expenses, stationery (not to exceed $2,900), new machinery and repairs, arms and ammunition, purchase and maintenance of uniforms and accessories for guards, protective devices, and their maintenance, training of employees in use of firearms and protective devices, maintenance, repair, and operation of two motorbusses for use at the Fort Knox Bullion Depository, cases and enameling for medals manufactured, net wastage in melting and refining and in coining departments, loss on sale of sweeps arising from the treatment of bullion and the manufacture of coins, not to exceed $500 for the expenses of the annual assay commission, and not exceeding $1,000 for the acquisition, at the dollar face amount or otherwise, of specimens and rare coins, including United States and foreign gold coins and pieces of gold used as, or in lieu of, money, and ores, for addition to the Government's collection of such coins, pieces, and ores; $3,771,370.

Printing and binding: For printing and binding for the Bureau of the Mint, $8,000.

PROCUREMENT DIVISION

Salaries and expenses: For the Director of Procurement and other personal services in the District of Columbia and in the field service, and for miscellaneous expenses, including office supplies and materials, stationery (not to exceed $27,500), purchase and exchange of motor trucks and maintenance thereof, telegrams, telephone service, traveling expenses, office equipment, fuel, light, electric current, and other expenses for carrying into effect regulations governing the procurement, warehousing, and distribution by the Procurement Division of the Treasury Department of property, equipment, stores, and supplies in the District of Columbia and in the field (including not to exceed $500 to settle claims for damages caused to private property by motor vehicles used by the Procurement Division), $815,000: Provided, That the Secretary of the Treasury is authorized and directed during the fiscal year 1944 to transfer to this appropriation from any appropriations or funds available to the several departments and establishments of the Government for the fiscal year 1944 such amounts as may be approved by the Director of the Bureau of the Budget, not to exceed the sum of (a) the amount of the annual compensation of employees who may be transferred or detailed to the Procurement Division, respectively, from any such department or establishment, where the transfer or detail of such employees is incident to a transfer of a function or functions to that Division and (b) such amount as the Director of the Bureau of the Budget may determine to be necessary for expenses other than personal services incident to the proper carrying out of functions so transferred: Provided further, That payments during the fiscal year 1944 to the general supply fund for materials, and supplies (including fuel), and services, and overhead expenses for all issues shall be made on the books of the Treasury Department by transfer and counterwarrants prepared by the Procurement Division of the Treasury Department and countersigned by the Comptroller General, such warrants to be based solely on itemized invoices prepared by the Procurement
Division at issue prices to be fixed by the Director of Procurement: Provided further, That advances received pursuant to law (31 U. S. C. 686) from departments and establishments of the United States Government and the government of the District of Columbia during the fiscal year 1944 shall be credited to the general supply fund: Provided further, That not to exceed $1,000,000 shall be available from the general supply fund during the fiscal year 1944 for personal services: Provided further, That personal employees engaged in work in connection with operations of the fuel yards may be paid rates of pay approved by the Secretary of the Treasury not exceeding current rates for similar services in the District of Columbia: Provided further, That the term "fuel" shall be held to include "fuel oil": Provided further, That the requirements of sections 3711 and 3713 of the Revised Statutes (40 U. S. C. 109) relative to the weighing of coal and wood and the separate certificate as to the weight, measurement, or quantity of coal and wood purchased shall not apply to purchases by the Procurement Division at free-on-board destination outside of the District of Columbia: Provided further, That the reconditioning and repair of surplus property and equipment for disposition or resale to Government service, may be made at cost by the Procurement Division, payment therefor to be effected by charging the proper appropriation and crediting the appropriation "Salaries and expenses, Procurement Division": Provided further, That all orders for printing and binding for the Treasury Department, exclusive of work performed in the Bureau of Engraving and Printing and exclusive of such printing and binding as may under existing law be procured by field offices under authorization of the Joint Committee on Printing, shall be placed by the Director of Procurement in accord with the provisions of existing law.

Repairs to typewriting machines (except bookkeeping and billing machines) in the Government service in the District of Columbia and areas adjacent thereto may be made at cost by the Procurement Division, payment therefor to be effected by charging the proper appropriation and crediting the appropriation "Salaries and expenses, Procurement Division".

No part of any money appropriated by this or any other Act shall be used during the fiscal year 1944 for the purchase, within the continental limits of the United States, of any standard typewriting machines (except bookkeeping, billing, and electric machines) at a price in excess of the following for models with carriages which will accommodate paper of the following widths to wit: Ten inches (correspondence models), $70; twelve inches, $75; fourteen inches, $77.50; sixteen inches, $82.50; eighteen inches, $87.50; twenty inches, $94; twenty-two inches, $95; twenty-four inches, $97.50; twenty-six inches, $103.50; twenty-eight inches, $104; thirty inches, $105; thirty-two inches, $107.50; or, for standard typewriting machines distinctively quiet in operation, the maximum prices shall be as follows for models with carriages which will accommodate paper of the following widths, to wit: Ten inches, $80; twelve inches, $85; fourteen inches, $90; eighteen inches, $95.

Printing and binding: For printing and binding for the Procurement Division, including printed forms and miscellaneous items for general use of the Treasury Department, the cost of transportation to field offices of printed and bound material and the cost of necessary packing boxes and packing materials, $150,000, together with not to exceed $4,000 to be transferred from the general supply fund, Treasury Department.

This title may be cited as the "Treasury Department Appropriation Act, 1944."
The following sums are appropriated in conformity with the Act of July 2, 1836 (3 U. S. C. 380. 38 U. S. C. 786), for the Post Office Department for the fiscal year ending June 30, 1944, namely:

**POST OFFICE DEPARTMENT, WASHINGTON, DISTRICT OF COLUMBIA**

**OFFICE OF THE POSTMASTER GENERAL**

**Salaries:** For the Postmaster General and other personal services in the office of the Postmaster General in the District of Columbia, $237,000.

**SALARIES IN BUREAUS AND OFFICES**

For personal services in the District of Columbia in bureaus and offices of the Post Office Department in not to exceed the following amounts, respectively:

- Office of Budget and Administrative Planning, $27,500.
- Office of the First Assistant Postmaster General, $578,450.
- Office of the Second Assistant Postmaster General, $467,500.
- Office of the Third Assistant Postmaster General, $795,000.
- Office of the Fourth Assistant Postmaster General, $483,000.
- Office of the Solicitor for the Post Office Department, $134,000.
- Office of the chief inspector, $276,540.
- Office of the purchasing agent, $49,950.

Bureau of Accounts, including the employment of not to exceed three temporary experts by contract or otherwise without regard to section 3709 of the Revised Statutes, or the civil service and classification laws, for the purpose of making studies of the cost, rating, and accounting procedures of the postal service, $300,000.

**CONTINGENT EXPENSES, POST OFFICE DEPARTMENT**

For contingent and miscellaneous expenses; including stationery and blank books, index and guide cards, folders and binding devices, purchase of free penalty envelopes; telegraph and telephone service, furniture and filing cabinets and repairs thereto; purchase of tools and electrical supplies; maintenance of two motor-driven passenger-carrying vehicles; floor coverings; postage stamps for correspondence addressed abroad, which is not exempt under article 49 of the Buenos Aires Convention of the Universal Postal Union; purchase and exchange of lawbooks, and books of reference; newspapers, not exceeding $200; expenses, except membership fees, of attendance at meetings or conventions concerned with postal affairs, when incurred on the written authority of the Postmaster General, not exceeding $2,000; and expenses of the purchasing agent and of the Solicitor and attorneys connected with his office while traveling on business of the Department, not exceeding $800; and other expenses not otherwise provided for; $110,000.

For printing and binding for the Post Office Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, $1,250,000.

Appropriations hereinafter made for the field service of the Post Office Department, except as otherwise provided, shall not be expended for any of the purposes hereinbefore provided for on account of the Post Office Department in the District of Columbia: Provided, That the actual and necessary expenses of officials and employees of the Post Office Department and Postal Service, when traveling on official business, may continue to be paid from the appro-
provisions for the service in connection with which the travel is performed, and appropriations for the fiscal year 1944 of the character heretofore used for such purposes shall be available therefor: Provided further, That appropriations hereinafter made, except such as are exclusively for payment of compensation, shall be immediately available for expenses in connection with the examination of estimates for appropriations in the field including per diem allowances in lieu of actual expenses of subsistence.

FIELD SERVICE, POST OFFICE DEPARTMENT

OFFICE OF THE POSTMASTER GENERAL

Travel expenses, Postmaster General and Assistant Postmasters General: For travel and miscellaneous expenses in the Postal Service, offices of the Postmaster General and Assistant Postmasters General, $3,000.

Personal or property damage claims: To enable the Postmaster General to pay claims for damages, occurring during the fiscal year 1944, or in prior fiscal years, to persons or property in accordance with the provisions of the Deficiency Appropriation Act, approved June 16, 1921 (5 U. S. C. 392), as amended by the Act approved June 22, 1934 (48 Stat. 1207), $70,000.

Adjusted losses and contingencies: To enable the Postmaster General to pay to postmasters, Navy mail clerks, and assistant Navy mail clerks or credit them with the amount ascertained to have been lost or destroyed during the fiscal year 1944, or prior fiscal years, through burglary, fire, or other unavoidable casualty resulting from no fault or negligence on their part, as authorized by the Act approved March 17, 1882, as amended, $55,000.

OFFICE OF CHIEF INSPECTOR

Salaries of inspectors: For salaries of fifteen inspectors in charge of divisions and seven hundred and eighty-five inspectors, $2,902,160.

Traveling and miscellaneous expenses: For traveling expenses of inspectors, inspectors in charge, the chief post-office inspector, and the assistant chief post-office inspector, and for the traveling expenses of four clerks performing stenographic and clerical assistance to post-office inspectors in the investigation of important fraud cases; for tests, exhibits, documents, photographs, office, and other necessary expenses incurred by post-office inspectors in connection with their official investigations, including necessary miscellaneous expenses of division headquarters, and not to exceed $500 for technical and scientific books and other books of reference needed in the operation of the Post Office Inspection Service, $1,030,700: Provided, That not exceeding $12,000 of this sum shall be available for transfer by the Postmaster General to other departments and independent establishments for chemical and other investigations.

Clerks, division headquarters: For compensation of three hundred and forty clerks at division headquarters and other posts of duty of post-office inspectors, $822,600.

Payment of rewards: For payment of rewards for the detection, arrest, and conviction of post-office burglars, robbers, highway mail robbers, and persons mailing or causing to be mailed any bomb, infernal machine, or mechanical, chemical, or other device or composition which may ignite, or explode, $55,000: Provided, That rewards may be paid in the discretion of the Postmaster General, when an offender of the classes mentioned was killed in the act of committing the crime or in resisting lawful arrest: Provided further, That no part of this sum shall be used to pay any rewards at rates in excess
of those specified in Post Office Department Order 15142, dated February 19, 1941: Provided further, That of the amount herein appropriated not to exceed $20,000 may be expended in the discretion of the Postmaster General, for the purpose of securing information concerning violations of the postal laws and for services and information looking toward the apprehension of criminals.

OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL

Compensation to postmasters: For compensation to postmasters, including compensation as postmaster to persons who, pending the designation of an acting postmaster, assume and properly perform the duties of postmaster in the event of a vacancy in the office of postmaster of the third or fourth class, and for allowances for rent, light, fuel, and equipment to postmasters of the fourth class, $53,500,000.

Compensation to assistant postmasters: For compensation to assistant postmasters at first- and second-class post offices, $9,675,000.

Clerks, first- and second-class post offices: For compensation to clerks and employees at first- and second-class post offices, including auxiliary clerk hire at summer and winter post offices, printers, mechanics, skilled laborers, watchmen, messengers, laborers, and substitutes, $230,000,000.

Contract station service: For contract station service, $2,475,000.

Separating mails: For separating mails at third- and fourth-class post offices, $120,000.

Unusual conditions: For unusual conditions at post offices, $125,000.

Clerks, third-class post offices: For allowances to third-class post offices to cover the cost of clerical services, $8,650,000.

Miscellaneous items, first- and second-class post offices: For miscellaneous items necessary and incidental to the operation and protection of post offices of the first and second classes, and the business conducted in connection therewith, not provided for in other appropriations, $2,500,000.

Village delivery service: For village delivery service in towns and villages having post offices of the second or third class, and in communities adjacent to cities having city delivery, $1,500,000.

Detroit River service: For Detroit River postal service, $11,960.

Carfare and bicycle allowance: For carfare and bicycle allowance, including special-delivery carfare, cost of transporting carriers by privately owned automobiles to and from their routes, at rates not exceeding regular streetcar or bus fare, and purchase, maintenance, and exchange of bicycles, $1,600,000.

City delivery carriers: For pay of letter carriers, City Delivery Service, and United States Official Mail and Messenger Service, $165,000,000.

Special-delivery fees: For fees to special-delivery messengers, $12,200,000.

Rural Delivery Service: For pay of rural carriers, auxiliary carriers, substitutes for rural carriers on annual and sick leave, clerks in charge of rural stations, and tolls and ferriage. Rural Delivery Service, and for the incidental expenses thereof, $82,200,000, of which not less than $200,000 shall be available for extensions and new service.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Star-route service: For inland transportation by star routes (excepting service in Alaska), including temporary service to newly established offices, $14,750,000.
Star-route and Airmail service, Alaska: For inland transportation by star routes in Alaska, $500,000.

Powerboat service: For inland transportation by steamboat or other powerboat routes, including ship, steamboat, and way letters, $550,000.

Railroad transportation and mail messenger service: For inland transportation by railroad routes and for mail messenger service, $118,000,000: Provided, That separate accounts be kept of the amount expended for mail messenger service.

Railway Mail Service: For fifteen division superintendents, fifteen assistant division superintendents, two assistant superintendents at large, one hundred and twenty chief clerks, one hundred and twenty assistant chief clerks, clerks in charge of sections in the offices of division superintendents, railway postal clerks, substitute railway postal clerks, joint employees, and laborers in the Railway Mail Service, $60,590,175.

Railway postal clerks, travel allowance: For travel allowance to railway postal clerks and substitute railway postal clerks, $3,500,000.

Railway Mail Service, traveling expenses: For actual and necessary expenses, general superintendent and assistant general superintendent, division superintendents, assistant division superintendents, assistant superintendents, chief clerks, and assistant chief clerks, Railway Mail Service, and railway postal clerks, while actually traveling on business of the Post Office Department and away from their several designated headquarters, $87,000.

Railway Mail Service, miscellaneous expenses: For rent, light, heat, fuel, telegraph, miscellaneous and office expenses, telephone service, badges for railway postal clerks, rental of space for terminal railway post offices for the distribution of mails when the furnishing of space for such distribution cannot, under the Postal Laws and Regulations, properly be required of railroad companies without additional compensation, and for equipment and miscellaneous items necessary to terminal railway post offices, $380,000.

Electric-car service: For electric-car service, $220,000.

Foreign mail transportation: For transportation of foreign mails, except by aircraft, $675,000.

Balances due foreign countries: For balances due foreign countries, fiscal year 1944 and prior years, $2,250,000.

Indemnities, international mail: For payment of limited indemnity for the injury or loss of international mail in accordance with convention, treaty, or agreement stipulations, fiscal year 1944 and prior years, $8,000.

Foreign air-mail transportation: For transportation of foreign mails by aircraft, as authorized by law, including the transportation of mail by aircraft between Seattle, Washington, and Juneau, Alaska, via Ketchikan, Alaska, $4,500,000.

Domestic Air Mail Service: For the inland transportation of mail by aircraft, as authorized by law, and for the incidental expenses thereof, including not to exceed $55,200 for supervisory officials and clerks at air-mail transfer points, travel expenses, and not to exceed $76,720 for personal services in the District of Columbia, $22,000,000.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL

Manufacture and distribution of stamps and stamped paper: For manufacture of adhesive postage stamps, special-delivery stamps, books of stamps, stamped envelopes, newspaper wrappers, postal cards, and for coiling of stamps, and including not to exceed $22,950 for pay of agent and assistants to examine and distribute stamped enve-
lopes and newspaper wrappers, and for expenses of agency, $5,000,000.

Indemnities, domestic mail: For payment of limited indemnity for the injury or loss of pieces of domestic registered matter, insured and collect-on-delivery mail, and for failure to remit collect-on-delivery charges, $750,000.

Unpaid money orders more than one year old: For payment of domestic money orders after one year from the last day of the month of issue of such orders, $190,000.

OFFICE OF THE FOURTH ASSISTANT POSTMASTER GENERAL

Post office stationery, equipment, and supplies: For stationery for the Postal Service, including the money-order and registry system; and also for the purchase of supplies for the Postal Savings System, including rubber stamps, canceling devices, certificates, envelopes, and stamps for use in evidencing deposits, and free penalty envelopes; and for the reimbursement of the Secretary of the Treasury for expenses incident to the preparation, issue, and registration of the bonds authorized by the Act of June 25, 1910 (39 U. S. C. 760); for miscellaneous equipment and supplies, including the purchase and repair of furniture, package boxes, posts, trucks, baskets, satchels, straps, letter-box paint, baling machines, perforating machines, stamp vending and postage meter devices, duplicating machines, printing presses, directories, cleaning supplies, and the manufacture, repair, and exchange of equipment, the erection and painting of letter-box equipment, and for the purchase and repair of presses and dies for use in the manufacture of letter boxes; for postmarking, rating, money-order stamps, and electrolyte plates and repairs to same; metal, rubber, and combination type, dates and figures, type holders, ink pads for canceling and stamping purposes, and for the purchase of time recorders, letter balances, scales (exclusive of dormant or built-in platform scales in Federal buildings), test weights, and miscellaneous articles purchased and furnished directly to the Postal Service, including complete equipment and furniture for post offices in leased and rented quarters; for the purchase (including exchange), repair, and replacement of arms and miscellaneous items necessary for the protection of the mails; for miscellaneous expenses in the preparation and publication of post-route maps and rural delivery maps or blueprints, including tracing for photolithographic reproduction; for other expenditures necessary and incidental to post offices of the first, second, and third classes, and offices of the fourth class having or to have rural delivery service, and for letter boxes; for the purchase of atlases and geographical and technical works not to exceed $1,500; for wrapping twine and tying devices; for expenses incident to the shipment of supplies, including hardware, boxing, packing, and not exceeding $65,800 for the pay of employees in connection therewith in the District of Columbia; for rental, purchase, exchange, and repair of canceling machines and motors, mechanical mail-handling apparatus, accident prevention, and other labor-saving devices, including cost of power in rented buildings and miscellaneous expenses of installation and operation of same, including not to exceed $85,000 for salaries of thirteen traveling mechanicians, and for traveling expenses, $8,500,000: Provided, That the Postmaster General may authorize the sale to the public of post-route maps and rural delivery maps or blueprints at the cost of printing and 10 per centum thereof added.

Equipment shops, Washington, District of Columbia: For the purchase, manufacture, and repair of mail bags and other mail containers and attachments, mail locks, keys, chains, tools, machinery,
and material necessary for same, and for incidental expenses pertaining thereto; material, machinery, and tools necessary for the manufacture and repair of such other equipment for the Postal Service as may be deemed expedient; accident prevention; for the expenses of maintenance and repair of the mail bag equipment shops building and equipment, including fuel, light, power, and miscellaneous supplies and services; maintenance of grounds; for compensation to labor employed in the equipment shops and in the operation, care, maintenance, and protection of the equipment shops building, grounds, and equipment, $1,650,000, of which not to exceed $626,000 may be expended for personal services in the District of Columbia: Provided, That out of this appropriation the Postmaster General is authorized to use as much of the sum, not exceeding $15,000, as may be deemed necessary for the purchase of material and the manufacture in the equipment shops of such small quantities of distinctive equipments as may be required by other executive departments; and for service in Alaska, Puerto Rico, Philippine Islands, Hawaii, or other island possessions.

Rent, light, fuel, and water: For rent, light, fuel, and water, for first-, second-, and third-class post offices, and the cost of advertising for lease proposals for such offices, $10,350,000.

Pneumatic-tube service, New York City: For rental of not exceeding twenty-eight miles of pneumatic tubes, hire of labor, communication service, electric power, and other expenses for transmission of mail in the city of New York including the Borough of Brooklyn, $535,000: Provided, That the provisions of the Acts of April 21, 1902, May 27, 1908, and June 19, 1922 (39 U. S. C. 423), relating to contracts for the transmission of mail by pneumatic tubes or other similar devices shall not be applicable hereto.

Pneumatic-tube service, Boston: For the rental of not exceeding two miles of pneumatic tubes, not including labor and power in operating the same, for the transmission of mail in the city of Boston, Massachusetts, $24,000: Provided, That the provisions not inconsistent herewith of the Acts of April 21, 1902 (39 U. S. C. 423), and May 27, 1908 (39 U. S. C. 423), relating to the transmission of mail by pneumatic tubes or other similar devices shall be applicable hereto.

Vehicle service: For vehicle service; the hire of vehicles; the rental of garage facilities; the purchase, maintenance, and repair of motor vehicles, including the repair of vehicles owned by, or under the control of, units of the National Guard and departments and agencies of the Federal Government where repairs are made necessary because of utilization of such vehicles in the Postal Service; accident prevention; the hire of supervisors, clerical assistance, mechanics, drivers, garagemen, and such other employees as may be necessary in providing vehicles and vehicle service for use in the collection, transportation, delivery, and supervision of the mail, and United States official mail and messenger service, $17,200,000: Provided, That the Postmaster General may, in his disbursement of this appropriation, apply a part thereof to the leasing of quarters for the housing of Government-owned motor vehicles at a reasonable annual rental for a term not exceeding ten years: Provided further, That the Postmaster General, during the fiscal year 1944 may purchase and maintain from the appropriation "Vehicle Service" such tractors and trailer trucks as may be required in the operation of the vehicle service: Provided further, That no part of this appropriation shall be expended for maintenance or repair of motor-propelled passenger-carrying vehicles for use in connection with the administrative work of the Post Office Department in the District of Columbia.
Transportation of equipment and supplies: For the transportation and delivery of equipment, materials, and supplies for the Post Office Department and Postal Service by freight, express, or motor transportation, and other incidental expenses, $385,000.

PUBLIC BUILDINGS, MAINTENANCE AND OPERATION

Operating force: For personal services in connection with the operation of public buildings, including the Washington Post Office and the Customhouse Building in the District of Columbia, operated by the Post Office Department, together with the grounds thereof and the equipment and furnishings therein, including telephone operators for the operation of telephone switchboards or equivalent telephone switchboard equipment in such buildings jointly serving in each case two or more governmental activities, $27,000,000: Provided, That in no case shall the rates of compensation for the mechanical labor force be in excess of the rates current at the time and in the place where such services are employed.

Operating supplies, public buildings: For fuel, steam, gas, and electric current for lighting, heating, and power purposes, water, ice, lighting supplies, removal of ashes and rubbish, snow and ice, cutting grass and weeds, washing towels, telephone service for custodial forces, and for miscellaneous services and supplies, accident prevention, vacuum cleaners, tools and appliances and repairs thereto, for the operation of completed and occupied public buildings and grounds, including mechanical and electrical equipment, but not the repair thereof, operated by the Post Office Department, including the Washington Post Office and the Customhouse Building in the District of Columbia, and for the transportation of articles and supplies authorized herein, $5,800,000:

Provided, That the foregoing appropriation shall not be available for personal services except for work done by contract, or for temporary job labor under exigency not exceeding at one time the sum of $100 at any one building:

Provided further, That the Postmaster General is authorized to contract for telephone service in public buildings under his administration by means of telephone switchboards or equivalent telephone switching equipment jointly serving in each case two or more governmental activities, where he determines that joint service is economical and in the interest of the Government, and to secure reimbursement for the cost of such joint service from available appropriations for telephone expenses of the bureaus and offices receiving the same.

Furniture, carpets, and safes, public buildings: For the procurement, including transportation, of furniture, carpets, safes, and vault protective devices, and repairs of same, for use in public buildings which are now, or may hereafter be, operated by the Post Office Department, $550,000:

Provided, That excepting expenditures for labor for or incidental to the moving of equipment from or into public buildings, the foregoing appropriation shall not be used for personal services except for work done under contract or for temporary job labor under exigency and not exceeding at one time the sum of $100 at any one building: Provided further, That all furniture now owned by the United States in other public buildings or in buildings rented by the United States shall be used, so far as practicable, whether or not it corresponds with the present regulation plan of furniture.

Sec. 202. Scientific investigations: In the disbursement of appropriations contained in this title for the field service of the Post Office Department the Postmaster General may transfer to the Bureau of Standards not to exceed $20,000 for scientific investigations in con-
Sec. 203. Deficiency in postal revenues: If the revenues of the Post Office Department shall be insufficient to meet the appropriations made under title II of this Act, a sum equal to such deficiency in the revenues of such Department is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply such deficiency in the revenues of the Post Office Department for the fiscal year ending June 30, 1944, and the sum needed may be advanced to the Post Office Department upon requisition of the Postmaster General.

Sec. 204. The Joint Committee on Investigation of Nonessential Federal Expenditures is hereby directed to make a study of the problem of penalty mail in all of the departments and branches of the Government, with a view to eliminating unnecessary volume and reducing costs, and shall report its findings and recommendations by bill or otherwise to Congress not later than the first day of the next regular session of the Seventy-eighth Congress. The departments and agencies of Government shall furnish such information and detail such personnel as may be requested by the committee to assist in its investigation.

Sec. 205. This title may be cited as the “Post Office Department Appropriation Act, 1944”.

TITLE III—GENERAL PROVISIONS

Sec. 301. No part of the money appropriated under this Act shall be paid to any person for the filling of any position for which he or she has been nominated after the Senate upon vote has failed to confirm the nomination of such person.

Sec. 302. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment, the salary or wages for which are paid from any appropriation contained in this Act, shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

Sec. 303. This Act may be cited as the “Treasury and Post Office Departments Appropriation Act, 1944”.

Approved June 30, 1943.

[CHAPTER 180] AN ACT

To amend the Act entitled “An Act to facilitate the construction, extension, or completion of interstate petroleum pipe lines related to national defense, and to promote interstate commerce”, approved July 30, 1942.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 8 (b) of the Act entitled “An Act to facilitate the construction, extension,
or completion of interstate petroleum pipe lines related to national defense, and to promote interstate commerce", approved July 30, 1941, is amended by inserting before the period at the end thereof a comma and the following: "but relief so granted by the President shall not in any case be for a period extending beyond five years after June 30, 1945".

SEC. 2. Section 9 of such Act is amended by striking out the date "June 30, 1943" and inserting in lieu thereof the date "June 30, 1945".

Approved June 30, 1943.

[CHAPTER 181]

AN ACT

To amend the Act entitled "An Act to authorize the President of the United States to requisition property required for the defense of the United States", approved October 16, 1941, to continue it in effect.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of the first section of the Act entitled "An Act to authorize the President of the United States to requisition property required for the defense of the United States", approved October 16, 1941 (55 Stat. 742), is amended by striking out the date "June 30, 1943", and inserting in lieu thereof the date "June 30, 1944", so that it will read as follows: "That whenever the President, during the national emergency declared by the President on May 27, 1941, but not later than June 30, 1944, determines that (1) the use of any military or naval equipment, supplies, or munitions, or component parts thereof, or machinery, tools, or materials necessary for the manufacture, servicing, or operation of such equipment, supplies, or munitions is needed for the defense of the United States; (2) such need is immediate and impending and such as will not admit of delay or resort to any other source of supply; and (3) all other means of obtaining the use of such property for the defense of the United States upon fair and reasonable terms have been exhausted, he is authorized to requisition such property for the defense of the United States upon the payment of fair and just compensation for such property to be determined as hereinafter provided, and to dispose of such property in such manner as he may determine is necessary for the defense of the United States."

SEC. 2. Section 2 of the Act of October 16, 1941 (55 Stat. 742), is amended by striking out the date "December 31, 1943" and inserting in lieu thereof the date "December 31, 1944", so that it will read as follows:

"Sec. 2. Whenever the President determines that property acquired under this Act and retained is no longer needed for the defense of the United States, he shall, if the original owner desires the property and pays the fair value thereof, return such property to the owner; but, in any event, property so acquired and retained shall, if the owner desires the property and pays the fair value thereof, be returned to the owner not later than December 31, 1944."

Approved June 30, 1943.

[CHAPTER 182]

AN ACT

Making appropriations for the Departments of State, Justice, and Commerce, for the fiscal year ending June 30, 1944, and for other purposes.

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 other-
Department of State Appropriation Act, 1944. Post, p. 628.

Visa Board of Appeals.

Objects for presentation to foreign governments.

Books, periodicals, etc.

Refund of certain passport fees.

Salaries: For Secretary of State; Under Secretary of State, $10,000; Counselor, $10,000; and other personal services in the District of Columbia, including not to exceed $6,500 for employees engaged on piece work at rates to be fixed by the Secretary of State; $5,693,000, of which $40,000 is hereby made available, without regard to civil-service and classification laws, for salaries of members and other employees of the Visa Board of Appeals and salaries may be paid to the members of such Board at a rate not exceeding $10,000 per annum each.

Contingent expenses: For contingent and miscellaneous expenses, including stationery, furniture, fixtures; microfilming equipment, including rental and repair thereof; translating services by contract without regard to section 3709 of the Revised Statutes (41 U. S. C. 5); purchase and presentation of various objects of a cultural nature suitable for presentation (through diplomatic and consular offices) to foreign governments, schools, or other cultural or patriotic organizations, the purchase, rental, distribution, and operation of motion-picture projection equipment and supplies, including rental of halls, hire of motion-picture projector operators, and all other services by contract or otherwise without regard to section 3709 of the Revised Statutes; purchase and exchange of books, maps, and periodicals, domestic and foreign, and, when authorized by the Secretary of State, dues for library membership in societies or associations which issue publications to members only, or at a price to members lower than to subscribers who are not members, newspapers, teletype rentals, and tolls (not to exceed $20,000); purchase of one passenger-carrying automobile; maintenance and repair of motor-trucks and motor-propelled passenger-carrying vehicles; streetcar fare; traveling expenses, including not to exceed $5,000 for expenses of attendance at meetings concerned with the work of the Department of State when authorized by the Secretary of State; refund of fees erroneously charged and paid for the issue of passports to persons who are exempted from the payment of such fee by section 1 of the Act making appropriations for the Diplomatic and Consular Service for the fiscal year ending June 30, 1921, approved June 4, 1920 (22 U. S. C. 214, 214a); the examination of estimates of appropriations in the field; and other miscellaneous items not included in the foregoing, $410,000: Provided, That not to exceed $3,000 of this appropriation may be expended for the purpose of carrying into effect the provisions of section 4 of the Act entitled "An Act to amend the Tariff Act of 1930", approved June 12, 1934, as amended (54 Stat. 107), this sum to be available in addition to the other authorized purposes of this appropriation for stenographic reporting services, by contract if deemed necessary, without regard to section 3709 of the Revised Statutes, and such other expenses as the President may deem necessary.

Printing and binding: For all printing and binding in the Department of State, including all of its bureaus, offices, institutions, and services, located in Washington, District of Columbia, and elsewhere, $288,000.

Passport agencies: For salaries and expenses of maintenance, rent, cost of insurance covering shipments of money by messenger, regis-


Foreign-trade agreements.

48 Stat. 945.


Ante, p. 125.

tered mail, or otherwise, and traveling expenses not to exceed $500, for not to exceed five passport agencies, $50,000.

Collecting and editing official papers of Territories of the United States: For the expenses of collecting, editing, copying, and arranging for publication the official papers of the Territories of the United States, including personal services in the District of Columbia and elsewhere, printing and binding, and contingent and traveling expenses, as provided by the Act approved February 28, 1929, as amended by the Act approved June 28, 1937 (5 U. S. C. 168-168b), $10,000.

FOREIGN INTERCOURSE

Salaries, ambassadors and ministers: For salaries of ambassadors and ministers appointed by the President, with the advice and consent of the Senate, to such countries and at such salary rates, not exceeding $10,000 per annum each for ministers (except one at not exceeding $12,000 per annum) and not exceeding $17,500 per annum each for ambassadors, as the President may determine, notwithstanding the provisions of any other law, $625,000, including also salaries as authorized by section 1740, Revised Statutes, as amended by the Act of April 24, 1939 (22 U. S. C. 3, 121); Provided, That no salary shall be paid to any official receiving any other salary from the United States Government: Provided further, That during the continuance of the present war and for six months after its termination, any Ambassador or Minister whose salary as such is payable from the appropriation "Salaries, Ambassadors and Ministers", and who, prior to appointment as Ambassador or Minister was legally appointed and served as a diplomat or consular officer or as a Foreign Service officer, and who, on account of emergent conditions abroad, is unable properly to serve the United States at his regular post of duty, or, on account of such emergent conditions abroad, it shall be or has been found necessary in the public interest to terminate his appointment as Ambassador or Minister at such post, may be appointed or assigned to serve in any capacity in which a Foreign Service officer is authorized by law to serve, and, notwithstanding the provisions of any other law, the payment from such appropriation for the fiscal year 1944 of the salary of such officer, while serving under such assignment, is hereby authorized: Provided further, That no person, while serving under such emergency appointment or assignment, shall receive compensation in excess of $9,000 per annum while serving in the continental United States or in excess of $10,000 per annum while serving elsewhere.

Salaries, Foreign Service officers: For salaries of Foreign Service officers as provided in the Act approved February 23, 1931, as amended by the Act of April 24, 1939 (22 U. S. C. 3, 3a), including salaries of such officers for the period actually and necessarily occupied in receiving instructions and in making transits to and from their posts, and while awaiting recognition and authority to act in pursuance with the provisions of section 1740 of the Revised Statutes (22 U. S. C. 121); and salaries of Foreign Service officers or vice consuls while acting as Chargés d’Affaires ad interim or while in charge of a consulate general or consulate during the absence of the principal officer (22 U. S. C. 20); $4,250,000.

Transportation, Foreign Service: To pay the traveling expenses of Diplomatic, Consular, and Foreign Service officers, and other employees of the Foreign Service, including Foreign Service inspectors, and under such regulations as the Secretary of State may prescribe, of their families and expenses of transportation of effects, in going to and returning from their posts, and in removing the

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57 Stat.] 78th Cong., 1st Sess.—CH. 182—July 1, 1943

Collecting and editing official papers of U. S. Territories.

46 Stat. 1412.
30 Stat. 323.

53 Stat. 582.
Limited salary restriction.
Assignments during emergency.

Limited on compensation.


Emergency conditions.

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family and effects of any such officer or employee from any foreign post, and thereafter transporting such family and effects to his post of assignment, to whatever extent may be determined necessary by the Secretary of State by reason of emergency conditions in any country that in his opinion may endanger the life of such officer or employee or any member of his family, including automobiles as authorized by the Act of April 30, 1940 (54 Stat. 174), and storage of effects while such officers or employees are absent from their permanent posts of duty, including also not to exceed $190,000 for expenses in connection with leaves of absence; attendance at trade and other conferences and congresses under orders of the Secretary of State as authorized by the Act approved February 23, 1961 (22 U. S. C. 16, 17); preparation and transportation of the remains of those officers and employees of the Foreign Service, who have died or may die abroad or in transit while in the discharge of their official duties, to their former homes in this country or to a place not more distant for interment, and for the ordinary expenses of such interment, and also for payment under the provisions of section 1749 of the Revised Statutes (22 U. S. C. 130) of allowances to the widows or heirs at law of Diplomatic, Consular, and Foreign Service officers of the United States in the discharge of their duties, $850,000, of which amount not to exceed $50,000 shall be available until June 30, 1945, for disbursement for expenses of travel under orders issued by the Secretary of State during the fiscal year 1944: Provided. That this appropriation shall be available also for the authorized subsistence expenses of Consular and Foreign Service officers while on temporary detail under commission.

Foreign Service quarters: For rent, heat, fuel, and light for the Foreign Service for offices and grounds, and, as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a), for living quarters and for allowances for living quarters, including heat, fuel, and light, $2,100,000: Provided, That payment for rent may be made in advance: Provided further, That the Secretary of State may enter into leases for such offices, grounds, and living quarters for periods not exceeding ten years and without regard to section 3709 of the Revised Statutes (41 U. S. C. 5): Provided further, That no part of this appropriation shall be used for allowances for living quarters, including heat, fuel, and light, in an amount exceeding $9,000 for an ambassador, minister, or chargé d'affaires, and not exceeding $2,000 for any other Foreign Service officer: Provided further, That under this appropriation and the appropriations herein for “Contingent expenses, Foreign Service”, and “Miscellaneous salaries and allowances, Foreign Service”, not more than $5,000 shall be expended for heat, fuel, and light for living quarters for each ambassador or minister occupying a Government-owned building for residence or residence and office purposes, and not more than $1,700 for such purposes in the case of any other Foreign Service officer, and during the incumbency of a chargé d'affaires the limitation on such expenditures shall be the same as for the occupancy by the principal officer.

Cost of living allowances, Foreign Service: To carry out the provisions of the Act approved February 23, 1931, as amended by the Act of April 24, 1939 (22 U. S. C. 12, 23c), relating to allowances and additional compensation to diplomatic, consular, and Foreign Service officers, clerks, and other employees when such allowances and additional compensation are necessary to enable such officers, clerks, and other employees to carry on their work efficiently, $490,000: Provided. That such allowances and additional compensation shall be granted only in the discretion of the President, and under such regulations as he may prescribe.
Representation allowances, Foreign Service: For representation allowances as authorized by the Act approved February 23, 1931 (22 U. S. C. 12), $225,000.

Foreign Service retirement and disability fund: For financing the liability of the United States, created by the Act approved February 23, 1931, as amended by the Act of April 24, 1939 (22 U. S. C. 21-21 (o)), $865,600, which amount shall be placed to the credit of the "Foreign Service retirement and disability fund".

Salaries of clerks, Foreign Service: For salaries of clerks in the Foreign Service, as provided in the Act approved February 23, 1931 (22 U. S. C. 23a), including salaries while under instruction in the United States and during transit to and from homes in the United States upon the beginning and after termination of service, $3,097,000.

Miscellaneous salaries and allowances, Foreign Service: For salaries or compensation of kavasses, guards, dragomans, porters, interpreters, prison keepers, translators, archive collators, Chinese writers, messengers, couriers, telephone operators, radio operators, supervisors of construction, and custodial and operating force for maintenance and operation of Government-owned and leased diplomatic and consular properties in foreign countries, including salaries while under instruction in the United States and during transit to and from their homes in the United States upon the beginning and after termination of service in foreign countries; compensation of agents and employees of dispatch agencies established by the Secretary of State; operation of motor-propelled and other passenger and non-passenger-carrying vehicles; for allowances to consular officers, who are paid in whole or in part by fees, for services necessarily rendered to American vessels and seamen, as provided in the Act of June 26, 1884 (22 U. S. C. 89; 46 U. S. C. 101); and such other miscellaneous personal services as the President may deem necessary, $835,000: Provided, That no part of this appropriation shall be expended for salaries or wages of persons not American citizens performing clerical services (except interpreters, translators, and messengers), whether officially designated as clerks or not, in any foreign mission: Provided further, That the Secretary of the Navy is authorized, upon request by the Secretary of State, to assign enlisted men of the Navy and Marine Corps to serve as custodians, under the immediate supervision of the Secretary of State or the chief of mission, whichever the Secretary of State shall direct, at embassies, legations, or consulates of the United States located in foreign countries.

Foreign Service, auxiliary (emergency): For all necessary expenses to enable the Department of State during the fiscal year 1944 to continue to perform functions or activities in connection with the Auxiliary Foreign Service for the performance of which, during the fiscal years 1941 and 1942, the Department of State received allocations of funds from the appropriation "Emergency fund for the President" contained in the Military Appropriation Act, 1941, including the objects for which and subject to the conditions under which such allocations were provided or expended during the fiscal years 1941 and 1942, $2,500,000: Provided, That cost of living and representation allowances, as authorized by the Act approved February 23, 1931, as amended, may be paid from this appropriation to American citizens employed hereunder.

Contingent expenses, Foreign Service: For stationery; blanks, record and other books; seals, presses, flags, signs; military equipment and supplies; repairs, alterations, preservation, and maintenance of Government-owned and leased diplomatic and consular properties in foreign countries, including water, materials, supplies, tools, seeds, plants, shrubs, and similar objects; purchase, rental,
Commissary service.

44 Stat. 403.

Traveling expenses.


Radio broadcasting.


Language study.

Relief, etc., of American seamen.

Consular prisons, etc.

Bringing home persons charged with crime.

Navy Department, reimbursement.

Transfer of appropriations.

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repair, and operation of microfilm equipment; newspapers (foreign and domestic); freight; postage; telegrams; advertising; ice and drinking water for office purposes; purchase, maintenance, and hire of motor-propelled, horse-drawn, or other passenger-carrying vehicles, including six automobiles at not to exceed $2,000 each, and ten automobiles at not to exceed $1,250 each; insurance of official motor vehicles in foreign countries when required by the law of such countries; excise taxes on negotiable instruments; funds for establishment and maintenance of commissary service; uniforms; furniture; household furniture and furnishings, except as provided by the Act of May 7, 1926, as amended (22 U. S. C. 292–299), for Government-owned or rented buildings; maintenance and rental of launch for embassy in Turkey, not exceeding $8,500, including personnel for operation; rent and other expenses for dispatch agencies established by the Secretary of State; traveling expenses, including the transportation of members of families and personal effects of diplomatic officers or Foreign Service officers acting as chargés d'affaires in traveling to seats of government at which they are accredited other than the city of usual residence and returning to the city of usual residence; loss by exchange; radio broadcasting; payment in advance for subscriptions to commercial information, telephone and other similar services, including telephone service in residences as authorized by the Act of April 30, 1940 (54 Stat. 175); burial expenses and expenses in connection with last illness and death of certain native employees, as authorized by and in accordance with the Act of July 15, 1939 (5 U. S. C. 118f); expenses of vice consulates and consular agencies for any of the foregoing objects; allowances for special instruction, education, and individual training of Foreign Service officers at home and abroad, not to exceed $7,500; cost, not exceeding $500 per annum each, of the tuition of Foreign Service officers assigned for the study of the languages of Asia and eastern Europe; for relief, protection, and burial of American seamen in foreign countries, in the Panama Canal Zone, and in the Philippine Islands, and shipwrecked American seamen in the Territory of Alaska, in the Hawaiian Islands, in Puerto Rico, and in the Virgin Islands, and for expenses which may be incurred in the acknowledgment of the services of masters and crews of foreign vessels in rescuing American seamen or citizens from shipwreck or other catastrophe at sea; for expenses of maintaining in China, Egypt, Ethiopia, Morocco, and Muscat, institutions for incarcerating American convicts and persons declared insane by any consular court, rent of quarters for prisons, ice and drinking water for prison purposes, and for the expenses of keeping, feeding, and transportation of prisoners and persons declared insane by any consular court in China, Egypt, Ethiopia, Morocco, and Muscat; for every expenditure requisite for or incident to the bringing home from foreign countries of persons charged with crime as authorized by section 5275 of the Revised Statutes (18 U. S. C. 659); and such other miscellaneous expenses as the President may deem necessary; $3,400,000:

Provided, That this appropriation shall be available for reimbursement of appropriations for the Navy Department, in an amount not to exceed $40,000 for materials, supplies, equipment, and services furnished by the Navy Department, including pay, subsistence, allowances, and transportation of enlisted men of the Navy and Marine Corps who may be assigned by the Secretary of the Navy, upon request of the Secretary of State, to embassies, legations, or consular offices of the United States located in foreign countries. Not to exceed 10 per centum of any of the foregoing appropriations under the caption "Foreign Intercourse" for the fiscal year ending
June 30, 1944, may be transferred, with the approval of the Director of the Bureau of the Budget, to any other foregoing appropriation or appropriations under such caption for such fiscal year, but no appropriation shall be increased more than 10 per centum thereby: Provided, That all such transfers and contemplated transfers shall be set forth in the Budget for the fiscal year 1945.

Foreign Service Buildings Fund: For the purpose of carrying into effect the provisions of the Act of May 25, 1938, entitled "An Act to provide additional funds for buildings for the use of the diplomatic and consular establishments of the United States" (52 Stat. 441), including the initial alterations, repair, and furnishing of buildings acquired under said Act, $144,000, to remain available until expended: Provided, That expenditures for furnishings made from appropriations granted pursuant to the Act of May 7, 1926, and subsequent Acts providing funds for buildings for the use of diplomatic and consular establishments of the United States shall not be subject to the provisions of section 3709 of the Revised Statutes.

EMERGENCIES ARISING IN THE DIPLOMATIC AND CONSULAR SERVICE

Emergencies arising in the Diplomatic and Consular Service: To enable the President to meet unforeseen emergencies arising in the Diplomatic and Consular Service, and to extend the commercial and other interests of the United States and to meet the necessary expenses attendant upon the execution of the Neutrality Act, to be expended pursuant to the requirement of section 291 of the Revised Statutes (31 U. S. C. 107), $1,500,000, of which not to exceed $25,000 shall, in the discretion of the President, be available for personal services in the District of Columbia; and of which (without in any way restricting the use of other moneys herein appropriated) $500,000 shall be available for the protection of American citizens in any foreign country whenever the President shall find that a state of emergency exists endangering the lives of such citizens; and reimbursements by American citizens to whom relief has been extended hereunder shall be credited to this appropriation.

During the continuance of the present war and for six months after its termination, American citizens holding positions in the Foreign Service of the United States and who on account of emergent conditions abroad are unable properly to serve the United States at their regular posts of duty may be assigned to the Department of State to perform temporary services in that Department or to be detailed for temporary services of comparable importance, difficulty, responsibility, and value in any other department or agency of the United States, in cases where there is found to be a need of services for the performance of which such persons have the requisite qualifications. The salaries of such persons shall, notwithstanding the provisions of any other law, continue to be paid during the periods of such assignments from the appropriations under the caption "Foreign Intercourse" in the Department of State Appropriation Act for the fiscal year 1944.

Contracts entered into in foreign countries involving expenditures from any of the foregoing appropriations under the caption "Foreign Intercourse" shall not be subject to the provisions of section 3741 of the Revised Statutes (41 U. S. C. 45).

CONTRIBUTIONS, QUOTAS, AND SO FORTH

For payment of the annual contributions, quotas, and expenses, including loss by exchange in discharge of the obligations of the United States in connection with international commissions, congresses, bureaus, and other objects, in not to exceed the respective
amounts, as follows: Pan American Union, $293,690.76, including not to exceed $20,000 for printing and binding; Bureau of Interparliamentary Union for Promotion of International Arbitration, $10,000; Pan American Sanitary Bureau, $60,820.17; Bureau of International Telecommunication Union, Radio Section, $8,215; Inter-American Radio Office, $5,682; Government of Panama, $430,000; International Hydrographic Bureau, $2,286.30; Inter-American Trademark Bureau, $14,330.20; International Bureau for Protection of Industrial Property, $2,490.08; Gorgas Memorial Laboratory, $50,000. Provided, That hereafter, notwithstanding the provisions of section 3 of the Act of May 7, 1928 (48 Stat. 491), the report of the operation and work of the laboratory, including the statement of the receipts and expenditures, shall be made to Congress during the first week of each regular session thereof, such a report to cover a fiscal year period ending on June 30 of the calendar year immediately preceding the convening of each such session; American International Institute for the Protection of Childhood, $2,000; International Map of the World on the Millionth Scale, $50; International Penal and Penitentiary Commission, $5,721.74, including not to exceed $800 for the necessary expenses of the Commissioner to represent the United States on the Commission at its annual meetings, personal services without regard to the Classification Act of 1923, as amended, printing and binding, traveling expenses, and such other expenses as the Secretary of State may deem necessary; International Labor Organization, $256,041, including not to exceed $80,000 for the expenses of participation by the United States in the meetings of the General Conference and of the Governing Body of the International Labor Office and in such regional, industrial, or other special meetings, as may be duly called by such Governing Body, including personal services, in the District of Columbia and elsewhere, rent, traveling expenses, purchase of books, documents, newspapers, periodicals, and charts, stationery, official cards, printing and binding, entertainment, hire, maintenance, and operation of motor-propelled passenger-carrying vehicles, and such other expenses as may be authorized by the Secretary of State; Implementing the Narcotics Convention of 1931, $15,681.60; International Council of Scientific Unions and Associated Unions, as follows: International Council of Scientific Unions, $32.67; International Astronomical Union, $1,045.44; International Union of Geodesy and Geophysics, $3,920.40; International Scientific Radio Union, $392.04; in all, $5,390.55; Pan American Institute of Geography and History, $10,000; Inter-American Coffee Board, $8,000; Inter-American Indian Institute, $4,800; and Inter-American Statistical Institute, $29,300; in all, $1,214,500, together with such additional sums, due to increased rates of exchange, as may be authorized by the Secretary of State; may determine and certify to the Secretary of the Treasury to be necessary to pay, in foreign currencies, the quotas and contributions required by the several treaties, conventions, or laws establishing the amount of the obligation.

INTERNATIONAL BOUNDARY COMMISSION, UNITED STATES AND MEXICO

Salaries and expenses: For expenses of meeting the obligations of the United States under the treaties of 1884, 1885, 1905, 1906, and 1933 between the United States and Mexico, of compliance with the Act approved August 19, 1935, as amended (49 Stat. 669, 1570), operation and maintenance of the Rio Grande rectification, canalization, flood control, and western land boundary fence projects; construction and operation of gaging stations where necessary and their equipment; personal services in the District of Columbia and else-
where; rent; fees for professional or expert services at rates and in amounts to be determined by the Secretary of State; expenses of attendance at meetings which, in the discretion of the Commissioner, may be necessary for the efficient discharge of the responsibilities of the Commission (not to exceed $500); traveling expenses; printing and binding; lawbooks and books of reference; subscriptions to foreign and domestic newspapers and periodicals; purchase, maintenance, repair, and operation of motor-propelled passenger- and freight-carrying vehicles, machinery and equipment and parts thereof, and map-reproduction machines; hire with or without personal services, of work animals, and animal-drawn and motor-propelled vehicles and equipment; reimbursement to other agencies of the Government for expenses incurred by them in connection with the making of maps or making of photographs by airplane; purchase of rubber boots and waders, asbestos gloves and welders' goggles, for official use of employees; purchase of ice and drinking water; inspection of equipment, supplies, and materials by contract; advertising in newspapers and technical publications without regard to section 3828 of the Revised Statutes; drilling and testing of foundations and dam sites, by contract if deemed necessary, purchase in the field of planographs and lithographs, and leasing of private property to remove therefrom sand, gravel, stone, and other materials without regard to section 3709 of the Revised Statutes (41 U. S. C. 5); equipment and such other miscellaneous expenses as the Secretary of State may deem proper, $290,000.

Construction, operation, and maintenance, Public Works projects:
For the construction (including surveys and operation and maintenance and protection during construction) of the following projects under the supervision of the International Boundary Commission, United States and Mexico, United States section, including salaries and wages of employees, laborers, and mechanics; fees for professional or expert services at rates and in amounts to be determined by the Secretary of State; traveling expenses; rents; construction and operation of gaging stations; purchase, maintenance, repair, and operation of motor-propelled passenger- and freight-carrying vehicles, machinery and equipment and parts thereof, and map reproduction machines; drilling and testing of foundations and dam sites, by contract if deemed necessary, purchase in the field of planographs and lithographs, and leasing of private property to remove therefrom sand, gravel, stone, and other materials without regard to the provisions of section 3709 of the Revised Statutes (41 U. S. C. 5); hire, with or without personal services, of work animals and animal-drawn and motor-propelled vehicles and equipment; acquisition by donation, purchase, or condemnation, of real and personal property, including expenses of abstracts and certificates of title; inspection of equipment, supplies, and materials by contract; advertising in newspapers and technical publications without regard to section 3828 of the Revised Statutes; printing and binding; communication services; equipment; purchase of ice, drinking water where suitable drinking water is otherwise unobtainable, rubber boots, waders, asbestos gloves and welders' goggles, for official use of employees, and such other miscellaneous expenses as the Secretary of State may deem necessary.

Lower Rio Grande flood-control project: For the United States portion of the project for flood control on the Lower Rio Grande, as authorized by the Act approved August 19, 1935, as amended (49 Stat. 660, 1570), including obligations chargeable against the appropriations for this purpose for the fiscal year 1943, the funds made
available under this head in the Department of State Appropriation Act, 1943, are continued available until June 30, 1944.

Rio Grande canalization project: For completion of the Rio Grande canalization project as authorized by the Acts approved August 29, 1935 (49 Stat. 961), and June 4, 1936 (49 Stat. 1463), including obligations chargeable against the funds available for this purpose for the fiscal year 1943, the funds made available under this head in the Department of State Appropriation Act, 1943, are continued available until June 30, 1944.

INTERNATIONAL BOUNDARY COMMISSION, UNITED STATES AND CANADA AND ALASKA AND CANADA

Expenses under treaty obligations.

44 Stat. 2102.

To enable the President to perform the obligations of the United States under the treaty between the United States and Great Britain in respect of Canada, signed February 24, 1925; for salaries and expenses, including the salary of the Commissioner and salaries of the necessary engineers, clerks, and other employees for duty at the seat of government and in the field; necessary traveling expenses; commutation of subsistence to employees while on field duty, not to exceed $4 per day each, but not to exceed $1.75 per day each when a member of a field party and subsisting in camp; for payment for timber necessarily cut in keeping the boundary line clear, not to exceed $500; and for all other necessary and reasonable expenses incurred by the United States in maintaining an effective demarcation of the international boundary line between the United States and Canada, and Alaska and Canada under the terms of the treaty aforesaid, including the completion of such remaining work as may be required under the award of the Alaskan Boundary Tribunal and existing treaties between the United States and Great Britain, and including the hire of freight- and passenger-carrying vehicles from temporary field employees, to be disbursed under the direction of the Secretary of State, $43,000.

WATERWAYS TREATY, UNITED STATES AND GREAT BRITAIN; INTERNATIONAL JOINT COMMISSION, UNITED STATES AND GREAT BRITAIN

Salaries and expenses: For salaries and expenses, including not to exceed $7,500 for the salary of one Commissioner on the part of the United States, who shall serve at the pleasure of the President (the other Commissioners to serve in that capacity without compensation therefor), and salaries of clerks and other employees appointed by the Commissioners on the part of the United States, with the approval solely of the Secretary of State; for necessary traveling expenses, and for expenses incident to holding hearings and conferences at such places in Canada and the United States as shall be determined by the Commission or by the American Commissioners to be necessary, including traveling expense and compensation of necessary witnesses, making necessary transcript of testimony and proceedings; for cost of lawbooks, books of reference and periodicals; and for one-half of all reasonable and necessary joint expenses of the International Joint Commission incurred under the terms of the treaty between the United States and Great Britain concerning the use of boundary waters between the United States and Canada, and for other purposes, signed January 11, 1909, $29,000, to be disbursed under the direction of the Secretary of State.

Special and technical investigations: For an additional amount for necessary special or technical investigations in connection with matters which fall within the scope of the jurisdiction of the Inter-
national Joint Commission, including personal services in the District of Columbia or elsewhere, traveling expenses, procurement of technical and scientific equipment, and the purchase, hire, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles, $49,000, to be disbursed under the direction of the Secretary of State, who is authorized to transfer to any department or independent establishment of the Government, with the consent of the head thereof, any part of this amount for direct expenditure by such department or establishment for the purposes of this appropriation.

INTERNATIONAL FISHERIES COMMISSION

Salaries and expenses: For the share of the United States of the expenses of the International Fisheries Commission, under the convention between the United States and Canada, concluded January 29, 1937, including personal services, traveling expenses, charter of vessels, purchase of books, periodicals, furniture, and scientific instruments, contingent expenses, rent, and such other expenses in the United States and elsewhere as the Secretary of State may deem proper, to be disbursed under the direction of the Secretary of State, $25,000, to be available immediately: Provided, That not to exceed $750 may be expended by the Commissioners in attending meetings of the Commission.

INTERNATIONAL PACIFIC SALMON FISHERIES COMMISSION

Salaries and expenses: For the share of the United States of the expenses of the International Pacific Salmon Fisheries Commission, under the convention between the United States and Canada, concluded May 26, 1930, including personal services; traveling expenses; purchase of books, periodicals, furniture, and scientific instruments; contingent expenses; rent; and such other expenses in the United States and elsewhere as the Secretary of State may deem proper, including the reimbursement of other appropriations from which payments may have been made for any of the purposes herein specified, to be expended under the direction of the Secretary of State, $40,000, to be available immediately.

COOPERATION WITH THE AMERICAN REPUBLICS

Salaries and expenses: For all expenses necessary to enable the Secretary of State to meet the obligations of the United States under the Convention for the Promotion of Inter-American Cultural Relations between the United States and the other American Republics, signed at Buenos Aires, December 23, 1936, and to carry out the purposes of the Act entitled "An Act to authorize the President to render closer and more effective the relationship between the American Republics", approved August 9, 1939, and to supplement appropriations available for carrying out other provisions of law authorizing related activities, including the establishment and operation of agricultural and other experiment and demonstration stations in other American countries, on land acquired by gift or lease for the duration of the experiments and demonstrations, and construction of necessary buildings thereon; such expenses to include personal services in the District of Columbia; not to exceed $125,000 for printing and binding; stenographic reporting, translating and other services by contract, without regard to section 3709 of the Revised Statutes (41 U. S. C. 5);
expenses of attendance at meetings or conventions of societies and
associations concerned with the furtherance of the purposes hereof;
and, under such regulations as the Secretary of State may prescribe,
tuition, compensation, monthly allowances and enrollment, labora-
tory, insurance, and other fees incident to training, including traveling
expenses in the United States and abroad in accordance with the
Standardized Government Travel Regulations and the Act of June
3, 1926, as amended, of educational, professional, and artistic leaders,
and professors, students, internes, and persons possessing special
scientific or other technical qualifications, who are citizens of the
United States or the other American republics, and the expenses of
transportation and subsistence of employees, including the cost of
transportation of their immediate families and household goods and
effects in going to and returning from posts of assignment in foreign
countries, and living quarters allowances, including heat, fuel, and
light, in accordance with the provisions of the Act of June 26, 1930
(5 U. S. C. 118a); Provided, That the Secretary of State is author-
ized under such regulations as he may adopt, to pay the actual
transportation expenses and not to exceed $10 per diem in lieu
of subsistence and other expenses, of citizens of the other American
republics while traveling in the Western Hemisphere, without regard
to the Standardized Government Travel Regulations, and to make
advances of funds notwithstanding section 3648 of the Revised Stat-
utes; traveling expenses of members of advisory committees in accord-
ance with section 2 of said Act of August 9, 1939 (22 U. S. C. 249a);
purchase (not to exceed $10,950), hire, maintenance, operation, and
repair of motor-propelled and animal-drawn passenger-carrying
vehicles; purchase of books and periodicals; rental of halls and
boats; and purchase, rental, and repair of microfilming equipment
and supplies, and colored photographic enlargements, $4,500,000; and
the Secretary of State is hereby authorized, in his discretion, to make
contracts with, and grants of money or property to, governmental
and public or private nonprofit institutions and facilities in the
United States and the other American republics, including the free
distribution, donation, or loan of publications, phonograph records,
radio transcriptions, art works, motion-picture films, educational
material, and such other material and equipment as the Secretary
day necessary and appropriate, and such other gratuitous
assistance as the Secretary deems advisable in the fields of the arts
and sciences, education and travel, publications, the radio, the press,
and the cinema; all without regard to the provisions of section 3709 of
the Revised Statutes; and, subject to the approval of the President,
to transfer from this appropriation to other departments, agencies,
and independent establishments of the Government for expenditure
in the United States and in the other American republics any part
of this amount for direct expenditure by such department or inde-
pendent establishment for the purposes of this appropriation and
any such expenditures may be made under the specific authority herein
contained or under the authority governing the activities of the
department, agency, or independent establishment to which amounts
are transferred: Provided further, That any funds herein appropri-
ated which may be transferred to the Federal Security Agency for
the Public Health Service shall be available for the salaries and
expenses of not to exceed two additional regular active commissioned
officers: Provided further, That not to exceed $100,000 of this appro-
priation shall be available until June 30, 1945.

The President, in his discretion, may assign personnel of the Army,
Navy, Treasury Department, or Federal Works Agency for duty as
inspectors of buildings owned or occupied by the United States in
foreign countries, or as inspectors or supervisors of buildings under
construction or repair by or for the United States in foreign coun-
tries, under the jurisdiction of the Department of State, or for duty
as couriers of the Department of State, and when so assigned they
may receive the same traveling expenses as are authorized for officers
of the Foreign Service, payable from the applicable appropriations of
the Department of State.
This title may be cited as the "Department of State Appropriation
Act, 1944".

TITLE II—DEPARTMENT OF JUSTICE

LEGAL ACTIVITIES AND GENERAL ADMINISTRATION

For personal services in the District of Columbia and for special
attorneys and special assistants to the Attorney General in the Dis-
ctrict of Columbia or elsewhere as follows:
For the Office of the Attorney General, $95,400.
For the Office of the Solicitor General, $95,600.
For the Office of the Assistant Solicitor General, $117,700.
For the Office of Assistant to the Attorney General, $176,500.
For the Administrative Division, $1,100,000.
For the Tax Division, $600,000.
For Criminal Division, $653,000.
For the Claims Division, $480,000.
For the Office of Pardon Attorney, $27,500.
For the Board of Immigration Appeals, $143,000.

Not to exceed 5 per centum of the foregoing appropriations for
personal services shall be available interchangeably, subject to the
approval of the Director of the Bureau of the Budget, for expendi-
tures in the various offices and divisions named, but not more than 5
per centum shall be added to the amount appropriated for any one of
said offices or divisions and any interchange of appropriations here-
under shall be reported to Congress in the annual Budget, and not
to exceed $250,000 of said appropriations shall be available for the
employment, on duties properly chargeable to each of said appro-
priations, of special assistants to the Attorney General without regard
to the Classification Act of 1923, as amended.

Contingent expenses: For stationery, furniture and repairs, floor
coverings, file holders and cases; miscellaneous expenditures, includ-
ing telegraphing and telephones, and teletype, rentals and tolls, post-
age, labor, newspapers not exceeding $50, stenographic reporting
services by contract or otherwise, repair, maintenance, and operation
of five motor-driven passenger cars; purchase of lawbooks, books of
reference, and periodicals, including the exchange thereof; examina-
tion of estimates of appropriation in the field; and miscellaneous and
emergency expenses authorized or approved by the Attorney General,
to be expended at his discretion, $240,000: Provided, That not to
exceed $2 per volume shall be paid for the current and future volumes
of the United States Code Annotated.

Traveling expenses: For all necessary traveling expenses, Depart-
ment of Justice, not including traveling expenses otherwise payable
under any appropriations for "Federal Bureau of Investigation", "Sa-
laries and expenses of marshals", "Fees of witnesses", "Enforce-
ment of antitrust and kindred laws", "Immigration and Naturaliza-
tion Service", "Salaries and expenses, War Division", and "Penal and
correctional institutions" (except as otherwise hereinbefore provided),
$520,000: Provided, That this sum shall be available, in an amount
not to exceed $5,500, for expenses of attendance at meetings concerned

Couriers.

Citation of title.

Interchangeability
of amounts.

Special assistants to
Attorney General.

U. S. Code Anno-
tated.

Attendance at meet-
ings.
with the work of the Bureau of Prisons when incurred on the written authorization of the Attorney General.

Printing and binding: For printing and binding for the Department of Justice, $600,000.

Conduct of customs cases: Assistant Attorney General, special attorneys and counselors at law in the conduct of customs cases, to be employed and their compensation fixed by the Attorney General; necessary clerical assistance and other employees at the seat of government and elsewhere, to be employed and their compensation fixed by the Attorney General, including experts at such rates of compensation as may be authorized or approved by the Attorney General; expenses of procuring evidence, supplies, Supreme Court Reports and Digests, and Federal Reporter and Digests, and other miscellaneous and incidental expenses, to be expended under the direction of the Attorney General; in all, $146,900.

Enforcement of antitrust and kindred laws: For the enforcement of antitrust and kindred laws, including traveling expenses, and experts at such rates of compensation as may be authorized or approved by the Attorney General, except that the compensation paid to any person employed hereunder shall not exceed the rate of $10,000 per annum, including personal services in the District of Columbia, $1,600,000: Provided, That none of this appropriation shall be expended for the establishment and maintenance of permanent regional offices of the Antitrust Division: Provided further, That no part of this appropriation shall be used for the payment of any person hereafter appointed at a salary of $7,500 or more for the enforcement of antitrust and kindred laws unless such person is appointed by the President, by and with the advice and consent of the Senate.

Examination of judicial offices: For the investigation of the official acts, records, and accounts of marshals, attorneys, clerks of the United States courts and Territorial courts, probation officers, and United States commissioners, for which purpose all the official papers, records, and dockets of said officers, without exception, shall be examined by the agents of the Attorney General at any time; and also the official acts, records, and accounts of referees and trustees of such courts; in all, $55,000, to be expended under the direction of the Attorney General.

Salaries and expenses, veterans' insurance litigation: For salaries and expenses incident to the defense of suits against the United States under section 19, of the World War Veterans' Act, 1924, approved June 7, 1924, as amended and supplemented, or the compromise of the same under the Independent Offices Appropriation Act, 1934, approved June 16, 1933, including office expenses, lawbooks, supplies, equipment, stenographic reporting services by contract or otherwise, including notarial fees or like services and stenographic work in taking depositions at such rates of compensation as may be authorized or approved by the Attorney General, printing and binding, the employment of experts at such rates of compensation as may be authorized or approved by the Attorney General, and personal services in the District of Columbia and elsewhere, $270,000.

Salaries and expenses, Lands Division: For personal services in the District of Columbia and elsewhere, and for other necessary expenses, including employment of experts at such rates of compensation as may be authorized or approved by the Attorney General, stenographic reporting services by contract or otherwise, and notarial fees or like services, $8,750,000.

Salaries and expenses, War Division: For all salaries and expenses in the District of Columbia and elsewhere necessary for the enforce-
ment of Acts relating to the national security and war effort and in connection with the registration and control of alien enemies, including the employment of experts; supplies and equipment; printing and binding; travel expenses, including attendance at meetings of organizations concerned with the purposes of this appropriation; stenographic reporting services by contract or otherwise; books of reference, periodicals, and newspapers (not exceeding $4,000), $800,000.

Miscellaneous salaries and expenses, field: For salaries not otherwise specifically provided for (not to exceed $100,000), and for such other expenses for the field service, Department of Justice, as may be authorized or approved by the Attorney General, including experts, and notarial fees or like services and stenographic work in taking depositions, at such rates of compensation as may be authorized or approved by the Attorney General, so much as may be necessary in the discretion of the Attorney General for such expenses in the District of Alaska, and in courts other than Federal courts; patent applications and contested proceedings involving inventions; firearms and ammunition therefor; purchase of lawbooks, including exchange thereof, and the Federal Reporter and continuations thereto as issued, $420,000.

Salaries and expenses of district attorneys, and so forth: For salaries and expenses of United States district attorneys and their regular assistants, clerks, and other employees, including the office expenses of United States district attorneys in Alaska, and for salaries of regularly appointed clerks to United States district attorneys for services rendered during vacancy in the office of the United States district attorney, $3,845,000.

Salaries and expenses of special attorneys, and so forth: For compensation of special attorneys and assistants to the Attorney General and to United States district attorneys not otherwise provided for employed by the Attorney General to aid in special matters and cases, and for payment of foreign counsel employed by the Attorney General in special cases, $200,000, no part of which, except for payment of foreign counsel, shall be used to pay the compensation of any persons except attorneys duly licensed and authorized to practice under the laws of any State, Territory, or the District of Columbia: Provided, That the amount paid as compensation out of the funds herein appropriated to any person employed hereunder shall not exceed the rate of $10,000 per annum: Provided further, That reports be submitted to the Congress on the 1st day of July and January showing the names of the persons employed hereunder, the annual rate of compensation or amount of any fee paid to each together with a description of their duties: Provided further, That no part of this appropriation shall be used for the payment of any person hereafter appointed at a salary of $7,500 or more and paid from this appropriation unless such person is appointed by the President, by and with the advice and consent of the Senate.

Salaries and expenses of marshals, and so forth: For salaries, fees, and expenses of United States marshals, deputy marshals, and clerical assistants, including services rendered in behalf of the United States or otherwise; services in Alaska in collecting evidence for the United States when so specifically directed by the Attorney General; traveling expenses, including the actual and necessary expenses incident to the transfer of prisoners in the custody of United States marshals to narcotic farms without regard to the provisions of the Act approved January 19, 1929 (21 U. S. C. 227): purchase, when authorized by the Attorney General, of ten motor-propelled passenger-carrying vans at not to exceed $2,000 each; and maintenance, repair, and operation of motor-propelled passenger-carrying vehicles.
Transportation allowance.

$3,883,000: Provided, That United States marshals and their deputies may be allowed, in lieu of actual expenses of transportation, not to exceed 3 cents per mile for the use of privately owned automobiles for transportation when traveling on official business within the limits of their official station.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Fees of witnesses: For expenses, mileage, and per diems of witnesses and for per diems in lieu of subsistence, such payments to be made on the certification of the attorney for the United States and to be conclusive as provided by section 846, Revised Statutes (28 U. S. C. 577), $1,100,000: Provided, That not to exceed $25,000 of this amount shall be available for such compensation and expenses of witnesses or informants as may be authorized or approved by the Attorney General, which approval shall be conclusive: Provided further, That no part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day, which fee shall not exceed $1.50 except in the District of Alaska: Provided further, That whenever an employee of the United States performs travel in order to appear as a witness on behalf of the United States in any case involving the activity in connection with which such person is employed, his travel expenses in connection therewith shall be payable from the appropriation otherwise available for the travel expenses of such employee.

Per diem restriction.

Restriction on use of funds.

Protection of the President.

Traveling expenses.

Rewards for information.
ney General for information leading to the apprehension of fugitives from justice, including not to exceed $20,000 to meet unforeseen emergencies of a confidential character, to be expended under the direction of the Attorney General, who shall make a certificate of the amount of such expenditure as he may think it advisable not to specify, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended, $7,858,000.

Salaries and expenses for certain emergencies: For an additional amount for salaries and expenses, including the purposes and under the conditions specified in the preceding paragraph, $100,000, to be held as a reserve for emergencies arising in connection with kidnaping, extortion, bank robbery, and to be released for expenditure in such amounts and at such times as the Attorney General may determine.

Salaries and expenses, detection and prosecution of crimes (emergency): For salaries and expenses, during the national emergency, in the detection and prosecution of crimes against the United States; for the protection of the person of the President of the United States; the acquisition, collection, classification, and preservation of identification and other records and their exchange with the duly authorized officials of the Federal Government, of States, cities, and other institutions; for such other investigations regarding official matters under the control of the Department of Justice and the Department of State as may be directed by the Attorney General; personal services in the District of Columbia and elsewhere; purchase, not to exceed $300,000, and hire, maintenance, and operation of motor-propelled passenger-carrying vehicles; firearms and ammunition; stationery, supplies, floor coverings, equipment, and telegraph, teletype, and telephone service; not to exceed $3,000 for taxicab hire to be used exclusively for the purposes set forth in this paragraph; traveling expenses; payment of rewards when specifically authorized by the Attorney General for information leading to the apprehension of fugitives from justice, including not to exceed $150,000 to meet unforeseen emergencies of a confidential character, to be expended under the direction of the Attorney General, who shall make a certificate of the amount of such expenditure as he may think it advisable not to specify, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended, $34,810,000.

None of the funds appropriated for the Federal Bureau of Investigation shall be used to pay the compensation of any civil-service employee.

IMMIGRATION AND NATURALIZATION SERVICE

Salaries and expenses. Immigration and Naturalization Service: For all expenses, not otherwise provided for, necessary for the administration and enforcement of the laws relating to immigration, naturalization, alien registration, and Chinese exclusion; including personal services in the District of Columbia and elsewhere; care, detention, maintenance, transportation, and other expenses incident to the deportation, removal, and exclusion of aliens, and persons subject to the Chinese exclusion laws, in the United States and to, through, or in foreign countries; payment of rewards; stationery, supplies, floor coverings, equipment, and telegraph, teletype, and telephone services; traveling expenses, including attendance at meetings concerned with the purposes of this appropriation; purchase, hire, maintenance, and operation of motor-propelled passenger-carrying vehicles, boats, and aircraft; firearms and ammunition; lawbooks, books of reference, and periodicals, including the exchange thereof;
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Mileage and fees of witnesses.

46 Stat. 818.
Reimbursement of cooperating agencies.

Detention of alien enemies.

47 Stat. 412.

Non-civil-service personnel.

22 Stat. 403; 42 Stat. 1488

Use of privately owned horses.

Interpreters.

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reimbursements of head tax, maintenance bills, immigration fines, and other items properly returnable; mileage and fees of witnesses subpoenaed on behalf of the United States; stenographic reporting services by contract or otherwise; operation, maintenance, remodeling, and repair of buildings and the purchase of equipment incident thereto; and allowances (not exceeding $1,700 for any one person) for living quarters, and so forth, as authorized by the Act of June 26, 1930 (5 U. S. C. 118a), $24,321,000: Provided, That the Attorney General may transfer to, or reimburse, any other department, agency, or office of Federal, State, or local governments, funds in such amounts as may be necessary for salaries and expenses incurred by them in rendering authorized assistance to the Department of Justice in connection with the administration and enforcement of said laws: Provided further, That this appropriation shall be available without regard to section 3709 of the Revised Statutes or section 322 of the Act of June 30, 1932 (40 U. S. C. 278a), when authorized or approved by the Attorney General, for the acquisition of or alterations, improvements, and repairs to premises for detention of alien enemies, including the construction of temporary buildings, and for all necessary expenses, including household equipment, incident to the maintenance, care, detention, surveillance, parole, and transportation of alien enemies and their wives and dependent children, including transportation and other expenses in the return of such persons to the place of bona fide residence or to such other place as may be authorized by the Attorney General, and for the payment of wages to alien enemy detainees for work performed under conditions prescribed by the Geneva Convention: Provided further, That not to exceed $200,000 of this appropriation may be expended for the employment of personnel, exclusive of attorneys, without regard to the Civil Service Act and regulations or the Classification Act of 1923, as amended, and not to exceed $25,000 to meet unforeseen emergencies of a confidential character, to be expended under the direction of the Attorney General, who shall make a certificate of the amount of any such expenditure the purpose of which he may think it advisable not to specify, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended: Provided further, That the Commissioner of Immigration and Naturalization may contract with officers and employees for the use, on official business, of privately owned horses: Provided further, That provisions of law prohibiting or restricting the employment of aliens in the Government service shall not apply to the employment of interpreters in the Immigration and Naturalization Service (not to exceed ten permanent and such temporary employees as are required from time to time) where competent citizen interpreters are not available.

FEDERAL PRISON SYSTEM

Salaries, Bureau of Prisons: For salaries in the District of Columbia and elsewhere in connection with the supervision of the maintenance and care of United States prisoners, $336,700.

Salaries and expenses, penal and correctional institutions: For salaries and expenses, penal and correctional institutions; expenses of interment or transporting remains of deceased inmates to their relatives or friends in the United States; expenses of transporting persons released from custody of the United States to place of conviction or arrest or place of bona fide residence within the United States or to such place within the United States as may be authorized by the Attorney General, and the furnishing of suitable
clothing and, in the discretion of the Attorney General, an amount of money not to exceed $30, regardless of length of sentence; purchase of not to exceed fourteen passenger-carrying automobiles; purchase of one bus at not to exceed $2,000; maintenance and repair of passenger-carrying automobiles; expenses of attendance at meetings concerned with the work of the Federal Prison System when authorized in writing by the Attorney General; traveling expenses, including traveling expenses of members of advisory boards authorized by law incurred in the discharge of their official duties; furnishing of uniforms and other distinctive wearing apparel necessary for employees in the performance of their official duties; newspapers, books, and periodicals; firearms and ammunition; purchase and exchange of farm products and livestock; under the following heads: Provided, That any part of the appropriations under this heading used for payment of salaries of personnel employed in the operation of prison commissaries shall be reimbursed from commissary earnings, and such reimbursement shall be in addition to the amounts appropriated herein: Provided further, That section 3709 of the Revised Statutes shall not be construed to apply to any purchase or service rendered under any appropriation herein under this heading when the aggregate amount involved does not exceed $500:

Penitentiaries and reformatories: For maintenance and operation of United States penitentiaries and reformatories, including not to exceed $4,710,000 for salaries and wages of all officers and employees, $7,573,000.

Medical Center for Federal Prisoners: For maintenance and operation of the Medical Center for Federal Prisoners at Springfield, Missouri, including not to exceed $272,000 for salaries and wages of all officers and employees, $595,000.

Jails and correctional institutions: For maintenance and operation of Federal jails and correctional institutions, including not to exceed $1,818,000 for salaries and wages of all officers and employees, $2,987,000.

Prison camps: For the construction and repair of buildings at prison camps and for maintenance and operation of prison camps, $469,000.

Medical and hospital service: For medical relief for inmates of penal and correctional institutions and appliances necessary for patients including personal services in the District of Columbia and elsewhere; and furnishing and laundering of uniforms and other distinctive wearing apparel necessary for the employees in the performance of their official duties, $1,000,000: Provided, That there may be transferred without limitation accounts to the appropriation "Pay, and so forth, commissioned officers, Public Health Service", such amount as may be necessary for the pay of not to exceed thirty officers assigned to the Federal Prison System, and to other appropriations of the Public Health Service such amounts as may be necessary, in the discretion of the Attorney General, for direct expenditure by that Service for the other objects mentioned above.

Support of United States prisoners: For support of United States prisoners in non-Federal institutions and in the Territory of Alaska, including necessary clothing and medical aid, discharge gratuities provided by law, and transportation to place of conviction or place of bona fide residence in the United States, or such other place within the United States as may be authorized by the Attorney General; and including rent, repair, alteration, and maintenance of buildings and the maintenance of prisoners therein, occupied under authority of sections 4 and 5 of the Act of May 14, 1930 (18 U. S. C. 753c, 753d); support of prisoners becoming insane during imprisonment and who

continue insane after expiration of sentence, who have no relatives or friends to whom they can be sent; shipping remains of deceased prisoners to their relatives or friends in the United States and improvement of deceased prisoners whose remains are unclaimed; expenses incurred in identifying, pursuing, and returning escaped prisoners and for rewards for their recapture; and for repairs, betterments, and improvements of United States jails, including sidewalks, $1,384,000.

None of the money appropriated by this title shall be used to pay any witness or bailiff more than one per diem for any one day's service, even though he serves in more than one of such capacities on the same day.

None of the funds appropriated by this title may be used to pay the compensation of any person hereafter employed as an attorney unless such person shall be duly licensed and authorized to practice as an attorney under the laws of a State, Territory, or the District of Columbia.

Sixty per centum of the expenditures for the offices of the United States District Attorney and the United States Marshal for the District of Columbia from all appropriations in this title shall be reimbursed to the United States from any funds in the Treasury of the United States to the credit of the District of Columbia.

This title may be cited as the "Department of Justice Appropriation Act, 1944".

TITLE III—DEPARTMENT OF COMMERCE

OFFICE OF THE SECRETARY

Salaries: For personal services in the District of Columbia, including the Chief Clerk and Superintendent, who shall be chief executive officer of the Department and who may be designated by the Secretary of Commerce to sign minor routine official papers and documents during the temporary absence of the Secretary, the Under Secretary, and the Assistant Secretary of the Department, $534,000.

Contingent expenses: For miscellaneous expenses of the offices and bureaus of the Department, except the Patent Office, the Office of the Administrator of Civil Aeronautics, the Civil Aeronautics Board, and the Loan Agencies, including those for which appropriations for miscellaneous expenses are specifically made, including lawbooks, books of reference, periodicals, blank books, pamphlets, maps, newspapers (not exceeding $1,500); purchase of atlases or maps, stationery, furniture and repairs to same; carpets, matting, oilcloth, file cases, towels, ice, brooms, soap, sponges; fuel, lighting and heating; purchase of motor trucks and bicycles; maintenance, repair, and operation of four motor-propelled passenger-carrying vehicles and motor trucks and bicycles; freight and express charges; postage to foreign countries; telegraph and telephone service; teletype service and tolls (not to exceed $1,000); first-aid outfits for use in the buildings occupied by employees of this Department; $88,000.

Traveling expenses: For all necessary traveling expenses of the Department of Commerce except the Weather Bureau, Office of Administrator of Civil Aeronautics, Civil Aeronautics Board, and the Loan Agencies, such expenses to include the examination of estimates of appropriations in the field, $115,000; Provided, That not exceeding $2,500 of this appropriation shall be available for the hire of automobiles for travel on official business, without regard to the provisions of the Act of July 16, 1914 (5 U. S. C. 78), and not exceeding $2,000 shall be available for expenses of attendance at meetings concerned with the work of the Office of the Secretary of Commerce.
Printing and binding: For all printing and binding for the Department of Commerce, except the Patent Office, the Civil Aeronautics Board, the Loan Agencies, and work done at the field printing plants of the Weather Bureau authorized by the Joint Committee on Printing, in accordance with the Act approved March 1, 1919 (44 Stat. 111, 220), $380,000: Provided, That an amount not to exceed $2,000 of this appropriation may be expended for salaries of persons detailed from the Government Printing Office for service as copy editors.

Salaries and expenses, National Inventors Council Service Staff: For all necessary expenses of the servicing staff of the National Inventors Council, including personal services in the District of Columbia, printing and binding and traveling expenses, $125,000.

Loan Agencies (Commerce)

Administrative expenses: Of the funds available for administrative expenses to the agencies placed under the supervision of the Secretary of Commerce by section 402 of Reorganization Plan Numbered 1, under authority of the Reorganization Act of 1939 and Executive Order Numbered 9071 of February 24, 1942, $150,000 is hereby made available to the Secretary for expenses in accordance therewith, including personal services in the District of Columbia and elsewhere; printing and binding ($8,000): lawbooks, books of reference and periodicals; not to exceed $10,000 for the temporary employment of persons or organizations for special services by contract or otherwise without regard to section 3709 of the Revised Statutes; payment when specifically authorized by the Secretary of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence to persons serving while away from their home, without other compensation from the United States, in an advisory capacity to the Secretary: Provided, That none of the funds made available by this Act for administrative expenses of said agencies shall be obligated or expended unless and until an appropriate appropriation account shall have been established therefor pursuant to an appropriation warrant or a covering warrant, and all such expenditures shall be accounted for and audited in accordance with the Budget and Accounting Act, as amended.

Export-Import Bank of Washington

Export-Import Bank of Washington, administrative expenses: Not to exceed $308,900 of the funds of the Export-Import Bank of Washington, continued as an agency of the Government by the Act of September 26, 1940 (15 U. S. C. 713b), shall be available during the fiscal year 1944 for all administrative expenses of the bank, including professional services in the District of Columbia and elsewhere; travel expenses, in accordance with the Standardized Government Travel Regulations and the Act of June 3, 1926, as amended (5 U. S. C. 821-833); printing and binding; lawbooks and books of reference: not to exceed $500 for periodicals, newspapers, and maps; not to exceed $19,000 for the temporary employment of persons or organizations for special services by contract or otherwise, without regard to section 3709 of the Revised Statutes; and rent in the District of Columbia: Provided, That all necessary expenses (including special services performed on a contract or fee basis, but not including other personal services) in connection with the acquisition, operation, maintenance, improvement, or disposition of any real or personal property belonging to the bank or in which it has an interest, including expenses of collections of pledged collateral, shall be considered as nonadministrative expenses for the purposes hereof.
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RECONSTRUCTION FINANCE CORPORATION


44 Stat. 688.

Nonadministrative expenses.

Payment, etc., of obligations.

47 Stat. 5.

Age and citizenship certification.

49 Stat. 620.

Procedure for furnishing evidence of age.

Post, p. 620.

Attendance at meetings.

Salaries and expenses, age and citizenship certification: For salaries and expenses necessary for searching census records and supplying information incident to carrying out the provisions of the Social Security Act, and other statutory requirements with respect to citizenship, including personal services in the District of Columbia and binding records, $250,000: Provided, That the procedure hereunder for the furnishing from census records of evidence for the establishment of age of individuals shall be pursuant to regulations approved jointly by the Secretary of Commerce and the Social Security Board.

Customs statistics: For all salaries and expenses necessary for the collection, compilation, and periodic publication of statistics showing the United States exports and imports, including personal services in the District of Columbia, and items otherwise properly chargeable to the appropriation “Contingent expenses, Department of Commerce,” $470,000.

Compiling census reports and so forth: For salaries and expenses necessary for securing information for and compiling the census reports provided for by law, including personal services in the District of Columbia; temporary employees at per diem rates to be fixed by the Director of the Census; the cost of transcribing State, municipal, and other records; preparation of monographs on census subjects and other work of specialized character by contract or otherwise; purchase, exchange, maintenance, repair, and operation of two motor-propelled station wagons; construction and repair of tabulating machines and other mechanical appliances, and the rental or purchase and exchange of necessary machinery, appliances, and supplies, $1,900,000.

The appropriation in this title for traveling expenses shall be available for the Census Bureau, in an amount not to exceed $500, for attendance at meetings concerned with the collection of statistics when incurred on the written authority of the Secretary of Commerce.
OFFICE OF ADMINISTRATOR OF CIVIL AERONAUTICS

General administration, Office of the Administrator: For necessary expenses of the Office of Administrator of Civil Aeronautics in carrying out the provisions of the Civil Aeronautics Act of 1938, as amended (49 U.S.C. 401), including personal services in the District of Columbia and elsewhere; contract stenographic reporting services; not to exceed $4,000 for expenses of attendance at meetings of organizations concerned with aeronautics, when specifically authorized by the Administrator; fees and mileage of expert and other witnesses; expenses of examination of estimates of appropriations in the field; hire, operation, maintenance, and repair of aircraft, aircraft engines, propellers, instruments, equipment, and spare parts therefor; hire, maintenance, repair, and operation of passenger-carrying automobiles; $1,500,000.

Establishment of air-navigation facilities: For the acquisition and establishment by contract or purchase and hire of air-navigation facilities, including the equipment of additional civil airways for day and night flying; the construction of additional necessary lighting, radio, and other signaling and communicating structures and apparatus; the alteration and modernization of existing air-navigation facilities; the acquisition of the necessary sites by lease or grant; and hire, maintenance, repair, and operation of passenger-carrying automobiles, $4,100,000: Provided. That this appropriation and the unexpended balances of all appropriations heretofore made under this head for the fiscal years 1942 and 1943 are hereby consolidated and shall be disbursed and accounted for as one fund and remain available until June 30, 1944.

Maintenance and operation of air-navigation facilities: For necessary expenses of operation and maintenance of air-navigation facilities and air-traffic control, including personal services in the District of Columbia and elsewhere; hire, maintenance, repair, and operation of passenger-carrying automobiles; and not to exceed 3 cents per mile for travel, in privately owned automobiles within the limits of their official posts of duty, of employees engaged in the maintenance and operation of remotely controlled air-navigation facilities; $19,650,000.

Technical development: For expenses necessary in carrying out the provisions of the Civil Aeronautics Act of 1938, as amended (49 U.S.C. 401), relative to such developmental work and service testing as tends to the creation of improved air-navigation facilities, including landing areas, aircraft, aircraft engines, propellers, appliances, personnel, and operation methods, including personal services in the District of Columbia and elsewhere; cleaning and repair of uniforms for guards; operation, maintenance, and repair of passenger-carrying automobiles; and purchase of reports, documents, plans, and specifications, $542,000.

Enforcement of safety regulations: For expenses necessary in carrying out the provisions of the Civil Aeronautics Act of 1938, as amended (49 U.S.C. 401), and the Civilian Pilot Training Act of 1939, as amended (49 U.S.C. 751, 752), relating to safety regulations, except air-traffic control, including personal services in the District of Columbia and elsewhere; contract stenographic reporting services; fees and mileage of expert and other witnesses; employment of attorneys and examiners on a fee basis (not to exceed $7,500); hire, maintenance, repair, and operation of passenger-carrying automobiles; $2,300,000.
Civilian pilot training: For all necessary expenses of the Office of Administrator of Civil Aeronautics in carrying out the duties, powers, and functions devolving upon it pursuant to the authority contained in the Civilian Pilot Training Act of 1939, as amended (49 U. S. C. 751, 752), and as further amended, but limited to the training of sufficient persons, presently enrolled in the civilian pilot training program, to produce seven thousand two hundred instructor course graduates for the Army, including personal services in the District of Columbia and elsewhere; not to exceed $1,000 for expenses of attendance at meetings of organizations concerned with the purposes of this appropriation when authorized by the Administrator; salaries and traveling expenses of employees detailed to attend courses of training conducted by the Government or other agencies serving aviation; purchase, cleaning, and repair of special aviation wearing apparel and parachutes; traveling expenses; not to exceed $100,000 for the purchase of aircraft for administrative purposes; hire, maintenance, repair, and operation of aircraft and passenger-carrying automobiles; pay at a rate of $50 per month to persons subject to service in the Army of the United States but not on active duty therein, while undergoing training and during one or more periods while awaiting assignment between courses (not exceeding two months between any two courses) pursuant to the Civilian Pilot Training Act of 1939, as amended, travel and subsistence of trainees, $29,400,000: Provided, That not to exceed $441,000 of this amount may be transferred to the appropriation “Enforcement of safety regulations, Office of Administrator of Civil Aeronautics”, for expenditure in connection with payment of salaries and travel of personnel engaged in supervision and promotion of the safety features of the civilian pilot training program, and not to exceed $258,662 may be transferred to the appropriation “General administration, Office of Administrator of Civil Aeronautics”, for necessary expenses in connection with the general administration of the program: Provided further, That no part of this appropriation shall be available after September 1, 1943, to pay any member of the enlisted reserve on inactive status.

Maintenance and operation, Washington National Airport: For salaries and expenses incident to the care, operation, maintenance, and protection of the Washington National Airport, including the operation, repair, and maintenance of passenger-carrying automobiles, and not to exceed $1,000 for the purchase, cleaning, and repair of uniforms, $505,000.

Development of landing areas: The consolidated appropriation under this head in the Department of Commerce Appropriation Act, 1943, shall remain available until June 30, 1944, without warrant action: Provided, That not to exceed $159,000 may be transferred to the appropriation “General administration, Office of Administrator of Civil Aeronautics”, for necessary expenses in connection with the general administration of the development of landing areas program.

The appropriations and authority with respect to appropriations contained in this Act shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

The foregoing appropriations under the Office of Administrator of Civil Aeronautics shall be available for the purchase and exchange of lawbooks, books of reference, atlases, maps, and periodicals; traveling expenses; salaries and traveling expenses of employees detailed to attend courses of training conducted by the Government
or other agencies serving aviation; and the purchase, cleaning, and repair of special wearing apparel (including skis and snowshoes).

**CIVIL AERONAUTICS BOARD**

Civil Aeronautics Board, salaries and expenses: For all necessary expenses of the Civil Aeronautics Board in exercising the powers and performing the duties vested in and imposed upon it by the Civil Aeronautics Act of 1938 (49 U. S. C. 401), as amended, including personal services in the District of Columbia and elsewhere; traveling expenses (including travel and miscellaneous expenses incidental to the investigation of accidents involving certificated aircraft operated by air carriers occurring outside the continental limits of the United States); contract stenographic reporting services; fees and mileage of expert and other witnesses; temporary employment of attorneys, examiners, consultants, experts, and guards on a contract or fee basis without regard to section 3709 of the Revised Statutes; salaries and traveling expenses of employees detailed to attend courses of training conducted by the Government or industries serving aviation; expenses of examination of estimates of appropriations in the field; purchase and exchange of lawbooks, books of reference, periodicals and newspapers; hire and operation of aircraft; hire, maintenance, repair, and operation of passenger-carrying automobiles; purchase and hire of special wearing apparel and equipment for aviation purposes (including rubber boots, snowshoes, and skis); $1,214,000:

*Provided, That this appropriation shall be available, when specifically authorized by the Chairman of the Board, for expenses of attendance at meetings of associations, organizations, or other properly constituted bodies concerned with aeronautics (not to exceed $4,000).*

Printing and binding: For printing and binding, $12,000.

**COAST AND GEODETIC SURVEY**

For all necessary salaries and expenses of the Coast and Geodetic Survey, including purchase of not more than four motor-propelled station wagons and maintenance, repair, and operation of motor-propelled or horse-drawn vehicles, purchase of motorcycles with side car not to exceed $30, surveying instruments, including their exchange, rubber boots, canvas and rubber gloves, goggles, and caps, coats, and aprons for stewards' departments on vessels, packing, crating, and transporting personal household effects of commissioned officers when transferred from one official station to another for permanent duty, and of commissioned officers who die while on active duty and funeral expenses of commissioned officers, as authorized by section 9 of the Act of January 19, 1942 (Public Law 402), extra compensation at not to exceed $15 per month to each member of the crew of a vessel when assigned duties as bomber or fathometer reader, extra compensation at not to exceed $1 per day for each station to employees of the Coast Guard and the Weather Bureau while observing tides or currents or tending seismographs; services of one tide observer in the District of Columbia at not to exceed $1 per day, and compensation, not otherwise appropriated for, of persons employed in the field work, for operation, maintenance, and repair of an airplane for photographic survey, and expenses incident to the execution of field work upon approval by the head of the Bureau, to be expended in accordance with the regulations relating to the Coast and Geodetic Survey subscribed by the Secretary of Commerce, and under the following heads:

Field expense, coastal surveys: For surveys and necessary resurveys of coasts on the Atlantic and Pacific Oceans and the Gulf of Mexico
under the jurisdiction of the United States; continuing researches in physical hydrography relating to harbors and bars, and for tidal and current observations on the coasts of the United States or other coasts under the jurisdiction of the United States; compilation of the Coast Pilot, including the employment of pilots and nautical experts; the preparation or purchase of plans and specifications of vessels and the employment of hull draftsmen; the reimbursement, under rules prescribed by the Secretary of Commerce, of officers of the Coast and Geodetic Survey for food, clothing, medicines, and other supplies furnished for the temporary relief of distressed persons in remote localities and to shipwrecked persons temporarily provided for by them, not to exceed a total of $500 and actual necessary expenses of officers of the field force temporarily ordered to the office in the District of Columbia for consultation with the director, $444,000.

Magnetic and seismological work: For continuing magnetic and seismological observations and to establish meridian lines in connection therewith in all parts of the United States; making magnetic and seismological observations in other regions under the jurisdiction of the United States; purchase of additional magnetic and seismological instruments; and lease of sites where necessary and the erection of temporary magnetic and seismological buildings, $80,000.

Geodetic control surveys: For continuing lines of exact levels between the Atlantic, Pacific, and Gulf coasts; determining geographic positions by triangulation and traverse to establish the control for a national mapping program, and for the control of Federal, State, boundary, county, city, and other surveys and engineering works in all parts of the United States; including printing and binding and traveling expenses; special geodetic surveys of first-order triangulation and leveling in regions subject to earthquakes, not exceeding $10,000; determining field astronomic positions and the variation of latitude, including the maintenance and operation of the latitude observatories at Ukiah, California, and Gaithersburg, Maryland; establishing lines of exact levels, determining geographic positions by triangulation and traverse, and making astronomic observations in Alaska; and continuing gravity observations in the United States and for making such observations in regions under the jurisdiction of the United States and also on islands and coasts adjacent thereto, $374,000.

Vessels: For repair of vessels, and replacement of equipment thereon, exclusive of engineers' supplies and other ship chandlery, $85,000.

Pay of officers and men on vessels: For all necessary employees to man and equip the vessels, including professional seamen serving as mates on vessels of the Survey, to execute the work of the Survey herein provided for and authorized by law, $630,000.

Pay, commissioned officers: For pay and allowances prescribed by law for not to exceed one hundred and seventy-one commissioned officers on the active list and of officers retired in accordance with existing law, including payment of six months' death gratuity as authorized by section 9 of the Act of January 19, 1942 (Public Law 402), $750,000.

Office force: For personal services, in the District of Columbia, $1,060,000.

Office expenses: For purchase of new instruments (except surveying instruments), including their exchange, materials, equipment, and supplies required in the instrument shop, carpenter shop, and chart division; journals, books of reference, maps, charts, and subscriptions; copper plates, chart paper, printer's ink, copper, zinc, and chemicals for electrotyping and photographing; engraving, printing, photo-
graphing, rubber gloves, and electrotyping supplies; photolithographing and printing charts for immediate use; stationery for office and field parties; transportation of instruments and supplies when not charged to field expenses; telegrams; washing; office furniture, repairs; miscellaneous expenses, contingencies of all kinds, not exceeding $90 for streetcar fares, $300,000.

Aeronautical charts: For compilation and printing of aeronautical charts, including personal services in the District of Columbia (not to exceed $213,000), operation of airplane for check flights, and aerial photographs, execution of ground surveys at air terminals, and the purchase of drafting, photographic, photolithographic, and printing supplies and equipment, $394,000.

Appropriations herein made for traveling expenses or for the Coast and Geodetic Survey shall not be available for allowance to civilian or other officers for subsistence while on duty at Washington (except as hereinbefore provided for officers of the field force ordered to Washington for short periods for consultation with the director), except as now provided by law.

The appropriation in this title herein for traveling expenses shall be available, in an amount not to exceed $650, for expenses of attendance at meetings concerned with the work of the Coast and Geodetic Survey when incurred on the written authority of the Secretary of Commerce.

Not to exceed $2,500 of the appropriations herein made for the Coast and Geodetic Survey shall be available for the payment of part-time or intermittent employment in the District of Columbia, or elsewhere, of such architects, engineers, scientists, and technicists as may be contracted for by the Secretary of Commerce, in his discretion, at a rate of pay not exceeding $25 per diem for any person so employed.

BUREAU OF FOREIGN AND DOMESTIC COMMERCE

Departmental salaries and expenses: For personal services (not to exceed $1,310,000) and other necessary expenses of the Bureau of Foreign and Domestic Commerce at the seat of government in performing the duties imposed by law or in pursuance of law; newspapers (not exceeding $1,500); periodicals, and books of reference; contract stenographic reporting services; fees and mileage of witnesses, and other contingent expenses in the District of Columbia; $1,359,000: Provided, That expenses, except printing and binding and traveling expenses, of field studies or surveys conducted by departmental personnel of the Bureau shall be payable from the amount herein appropriated.

Field office service: For salaries (not to exceed $260,000) and all other expenses necessary to operate and maintain regional, district, and cooperative branch offices for the collection and dissemination of information useful in the development and improvement of commerce throughout the United States and its possessions, including foreign and domestic newspapers (not exceeding $300), periodicals and books of reference, $297,000.

The appropriation in this title for traveling expenses shall be available in an amount not to exceed $6,500 for expenses of attendance at meetings concerned with the promotion of foreign and domestic commerce, or either, and also expenses of illustrating the work of the Bureau of Foreign and Domestic Commerce by showing of maps, charts, and graphs at such meetings, when incurred on the written authority of the Secretary of Commerce.

Post, p. 620.

Attendance at meetings.

Intermittent employment of architects, etc.

Field studies or surveys.

Attendance at meetings.
Salaries: For personal services in the District of Columbia and elsewhere, $3,410,000.

Photolithographing: For producing copies of weekly issue of drawings of patents and designs; reproduction of copies of drawings and specifications of exhausted patents, designs, trade-marks, and other papers, such other papers when reproduced for sale to be sold at not less than cost plus 10 per centum; reproduction of foreign patent drawings; photo prints of pending application drawings; and photostat and photographic supplies and dry mounts, $225,000; Provided, That the headings of the drawings for patented cases may be multigraphed in the Patent Office for the purpose of photolithography.

Miscellaneous expenses: For purchase and exchange of law, professional, and other reference books and publications and scientific books; expenses of transporting publications of patents issued by the Patent Office to foreign governments; directories, furniture, filing cases; maintenance, operation, and repair of passenger-carrying automobiles; for investigating the question of public use or sale of inventions for one year or more prior to filing applications for patents, and such other questions arising in connection with applications for patents and the prior art as may be deemed necessary by the Commissioner of Patents; for expense attending defense of suits instituted against the Commissioner of Patents, and for other contingent and miscellaneous expenses of the Patent Office, $65,000.

Printing and binding: For printing the weekly issue of patents, designs, trade-marks, exclusive of illustrations; and for printing, engraving illustrations, and binding the Official Gazette, including weekly and annual indices, $740,000; for miscellaneous printing and binding, $60,000; in all, $800,000.

The appropriation in this title for traveling expenses shall be available, in an amount not to exceed $500, for expenses of attendance at meetings concerned with the work of the Patent Office when incurred on the written authority of the Secretary of Commerce.

Salaries and expenses: For all salaries and expenses necessary in carrying out the provisions of the Act establishing the National Bureau of Standards, approved March 3, 1901 (5 U. S. C. 591, 597; 15 U. S. C. 271-278), and of Acts supplementary thereto affecting the functions of the Bureau and specifically including the functions as set forth under the Bureau of Standards in the "Department of Commerce Appropriation Act 1935", including personal services in the District of Columbia; rental of laboratories in the field, building of temporary experimental structures, communication service, transportation service; streetcar fares not exceeding $100, expenses of the visiting committee, compensation and expenses of medical officers of the Public Health Service detailed to the National Bureau of Standards for the purpose of maintaining a first-aid station and making clinical observations; compiling and disseminating scientific and technical data; demonstrating the results of the Bureau's work by exhibits or otherwise as may be deemed most effective; purchases of supplies, materials, stationery, electric power, fuel for heat, light, and power, and accessories of all kinds needed in the work of the Bureau, including supplies for office, laboratory, shop, and plant, and cleaning and toilet supplies, gloves, goggles, rubber boots and aprons; purchase, repair, and cleaning of uniforms for guards; operation, maintenance, and repair of a passenger automobile; purchases of equipment of all
kinds, including its repair and exchange; periodicals and reference books, including their exchange; and translation of technical articles:

Operation and administration: For the general operation and administration of the Bureau; improvement and care of the grounds; plant equipment; necessary repairs and alterations to buildings; $441,000, of which amount $11,000 shall be available immediately.

Testing, inspection, and information service: For calibrating and certifying measuring instruments, apparatus, and standards in terms of the national standards; the preparation and distribution of standard materials; the broadcasting of radio signals of standard frequency; the testing of equipment, materials, and supplies in connection with Government purchases; the improvement of methods of testing; advisory services to governmental agencies on scientific and technical matters; and supplying available information to the public, upon request, in the field of physics, chemistry, and engineering; $1,010,000.

Research and development: For the maintenance and development of national standards of measurement; the development of improved methods of measurement; the determination of physical constants and the properties of materials; the investigation of mechanisms and structures, including their economy, efficiency, and safety; the study of fluid resistance and the flow of fluids and heat; the investigation of radiation, radioactive substances, and X-rays; the study of conditions affecting radio transmission; the development of methods of chemical analysis and synthesis, and the investigation of the properties of rare substances; investigations relating to the utilization of materials, including lubricants and liquid fuels; the study of new processes and methods of fabrication; and the solutions of problems arising in connection with standards, $808,000.

Standards for commerce: For cooperation with Government purchasing agencies, industries, and national organizations in developing specifications and facilitating their use; for encouraging the application of the latest developments in the utilization and standardization of building materials; for the development of engineering and safety codes, simplified-practice recommendations, and commercial standards of quality and performance, $190,000.

Construction of wind tunnel: For the construction of a building and wind tunnel and the purchase of necessary equipment therefor to facilitate the testing of designs of aircraft bombs and projectiles, $110,000, to be immediately available.

During the fiscal year 1944 the head of any department or independent establishment of the Government having funds available for scientific investigations and requiring cooperative work by the National Bureau of Standards on scientific investigations within the scope of the functions of that Bureau, and which the National Bureau of Standards is unable to perform within the limits of its appropriations, may, with the approval of the Secretary of Commerce, transfer to the National Bureau of Standards such sums as may be necessary to carry on such investigations. The Secretary of the Treasury shall transfer on the books of the Treasury Department any sums which may be authorized hereunder, and such amounts shall be placed to the credit of the National Bureau of Standards for performance of work for the department or establishment from which the transfer is made, including, where necessary, travel expenses and compensation for personal services in the District of Columbia and in the field.

The appropriation in this title for traveling expenses shall be available for the National Bureau of Standards in an amount not to exceed $4,500 for expenses of attendance at meetings concerned with standardization and research or either, when incurred on the written authority of the Secretary of Commerce.
Intermittent employment of scientists, etc.

Not to exceed $100,000 of funds available to the Bureau by appropriation and transfer shall be available for payment of part-time or intermittent employment in the District of Columbia, or elsewhere, of such scientists and technicians as may be contracted for by the Secretary of Commerce, in his discretion, at a rate of pay not exceeding $25 per diem for any person so employed.

Of the foregoing amounts for the National Bureau of Standards not to exceed $220,000 may be expended for personal services in the District of Columbia.

Weather Bureau

Salaries and expenses: For salaries and expenses necessary for carrying into effect in the United States and possessions, on ships at sea, and elsewhere when directed by the Secretary of Commerce, the provisions of sections 1 and 3 of an Act approved October 1, 1890 (15 U. S. C. 311-313), and section 803 of the Civil Aeronautics Act of 1938 (49 U. S. C. 603), including investigations of atmospheric phenomena; cooperation with other public agencies and societies and institutions of learning; purchase of books of reference; traveling expenses, including not to exceed $1,500 for attendance at meetings concerned with the work of the Bureau when authorized by the Secretary of Commerce; maintenance, operation, and repair of passenger automobiles; repair, alterations, and improvements to existing buildings and care and preservation of grounds, including the construction of necessary outbuildings and sidewalks on public streets, abutting Weather Bureau grounds; the erection of temporary buildings for living quarters of observers; telephone rentals, and telegraphing, telephoning, and cabling reports and messages, rates to be fixed by the Secretary of Commerce by agreement with the companies performing the service; and establishment, equipment, and maintenance of meteorological offices and stations, $8,970,000, of which not to exceed $872,800 may be expended for departmental personal services in the District of Columbia; not to exceed $1,500 for the contribution of the United States to the cost of the office of the secretariat of the International Meteorological Committee; and not to exceed $10,000 for the maintenance of a printing office in the city of Washington for the printing of weather maps, bulletins, circulars, forms, and other publications: Provided, That no printing shall be done by the Weather Bureau that can be done at the Government Printing Office without impairing the service of said Bureau.

Hereafter, Weather Bureau part-time employees, appointed by designation or otherwise under regulations of the Civil Service Commission for observational work, may perform odd jobs in the installation, repair, improvement, alteration, cleaning, or removal of Government property and receive compensation therefor under regulations to be prescribed by the Chief of the Weather Bureau.

Extra compensation at not to exceed $5 per day may be paid to employees of other Government agencies in Alaska, and in other territorial possessions for taking and transmitting meteorological observations for the Weather Bureau.

The appropriations “Maintenance and operation of air navigation facilities”, Office of Administrator of Civil Aeronautics, and “Salaries and expenses”, Weather Bureau, shall be available, under regulations to be prescribed by the Secretary of Commerce, for furnishing to employees of the Civil Aeronautics Administration and the Weather Bureau in Alaska free emergency medical services by contract or otherwise and medical supplies, and for the purchase, transportation, and storage of food and other subsistence supplies for resale to such...
employees, the proceeds from such resales to be credited to the appro-
priation from which the expenditure for such supplies was made; and
appropriations of the Civil Aeronautics Administration and the
Weather Bureau, available for travel, shall be available for the travel
expenses of appointees of said agencies from the point of engagement
in the United States to their posts of duty at any point outside the
continental limits of the United States or in Alaska.

This title may be cited as the "Department of Commerce Appro-
priation Act, 1944".

TITLE IV—GENERAL PROVISIONS

SEC. 401. No part of any appropriation contained in this Act shall
be used to pay in excess of $2 per volume for the current and future
volumes of the United States Code Annotated or in excess of $3.25
per volume for the current or future volumes of the Lifetime Federal
Digest.

SEC. 402. No part of any appropriation contained in this Act shall
be paid to any person for the filling of any position for which he or
she has been nominated after the Senate has voted not to approve of
the nomination of said person.

SEC. 403. No part of any appropriation contained in this Act shall
be used to pay the salary or wages of any person who advocates, or
who is a member of an organization that advocates, the overthrow of
the Government of the United States by force or violence: Provided,
that the purposes hereof an affidavit shall be considered prima
facie evidence that the person making the affidavit does not advocate,
and is not a member of an organization that advocates, the overthrow
of the Government of the United States by force or violence: Pro-
vided further, That any person who advocates, or who is a member
of an organization that advocates, the overthrow of the Government
of the United States by force or violence and accepts employment,
the salary or wages for which are paid from any appropriation con-
tained in this Act, shall be guilty of a felony and, upon conviction,
shall be fined not more than $1,000 or imprisoned for not more than
one year, or both: Provided further, That the above penalty clause
shall be in addition to, and not in substitution for, any other provi-
sions of existing law.

SEC. 404. This Act may be cited as the "Departments of State,
Justice, and Commerce Appropriation Act, 1944".

Approved July 1, 1943.
Executive Officer: Executive officer, Alaska Game Commission.

Territory: Territory of Alaska.

Person: The plural or the singular, as the case demands, including individuals, associations, partnerships, and corporations, unless the context otherwise requires.

Indians: Natives of one-half or more Indian blood.

Eskimo: Natives of one-half or more Eskimo blood.

Take: Taking, pursuing, disturbing, hunting, capturing, trapping, or killing game animals, fur animals, game or nongame birds, or game fishes; attempting to take, pursue, disturb, hunt, capture, trap, or kill such animals, birds, or game fishes, or setting or using a net, trap, or other device for taking them, or collecting the nests or eggs of such birds, unless the context otherwise requires. Whenever the taking of animals, birds, or nests or eggs of birds, or game fishes is permitted, reference is had to taking by lawful means and in lawful manner.

Open season: The time during which animals, birds, or game fishes may lawfully be taken. Each period of time prescribed as an open season shall be construed to include the first and last days thereof.

Closed season: The time during which animals, birds, or game fishes may not be taken.

Transport: Shipping, transporting, carrying, importing, exporting, or receiving or delivering for shipment, transportation, carriage, or export, unless the context otherwise requires.

Game animals: Deer, moose, caribou, elk, mountain sheep, mountain goat, bison, muskox, and the large brown, grizzly, and black bears, which shall be known also as big game, and such other animals as the Secretary has or shall declare, as hereinafter provided, to be game animals, to be known also as big game if so designated in the declaration, including those that have been or may hereafter be transplanted, introduced, or reintroduced into the Territory, or any part thereof.

Fur animals: Beaver, muskrat, marmot, racoon, pika, hare or rabbit, squirrel, fisher, fox, lynx, marten or sable, mink, weasel or ermine, sea otter, land otter, wolverine, coyote, wolf, and polar bear, and such other animals as have been or may hereafter be transplanted, introduced, or reintroduced into the Territory, or any part thereof, and found and declared by the Secretary to be fur animals: Provided, That whenever the Secretary shall find that in any section of Alaska any animal is predominantly taken as a game rather than as a fur animal, or is predominantly taken as a fur animal rather than as a game animal, he shall so declare and then and thereafter, so long as such declaration remains in effect, such animal in the specified section of Alaska shall be considered to be a game animal or fur animal as the case may be, to the same extent as if it had been expressly included in the foregoing definitions of game and fur animals.

Game birds: Anatidae, commonly known as waterfowl, including ducks, geese, brant, and swans; Haematopodidae, Charadriidae, Scolopacidae, and Phalaropodidae, commonly known as shorebirds, including oyster-catchers, plover, sandpipers, snipe, curlew, and phalaropes; Gruidae, commonly known as crane; and the several species of grouse and ptarmigan, and such other birds as have been or may hereafter be transplanted, introduced, or reintroduced into the Territory, or any part thereof, and found and declared by the Secretary to be game birds.

Nongame birds: All wild birds except game birds.
"Hunting: The taking, as herein defined, of game animals, game birds, and nongame birds.

"Trapping: The taking, as herein defined, of fur animals.

"Game fishes: Rainbow, steelhead, cutthroat, eastern brook, and Dolly Varden trout, and grayling, and such other fishes as the Secretary may declare, from time to time, to be game fishes.

"Sec. 3. Residence and Citizenship.—That for the purposes of this Act a citizen or a national of the United States who has resided in the Territory for a continuous period of twelve months immediately preceding his claim for resident hunting, trapping, fishing, or other privileges under this Act, or a person not a citizen or a national of the United States who has in good faith declared his intention to become a citizen of the United States, whose declaration of intention is in good standing, and who has resided in the Territory for a like period, shall be considered a resident: Provided, however, That whenever the Secretary shall determine the fur resources of Alaska are threatened by hunting or trapping, or from other causes, he may, in his discretion and for such periods as he shall determine, extend the required residence period in the Territory from twelve months to three years as a prerequisite to obtaining a resident trapping license: a citizen or a national of the United States who has not resided in the Territory for a continuous period of twelve months, or for the extended period of three years, as the case may be, immediately preceding his claim for resident privileges shall be considered a nonresident; and a person not a citizen or a national of the United States who is not a resident of the Territory, as defined in this section, shall be considered an alien.

"Sec. 4. Alaska Game Commission Created.—That a Commission to be known as the Alaska Game Commission is hereby created. The Commission shall consist of an executive officer and four other members. The executive officer of the Commission shall be the representative of the Fish and Wildlife Service of the Department of the Interior, designated by the Director to occupy that position, and he shall provide for the due administration of the functions of the Commission under this Act. The other four members of the Commission shall be appointed by the Secretary to serve for four years unless sooner removed: Provided, That the present members of the Alaska Game Commission appointed pursuant to section 4 of the Act of January 13, 1925 (43 Stat. 739), are hereby made the appointed members of the Alaska Game Commission as reorganized and continued hereunder, each to serve a term of office equal to the unexpired term of his office as a member of the Alaska Game Commission under the provisions of the Act of January 13, 1925. Each member of the Commission appointed by the Secretary shall be a resident citizen of the judicial division from which he is appointed and shall have been a resident of Alaska for at least five years before his appointment, but not more than one resident of a judicial division shall serve on the Commission at one time, and no Federal or Territorial employee shall be appointed as a member of the Commission. The Secretary may remove a commissioner for inefficiency, neglect of duty, or misconduct in office, giving him a copy of the charges against him and opportunity to be publicly heard in person or by counsel in his own defense; pending the investigation of the charges, the Secretary may suspend such commissioner. The Secretary shall fill vacancies on the Commission by appointment for the unexpired term, and a vacancy shall be filled by appointment from the same judicial division in which it occurs. The office of any commissioner shall be vacant upon his removing his residence from the judicial division from which he was appointed.
Compensation.

"Members of the Commission, other than the executive officer, shall receive no compensation for their services as members thereof, except a per diem of $10 for each member for each day going to and from and in actual attendance at meetings of the Commission, but the total salary or per diem compensation of the member from the second judicial division shall not exceed the sum of $1,500, and that of any of the other members, except the executive officer, the sum of $900 in any one fiscal year, and each such member in addition shall have reimbursed to him actual and necessary traveling and subsistence expenses incurred or made in the discharge of his official duties, in accordance with the fiscal regulations of the Department of the Interior, which shall be paid on proper vouchers from the appropriation for the enforcement of the Alaska game law. The executive officer shall be paid his salary and shall have reimbursed to him all actual and necessary traveling and other expenses and disbursements in accordance with the fiscal regulations of the Department of the Interior from the appropriation for the enforcement of the Alaska game law and from such other appropriations for the work of the Fish and Wildlife Service in the Territory as the Director may designate.

Reimbursement of expenses.

"The Commission shall maintain and have its principal office in the capital of the Territory.

Pay, etc., of executive officer.

A majority of the members shall constitute a quorum for the transaction of business. All investigations, inquiries, hearings, and decisions of a commissioner shall be deemed to be the investigations, inquiries, hearings, and decisions of the Commission, when approved by it and entered by it in its minutes, and every order made by a commissioner, when approved and confirmed by the Commission and ordered filed in its office, shall be, and be deemed to be the order of the Commission. The Commission shall have an official seal.

Principal office.

Sec. 5. DUTIES AND POWERS OF THE COMMISSION, WILDLIFE AGENTS, AND OTHER PERSONS.—That each member of the Commission, any employee of the Department of the Interior authorized by the Secretary to enforce this Act, any marshal, deputy marshal, collector or deputy collector of customs, shall have power, in or out of the Territory, and it shall be his duty to arrest without warrant any person committing a violation of this Act in his presence or view, and to take such person immediately for examination or trial before an officer or court of competent jurisdiction; he shall have power to execute any warrant or other process issued by an officer or court of competent jurisdiction for the enforcement of the provisions of this Act; and he shall have authority, with a search warrant, to search any place at any time. Any officer or other person empowered to enforce this Act shall have authority without warrant to search any camp, camp outfit, fish creel, pack or pack animals, automobile, aircraft, wagon, or other vehicle, sled, or any boat, vessel, or other craft in the territorial waters of the United States, or any boat, vessel, or other craft of the United States on the high seas when such officer or employee has reasonable cause to believe that such camp, camp outfit, fish creel, pack or pack animals, automobile, aircraft, wagon, or other vehicle, sled, boat, vessel, or other craft has therein or thereon any of the animals, birds, or fishes, or parts thereof, or nests or eggs of birds, protected by this Act taken, possessed, sold, intended for sale, or transported contrary to law. The several judges of the courts established under the laws of the United States and United States commissioners may, within their respective jurisdictions, upon proper oath or affirmation showing probable cause, issue warrants in all such cases. All guns, traps, nets, fishing tackle, boats, aircraft, wagons or other vehicles, dogs, sleds, and other paraphernalia used
in or in aid of a violation of this Act may be seized, and all animals, birds, game fishes, or parts thereof, or nests or eggs of birds, taken, transported, or possessed contrary to the provisions of this Act shall be seized within or outside the Territory by any officer or person authorized to enforce this Act, and upon conviction of the offender or upon judgment of a court of the United States that the same were being used or were taken, transported, or possessed in violation of this Act, shall be forfeited to the United States and disposed of as directed by the court having jurisdiction, and if sold the proceeds of sale shall be transmitted by the clerk of the court to the executive officer to be disposed of as provided in subdivision K of section 10 of this Act. It shall be the duty of the Secretary of the Treasury and the Postmaster General, upon request of the Secretary of the Interior, to aid in carrying out the provisions of this Act.

Section 6. Bond of Employees.—That before entering upon the duties of his office, the executive officer shall execute and file with the Secretary a bond to the people of the United States in the sum of $1,000, with sufficient sureties, and each wildlife agent or other person authorized by the executive officer to sell licenses shall so file such a bond in the sum of $500, conditioned for the faithful performance of their respective duties, and for the proper accounting and paying over, pursuant to law, of all moneys or property received by them, respectively. Each person so bonded shall have reimbursed to him on proper voucher the premium paid by him on his bond.

Section 7. Taking of Animals, Birds, and Game Fishes Restricted.—That, unless and except as permitted by this Act or by regulations made pursuant to this Act, it shall be unlawful for any person to take, possess, transport, sell, offer to sell, purchase, or offer to purchase any game animal, fur animal, game fish, game bird, non-game bird, or any part thereof, or any nest or egg of any such bird, or to molest, damage, or destroy beaver or muskrat houses: Provided, That nothing in this Act shall be construed to prevent the collection or exportation of such animals, game fishes, birds, parts thereof, or nests or eggs of birds, for scientific or educational purposes, or of live animals, game fishes, birds, or eggs of birds, for propagation or exhibition purposes, under a permit issued by the Director, pursuant to regulations hereinafter authorized to be adopted by the Secretary. Fur or game animals and game birds which escape from captivity, unless recaptured by their owners in accordance with regulations prescribed by the Secretary, and all fur and game animals and game birds which have been or may hereafter be transplanted, introduced, or reintroduced into the Territory, or any part thereof, are declared to be wild fur or game animals or game birds, as the case may be, and shall be subject to the provisions of this Act.

Section 8. Poison, Use Prohibited.—That no person shall at any time use any poison to kill any animal or bird protected by this Act or put out poison or a poisoned baits where any such animal or bird may come in contact with it; but a wildlife agent or predatory animal hunter may use poison to kill wolves, coyotes, or wolverines, under such regulations as the Commission may adopt; and no person shall sell or give any strychnine or other poison designated by the Commission to any hunter or trapper. No hunter or trapper shall have any strychnine or other poison designated by the Commission in his possession, and any such poison found in the possession of any such person shall be seized and disposed of in such manner as the Commission may determine. Any person selling or otherwise disposing of any strychnine or any other poison designated by the Commission shall keep a record in a special book showing the name and address of each person purchasing or otherwise procuring it and the kind
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and amount thereof, which record shall at all times be open to inspection by any wildlife agent or other officer authorized to enforce this Act, and he shall transmit such information monthly to the Commission.

“SEC. 9. REGULATIONS.—That the Secretary, upon consultation with or recommendation from the Commission, is hereby authorized and directed from time to time to determine when, to what extent, if at all, and by what means game animals, fur animals, game birds, nongame birds, and nests or eggs of birds, and game fishes may be taken, possessed, transported, bought, or sold, and to adopt suitable regulations permitting and governing the same in accordance with such determinations, which regulations shall become effective on the date specified therein; but no such regulations shall permit any person to take any female yearling or calf moose, any fawn deer, or any female or lamb mountain sheep except under permit for scientific, propagation, exhibition, or educational purposes; or to use any dog in taking game animals; or to sell the heads, hides, or horns of any game animals, except the hides of moose, caribou, deer, and mountain goat, or skins of black bear, which the regulations may permit to be sold under such restrictions as said Secretary may deem to be appropriate; or to use any shotgun larger than a number 10 gage; or to use any aircraft, or steam or power launch, or any boat other than one propelled by paddle, oars, or pole, in taking game animals or game birds; or to sell any game animals, game birds, or parts thereof to the owner, master, or employee of any coastal or river steamer or commercial power or sailboat, or to procure for serving or to serve any such game animals, game birds, or parts thereof in any cannery or to the employees on any such steamer or boat; nor, except as herein provided, shall prohibit any Indian or Eskimo, prospector, or traveler to take animals, birds, or game fishes during the closed season when he is in need of food and other sufficient food is not available, but the shipment or sale of any animals, birds, or game fishes, or parts thereof so taken shall not be permitted, except that the hides of animals so taken may be sold within the Territory, but said Secretary by regulation may prohibit such native Indians or Eskimos, prospectors, or travelers from taking any species of animals, birds, or game fishes for food during the closed season in any section of the Territory within which he shall determine that the supply of such species of animals, birds, or game fishes is in danger of extermination; nor shall any such regulation contravene any of the provisions of the Migratory Bird Treaty Act and regulations: Provided, That no person shall knowingly disturb, injure, or destroy any notice, signboard, seal, tag, aircraft, boat, vessel, automobile, sled, dog, dog team, paraphernalia, equipment, building or other improvement or property of the United States used in the administration or enforcement of the provisions of this Act, or any poster or notice to the public concerning the provisions of this Act or any regulation adopted pursuant hereto, or any marker indicating the boundary of any area closed to hunting, trapping, fishing, or other special use under the provisions of this Act, or shall knowingly destroy, remove, tamper with, or imitate any seal or tag issued or used by the Commission or attached under its authority to any skin, portion, or specimen of a wild animal, bird, game fish, or other article for purposes of identification or authentication in accordance with the provisions of this Act or any regulations adopted hereunder.

“SEC. 10. LICENSES: SUBDIVISION A. NONRESIDENT HUNTING, TRAPPING, AND FISHING LICENSES.—That except as otherwise permitted by this Act, or by any regulation or order made pursuant hereto, no nonresident as defined by section 3 of this Act shall take or possess

40 Stat. 765.
Post, pp. 743, 753.
Destruction of U. S. property, etc.

Licenses and permits.

Ante, p. 303.
any of the animals, birds, or game fishes protected by this Act, or by any regulation or order authorized hereunder, without first having procured a nonresident hunting, trapping, or fishing license as herein provided.

"SUBDIVISION B. RESIDENT EXPORT LICENSES AND PERMITS.—No resident of the Territory shall transport therefrom any game animal, bird, or part thereof, unless he has (a) a resident export and return license, which will entitle him to transport out of the Territory for mounting and return to him in the Territory within one year such game animal, bird, or part thereof, as shall have been legally acquired by him and which shall be specifically identified in the license, or (b) a resident export permit, which may be issued in such circumstances and upon such conditions as the Commission may prescribe, and which will entitle him to export from the Territory for other than return, but not for sale, such game animal, bird, or part thereof, as shall have been legally acquired by him and which shall be specifically identified in the permit.

"SUBDIVISION C. RESIDENT HUNTING, TRAPPING, AND FISHING LICENSES.—The Commission, whenever it shall deem expedient, may by regulation require residents of the Territory to procure resident hunting, trapping, and fishing licenses authorizing them to take animals, birds, and game fishes protected by this Act, and after the effective date of such regulation, no resident shall take any animal, bird, or game fish protected by this Act without having first procured resident hunting, trapping, and fishing licenses as herein provided. The fee for such licenses shall be as follows: For each fishing license the sum of $1; for each hunting license, which shall include the privilege of fishing, the sum of $2; and for each trapping license, which shall include the privilege of hunting and fishing, the sum of $3; but no such license shall be required of native Indians and Eskimos, or of residents under the age of sixteen.

"SUBDIVISION D. REGISTERED GUIDE LICENSE.—Only a person who is a resident of the Territory, as defined in section 3 of this Act, may act as guide for a nonresident in any section of the Territory where the Commission by regulation, and the Commission is hereby authorized to issue such regulations, requires nonresidents to employ guides prior to engaging in authorized big-game hunting privileges, and he shall first register with the Commission on a form which it shall provide for this purpose and procure a registered guide license as herein provided, and the Commission shall determine by regulation the qualifications required of such guides. No person other than a registered guide shall act as guide for a nonresident in any section of the Territory where guides are required by regulation of the Commission to be registered.

"SUBDIVISION E. ALIEN SPECIAL LICENSES.—No alien shall take any of the animals, birds, or game fishes protected by this Act, or own or be possessed of a shotgun, rifle, or other firearm, without first having procured an alien special license, except that an alien may take game fishes protected by this Act upon first having procured an alien fishing license as herein provided.

"SUBDIVISION F. RECORDS, REPORTS.—Each person to whom a license is issued to take animals or birds, or to deal in furs, shall keep records which shall show the kind and number of each species of animals or birds so taken, purchased, or otherwise procured under such license, the persons from whom they were purchased and to whom they were sold, date of purchase or sale, name of the trapper, and the number of the trapper's license, and shall, on or before thirty days after the expiration of his license, make a written report to the Commission on a form prepared and furnished by it setting forth in full
Inspection.

the data herein required to be recorded. Such records shall at all reasonable times be subject to inspection and examination by any officer or other person empowered to enforce this Act. Any licensee who shall fail correctly to keep such records or who shall fail to submit such report or who shall in any such report knowingly falsely state any such data or who shall refuse to exhibit his records for inspection and examination as herein required shall be punished as prescribed in section 15 of this Act.

“Subdivision G. Fur-Farm License.—No person shall engage in the business of farming fur animals or possess them for purposes of propagation without first having procured a fur-farm license as herein provided.

“Subdivision H. Fur Dealers, Licenses, Fees.—No person shall buy or sell the skins of fur animals, or engage in, carry on, or be concerned in the business of buying, selling, or trading in the skins of fur animals protected by this Act without first having procured a license as herein provided, but no license shall be required of a hunter or trapper selling the skins of such animals which he has lawfully taken, or of a person not engaged or employed in the business of trading in such skins to purchase them for his own use but not for sale, or of native Indians or Eskimos, or of cooperative stores operated exclusively by and for native Indians or Eskimos, or of stores operated by missions, exclusively for native Indians or Eskimos: Provided, That the stores exempted from procuring licenses as herein provided shall, or on before thirty days after the expiration of each license year as specified in this Act, make a written statement to the Commission, on a form prepared and furnished by it, setting forth such material facts concerning the management and operation of such store as the Commission may by such form require and in addition thereto shall keep the records, make the reports, incur the penalties, and in all other respects be subject to the requirements of subdivision F of section 10 to the same extent as licensed fur dealers.

The applicant for such a license shall accompany his application by the required fee as follows:

(a) If the applicant is a resident of the Territory, $10, or is an association or copartnership composed exclusively of residents of the Territory, organized under the laws of the Territory, for each member, $10.

(b) If the applicant is a nonresident of the Territory but is a citizen or national of the United States, or is a corporation composed exclusively of citizens or nationals of the United States, organized under the laws of the Territory or of a State of the United States, or is an association or copartnership composed exclusively of citizens or nationals of the United States, organized under the laws of the Territory or of a State of the United States, any member of which is a nonresident of the Territory, $100.

(c) If the applicant is an alien, or is a corporation, association, or copartnership, not organized under the laws of the Territory or of a State of the United States, or is a corporation, association, or copartnership, any stockholder or member of which is an alien, $500.

(d) If the applicant is a resident of the Territory and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or a resident itinerant agent of such dealer, $10.

(e) If the applicant is a nonresident of the Territory but a citizen or national of the United States and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or a non-resident citizen or national itinerant agent of such dealer, $100.
“(f) If the applicant is an alien and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or an alien itinerant agent of such dealer, $500: Provided, That no license shall be issued to any agent whose principal has not procured a license in accordance with (a), (b), or (c).

“SUBDIVISION I. FEES AND APPLICATION FOR, AND ISSUANCE OF, LICENSES AND PERMITS.—Licenses and resident export permits shall be issued by the executive officer through wildlife agents and other persons authorized by him in writing to sell licenses. Resident export licenses and permits may also be issued by customs officers. Application blanks for licenses and permits shall be furnished by the Commission and shall be in such form as the Commission may by regulation determine. Each application shall be subscribed and sworn to by the applicant before an officer authorized to administer oaths in the Territory. Members of the Commission, wildlife agents, and other persons authorized in writing by the executive officer to issue licenses, and postmasters and customs officers, are hereby authorized to administer such oaths. The applicant for a license or resident export permit shall accompany his application with a license or permit fee as follows: Nonresident general hunting, trapping, and fishing license, $50; nonresident hunting and fishing license, but not including the privilege of hunting big game, $10; nonresident fishing license, $2.50; resident export and return license, $1 for each animal or bird trophy; resident export permit, if shipper is removing residence, $1 for each animal, $1 for each bird, or if shipper is not removing residence, $5 for each animal, $1 for each bird; registered guide license, $10; alien special hunting, trapping, and fishing license, $100; alien fishing license, $2.50; and fur-farm license, $2. Whenever the Secretary determines that the circumstances justify the charging of lesser fees for any class of licenses or permits than the fees specified in this section, he may by regulation prescribe reduced schedules of fees to be paid for the issuance of licenses or permits of that class, and during the period any such regulation is in effect no greater fee shall be charged for any license or permit of the class involved than the fee so prescribed by the Secretary.

“SUBDIVISION J. FALSE STATEMENTS IN APPLICATION FOR AND ALTERATION AND EXPIRATION OF LICENSES AND PERMITS.—Any false statement in an application for a license or permit as to citizenship, place of residence, or other material facts shall render null and void the licenses or permits issued upon it. Any person who shall make any false statements in an application for a license or permit shall be guilty of a violation of this Act and upon conviction of any such violation shall be punished as provided in section 15 hereof. No person shall alter, change, loan, or transfer to another any license or permit issued to him in pursuance of this Act, nor shall any person other than the one to whom it is issued use such license or permit, and each of such licenses shall expire on the 30th day of June next succeeding its issuance.

“SUBDIVISION K. PROCEEDS OF LICENSES AND PERMITS.—The Commission is hereby authorized to prescribe regulations permitting each officer or person selling licenses or permits, other than officers or employees of the United States, to retain for his own use and benefit such portion of the proceeds of each sale made by him, not exceeding 10 per centum thereof, as the Commission may from time to time allot for the purpose of compensating such officer or person for his services in connection with the issuance of licenses or permits, but the sums so retained shall be reported to the executive officer in accordance with the regulations of the Commission. Subject to the
Transmittal of proceeds; deposit.

withholding of any compensation so authorized, each officer or person selling licenses or permits shall, as soon as practicable after the first day of each month, transmit the proceeds from such sales, together with a report thereof, to the executive officer who shall keep accurate records of such proceeds and promptly deposit 50 per centum thereof in the Treasury of the United States to the credit of miscellaneous receipts, and transmit 50 per centum thereof to the treasurer of the Territory to be covered into the Territorial school fund. Receipts from all other sources shall be accounted for and disposed of in like manner.

SUBDIVISION L. TAGS AND SEALS.—The Commission is hereby authorized and directed to adopt tags or seals of an approved type or design to be used for marking seized articles, and beaver and marten skins, or the skins of other fur or game animals when required by the regulations of the Secretary to be tagged or sealed, for purposes of identification and authentication.

In addition to the hunting, trapping, and fishing licenses or permits required by any other provision of this Act, or by regulations authorized to be issued thereunder, the Commission may from time to time prescribe regulations requiring residents, nonresidents, and aliens to obtain special licenses, upon the payment of fees fixed by such regulations, prior to the taking of specified game or fur animals in specified areas, and may by such regulations limit further the number, kind, and sex of such animals that may be taken in such areas, and also may restrict the number of persons who may hunt or trap in each such area. Whenever such additional restrictions are imposed by regulation, the executive officer shall issue to qualified applicants, upon receipt of the proper application and fee, the special licenses required by such regulations, in the number designated by the regulations and in the order of the receipt of applications.

SEC. 11. COLLECTORS OF CUSTOMS, DUTIES OF.—That it shall be the duty of collectors of customs at ports of entry in the United States to keep accurate accounts of all consignments of game birds, game animals, skins of fur animals, game fishes, or parts thereof, and nests or eggs of game birds, received from or returned to the Territory, except when shipped for scientific, propagation, exhibition, or educational purposes under a permit issued by the Director pursuant to regulations of the Secretary; and it shall be the duty of all collectors of customs to enforce the provisions of regulations adopted pursuant to this Act with respect to shipments of game birds, game animals, skins of fur animals, game fishes, or parts thereof, and nests or eggs of game birds.

SEC. 12. BURDEN OF PROOF.—That the possession of any wild animal, game fish, wild bird, or parts thereof, or any nest or egg of such bird, during the time when the taking of it is prohibited, shall, in any action in rem, constitute prima facie evidence that it was taken, possessed, bought, sold, or transported in violation of the provisions of this Act, and the burden of proof shall be upon the possessor or claimant of it to overcome the presumption of illegal possession and to establish the fact that it was obtained and is possessed lawfully.

SEC. 13. UNITED STATES ATTORNEYS, DUTIES OF.—That it shall be the duty of the United States attorney for the division in which any wild animal, game fish, wild bird, or part thereof, or any nest or egg of such bird, has been seized because taken, transported, bought, sold, or possessed contrary to the provisions of this Act, or in which any gun, trap, net, fishing tackle, boat, dog, sled, aircraft, wagon, or other vehicle, or other paraphernalia has been seized because used in the unlawful taking of any wild animal, game fish, wild bird, or part
thereof, or any nest or egg of such bird, or in which any sled, boat, aircraft, wagon, or other vehicle has been seized because used in the transportation of any wild animal, game fish, wild bird, or part thereof, or any nest or egg of such bird, illegally bought, sold, or possessed contrary to the provisions of this Act, to institute an action in rem against it for the forfeiture thereof to the United States in any case in which the disposition of such article is not involved in a criminal prosecution. In case of judgment being rendered in favor of the United States, the wild birds, game fishes, wild animals, or other articles forfeited shall be disposed of as directed by the court having jurisdiction, and if sold, the proceeds of sale shall be transmitted by the clerk of the court to the executive officer to be disposed of as provided in subdivision K of section 10 of this Act: Provided, That no action in rem shall be required with respect to any wild animal, game fish, wild bird, or part thereof, or any nest or egg of such bird, or any gun, net, fishing tackle, trap, or other device possessed or used in or in aid of a violation of this Act and legally seized when the claimant thereof releases such article or articles to the United States by a voluntary release in writing witnessed by two disinterested parties, in which case such articles shall be disposed of by the executive officer and if sold the proceeds shall be disposed of as provided in this section.

"Sec. 14. Continuance of Funds.—That the unexpended balances of any sums appropriated by the Interior Department Appropriation Act for the fiscal year ending June 30, 1943, for enforcing the provisions of the Act of January 13, 1925, as amended, for the protection of game animals, fur animals, and birds in the Territory, are hereby made available for the purpose of carrying into effect the provisions of this Act and regulations made pursuant hereto, and all contractual obligations heretofore incurred under the provisions of the Act of January 13, 1925, as amended, shall remain in full force and effect.

"Sec. 15. Penalties.—That unless a different or other penalty or punishment is hereby specifically prescribed, a person who violates any provision of this Act or of any order or regulation adopted pursuant to this Act, or who fails to perform any duty imposed by this Act or by any order or regulation adopted pursuant to this Act, is guilty of a misdemeanor and upon conviction thereof shall be fined not less than $25 nor more than $500, or be imprisoned not more than six months, or both; and, in addition thereto, any person convicted of a violation of any provision of this Act who is the holder of any form of license issued hereunder shall thereupon forfeit said license and shall surrender it upon demand of any person authorized by the Commission to receive it, and upon a second conviction he shall not be entitled to, nor shall he be granted a license of such form for a period of one year from date of such forfeiture; and any cooperative store operated exclusively by and for native Indians or Eskimos, or any store operated by missions exclusively for native Indians or Eiks, without a license as provided in this Act, upon a second or third conviction for violation of this Act, shall not be entitled to engage in the business of dealing in furs for such time as the court before whom such conviction is had may decide: Provided, That such prohibition shall not be imposed for the first conviction, nor for a period in excess of one year from date of the second conviction, nor for a period in excess of five years from date of the third or any subsequent conviction; and all moneys from fines shall be transmitted by the clerk of the court to the executive officer to be disposed of as provided in subdivision K of section 10 of this Act.
“Any licensed guide who shall fail or refuse to report promptly to the Commission any violation of this Act of which he may have knowledge, shall be guilty of a violation of this Act, and, in addition thereto, shall have his license revoked and shall be ineligible to act as a licensed guide for a period of five years from the time of his conviction therefor, or, of the establishment to the satisfaction of the Commission of definite proof of such offense.

“SEC. 16. ADMINISTRATION OF OATHS FOR PURPOSES OF PROSECUTION.—That such officers, agents, or employees of the Department of the Interior as may be designated in writing by the Secretary or executive officer for the purpose are hereby authorized and empowered to administer to or take from any person, an oath, affirmation, or affidavit whenever such oath, affirmation, or affidavit is for use in any prosecution or proceeding under or in the enforcement of this Act.

“SEC. 17. AUTHORIZATION OF APPROPRIATIONS.—That there is authorized to be appropriated, from time to time, out of any money in the Treasury not otherwise appropriated, such amounts as may be necessary to carry out the provisions and to accomplish the purposes of this Act and regulations made pursuant hereto, and the Secretary of the Interior is authorized out of such moneys to employ in Alaska and elsewhere such persons and means as he may deem necessary for such purposes, including printing; purchase, operation, maintenance, and repair of aircraft; construction of aircraft hangars and other structures; restocking depleted areas; emergency feeding of wildlife; investigation of wildlife and game-fish resources and conditions; and protection and rehabilitation of Territorial wildlife and game-fish resources.

“SEC. 18. SEPARABILITY OF PROVISIONS.—That if any clause, sentence, paragraph, or part of this Act shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or parts thereof directly involved in the controversy in which such judgment shall have been rendered.

“SEC. 19. APPLICATION TO MOUNT MCKINLEY NATIONAL PARK.—That nothing in this Act contained shall be construed as repealing or modifying in any manner section 6 of the Act of Congress approved February 26, 1917 (39 Stat. 938), entitled ‘An Act to establish the Mount McKinley National Park in the Territory of Alaska.’

“SEC. 20. DATE EFFECTIVE.—That this Act shall become effective immediately upon its passage and approval, and shall be known by the short title of the ‘Alaska Game Law.’”

Approved July 1, 1943.
derived shall be credited wholly to the District of Columbia, and, in addition, $6,000,000 is appropriated, out of any money in the Treasury not otherwise appropriated, to be advanced July 1, 1943, and all of the remainder out of the combined revenues of the District of Columbia, namely:

GENERAL EXPENSES

EXECUTIVE OFFICE

For personal services, $125,255, plus so much as may be necessary to compensate the Engineer Commissioner at such rate in grade 8 of the professional and scientific service of the Classification Act of 1923, as amended, as may be determined by the Board of Commissioners, and including $7,000 for examination of estimates of appropriations and for other purposes without reference to the Classification Act of 1923, as amended, or civil-service requirements.

Purchasing division: For personal services, $57,435.

Department of Inspections: For personal services, $279,640, including two members of plumbing board at $150 each, and two members, board of examiners, steam engineers at $300 each, the inspector of boilers to serve without additional compensation.

To carry out the provisions of section 10 of the Act of June 4, 1934, entitled "An Act to amend the Act entitled 'An Act to require the erection of fire escapes in certain buildings in the District of Columbia, and for other purposes', approved March 19, 1906, as amended" (48 Stat. 843), $10,000.

Office of Poundmaster: For Poundmaster and for other personal services, maintenance and operation of motor vehicles, and other necessary expenses, $17,330.

PUBLIC CONVENIENCE STATIONS

For maintenance of public convenience stations, including compensation of necessary employees, $16,500.

CARE OF THE DISTRICT BUILDINGS

For personal services, including temporary labor, and service of cleaners as necessary at not to exceed 65 cents per hour, $321,625: Provided, That no other appropriation made in this Act shall be available for the employment of additional assistant engineers or watchmen for the care of the District buildings.

For fuel, light and power, repairs, laundry, and miscellaneous supplies, $127,710.

ASSessor's OFFICE

For personal services, $347,490.

BOARD OF TAX APPEALS

For personal services in accordance with title IX of the Act entitled "An Act to amend the District of Columbia Revenue Act of 1937, and for other purposes", approved May 16, 1938, as amended by the Act of July 26, 1939, $14,620.

COllector’s OFFICE

For personal services, $64,805; for temporary clerk hire, $2,500; in all, $67,305.
For purchase of alcoholic beverage tax stamps required under the Alcoholic Beverage Control Act of 1934, $12,000.

AUDITOR’S OFFICE

For personal services, $153,010, including $2,000 for continuing the employment of a real-estate expert without reference to the Classification Act of 1923, as amended, or civil-service requirements.

OFFICE OF CORPORATION COUNSEL

Corporation counsel, including extra compensation as general counsel of the Public Utilities Commission, and other personal services, $126,987.

ALCOHOLIC BEVERAGE CONTROL BOARD

For personal services, streetcar and bus transportation, telephone service, not exceeding $100 for witness fees, and other necessary contingent and miscellaneous expenses, including books of reference and periodicals, $39,300.

CORONER’S OFFICE

For personal services, including deputy coroners, in accordance with the Classification Act of 1923, as amended, $17,180.

For the maintenance of two non-passenger-carrying motor vehicles for the morgue, jurors’ fees, witnesses’ fees, heat, light and power, disinfectants, telephone service, and other necessary supplies and services, including repairs to the morgue, $5,125.

OFFICE OF SUPERINTENDENT OF WEIGHTS, MEASURES, AND MARKETS

For personal services, $65,115.

Weights, measures, and markets, expenses: For contingent expenses, and maintenance and repairs to markets, including not to exceed $1,000 for purchase of commodities and for personal services in connection with investigation and detection of sales of short weight and measure, maintenance and repair of motor vehicles, and for the purchase of one motor vehicle equipped for making investigations of sales of gasoline and oil by short measure, $9,675: Provided, That the Disbursing Officer of the District of Columbia is authorized to advance to the Superintendent of the Department of Weights, Measures, and Markets, upon requisition previously approved by the Auditor of the District of Columbia, sums of money, not exceeding $100 at any one time, to be used exclusively in connection with investigations and detection of short weights and measures, and to be accounted for monthly on itemized vouchers to the accounting officials of the District of Columbia: Provided further, That the appropriations and authority contained in this Act shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority: And provided further, That all obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

OFFICE OF CHIEF CLERK, ENGINEER DEPARTMENT

For personal services, $35,280.
MUNICIPAL ARCHITECT'S OFFICE

For personal services, $60,518.

All apportionments of appropriations for the use of the municipal architect in payment of personal services employed on construction work provided for by said appropriations shall be based on an amount not exceeding 3 per centum of a total of not more than $2,000,000 of appropriations made for such construction projects and not exceeding 23 per centum of a total of the appropriations in excess of $2,000,000, and appropriations specifically made in this Act for the preparation of plans and specifications shall be deducted from any allowances authorized under this paragraph: Provided, That reimbursements may be made to this fund from appropriations contained in this Act for services rendered other activities of the District government, without reference to fiscal-year limitations on such appropriations.

PUBLIC UTILITIES COMMISSION

For two commissioners, a People's Counsel, and other personal services, $85,200.

For incidental and all other general necessary expenses authorized by law, including the purchase of newspapers, $3,000.

No part of the appropriations contained in this Act shall be used for or in connection with the preparation, issuance, publication, or enforcement of any regulation or order of the Public Utilities Commission requiring the installation of meters in taxicabs, or for or in connection with the licensing of any vehicle to be operated as a taxicab except for operation in accordance with such system of uniform zones and rates and regulations applicable thereto as shall have been prescribed by the Public Utilities Commission.

DEPARTMENT OF INSURANCE

For personal services, $36,820.

SURVEYOR'S OFFICE

For personal services, $64,210.

MINIMUM WAGE AND INDUSTRIAL SAFETY BOARD

Salaries and expenses: For all expenses necessary for the Minimum Wage and Industrial Safety Board, created by the Act of October 14, 1941, amending the Act of September 19, 1918, including personal services and printing and binding, $36,630.

ZONING COMMISSION

For salaries and expenses necessary for the administration of the Act entitled "An Act providing for the zoning of the District of Columbia and the regulation of the location, height, bulk, and uses of buildings and other structures and of the uses of land in the District of Columbia, and for other purposes", approved June 20, 1938, $10,720.

COMMISSION ON MENTAL HEALTH

For compensation of members of the Commission on Mental Health of the District of Columbia, and other personal services, $21,632: Provided, That the salary of the executive secretary shall be at the rate of $3,200 per annum and the salary of each physician-member shall be at the rate of $3,800 per annum.
For salaries and expenses, including not to exceed $300 for travel in attending parole conventions and conferences, $25,270.

OFFICE OF ADMINISTRATOR OF RENT CONTROL

Salaries and expenses: For all expenses necessary in carrying out the provisions of the District of Columbia Emergency Rent Act, approved December 2, 1941, including personal services and printing and binding, $76,080.

DISTRICT OF COLUMBIA EMPLOYEES' COMPENSATION FUND

For carrying out the provisions of section 11 of the District of Columbia Appropriation Act approved July 11, 1919, extending to the employees of the government of the District of Columbia the provisions of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916, $67,000.

Administrative expenses, compensation to injured employees in the District of Columbia: For the enforcement of the Act entitled "An Act to provide compensation for disability or death resulting from injury to employees in certain employments in the District of Columbia, and for other purposes", approved May 17, 1928 (45 Stat. 600), $90,095, for transfer to and expenditure by the Employees' Compensation Commission under its appropriations "Salaries and expenses", $89,595, and "Printing and binding", $500.

For financing of the liability of the government of the District of Columbia, created by the Act entitled "An Act for the retirement of employees in the classified civil service, and for other purposes", approved May 22, 1920, and Acts amendatory thereof (5 U. S. C. 707a), $889,037, which amount shall be placed to the credit of the "civil service retirement and disability fund".

REGISTER OF WILLS

For personal services, $80,676.

For miscellaneous and contingent expenses, telephone bills, printing, contract statistical services, typewriters, photostat paper and supplies, including laboratory coats and photographic developing-room equipment, towels, towel service, window washing, streetcar tokens, furniture and equipment and repairs thereto, and purchase of books of reference, lawbooks, and periodicals, $13,120.

RECORDER OF DEEDS

For personal services, $122,730.

For miscellaneous and contingent expenses, including telephone service, printing, binding, rebinding, repairing, and preservation of records; typewriters, towels, towel service, furniture and equipment and repairs thereto; books of reference, lawbooks and periodicals, streetcar tokens, postage; not exceeding $100 for rest room for sick and injured employees and the equipment of and medical supplies for said rest room, and all other necessary incidental expenses, $13,900.

CONTINGENT AND MISCELLANEOUS EXPENSES

For checks, books, lawbooks, books of reference, including $1,000 for lawbooks and books of reference for the Corporation Counsel's
office, periodicals, newspapers, stationery; surveying instruments and implements; drawing materials; binding, rebinding, repairing, and preservation of records; etc: including $575 for affiliation with the National Safety Council, Incorporated; traveling expenses not to exceed $3,000; including payment of dues and traveling expenses in attending conventions when authorized by the Commissioners of the District of Columbia; expenses authorized by law in connection with the removal of dangerous or unsafe and insanitary buildings, including payment of a fee of $6 per diem to each member of board of survey, other than the inspector of buildings, while actually employed on surveys of dangerous or unsafe buildings; not exceeding $3,000 for the settlement of claims not in excess of $250 each, approved by the Commissioners under and in accordance with the provisions of the Act entitled "An Act authorizing the Commissioners of the District of Columbia to settle claims and suits against the District of Columbia", approved February 11, 1929 (45 Stat. 1160), as amended by the Act approved June 5, 1930 (46 Stat. 500); not to exceed $250 to aid in support of the National Conference of Commissioners on Uniform State Laws; maintenance and repair of wharves; and other general necessary expenses of District offices, $40,200:

Provided, That no part of this or any other appropriation contained in this Act shall be expended for printing or binding a schedule or list of supplies and materials for the furnishing of which contracts have been or may be awarded.

For postage for strictly official mail matter, including the rental of postage-meter equipment, $30,000.

For judicial expenses, including witness fees, and expert services in District of Columbia cases before the courts of the United States and of the District of Columbia, $1,500:

Provided, That the Commissioners of the District of Columbia are authorized, when in their judgment such action be deemed in the public interest, to contract for stenographic reporting services without regard to section 3709 of the Revised Statutes (41 U. S. C. 5) under available appropriations contained in this Act:

Provided further, That neither the District of Columbia nor any officer thereof acting in his official capacity for the District of Columbia shall be required to pay court costs to the clerk of any court in and for the District of Columbia.

For general advertising, authorized and required by law, notice of public hearings, publication of orders and regulations, and for tax and school notices and notices of changes in regulations, $9,000:

Provided, That this appropriation shall not be available for the payment of advertising in newspapers published outside of the District of Columbia, notwithstanding the requirement for such advertising provided by existing law.

For advertising notice of taxes in arrears July 1, 1943, as required to be given by the Act of February 28, 1898, as amended, to be reimbursed by a charge of 50 cents for each lot or piece of property advertised, $2,500:

Provided, That this appropriation shall not be available for the payment of advertising the delinquent tax list for more than once a week for two weeks in the regular issue of one morning or one evening newspaper published in the District of Columbia, notwithstanding the provisions of existing law:

For printing and binding, $63,885:

Provided, That no part of the appropriation contained in this Act shall be available for expenditure for printing and binding unless the need for such expenditure shall have been specifically approved by the Commissioners of the District of Columbia, or by the purchasing officer and the Auditor for the District of Columbia acting for such Commissioners:

Provided further, That the unexpended balance of the appropriation under this
head in the District of Columbia Appropriation Act, 1943, is hereby continued available until June 30, 1944.

CENTRAL GARAGE

For maintenance, care, repair, and operation of passenger-carrying automobiles, work cars, field wagons, ambulances, and buses owned by the District of Columbia, including personal services, $61,310; for purchase (including exchange) of passenger-carrying automobiles, work cars, and field wagons, $2,500; for purchase (including exchange) of one ambulance for the Health Department, $2,300; and for purchase (including exchange) of one passenger-carrying automobile for the executive office, $1,950; in all, $68,060.

For allowances for furnishing privately owned motor vehicles in the performance of official duties at a rate of not to exceed $264 per year for each automobile, $13,200: Provided, That allowances under this appropriation shall be made only to persons whose duties require full-time field service.

All motor-propelled passenger-carrying vehicles owned by the District of Columbia shall be used exclusively for "official purposes" directly pertaining to the public services of said District, and shall be under the direction and control of the Commissioners, who may from time to time alter or change the assignment for use thereof or direct the joint or interchangeable use of any of the same by officials and employees of the District, except as otherwise provided in this Act; and "official purposes" shall not include the transportation of officers and employees between their domiciles and places of employment, except as to the Commissioners of the District of Columbia and in cases of officers and employees the character of whose duties makes such transportation necessary, and then only as to such latter cases when the same is approved by the Commissioners. No motor vehicles shall be transferred from the police or fire departments to any other branch of the government of the District of Columbia.

Appropriations in this Act shall not be used for the payment of premiums or other cost of fire insurance.

The Commissioners are authorized, in their discretion, to furnish necessary transportation in connection with strictly official business of the District of Columbia by the purchase of streetcar and bus fares from appropriations contained in this Act: Provided, That the expenditures herein authorized shall be so apportioned as not to exceed a total of $20,150: Provided further, That the provisions of this paragraph shall not include the appropriations herein made for the fire and police departments.

EMERGENCY FUND

To be expended in case of emergency, such as riot, pestilence, public insanitary conditions, calamity by flood, or fire, or storm, and of like character, and for other purposes, in the discretion of the Commissioners, $3,500: Provided, That the certificate of the Commissioners shall be sufficient voucher for the expenditure of this appropriation for such purposes as they may deem necessary.

CENTRAL CONTROL OF EMERGENCY AMBULANCE SERVICE

For all expenses necessary to enable the Commissioners to carry out a plan for the organization, control, and despatch of emergency ambulance service, including personal services, printing and binding, telephone rental and installation, radio equipment, repairs to Health Department ambulance, and first-aid supplies and equipment, $12,000.
REFUND OF ERRONEOUS COLLECTIONS

To enable the Commissioners, in any case where taxes, special assessments, school-tuition charges, payments for lost library books, rents, fines, fees, or collections of any character have been erroneously covered into the Treasury to the credit of the general revenues of the District of Columbia, to refund such erroneous payments, wholly or in part, including the refunding of fees paid for building permits authorized by the District of Columbia Appropriation Act approved March 2, 1911 (36 Stat. 967). $100,000: Provided. That this appropriation shall be available for such refunds of payments made within the past three years.

REPAYMENT OF LOAN FROM PUBLIC WORKS ADMINISTRATION, INCLUDING INTEREST

For reimbursement to the United States, in compliance with section 3 of the Act approved June 25, 1938 (52 Stat. 1203) and section 3 of the Act of July 11, 1940 (54 Stat. 757), of funds loaned under the authority of said Acts, including interest, $4,700,000.

REPAYMENT OF LOAN FROM FEDERAL WORKS ADMINISTRATOR, INCLUDING INTEREST

For payment to the United States, in compliance with section 3 of the Act of December 20, 1941 (55 Stat. 847), of funds loaned under the authority of said Act, including interest, $150,000.

REPAYMENT OF LOAN FROM THE SECRETARY OF THE TREASURY, INCLUDING INTEREST

For reimbursement to the United States, in compliance with section 4 of the Act approved August 6, 1942 (56 Stat. 740), of funds loaned under the authority of said Act, including interest, $1,000,000.

FREE PUBLIC LIBRARY

For personal services, and for substitutes and other special and temporary services, including extra services on Sundays, holidays, and Saturday half holidays, at the discretion of the librarian, $495,036.

Miscellaneous: For books, periodicals, newspapers, and other printed material, including payment in advance for subscription books, and society publications, including not exceeding $300 for music records and sound recordings, $60,000: Provided. That the disbursing officer of the District of Columbia is authorized to advance to the librarian of the Free Public Library, upon requisition previously approved by the Auditor of the District of Columbia, sums of money not exceeding $25 at the first of each month, to be expended for the purchase of certain books, pamphlets, numbers of periodicals or newspapers, or other printed material, and to be accounted for on itemized vouchers.

For binding, including necessary personal services, $30,000.

For maintenance, alterations, repairs, fuel, lighting, fitting up buildings, care of grounds, maintenance of motor delivery vehicles, and other contingent expenses, $13,225.

For rent of suitable quarters for branch libraries in Anacostia, Chevy Chase, and Woodridge, $7,560.
Library building, construction. 53 Stat. 1011. Not to exceed $7,000 of the unexpended balances of the amounts made available by the District of Columbia Appropriation Act, 1940, for the preparation of plans and specifications for the new central building of the Public Library of the District of Columbia shall remain available for the same purposes and under the same conditions and limitations until June 30, 1944.

SEWERS

For personal services, including one chief engineering inspector at $2,600 per annum, without reference to civil-service requirements, $175,273.

For cleaning and repairing sewers and basins, including the purchase, exchange, operation, and maintenance of non-passenger-carrying motor vehicles used in this work; and for operation and maintenance of the sewage pumping service, including repairs to equipment, machinery, and pumping stations, and employment of mechanics and laborers, purchase of electricity, fuel, oil, waste, and other supplies, $243,820.

For construction of sewers and receiving basins, $393,750, together with not to exceed $250,000 of the unexpended balance of the appropriation of $630,000 for this purpose contained in the District of Columbia Appropriation Act of 1943, including the purchase, exchange, operation, and maintenance of non-passenger-carrying motor vehicles used in this work.

For assessment and permit work, sewers, including not to exceed $1,000 for purchase or condemnation of rights-of-way for construction, maintenance, and repair of public sewers, $100,000, together with not to exceed $800,000 of the unexpended balance of the appropriation of $500,000 for this purpose contained in the District of Columbia Appropriation Act, 1943.

For the control and prevention of the spread of mosquitoes in the District of Columbia, including personal services, operation, maintenance, and repair of motor-propelled vehicles, purchase of oil, and other necessary expenses, $4,800.

Sewage treatment plant: For operation and maintenance, including salaries and wages of necessary employees, supplies, repairs to buildings and equipment, purchase of electric power, fuel, oil, waste, and other necessary expenses, including the maintenance of non-passenger-carrying motor vehicles used in this work, $202,157.

For the pro rata contribution of the District of Columbia to the expenses of the Interstate Commission on the Potomac River Basin, in accordance with Public Resolution Numbered 93, approved July 11, 1940, granting such Commission authority to regulate, control, prevent, or otherwise render unobjectionable and harmless the pollution of the water of the Potomac drainage area by sewage and industrial and other wastes, $3,600.

COLLECTION AND DISPOSAL OF REFUSE

For personal services, $146,610.

For dust prevention, sweeping and cleaning streets, avenues, alleys, and suburban streets, under the immediate direction of the Commissioners, including services and purchase and maintenance of equipment, rent of storage rooms; maintenance and repair of garages; maintenance and repair of non-passenger-carrying motor-propelled vehicles necessary in cleaning streets, purchase of and purchase including exchange of motor-propelled street-cleaning equipment; and necessary incidental expenses, $713,900.
To enable the Commissioners to carry out the provisions of existing law governing the collection and disposal of garbage, dead animals, night soil, and miscellaneous refuse and ashes in the District of Columbia, including inspection; fencing of public and private property designated by the Commissioners as public dumps; purchase including exchange of non-passenger-carrying motor vehicles; and incidental expenses, $1,453,400: Provided, That this appropriation shall not be available for collecting ashes or miscellaneous refuse from hotels and places of business, or from apartment houses of four or more apartments having a central heating system.

ELECTRICAL DEPARTMENT

For personal services, $107,680.
For general supplies, repairs, new batteries and battery supplies, radio equipment, telephone rental and purchase, telephone service charges, wire and cable for extension of telegraph and telephone service, repairs of lines and instruments, purchase of poles, tools, insulators, brackets, pins, hardware, cross arms, ice, record book, stationery, extra labor, new boxes, maintenance of motortrucks, and other necessary items, $81,540.
For placing wires of fire-alarm, police-patrol, and telephone services underground, extension and relocation of police-patrol and fire-alarm systems, purchase and installing additional cables, labor, material, appurtenances, and other necessary equipment and expenses, $64,500.
Street lighting: For purchase, installation, and maintenance of public lamps, lampposts, street designations, lanterns, and fixtures of all kinds on streets, avenues, roads, alleys, and public spaces, part cost of maintenance of airport and airway lights necessary for operation of the air mail, and for all necessary expenses in connection therewith, including rental of storerooms, extra labor, operation, maintenance, and repair of motortrucks, this sum to be expended in accordance with the provisions of sections 7 and 8 of the District of Columbia Appropriation Act for the fiscal year 1912 (36 Stat. 1008-1011, sec. 7), and with the provisions of the District of Columbia Appropriation Act for the fiscal year 1913 (37 Stat. 181-184, sec. 7), and other laws applicable thereto, $829,800: Provided, That this appropriation shall not be available for the payment of rates for electric street lighting in excess of those authorized to be paid in the fiscal year 1927, and payment for electric current for new forms of street lighting shall not exceed 2 cents per kilowatt-hour for current consumed: Provided further, That no part of this appropriation shall be available for the payment on any contract required by law to be awarded through competitive bidding, which is not awarded to the lowest responsible bidder on specifications, and such specifications shall be so drawn as to admit of fair competition.

PUBLIC SCHOOLS

OPERATING EXPENSES

General administration: For all salaries and expenses necessary for the general administration of the public school system of the District of Columbia, including printing and binding not to exceed $11,500, lawbooks, books of reference, and periodicals; postage for strictly official mail matter; allowances for privately owned automobiles used for the performance of official duties within the District of Columbia (not to exceed $254 per annum for each auto-
Travel expenses.

Acting Superintendent of Schools, salary.

$283,820, of which $10,000 shall be immediately available: Provided, That the Board of Education is authorized to assign the Acting Superintendent of Schools to the salary schedule for the Superintendent of Schools, contained in the Teachers' Salary Act of 1924, during the time the said Superintendent is granted leave of absence without pay by the Board of Education, and this appropriation shall be available for payment on that basis of the salary of the Acting Superintendent.

General supervision and instruction: For all salaries and expenses necessary for the supervision, instruction, and education in the teachers colleges and in the day, evening, and summer public schools of the District of Columbia, including the education of foreigners of all ages in the Americanization schools, textbooks, lawbooks, books of reference, newspapers and periodicals, postage for strictly official mail matter, and subsistence supplies for pupils attending the schools for crippled children, $8,840,400, of which $300,000 shall be available immediately: Provided, That hereafter officers and teachers in the Americanization, evening, and summer schools may also be officers and teachers in the regular day schools: Provided further, That hereafter the Board of Education is authorized to designate the months in which the ten salary payments shall be made to teachers assigned to instruction in elementary science and school gardening, and in health, physical education, and playground activities: Provided further, That from the funds provided for salaries of teachers in the District of Columbia public schools, the Board of Education is authorized to pay the salaries of such teachers, not to exceed one in each junior high school and one in each elementary school, as may be assigned, at a grade not higher than P-3, to supervisory duties in connection with pupil guidance: And provided further, That hereafter teaching vacancies which occur during any school year may be filled by the assignment of teachers of special subjects and teachers not now assigned to classroom instruction, and such teachers are hereby made eligible for such assignment without further examination.

Vocational education, George-Deen program: For all salaries and expenses necessary for the development of vocational education in the District of Columbia in accordance with the Act of June 8, 1936 (49 Stat. 1488), $105,348.

Operation of buildings and maintenance of equipment: For all salaries and expenses necessary for the operation of school buildings and the purchase and repair of equipment, including insurance and the operation, maintenance, and repair of District-owned or borrowed automobiles used in driver-training courses, and allowances for privately owned automobiles used for the performance of official duties within the District of Columbia (not to exceed $264 per annum for each automobile), $1,714,230, of which $150,000 shall be immediately available: Provided, That hereafter members of the custodial staff in the evening, summer, and Americanization schools may also be members of the custodial staff in the day schools.

Repairs and maintenance of buildings and grounds: For all salaries and expenses necessary for the repair, maintenance, and improvement of school buildings, mechanical equipment, and school grounds, $566,750, of which $100,000 shall be immediately available: Provided, That this appropriation shall be available for making repairs to other municipal buildings, subject to reimbursement from other applicable appropriations for the cost of such work, and a report of all such expenditures shall be submitted to Congress in the annual Budget.
Auxiliary educational services: For the maintenance and instruction of deaf and dumb persons of the District of Columbia admitted to the Columbia Institution for the Deaf and for the maintenance and instruction of colored deaf mutes of teachable age and blind children, of the District of Columbia, in Maryland or some other State, by contract entered into by the Commissioners, and for the transportation of children attending schools or classes established by the Board of Education for physically handicapped children without regard to the limitation specified for streetcar and bus fares under contingent and miscellaneous expenses in this Act, $83,440, to be expended under the supervision of the Board of Education.

Teachers' retirement appropriated fund: To carry out the purposes of the Act of January 15, 1920, as amended by the Act of June 11, 1926 (44 Stat. 727), $609,000: Provided, That the Treasury Department shall prepare the estimates of the annual appropriations required to be made to the teachers' retirement fund, and shall make actuarial valuations of such fund at intervals of five years, or oftener if deemed necessary by the Secretary of the Treasury, and the Commissioners are authorized to expend from money to the credit of the teachers' retirement fund not exceeding $5,000 per annum for this purpose.

The unexpended balance of the appropriation of $20,175 for the maintenance of science laboratories contained in the District of Columbia Appropriation Act for 1943 is continued available for the same purposes during the fiscal year 1944.

CAPITAL OUTLAY

For permanent improvement of grounds, as follows: Stabilization and drainage of the grounds at the Browne Junior High School and Phelps Vocational School, $25,000.

Land for school sites: For the purchase of school building and playground sites as follows:
- For the purchase of land in the vicinity of the recreation center at Nichols Avenue and Sumner Road Southeast, for the construction of an elementary school building of sixteen or more rooms, including an assembly hall-gymnasium, to replace the present Birney School;
- For the purchase of a site for a sixteen-room elementary school building, including an assembly hall-gymnasium, in the vicinity of Kenilworth Avenue and Barnes Lane Northeast;
- For the purchase of a site for junior high school purposes in the vicinity of Thirty-fourth Street and Minnesota Avenue Southeast;
- For the purchase of a site for a sixteen-room elementary school building, including an assembly hall-gymnasium, in the vicinity of Stanton Road and Bruce Place Southeast;
- For the purchase of a site for a junior high school in the vicinity of Ninth and C Streets Southeast, to replace the Hine Junior High School;
- For the purchase of a site for a sixteen-room addition to the New Logan School, including an assembly hall-gymnasium, to replace the Old Logan School and to provide additional facilities needed;
- For the purchase of a site for a sixteen-room elementary school building in the vicinity of the Seaton School, to replace the Gales and Seaton Schools;
- For the purchase of additional land for an addition to the Armstrong High School;
- In all, for sites, $503,000, to remain available until expended.

Notwithstanding the provision that no part of any appropriation contained in this Act shall be expended for printing or binding a

schedule or list of supplies and materials for the furnishing of which contracts have been or may be awarded, the Board of Education is authorized to have printed and bound schedules or lists of supplies, textbooks, and equipment approved by the Board of Education for use in the schools for requisitioning purposes only: Provided, That all such expenditures for printing and binding shall have been specifically approved by the Commissioners of the District of Columbia or by the Purchasing Officer and the Auditor for the District of Columbia, acting for such Commissioners.

No money appropriated in this Act for the purchase of furniture and equipment and school supplies for the public schools of the District of Columbia shall be expended unless the requisitions of the Board of Education therefor shall be approved by the Commissioners of the District of Columbia, or by the Purchasing Officer and the Auditor for the District of Columbia acting for the Commissioners.

Appropriations carried in this Act shall not be used for the maintenance of school in any building unless all outside doors thereto used as exits or entrances shall open outward and be kept unlocked every school day from one-half hour before until one-half hour after school hours.

Hereafter, the plans and specifications for all building construction administered by the Commissioners of the District of Columbia shall be prepared under the supervision of the municipal architect, and those for school buildings after consultation with the Board of Education, and shall be approved by the Commissioners and all such construction shall be in conformity to such plans and specifications.

Hereafter, no part of any appropriation for the District of Columbia shall be paid to any person employed under or in connection with the public schools of the District of Columbia who shall solicit or receive, or permit to be solicited or received, on any public-school premises, any subscription or donation of money or other thing of value from any pupil enrolled in such public schools for presentation of testimonials to school officials or for any purpose except such as may be authorized by the Board of Education at a stated meeting upon the written recommendation of the Superintendent of Schools.

Section 6 of the Legislative, Executive, and Judicial Appropriation Act, approved May 10, 1916, as amended, shall not apply from July 1 to September 15, 1943, to teachers of the public schools of the District of Columbia when employed by any of the executive departments or independent establishments of the United States Government.

The children of officers and men of the United States Army, Navy, and Marine Corps, and children of other employees of the United States stationed outside the District of Columbia shall be admitted to the public schools without payment of tuition.

Hereafter, a bond shall not be required on account of military supplies or equipment issued by the War Department for military instruction and practice by the students of high schools in the District of Columbia.

Hereafter the salaries of the presidents of the teachers' colleges shall be included in the salary schedule for the first assistant superintendent; the salaries of teachers-college professors shall be included in salary class 12 for supervising principals; and the salaries of teachers-college assistant professors shall be included in salary class 11 for heads of departments and assistant principals; said schedule and classes being prescribed in the Act of June 4, 1924 (43 Stat. 367).
RECREATION DEPARTMENT

For all expenses necessary for carrying out the provisions of the Act of April 29, 1942 (56 Stat. 261-264), including personal services, and printing and binding, $496,118.

For improvement of various municipal playgrounds and recreation centers, including erection of shelter houses, $32,500, of which not exceeding $1,000 shall be immediately available for the preparation of architectural and landscaping plans.

The disbursing officer of the District of Columbia is authorized to advance to the superintendent of recreation, upon requisitions previously approved by the Auditor of the District of Columbia and upon such security as the Commissioners may require of said superintendent, sums of money not exceeding $500 at one time to be used for the expense of conducting its activities under the trust fund created by the Act of April 29, 1942, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

METROPOLITAN POLICE

SALARIES

For the pay and allowances of officers and members of the Metropolitan Police force, in accordance with the Act entitled "An Act to fix the salaries of the Metropolitan Police force, the United States Park Police force, and the Fire Department of the District of Columbia" (43 Stat. 174-175), as amended by the Act of July 1, 1930 (46 Stat. 839-841), including one captain, who shall be property clerk, and the present acting sergeant in charge of police automobiles, who shall have the rank and pay of a sergeant, $3,694,445, including the employment of not to exceed four detectives in the salary grade of captain.

For personal services, $208,500.

MISCELLANEOUS

For fuel, $8,600.

For repairs and improvements to police stations and station grounds, $9,000.

For miscellaneous and contingent expenses, including rewards for fugitives, purchase of gas equipment and firearms, maintenance of card system, stationery, city directories, books of reference, periodicals, newspapers, telegraphing, telephoning, photographs, rental and maintenance of teletype system and labor-saving devices, telephone service charges, purchase, maintenance, and servicing of radio broadcasting systems, purchase of equipment, gas, ice, washing, meals for prisoners, medals of award, not to exceed $800 for car tickets, furniture and repair thereto, beds and bed clothing, insignia of office, police equipments and repairs to same, and mounted equipment, flags and halyards, storage and hauling of stolen or abandoned property, and traveling and other expenses incurred in prevention and detection of crime, not to exceed $3,000 for expenses of officers and members of the police force in attending, without loss of pay or time, specialized police training classes and pistol matches, including tuition, entrance fees, travel and subsistence, and other necessary expenses, including expenses of harbor patrol, and the maintenance of a suitable place for the reception and detention of girls and women over seventeen years of age, arrested by the police on charge of offense against any laws in force in the District of Columbia, or


D. C. Code §§ 4-108, 4-901, 4-902; Supp. II, § 4-108.
Prevention and detection of crime.

Vehicles.

D. C. Code §§ 4-405, 4-801, 4-802.

Replacement of equipment.

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held as witnesses or held pending final investigation or examination, or otherwise, and $2,500 for expenses of police training school, including traveling and other necessary expenses of visiting lecturers or experts in criminology, $110,725, of which amount $16,000 shall be exclusively available for expenditure by the Major and Superintendent of Police for prevention and detection of crime, under his certificate, approved by the Commissioners, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended.

For purchase, exchange, and maintenance of passenger-carrying and other motor vehicles and the replacement of those worn out in the service and condemned, $99,800.

Uniforms: For furnishing uniforms and other official equipment prescribed by department regulations as necessary and requisite in the performance of duty to officers and members of the Metropolitan Police, including cleaning, alteration, and repair of articles transferred from one individual to another, or damaged in the performance of duty, $95,875.

Policemen and Firemen's Relief

To pay the policemen and firemen's relief and other allowances as authorized by law, $1,450,000.

Fire Department

Salaries

For the pay of officers and members of the fire department, in accordance with the Act entitled "An Act to fix the salaries of officers and members of the Metropolitan Police force, the United States Park Police force, and the Fire Department of the District of Columbia" (43 Stat. 175), as amended by the Act of July 1, 1930 (46 Stat. 839-841), $2,266,070.

For personal services, $5,900.

Miscellaneous

For repairs and improvements to buildings and grounds, $18,500.

Uniforms: For furnishing uniforms and other official equipment prescribed by department regulations as necessary and requisite in the performance of duty to officers and members of the fire department, including cleaning, alteration, and repair of articles transferred from one individual to another, or damaged in the performance of duty, $41,540.

For repairs to apparatus, motor vehicles, and other motor-driven apparatus, fireboat and for new apparatus, new motor vehicles, new appliances, employment of mechanics, helpers, and laborers in the fire department repair shop, and for the purchase of necessary supplies, materials, equipment, and tools, $40,000; Provided, That the Commissioners are authorized, in their discretion, to build or construct, in whole or in part, fire-fighting apparatus in the fire department repair shop.

For hose, $10,000.

For fuel, $29,000.

For contingent expenses, furniture, fixtures, oil, blacksmithing, gas and electric lighting, flags and halyards, medals of award, and other necessary items, $25,000.

Not to exceed $35,000 of the unexpended balance of the appropriation of $59,425 for replacement of fire-fighting equipment, contained
in the District of Columbia Appropriation Act for the fiscal year
1943, is continued available for the same purpose until June 30, 1944.

HEALTH DEPARTMENT

General administration: For personal services and other necessary
expenses, including not to exceed $1,000 for continuing contract inves-
tigational services, $119,730.

Medical services: For all expenses necessary for the enforcement
of the Acts relating to the prevention of the spread of contagious and
infectious diseases in the District of Columbia; the maintenance of
tuberculosis and venereal disease clinics and dispensaries; the conduct
of hygiene and sanitation work in schools; the maintenance of a
dental health service, including clinics; the maintenance of a maternal
and child-health service, including clinics, and including also house-
keeping assistance in cases of authentic indigent sick; and the mainte-
nance of a nursing service; such expenses to include personal services,
books and periodicals, uniforms, and rent, $755,760: Provided, That
the Commissioners may, without creating any obligation for the pay-
ment of money on account thereof, accept such volunteer services as
they may deem expedient in connection with the establishment and
maintenance of the medical services herein provided for.

Laboratories: For operation and maintenance of laboratories,
including personal services, books and periodicals, manufacture of
serums for use in indigent cases, and other necessary expenses,
$72,010.

Inspections: For all expenses necessary for the enforcement of
the Acts relating to the drainage of lots and abatement of nuisances
in the District of Columbia; the Act relating to the adulteration of
foods, drugs, and candy; the Act relating to the manufacture and
sale of mattresses; the Act relating to the manufacture, sale, and
transportation of adulterated or misbranded or poisonous or dele-
terious foods, drugs, medicines, and liquors; and the Act relating
to the sale of milk, cream, and ice cream; such expenses to include
personal services, books and periodicals, and travel, $214,202: Pro-
vided, That not to exceed $200 may be expended for special services
in detecting adulteration of drugs and foods, including candy and
milk: Provided further, That inspectors of dairy farms may receive
an allowance for furnishing privately owned motor vehicles in the
performance of official duties at the rate of not to exceed $312 per
annum for each inspector.

For repairs, alterations, and improvements to the Henry School
to make it suitable for use as a health center in conjunction with the
facilities now existing at the Polk School, $15,000.

For all expenses necessary for operation and maintenance of a
health center at the Henry School in conjunction with the facilities
now existing at the Polk School, including personal services, $6,120.

For the following sanatorium and hospitals:

Glenn Dale Tuberculosis Sanatorium: For personal services,
including $3,000 for chief visiting consultant, and not to exceed
$3,000 for compensation of consulting physicians at rates to be fixed
by the Commissioners, and not to exceed $2,000 for temporary labor,
$523,664, of which not to exceed $5,000 shall be for the compensation
of convalescent patients to be employed in essential work of the san-
atorium and as an aid to their rehabilitation at rates and under
conditions to be determined by the Commissioners; but nothing in
this paragraph shall be construed as conferring employee status on
patients whose services are so utilized.
For provisions, fuel, gas, water, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, furniture and bedding, kitchen utensils, medical books, schoolbooks, classroom supplies, books of reference, and periodicals not to exceed $500, maintenance of motor-trucks, and other necessary items, $297,980.

For repairs and improvements to buildings and grounds, including roads and sidewalks, $12,630, together with not to exceed $5,100 of the unexpended balance of the appropriation of $12,600 for this purpose contained in the District of Columbia Appropriation Act, 1943.

Tuberculosis Hospital: For all expenses necessary for operation and maintenance of the Tuberculosis Hospital at Fourteenth and Upshur Streets Northwest, $169,060, including not to exceed $108,320 for personal services; and not to exceed $3,000 for repairs and improvements to buildings and grounds.

Not to exceed $10,000 of the appropriation of $50,000 for repairs, alterations, and improvements to the Tuberculosis Hospital at Fourteenth and Upshur Streets Northwest, contained in the District of Columbia Appropriation Act, 1943, is continued available in the fiscal year 1944.

Gallinger Municipal Hospital: For personal services, including not to exceed six full-time chief medical officers at $6,000 per annum each and two associate medical officers at $3,200 per annum each, to be appointed without reference to civil-service requirements, and including not to exceed $2,000 for temporary labor, $977,107, of which $26,760 shall be available for out-patient relief of the poor, including medical and surgical supplies, artificial limbs, and pay of physicians: Provided, That no part of this appropriation shall be available for the care of persons, except in emergency cases, where the person has been a resident of the District of Columbia for less than one year at the time of application for admission.

For maintenance of the hospital; for maintenance of the quarantine station, smallpox hospital, and public crematorium, including expenses incident to furnishing proper containers for the reception, burial, and identification of the ashes of all human bodies of indigent persons that are cremated at the public crematorium and remain unclaimed after twelve months from the date of such cremation; for maintenance and purchase of horses and horse-drawn vehicles; for medical books, books of reference, and periodicals not to exceed $500; for maintenance of non-passenger-carrying motor vehicles; and for all other necessary expenses, $410,500.

For repairs and improvements to buildings and grounds, $8,000, together with the unexpended balance of the appropriation of $6,500 for an additional amount for repairs and improvements to buildings and grounds, contained in the Sixth Supplemental National Defense Appropriation Act, 1942.

Purchase of books, musical instruments and music, expense of commencement exercises, entertainments, and inspection by New York State Board of Regents, and other incidental expenses of the training school for nurses, $600.

Medical charities: For care and treatment of indigent patients under contracts to be made by the Health Officer of the District of Columbia and approved by the Commissioners with the following institutions and for not to exceed the following amounts, respectively:

Children's Hospital, $75,000.
Central Dispensary and Emergency Hospital, $55,000.
Eastern Dispensary and Casualty Hospital, $55,000.
Washington Home for Incurables, $19,500.

Columbia Hospital and Lying-in-Asylum: For general repairs, including labor and material to be expended in the discretion and under the direction of the Architect of the Capitol, $5,000.
Salaries: For personal services, $121,595.

Miscellaneous: For compensation of jurors, $2,000.

For stationery, books of reference, periodicals, typewriters and repairs thereto, preservation of records, telephone service, traveling expenses, meals of jurors and prisoners, furniture, fixtures, and equipment, and other incidental expenses not otherwise provided for, $4,575.

The Board of Commissioners of the District of Columbia is authorized to obtain psychiatric service for the Juvenile Court of the District of Columbia from the United States Public Health Service, and, at the request of the Board of Commissioners, the Surgeon General is authorized to detail the necessary medical and other personnel, not to exceed one psychiatrist, one psychologist, and one nurse, for this purpose.

The disbursing officer of the District of Columbia is authorized to advance to the chief probation officer of the juvenile court upon requisition previously approved by the judge of the juvenile court and the Auditor of the District of Columbia, sums of money not to exceed $50 at any one time, to be expended for transportation and traveling expenses to secure the return of absconding probationers, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

THE MUNICIPAL COURT FOR THE DISTRICT OF COLUMBIA

Salaries: For personal services, $237,610.

For witness fees and compensation of jurors, $52,500. Provided, That deposits made on demands for jury trials in accordance with rules prescribed by the court under authority granted in section 11 of the Act approved March 3, 1921 (41 Stat. 1312), shall be earned unless, prior to three days before the time set for such trials, including Sundays and legal holidays, a new date for trial be set by the court, cases be discontinued or settled, or demands for jury trials be waived.

Expenses: For all necessary expenses, other than salaries and fees and printing and binding, including lawbooks, books of reference, periodicals, rebinding of books, medicines, lodging, and meals for jurors and for bailiffs and deputy United States marshals while in attendance upon jurors, when ordered by the court, $10,707.

THE MUNICIPAL COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA

Salaries and expenses: For personal services and all necessary expenses, other than printing and binding, including lawbooks, books of reference, and periodicals, of the Municipal Court of Appeals for the District of Columbia, created by the Act of April 1, 1942, $54,443.

PROBATION SYSTEM

Salaries and expenses: For personal services, $29,680; contingent expenses, $1,500; in all, $31,180.

PUBLIC WELFARE

BOARD OF PUBLIC WELFARE

For personal services, and including not to exceed $6,000 for continuing contract investigational service, $203,280.
Administration: For administrative expenses, including placing and visiting children, city directory, purchase of books of reference and periodicals not exceeding $75, and all office and sundry expenses, $6,175, and no part of the money herein appropriated shall be used for the purpose of visiting any ward of the Board of Public Welfare placed outside the District of Columbia and the States of Virginia and Maryland; and a ward placed outside said District and the States of Virginia and Maryland shall be visited not less than once a year by a voluntary agent or correspondent of said Board, and that said Board shall have power, upon proper showing, in its discretion, to discharge from guardianship any child committed to its care.

For board and care of all children committed to the guardianship of said Board by the courts of the District, including white girls committed to the National Training School for Girls, and for board and care of all children accepted by said Board for care, as authorized by the Act to give additional powers to the Board of Public Welfare approved January 12, 1942 (56 Stat. 882), and for temporary care of children pending investigation or while being transferred from place to place, with authority to pay not more than $2,500 each to institutions under sectarian control and not more than $400 for burial of children dying while under charge of the Board, $286,000, together with not to exceed $19,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943: Provided, That not more than $1,680 of this appropriation shall be available for continuous maintenance of four foster homes for temporary or emergency board and care of non-delinquent children.

For the maintenance, under the jurisdiction of the Board of Public Welfare, of a suitable place in a building entirely separate and apart from the house of detention for the reception and detention of children under eighteen years of age arrested by the police on charge of offense against any laws in force in the District of Columbia, or committed to the guardianship of the Board, or held as witness, or held temporarily, or pending hearing, or otherwise, including transportation, food, clothing, medicine, and medicinal supplies, rental, repair and upkeep of buildings, fuel, gas, electricity, ice, supplies, and equipment, and other necessary expenses, including not to exceed $26,607 for personal services, $44,600.

The disbursing officer of the District of Columbia is authorized to advance to the director of public welfare, upon requisitions previously approved by the Auditor of the District of Columbia and upon such security as may be required of said director by the Commissioners, sums of money not to exceed $400 at any one time, to be used for expenses in placing and visiting children, traveling on official business of the Board, and for office and sundry expenses, all such expenditures to be accounted for to the accounting officers of the District of Columbia within one month on itemized vouchers properly approved.

JAIL

Salaries: For personal services, $145,750.

For maintenance and support of prisoners of the District of Columbia at the jail, including not to exceed $1,500 for furnishing uniforms and caps for guards; subsistence of interns; expenses incurred in identifying and pursuing escaped prisoners and rewards for their capture; repair and improvements to buildings, cells, and locking devices; newspapers, books, and periodicals not to exceed
For personal services, $641,344.

For maintenance, care, and support of inmates, including subsistence of interns, discharge gratuities provided by law, medical supplies, newspapers, books, books of reference and periodicals, farm implements, tools, equipment, transportation expenses, purchase and maintenance of livestock and horses; purchase, exchange, maintenance, operation and repair of non-passenger-carrying vehicles and motorbusses, fuel for heating, lighting, and power, and all other necessary items, including uniforms and caps for guards, $579,450.

For repairs to buildings and grounds, and maintenance of utilities, marine and railroad transportation facilities, and mechanical equipment not used in industrial enterprises, $27,000.

To provide a working capital fund for such industrial enterprises as may be approved by the Commissioners of the District of Columbia, $50,000: Provided, That the various departments and institutions of the District of Columbia and the Federal Government may purchase, at fair market prices, as determined by the Commissioners, such products and services as meet their requirements; receipts from the sale of products and services shall be deposited to the credit of said working capital fund, and said fund, including all receipts credited thereto, shall be used as a revolving fund for the fiscal year 1944 for the purchase and repair of machinery, tools, and equipment, purchase of raw materials and manufacturing supplies, purchase, maintenance, and operation of non-passenger-carrying vehicles, and purchase of fuel for manufacturing purposes; for freight, personal services, and all other necessary expenses; and for the payment to inmates or their dependents of such pecuniary earnings as the Commissioners may deem proper.

For an additional amount for the acquisition by the Commissioners of additional land for the workhouse and reformatory, $750, and the appropriation of $25,000 for this purpose contained in the District of Columbia Appropriation Act, 1943, shall continue available in the fiscal year 1944: Provided, That the title to said property shall be taken directly to and in the name of the United States, and in case a clear title cannot be assured through conveyance the Attorney General of the United States, at the request of the Commissioners, shall institute condemnation proceedings to acquire such land as may be selected in the State of Virginia in accordance with the laws of said State, and not to exceed $750 shall be available for expenses of procuring evidences of title or of condemnation, or both.

Support of convicts: For support, maintenance, and transportation of convicts transferred from District of Columbia; expenses of shipping remains of deceased convicts to their homes in the United States; expenses of interment of unclaimed remains of deceased convicts; expenses incurred in identifying, pursuing, recapturing (including rewards therefor), and returning to institutions, escaped convicts and parole and conditional-release violators; and transportation expenses of returning released convicts to their residences; $150,000.

The disbursing officer of the District of Columbia is authorized to advance to the general superintendent of penal institutions, upon requisitions previously approved by the Auditor of the District of Columbia, and upon such security as the Commissioners may require
of said superintendent, sums of money not exceeding $500 at one
time, to be used only for expenses in returning escaped prisoners,
conditional releases, and parolees, payable from the appropriation,
"Support of convicts"; all such expenditures to be accounted for to the
accounting officers of the District of Columbia within one month on
itemized vouchers properly approved.

NATIONAL TRAINING SCHOOL FOR BOYS

For care and maintenance of boys committed to the National Train-
ing School for Boys by the courts of the District of Columbia under
a contract to be made by the Board of Public Welfare with the
Attorney General at a rate of not to exceed $2 per day for each boy
so committed, $91,810.

NATIONAL TRAINING SCHOOL FOR GIRLS

National Training School for Girls: For personal services, groceries,
provisions, light, fuel, clothing, shoes, including subsistence of internes;
forage and farm supplies; medicine and medical service (including
not to exceed $2,000 for medical care and not to exceed $600 for dental
care); transportation; maintenance of non-passenger-carrying
vehicles; equipment, fixtures, books, magazines, and other educational
supplies; recreational equipment and supplies, including rental of
motion-picture films; stationery; postage; repairs; and other neces-
sary items, including expenses incident to securing suitable homes for
paroled or discharged girls, $42,750, of which sum not to exceed
$2,300 may be expended for personal services: Provided, That no part
of the funds herein appropriated for the National Training School
for Girls shall be used for white inmates.

For the acquisition of a site in Maryland for the National Train-
ing School for Girls, including the preparation of plans for per-
manent buildings and traveling expenses, $42,000: Provided, That
title to said property shall be taken directly to and in the name
of the United States, and in case a satisfactory price cannot be
agreed upon for the purchase of said property, the Attorney Gen-
eral of the United States, at the request of the Commissioners of the
District of Columbia, shall institute condemnation proceedings to
acquire such property as may be selected in accordance with the laws
of the State of Maryland, and expenses of procuring evidences of
title or of condemnation, or both, shall be paid out of said
appropriation.

For the construction of temporary buildings for the National
Training School for Girls on a new site to be acquired in Maryland,
including furniture and equipment, $40,000.

DISTRICT OF COLUMBIA TRAINING SCHOOL

For personal services, including not to exceed $500 for compensa-
tion of consulting physicians at rates to be fixed by the Commiss-
ioners and not to exceed $2,500 for temporary labor, $213,517.

For maintenance, including subsistence of internes and other nec-
essary expenses, including the maintenance of non-passenger-carry-
ing motor vehicles, the purchase and maintenance of horses and
wagons, farm machinery and implements, and not to exceed $500
for the purchase of books, books of reference, and periodicals,
$154,100.

For repairs and improvements to buildings and grounds, $10,000.

For a new deep well, water treatment, and extension of water sup-
ply line, $20,000, together with the appropriation of $8,000 for the
improvement and the extension of the water system, contained in the District of Columbia Appropriation Act, 1943, which is reappropriated and made available for the foregoing purpose.

**INDUSTRIAL HOME SCHOOL FOR COLORED CHILDREN**

Salaries: For personal services, $47,560; temporary labor, $1,000; in all, $48,560.

For maintenance, including subsistence of interns and including purchase and maintenance of farm implements, horses, wagons, and harness, maintenance of non-passenger-carrying motor vehicles, not to exceed $2,250 for manual-training equipment and materials, and for purchase of non-passenger-carrying motor vehicles, $37,000.

For repairs and improvements to buildings and grounds, $6,000.

For the construction of a boiler house, purchase of a boiler, and purchase and installation of a new high pressure service main, $3,950.

**INDUSTRIAL HOME SCHOOL**

Salaries: For personal services, $45,012; temporary labor, $1,000; in all, $46,012.

For maintenance, including subsistence of interns and including purchase of equipment, maintenance of non-passenger-carrying motor vehicles, $28,500.

For repairs and improvements to buildings and grounds, $20,000, including $15,000 for repairs and alterations to buildings on the site, 5300 Loughborough Road Northwest, to make them suitable for use by the Industrial Home School.

**HOME FOR AGED AND INFIRM**

Salaries: For personal services, $161,160; temporary labor, $2,000; in all, $163,160.

For provisions, fuel, forage, harness and vehicles and repairs to same, ice, shoes, clothing, dry goods, tailoring, drugs and medical supplies, including subsistence of interns, furniture and bedding, kitchen utensils, and other necessary items, and maintenance of non-passenger-carrying motor vehicles, $140,000.

Not to exceed $25,150 of the unexpended balance of the appropriation of $48,000 for an additional amount for repairs and improvements to buildings and grounds contained in the First Deficiency Appropriation Act, 1942, is continued available in the fiscal year 1944.

**MUNICIPAL LODGING HOUSE**

For personal services, $4,220; maintenance, $4,500; in all, $8,720.

**PUBLIC ASSISTANCE**

For the purpose of affording relief to indigent residents of the District of Columbia to be expended by the Board of Public Welfare of the District of Columbia by employment and direct relief, in the discretion of the Board of Commissioners and under rules and regulations to be prescribed by the Board and without regard to the provisions of any other law, payable from the revenues of the District of Columbia, including not to exceed $73,170 for personal services, §261,740, together with not to exceed $225,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943, and such amount shall include the distribution of surplus commodities and relief milk, the burial
of indigent residents of the District of Columbia, and the certification of persons eligible for any public benefits which are or may become available as may be approved by the Commissioners: Provided, That no part of this appropriation shall be expended in such a manner as to require a deficiency to supplement such appropriation: Provided further, That all auditing, disbursing, and accounting for funds administered through the Public Assistance Division of the Board of Public Welfare, including all employees engaged in such work and records relating thereto, shall be under the supervision and control of the Auditor of the District of Columbia.

Home Care for Dependent Children: To carry out the purposes of the Act entitled “An Act to provide home care for dependent children in the District of Columbia”, approved June 22, 1926 (44 Stat. 758-760), including not to exceed $28,860 for personal services in the District of Columbia, $243,400, together with not to exceed $55,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943: Provided, That this appropriation shall be so apportioned and distributed by the Commissioners over the fiscal year ending June 30, 1944, and shall be so administered during such fiscal year as to constitute the total amount that will be utilized during such fiscal year for such purposes, and no more than $400 shall be paid for burial of children dying while beneficiaries under said Act.

Assistance against old-age want: To carry out the provisions of the Act entitled “An Act to amend the Code of Laws for the District of Columbia in relation to providing assistance against old-age want”, approved August 24, 1935 (49 Stat. 747), $635,465, together with not to exceed $50,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943, including not to exceed $72,420 for personal services, and recipients of old-age assistance shall be eligible to receive surplus commodities distributed to needy persons by the Secretary of Agriculture under authority of law.


For necessary expenses, including personal services without regard to the Classification Act of 1923, as amended, for the carrying out, under regulations to be prescribed by the Commissioners of the District of Columbia, of a “penny milk” program for the school children of the District, including the purchase and distribution of milk under agreements with the United States Department of Agriculture, and for the carrying out of a food-conservation program in the District of Columbia, including the supervision of “Victory” gardens and the canning of the products thereof, $75,000: Provided, That collections from the milk program shall be paid to the collector of taxes, District of Columbia, for deposit in the Treasury of the United States to the credit of the District, and that reimbursement for such canning shall be in kind and for the benefit of public-welfare institutions of the District of Columbia.

TEMPORARY HOME FOR FORMER SOLDIERS AND SAILORS

For personal services, $5,925; maintenance, $10,750; and repairs to buildings and grounds, $1,000; in all, $17,675, to be expended under the direction of the Commissioners; and former soldiers, sailors, or marines of any war of the United States, including the Philippine Insurrection and China Relief Expedition, shall be
admitted to the home, all under the supervision of a board of management. For the purpose of this appropriation, World War I shall be deemed to have been concluded as of July 2, 1921, and World War II to have begun on December 7, 1941.

**Florence Crittenton Home and Saint Ann's Infant Asylum and Maternity Hospital**

For care and maintenance of women and children under contracts to be made by the Board of Public Welfare, with the Florence Crittenton Home and Saint Ann's Infant Asylum and Maternity Hospital, $8,000.

**National Library for the Blind**

For aid and support of the National Library for the Blind, located at 1126 Twenty-first Street Northwest, to be expended under the direction of the Commissioners of the District of Columbia, $5,000.

**Columbia Polytechnic Institute**

For the training and employment of the blind under contracts to be made by the Board of Public Welfare with the Columbia Polytechnic Institute for the Blind, $3,000.

**Saint Elizabeth's Hospital**

For support of indigent insane of the District of Columbia in Saint Elizabeth's Hospital, as provided by law, $3,250,080.

**Nonresident Insane**

For deportation of nonresident insane persons, in accordance with the Act of Congress entitled “An Act to provide for insanity proceedings in the District of Columbia”, approved June 8, 1938, including persons held in the psychopathic ward of the Gallinger Municipal Hospital, $33,600.

In expending the foregoing sum the disbursing officer of the District of Columbia is authorized to advance to the Director of Public Welfare, upon requisitions previously approved by the Auditor of the District of Columbia, and upon such security as the Commissioners may require of said Director, sums of money not exceeding $500 at one time, to be used only for deportation of nonresident insane persons, and to be accounted for monthly on itemized vouchers to the accounting officer of the District of Columbia.

**Burial of Ex-Service Men**

For expenses of burying in the Arlington National Cemetery, or in the cemeteries of the District of Columbia, indigent Union ex-soldiers, ex-sailors, ex-marines, of the United States service, either Regular or Volunteer, who have been honorably discharged or retired, and who died in the District of Columbia, to be disbursed by the Secretary of War at a cost not exceeding $45 for such burial expenses in each case, exclusive of cost of grave, $270.

**Transportation of Indigent Nonresident Persons**

For transportation of indigent nonresident persons to their legal residence or to the home of a relative or relatives, including maintenance pending transportation, and transportation of other indigent persons, including indigent veterans of the World War and their families, $17,000, of which amount not to exceed $7,265 shall be available for personal services.
Vocational rehabilitation of disabled residents, District of Columbia: To carry out the provisions of the Act entitled “An Act to provide for the vocational rehabilitation of disabled residents of the District of Columbia, and for other purposes,” approved February 23, 1929, $25,000.

**MILITIA**

For the following, to be expended under the authority and direction of the commanding general, who is hereby authorized and empowered to make necessary contracts and leases, namely:

For personal services, $10,920; temporary labor, $1,000; for expenses of camps, including hire of horses for officers required to be mounted, and for the payment of commutation of subsistence for enlisted men who may be detailed to guard or move the United States property at home stations on days immediately preceding and immediately following the annual encampments; damages to private property incident to encampment; reimbursement to the United States for loss of property for which the District of Columbia may be held responsible; cleaning and repairing uniforms, arms, and equipment; instruction, purchase, and maintenance of athletic, gymnastic, and recreational equipment at armory or field encampments, not to exceed $350; practice marches, drills, and parades; rent of armories, drill halls, and storehouses; fuel, light, heat, care, and repair of armories, offices, and storehouses; machinery and dock, including dredging alongside of dock; construction of buildings for storage and other purposes at target range; telephone service; printing, stationery, and postage; horses and mules for mounted organizations; maintenance and operation of passenger and non-passenger-carrying motor vehicles; streetcar fares (not to exceed $200), necessarily used in the transaction of official business; not exceeding $400 for traveling expenses, including attendance at meetings or conventions of associations pertaining to the National Guard; and for general incidental expenses of the service, $3,500; in all, $15,420.

**NATIONAL CAPITAL PARKS**

**SALARIES, PUBLIC PARKS, DISTRICT OF COLUMBIA**

For personal services, $337,760.

**GENERAL EXPENSES, PUBLIC PARKS**

General expenses: For general expenses in connection with the maintenance, care, improvement, furnishing of heat, light, and power of public parks, grounds, fountains and reservations, propagating gardens and greenhouses under the jurisdiction of the National Park Service, including the tourists’ camp on its present site in East Potomac Park, and including personal services of seasonal or intermittent employees at per diem rates of pay approved by the Secretary of the Interior, not exceeding current rates of pay for similar employment in the District of Columbia; placing and maintaining portions of the parks in condition for outdoor sports, erection of stands, furnishing and placing of chairs, and services incident thereto in connection with national, patriotic, civic, and recreational functions held in the parks, including the President’s Cup Regatta, and for expenses incident to the conducting of band concerts in the parks; the hire of draft animals with or without drivers at local rates approved by said Secretary; the purchase and maintenance of draft animals, harness, and wagons; contingent expenses; city directories; communica-
tion service; carfare; traveling expenses; professional, scientific, technical, and lawbooks; periodicals and reference books, blank books and forms; photographs, dictionaries and maps; leather and rubber articles for the protection of employees and property; the maintenance, repair, exchange, and operation of not to exceed two motor-propelled passenger-carrying vehicles and all necessary bicycles, motorcycles, and self-propelled machinery; the purchase, maintenance, and repair of equipment and fixtures, and so forth, $394,950: Provided, That not to exceed $10,000 of the amount herein appropriated may be expended for the erection of minor auxiliary structures.

PARK POLICE

Salaries: For pay and allowances of the United States Park Police force, in accordance with the Act approved May 27, 1924, as amended, $188,900.

For uniforming and equipping the United States Park Police force, including the purchase, issue, operation, maintenance, repair, exchange, and storage of revolvers, bicycles, and motor-propelled passenger-carrying vehicles, uniforms, ammunition, and radio equipment and the rental of teletype service, $18,950.

NATIONAL CAPITAL PARK AND PLANNING COMMISSION

For reimbursement to the United States in compliance with section 4 of the Act approved May 29, 1930 (46 Stat. 482), as amended, $1,000,000.

For each and every purpose, except the acquisition of land, requisite for and incident to the work of the National Capital Park and Planning Commission as authorized by the Act entitled “An Act providing for a comprehensive development of the park and playground system of the National Capital”, approved June 6, 1924 (40 U. S. C. 71), as amended, including personal services in the District of Columbia, maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, not to exceed $1,000 for printing and binding, not to exceed $500 for traveling expenses and carfare of employees of the Commission, and not to exceed $300 for professional, scientific, technical, and reference books, and periodicals, $47,050.

NATIONAL ZOOLOGICAL PARK

For roads, walks, bridges, water supply, sewerage, and drainage; grading, planting, and otherwise improving the grounds, erecting and repairing buildings and enclosures; care, subsistence, purchase, and transportation of animals; necessary employees; traveling and incidental expenses not otherwise provided for, including not to exceed $2,000 for travel and field expenses in the United States and foreign countries for the procurement of live specimens and for the care, subsistence, and transportation of specimens obtained in the course of such travel; maintenance and operation of one motor-propelled passenger-carrying vehicle required for official purposes; for the purchase, issue, operation, maintenance, repair, and exchange of bicycles and non-passenger-carrying motor vehicles, revolvers, and ammunition; not exceeding $2,500 for purchasing and supplying uniforms to Park Police, keepers, and assistant keepers; not exceeding $100 for the purchase of necessary books and periodicals, $270,130, no part of which sum shall be available for architect’s fees or compensation.
The following sums are appropriated wholly out of the special fund created by the Act entitled “An Act to provide for a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes”, approved April 23, 1924, and the Act entitled “An Act to provide additional revenue for the District of Columbia, and for other purposes”, approved August 17, 1937, for expenses of the following departments and activities:

**DEPARTMENT OF VEHICLES AND TRAFFIC**

For personal services, including $6,000 for temporary clerk hire, $169,660.

For purchase, installation, and modification of electric traffic lights, signals, and controls, markers, painting white lines, labor, maintenance of non-passenger-carrying motor vehicles, printing and binding, postage, telephone service, heating, electricity, repairs to equipment of inspection stations, continuation of the operation of parking meters on the streets of the District of Columbia, including maintenance and repair, not to exceed $15,000 for such expenses as the Commissioners, in their discretion, may deem necessary in connection with traffic safety education, and such other expenses as may be necessary in the judgment of the Commissioners, said amount to be expended without reference to any other law, including not to exceed $35,000 for the operation and maintenance of electric traffic lights, signals, and controls, $191,160, of which not more than $20,000 shall be expended for the purchase, installation, and modification of electric traffic-light signals: Provided, That no part of this or any other appropriation contained in this Act shall be expended for building, installing, and maintaining streetcar loading platforms and lights of any description employed to distinguish same, except that a permanent type of platform may be constructed from appropriations contained in this Act for street improvements when plans and locations thereof are approved by the Public Utilities Commission and the Director of Vehicles and Traffic: Provided further, That the street-railway company shall after construction maintain, mark, and light the same at its expense: Provided further, That fees from parking meters shall be deposited to the credit of the highway fund of the District of Columbia.

The Commissioners of the District of Columbia are authorized and directed to designate, reserve, and properly mark appropriate and sufficient parking spaces on the streets adjacent to all public buildings in such District for the use of Members of Congress engaged on public business.

For the purchase of motor-vehicle identification number plates, $7,000.

**POLICE TRAFFIC CONTROL**

For expenses necessarily involved in the police control, regulation, and administration of traffic upon the highways, $607,500, which amount shall be transferred to the appropriation contained in this Act for pay and allowances of officers and members of the Metropolitan Police force.

**HIGHWAY DEPARTMENT**

For personal services, $251,266.
STREET IMPROVEMENTS

For paving, repaving, grading, and otherwise improving streets, avenues, and roads, including temporary per diem services, surveying instruments and implements, and drawing materials, printing and binding, postage, and miscellaneous expenses, and the purchase (including exchange), operation and maintenance of motor vehicles used in this work, including curbing and gutters and replacement of curb-line trees where necessary, and including assessment and permit work and the several purposes provided for thereunder, as follows:

Not to exceed $75,000 of the unexpended balance of the appropriation of $200,000 for paving, repaving, and surfacing, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944:

For grading, paving, repaving, surfacing, and otherwise improving streets, avenues, and roads, including curbing and gutters, drainage structures, retaining walls, the replacement and relocation of sewers, water mains, and fire-alarm boxes and police-patrol boxes, and replacement of curb-line trees, when necessary, as Federal-aid highway projects under section 1-b of the Federal Aid Highway Act of 1938 (Public Numbered 584, Seventy-fifth Congress), $50,000, to remain available until June 30, 1945: Provided, That in connection with the highway-planning survey, involving surveys, plans, engineering, and economic investigations of projects for future construction in the District of Columbia, as provided for under section 10 of the Federal Aid Highway Act of 1938, this fund shall be available to the extent authorized in said section for the employment of engineering or other professional services by contract or otherwise, and without reference to section 3709 of the Revised Statutes (41 U. S. C. 5), the Classification Act of 1923, as amended, and civil-service requirements, and for engineering and incidental expenses:

For grading streets, alleys, and roads, including construction of necessary culverts and retaining walls, $60,000;

The appropriation of $25,000 for construction of curbs and gutters, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944;

Not to exceed $150,000 of the unexpended balance of the appropriation of $300,000 for the surfacing and resurfacing, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944;

Not to exceed $100,000 of the unexpended balance of the appropriation of $250,000 for the construction of and changes in drainage structures, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944;

Not to exceed $50,000 of the unexpended balance of the appropriation of $100,000 for the reconstruction and changes in layout of roadways and curb lines, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944:

For construction, maintenance, operation, and repair of bridges, $55,000, together with not to exceed $50,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943;

Not to exceed $150,000 of the unexpended balance of the appropriation of $300,000 for grading, paving, surfacing, and so forth, contained in the District of Columbia Appropriation Act, 1943, is continued available for the same purposes until June 30, 1944.
Repairs, snow removal, etc.

For current work of repairs to streets, avenues, roads, and alleys, including the reconditioning of existing gravel streets and roads; for cleaning snow and ice from streets, sidewalks, crosswalks, and gutters in the discretion of the Commissioners; and including the purchase, exchange, maintenance, and operation of passenger and non-passenger-carrying motor vehicles used in this work, $636,000, together with not to exceed $30,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943, and not to exceed the following amounts of the unexpended balances of appropriations for street improvements contained in the District of Columbia Appropriation Act, 1943: $154,000 of the appropriation for paving, repaving, and surfacing, including curbing and gutters where necessary, the following: Northwest: Dalecarlia Parkway, and so forth; $25,000 of the appropriation for paving, repaving, and surfacing, including curbs and gutters where necessary, such streets, avenues, and roads, and so forth; $50,000 of the appropriation for grading, paving, repaving, surfacing, and otherwise improving streets, avenues, and roads, and so forth; $50,000 of the appropriation for the construction of and changes in drainage structures, and so forth; $50,000 of the appropriation for the preparation of studies, preliminary plans and surveys, estimates and investigation of foundation conditions, and so forth; of which amount $45,000 shall be available exclusively for snow-removal purposes: Provided, That appropriations contained in this Act for highways, sewers, city refuse, and the Water Department shall be available for snow removal when specifically and in writing ordered by the Commissioners: Provided further, That the Commissioners of the District of Columbia, should they deem such action to be to the advantage of the District of Columbia, are hereby authorized to purchase a municipal asphalt plant at a cost not to exceed $30,000;

This appropriation shall be available for the construction and repair of pavements of street railways in accordance with the provisions of the Merger Act, approved January 14, 1933 (47 Stat. 752). The proportion of the amount thus expended which under the terms of the said Act is required to be paid by the street-railway company shall be collected, upon the neglect or the refusal of such street-railway company to pay, from the said street-railway company in the manner provided by section 5 of "An Act providing a permanent form of government for the District of Columbia", approved June 11, 1878, and shall be deposited to the credit of the appropriation for the fiscal year in which it is collected.

The appropriation of $1,000,000 for beginning construction of a bridge over the Anacostia River between the vicinity of South Capitol and P Streets and Anacostia Parkway at the northern end of the Naval Air Station grounds (old Bolling Field) contained in the District of Columbia Appropriation Act, 1943, is continued available for the fiscal year 1944.

The appropriation of $18,000 for studies, preparation of plans and specifications, surveys and estimates for a grade separation structure in the vicinity of Rock Creek Park and Kingley Road, including a bridge across Rock Creek contained in the District of Columbia Appropriation Act for 1943, is continued available for the fiscal year 1944;

To carry out the provisions of existing law which authorize the Commissioners of the District of Columbia to open, extend, straighten, or widen any street, avenue, road, or highway, in accordance with the plan of the permanent system of highways for the District of Columbia, including the procurement of chains of title, $75,000, to remain...
available until June 30, 1945: Provided, That this appropriation shall be available to carry out the provision of existing law for the opening, extension, widening, or straightening of alleys and minor streets and for the establishment of building lines in the District of Columbia; For assessment and permit work, paving of roadways under the permit system, and construction and repair of sidewalks and curbs around public reservations and municipal and United States buildings, including purchase or condemnation of streets, roads, and alleys, and of areas less than two hundred and fifty square feet at the intersection of streets, avenues, or roads in the District of Columbia, to be selected by the Commissioners, and including maintenance of non-passenger-carrying motor vehicles, $50,000, together with not to exceed $100,000 of the unexpended balance of the appropriation for this purpose contained in the District of Columbia Appropriation Act, 1943;

The appropriation of $1,424,000 for street improvements in connection with the improvement of the approaches to the Potomac River bridges contained in the Third Supplemental National Defense Appropriation Act, 1942, is continued available in the fiscal year 1944;

In all, $926,000, together with not to exceed $1,059,000 of the unexpended balances of appropriations for street improvements as specified above, to be immediately available, to be disbursed and accounted for as “Street improvements”; and for that purpose shall constitute one fund: Provided, That assessments in accordance with existing law shall be made for paving and repaving roadways, alleys, and sidewalks where such roadways, alleys, and sidewalks are paved or repaved with funds herein appropriated: Provided further, That any portion of this appropriation may be used for payment to contractors and for other expenses in connection with the expense of design, construction, and inspection of grade-crossing elimination and other construction projects authorized under section 8 of the Act approved June 16, 1936 (49 Stat. 1521), and section 1-b of the Federal Aid Highway Act of 1938 (Public, Numbered 584, Seventy-fifth Congress), pending reimbursement to the District of Columbia by the Public Roads Administration, Federal Works Agency, reimbursement to be credited to fund from which payment was made.

The Commissioners are hereby authorized to settle the claim of the District of Columbia against the Baltimore and Ohio Railroad Company, growing out of the construction of the Franklin Street Bridge and approaches, in the amount of $47,177.05, for the sum of $32,279.83; and the Commissioners are further authorized to settle the claim of the District of Columbia against the said Company, growing out of the construction of the Eastern Avenue Bridge and approaches, in the amount of $13,684.14, for the sum of $10,999.45.

The Commissioners of the District of Columbia are authorized and empowered, in their discretion, to fix or alter the respective widths of sidewalks and roadways (including tree spaces and parking) of all highways that may be improved under appropriations contained in this Act.

No part of any appropriation contained in this Act shall be available for repairing, resurfacing, or paving any street, avenue, or roadway by private contract unless the specifications for such work shall be so prepared as to permit of fair and open competition in paving material as well as in price.

In addition to the provision of existing law requiring contractors to keep new pavements in repair for a period of one year from the date of the completion of the work, the Commissioners of the District
of Columbia shall further require that where repairs are necessary during the four years following the said one-year period, due to inferior work or defective materials, such repairs shall be made at the expense of the contractor, and the bond furnished by the contractor shall be liable for such expense.

No part of the appropriations contained in this Act shall be used for the operation of a testing laboratory of the Highway Department for making tests of materials in connection with any activity of the District government.

For personal services, trees and parkings, $28,360.

For contingent expenses, trees and parkings, including laborers, trimmers, nurserymen, repairmen, teamsters, hire of carts, wagons, or motor trucks, trees, tree boxes, tree stakes, tree straps, tree labels, planting and care of trees, and tree spaces on city and suburban streets, purchase and maintenance of non-passenger-carrying motor vehicles, printing and binding and miscellaneous items, $115,000.

MAINTENANCE OF PARK ROADS

For the maintenance of vehicular roads, public parks, $20,000, which amount shall be transferred to the appropriation contained in this Act for general expenses of public parks and be available solely for the maintenance of vehicular roads in such parks.

REIMBURSEMENT OF DISTRICT OFFICES FOR ADMINISTRATIVE EXPENSES

For administrative services rendered to the Departments of Motor Vehicles and Traffic, Highways, and Trees and Parkings, there is hereby authorized to be transferred sums from the special fund created by the Act entitled “An Act to provide for a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes”, approved April 23, 1924, and the Act entitled “An Act to provide additional revenue for the District of Columbia, and for other purposes”, approved August 17, 1937, to other appropriations, as follows: $4,525 to “Purchasing Division, Salaries, District of Columbia”; $5,298 to “District Buildings, Salaries, District of Columbia”; $3,542 to “District Buildings, Expenses, District of Columbia”; $4,555 to “Collector, Salaries, District of Columbia”; $12,720 to “Auditor, Salaries, District of Columbia”; $9,775 to “Corporation Counsel, Salaries, District of Columbia”; and $2,028 to “Electrical Department, Expenses, District of Columbia”; in all, $42,443.

Refunding erroneous collections: To enable the Commissioners, in cases where motor-vehicle registration fees, motor-vehicle operators’ permit fees, motor-vehicle title fees, motor-vehicle fuel taxes, importers’ license fees, special assessments, or collections of any character have been erroneously covered into the Treasury to the credit of the special fund created by the Act entitled “An Act to provide a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes”, approved April 23, 1924, and the Act entitled “An Act to provide additional revenue for the District of Columbia, and for other purposes”, approved August 17, 1937, to refund such erroneous payments, $1,500: Provided, That this appropriation shall also be available for refunding such payments made within the last three fiscal years prior to the fiscal year for which this appropriation is made available: Provided further, That this appropriation shall not be available for refunds authorized by section 10 of the Act of April 23, 1924.
WATER SERVICE

The following sums are appropriated wholly out of the revenues of the Water Department for expenses of the Washington Aqueduct and its appurtenances and for expenses for Water Department, namely:

WASHINGTON AQUEDUCT

For operation, including salaries of all necessary employees, maintenance, repair, and protection of Washington aqueducts and their appurtenances, including Dalecarlia, Georgetown, McMillan Park, first and second High Service Reservoirs, Washington aqueduct tunnel, the filtration plants, the pumping plants, and the plant for the preliminary treatment of the water supply, ordinary repairs, grading, opening ditches, and other maintenance of MacArthur Boulevard, purchase, installation, and maintenance of water meters on Federal services; purchase, care, repair, and operation of vehicles, including the purchase and exchange of two passenger-carrying motor vehicles; purchase and repair of rubber boots and protective apparel; printing and binding; and for each and every purpose connected therewith, $722,528.

For repairs to McMillan filters; rehabilitation of McMillan filters; and all necessary expenses incident thereto, $85,000, to continue available until June 30, 1945.

For an additional amount for the construction of a covered reservoir of approximately twenty million gallon capacity on United States Government-owned land adjacent to the present filtered-water reservoir of the McMillan filter plant, with all necessary appurtenances and auxiliaries, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $69,500, and the authorized limit of cost of the said reservoir, appurtenances, and auxiliaries is hereby increased from $620,000 to $689,500.

For the preparation of plans and specifications for structures and facilities for increasing the water supply for the District of Columbia and environs, including engineering and other professional services by contract or otherwise, without reference to section 3709 of the Revised Statutes, the Classification Act of 1923, as amended, or the civil-service requirements, $25,000.

Nothing herein shall be construed as affecting the superintendence and control of the Secretary of War over the Washington Aqueduct, its rights, appurtenances, and fixtures connected with the same and over appropriations and expenditures therefor as now provided by law.

WATER DEPARTMENT

For revenue and inspection and distribution branches: For personal services, $244,360.

For the maintenance of the water department distribution system, including pumping stations and machinery, water mains, valves, fire and public hydrants, and all buildings and accessories, and motor vehicles; and the replacement of passenger-carrying motor vehicles; purchase of fuel, oils, waste, and other materials, and the employment of all labor necessary for the proper execution of this work; and for contingent expenses including books, blanks, stationery, printing and binding not to exceed $3,200; postage, purchase of technical reference books and periodicals not to exceed $2,750, and other necessary items; in all for maintenance, $416,320, of which not exceeding $8,000 shall be available for operation of pumps at Bryant...
For extension of the water department distribution system, laying of such service mains as may be necessary under the assessment system, $100,000, together with not to exceed $289,000 of the unexpended balance of the appropriation of $475,000 for this purpose contained in the District of Columbia Appropriation Act, 1943.

For installing and repairing water meters on services to private residences and business places as may not be required to install meters under existing regulations, as may be directed by the Commissioners; said meters at all times to remain the property of the District of Columbia, $120,000.

For installing fire and public hydrants, $30,000.

For replacement of old mains and divide valves in various locations, on account of inadequate size and bad condition of pipe on account of age, and laying mains and replacing old service pipes in advance of pavements, $50,000, together with not to exceed $50,000 of the unexpended balance of appropriation of $150,000 for this purpose contained in the District of Columbia Appropriation Act, 1943.

For the refunding of water rents and other water charges erroneously paid in the District of Columbia, to be refunded in the manner prescribed by law for the refunding of erroneously paid taxes, $3,500: Provided, That this appropriation shall be available for such refunds of payments made within the past two years.

For a water waste and leakage survey, $25,000.

For cleaning and lining water mains, $25,000.

For the construction of a drain from the pipe vault at the Bryant Street Pumping Station, $25,000, to continue available until June 30, 1945.

For investment by the Secretary of the Treasury in United States securities for the account of the Water Fund of the District of Columbia, $300,000.

Sec. 2. That the services of draftsmen, assistant engineers, levelers, transitmen, rodmen, chainmen, computers, copyists, overseers, and inspectors temporarily required in connection with sewer, water, street, street-cleaning, or road work, or construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations may be employed exclusively to carry into effect said appropriations when specifically and in writing ordered by the Commissioners, and all such necessary expenditures for the proper execution of said work shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners in their Budget estimates shall report the number of such employees performing such services, and their work, and the sums paid to each, and out of what appropriation: Provided, That the expenditures hereunder shall not exceed $42,000 during the fiscal year 1944: Provided further, That, excluding inspectors in the sewer department, one inspector in the electrical department, and one inspector in the repair shop, no person shall be employed in pursuance of the authority contained in this paragraph for a longer period than nine months in the aggregate during the fiscal year.

Appropriations in this Act shall be available for payment by the District of Columbia of its contributions as an employer, in accordance with the provisions of the District of Columbia Unemployment Compensation Act (49 Stat. 946).

The Commissioners, or their duly designated representatives, are further authorized to employ temporarily such laborers, skilled laborers, drivers, hostlers, and mechanics as may be required exclu-
sively in connection with sewer, water, street, and road work, and street cleaning, or the construction and repair of buildings and bridges, furniture and equipments, and any general or special engineering or construction or repair work, and to incur all necessary engineering and other expenses, exclusive of personal services, incidental to carrying on such work and necessary for the proper execution thereof, said laborers, skilled laborers, drivers, hostlers, and mechanics to be employed to perform such work as may not be required by law to be done under contract, and to pay for such services and expenses from the appropriations under which such services are rendered and expenses incurred.

Sec. 3. That all horses, harness, horse-drawn vehicles necessary for use in connection with construction and supervision of sewer, street, street lighting, road work, and street-cleaning work, including maintenance of said horses and harness, and maintenance and repair of said vehicles, and purchase of all necessary articles and supplies in connection therewith, or on construction and repair of buildings and bridges, or any general or special engineering or construction work authorized by appropriations, may be purchased, hired, and maintained, and motor trucks may be hired exclusively to carry into effect said appropriations, when specifically and in writing ordered by the Commissioners; and all such expenditures necessary for the proper execution of said work, exclusive of personal services, shall be paid from and equitably charged against the sums appropriated for said work; and the Commissioners in the Budget estimates shall report the number of horses, vehicles, and harness purchased, and horses and vehicles hired, and the sums paid for same, and out of what appropriation; and all horses owned or maintained by the District shall, so far as may be practicable, be provided for in stables owned or operated by said District: Provided, That such horses, horse-drawn vehicles, and carts as may be temporarily needed for hauling and excavating material in connection with works authorized by appropriations may be temporarily employed for such purposes under the conditions named in section 2 of this Act in relation to the employment of laborers, skilled laborers, and mechanics.

Sec. 4. That the Commissioners are authorized to employ in the execution of work, the cost of which is payable from the appropriation account created in the District of Columbia Appropriation Act, approved April 27, 1904, and known as the miscellaneous trust-fund deposits, District of Columbia, necessary personal services, horses, carts, and wagons, and to hire therefor motor trucks when specifically and in writing authorized by the Commissioners, and to incur all necessary expenses incidental to carrying on such work and necessary for the proper execution thereof, including the purchase, exchange, maintenance, and operation of motor vehicles for inspection and transportation purposes; such services and expenses to be paid from said appropriation account: Provided, That the Commissioners may delegate to their duly authorized representatives the employment under this section of laborers, mechanics, and artisans.

Sec. 5. That the Commissioners and other responsible officials, in expending appropriations contained in this Act, so far as possible, shall purchase material, supplies, including food supplies and equipment, when needed and funds are available, in accordance with the regulations and schedules of the Procurement Division of the Treasury Department or from various services of the Government of the United States possessing materials, supplies, passenger-carrying and other motor vehicles, and equipment no longer required. Surplus articles purchased from the Government, if the same have not been

Horses, horse-drawn vehicles, etc.

Temporary employment.

Use of miscellaneous trust-fund deposits, D. C.

Employment of laborers, etc.

Purchase of material, supplies, etc.

Surplus articles.
used, shall be paid for at a reasonable price, not to exceed actual cost, and if the same have been used, at a reasonable price based upon length of usage. The various services of the Government of the United States are authorized to sell such surplus articles to the municipal government under the conditions specified, and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts: Provided, That this section shall not be construed to amend, alter, or repeal the Executive order of December 8, 1918, concerning the transfer of office materials, supplies, and equipment in the District of Columbia falling into disuse because of the cessation of war activities.

Sec. 6. No part of the funds appropriated in this Act shall be available for the payment of rental of quarters for any activity at a rate in excess of 90 per centum of the per annum rate paid by the District of Columbia for such quarters on June 30, 1933: Provided, That the provisions of this paragraph shall not apply to leases made prior to the passage of this Act, except when renewals thereof are made hereafter: Provided further, That the appropriations or portions of appropriations unexpended by reason of the operation of this paragraph shall not be used for any purpose, but shall be impounded and deposited in the Treasury to the credit of the District of Columbia.

Sec. 7. Appropriations contained in this Act shall be used to pay increases in the salaries of officers and employees by reason of the reallocation of the position of any officer or employee by the Civil Service Commission, and administrative promotions within the several grades: Provided, That the total reallocation increases under such appropriations shall not exceed $35,000: Provided further, That such reallocation increases and administrative promotions shall be subject to the approval of the Commissioners of the District of Columbia.

Sec. 8. No part of this appropriation shall be available for any expense for or incident to the issuance of congressional tags except to those persons set out in the Act of December 19, 1932 (47 Stat. 750), including the Speaker and the Vice President.

Sec. 9. No part of any appropriation contained in this Act or authorized hereby to be expended shall be used to pay the compensation of any officer or employee of the Government of the United States, or of the District of Columbia unless such person is a citizen of the United States, or a person in the service of the United States or the District of Columbia on the date of the approval of this Act who being eligible for citizenship had theretofore filed a declaration of intention to become a citizen or who owes allegiance to the United States. This section shall not apply to citizens of the Commonwealth of the Philippines.

Sec. 10. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not
more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

Sec. 11. This Act may be cited as the “District of Columbia Appropriation Act, 1944”.

Approved July 1, 1943.

[CHAPTER 185]
AN ACT
Making appropriations for the Military Establishment for the fiscal year ending June 30, 1944, and for other purposes.

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 Military Establishment for the fiscal year ending June 30, 1944, and for other purposes, namely:

MILITARY ACTIVITIES
Office of the Secretary of War
contingencies of the Army

For all emergencies and extraordinary expenses arising in the War Department or any of its subordinate bureaus or offices in the District of Columbia, or in the Army at large, but impossible to be anticipated or classified, including personal services, the purchase of lawbooks, books of reference, subscriptions to newspapers and periodicals; the actual and necessary expenses or per diem in lieu thereof, as may be determined and approved by the Secretary of War, of military and civilian personnel in and under the Military Establishment on special duty in foreign countries; and for examination of estimates of appropriations and of military activities in the field, to be expended on the approval or authority of the Secretary of War, and for such purposes as he may deem proper, and his determination thereon shall be final and conclusive upon the accounting officers of the Government, and payments from this appropriation may, in the discretion of the Secretary of War, be made on his certificate that the expenditures were necessary for confidential military purposes, $22,142,000.

EXPEDITING PRODUCTION

Expediting production of equipment and supplies for national defense: To enable the Secretary of War, without reference to sections 3709 and 1136, as amended, Revised Statutes, to expedite the production of equipment and supplies for the Army for emergency national-defense purposes, including all of the objects and purposes specified under each of the appropriations available to the War Department during the fiscal year 1944, for procurement or production of equipment or supplies, for erection of structures, or for acquisition of land; the furnishing of Government-owned facilities at privately owned plants; the procurement and training of civilian personnel in connection with the production of equipment and material and the use and operation thereof; and for any other purposes which in the discretion of the Secretary of War are desirable in expediting production for military purposes, $657,011,000: Provided, That expenditures from any appropriation under this heading may be made without securing the specific approval of the projects by the President: Provided further, That clauses (1) and (2) of subsection 347 Short title.

PRIVATE PROPERTY DAMAGE CLAIMS.

For expenses required for the conduct of special field exercises, including participation therein by the National Guard and the Organized Reserves, and including pay and travel of temporary employees and officers and enlisted men of the National Guard and the Organized Reserves, not otherwise provided for, allowances for enlisted men for quarters and rations, troop movements and travel of personnel of the Regular Army, in connection with special field exercises, including special combat training for small units, movement of matériel, maintenance and operation of structures and utilities, rental of land or purchase of options to rent land without reference to section 3648, Revised Statutes, use or repair of private property, and any other requisite supplies and services, and for settlement of claims (not exceeding $500 each) for damages to or loss of private property resulting from such exercises that have accrued or may hereafter accrue, when payment thereof will be accepted by the owners of the property in full satisfaction of such damages, and each claim is substantiated in such manner as the Secretary of War may prescribe by regulations and is approved by the Secretary of War, or by such other officer or officers as he may designate, whose action thereon shall be conclusive, $77,000,000.

ARMY WAR COLLEGE

For expenses of the Army War College, being for the purchase of the necessary special stationery; textbooks, books of reference, scien-
scientific and professional papers; newspapers, and periodicals; maps, police utensils; employment of temporary, technical, or special services, and expenses of special lectures; purchase, repair, and cleaning of uniforms for guards; pay of employees; and for all other necessary expenses, $124,000.

ADJUTANT GENERAL'S DEPARTMENT

COMMAND AND GENERAL STAFF SCHOOL, FORT LEAVENWORTH, KANSAS

For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and material for instruction; employment of temporary, technical, special, and clerical services; expenses of special lectures; and for other necessary expenses of instruction, at the Command and General Staff School, Fort Leavenworth, Kansas, $145,000.

FINANCE DEPARTMENT

FINANCE SERVICE, ARMY

Pay of the Army: For pay and allowances of the Army of the United States, including pay of Reserve officers and officers of the National Guard of the United States ordered to active duty under the provisions of section 37a and the fourth paragraph of section 38 of the National Defense Act, as amended; pay and allowances of the Women's Army Auxiliary Corps; pay of civilian employees at military headquarters; allowances for quarters for enlisted men on duty where public quarters are not available; interest on soldiers' deposits; payment of life insurance premiums authorized by law; payment of exchange fees and exchange losses incurred by disbursing officers or their agents; payments to military and civilian personnel in and under the Military Establishment due to the appreciation of foreign currencies as provided by the Act of March 26, 1934, as amended (5 U. S. C. 118c), and for every object and purpose specified therein; repayment of amounts determined by the Secretary of War, or officers designated by him, to have been erroneously collected from military and civilian personnel in and under the Military Establishment, $11,512,374,665: Provided, That the appropriations contained in this Act shall not be available for increased pay for making aerial flights by nonflying officers at a rate in excess of $720 per annum, which shall be the legal maximum rate as to such officers, and such nonflying officers shall be entitled to such rate of increase by performing three or more flights within each ninety-day period, pursuant to orders of competent authority, without regard to the duration of such flight or flights: Provided further, That, during the continuance of the present war and for six months after the termination thereof, a flying officer as defined under existing law shall include flight surgeons, and commissioned officers or warrant officers while undergoing flying training: Provided further, That during the fiscal year ending June 30, 1944, no officer of the Army shall be entitled to receive an addition to his pay in consequence of the provisions of the Act approved May 11, 1908 (10 U. S. C. 803): Provided further, That provisions of law prohibiting the payment of any person not a citizen of the United States shall not apply to military and civilian personnel in and under the Military Establishment: Provided further, That, without deposit to the credit of the Treasurer of the United States and withdrawal on money requisitions, receipts of public moneys from sales or other sources by officers of the Army on disbursing duty and charged in their official accounts, except receipts to be credited to river and

Reserve and National Guard officers.


Aerial flights by nonflying officers.

"Flying officer."

Officer owning mount.


Use of receipts from sales, etc.
Conscientious objectors.

Retired officers engaged in selling supplies to Army.

Officers, etc., engaged with certain service publications.

Travel allowances, etc.

harbor and flood-control appropriations and retirement deductions, may be used by them as required for current expenditures, all necessary bookkeeping adjustments of appropriations, funds, and accounts to be made in the settlement of their disbursing accounts: Provided further, That no appropriation contained in this Act shall be used for any expense pertaining to (1) the instruction, education, or training of class IV-E conscientious objectors in colleges, (2) the service of such conscientious objectors outside the United States, its territories, and possessions, (3) the transportation of such conscientious objectors to or from any college or any such service, or (4) the compensation of military or civilian personnel performing any services with respect to the matters set forth in (1), (2), or (3) above after the enactment of this Act, except any services which may be necessary promptly to terminate any such class IV-E conscientious-objector college or foreign-service projects existing on the date of the enactment of this Act;

No payment shall be made from money appropriated in this Act to any officer on the retired list of the Army who, for himself or for others, is engaged in the selling of, contracting for the sale of, or negotiating for the sale of, to the Army or the War Department, any war materials or supplies;

No appropriation for the pay of the Army shall be available for the pay of any officer or enlisted man on the active list of the Army who is engaged in any manner with any publication which is or may be issued by or for any branch or organization of the Army or military association in which officers or enlisted men have membership and which carries paid advertising of firms doing business with the War Department: Provided, however, That nothing herein contained shall be construed to prohibit officers from writing or disseminating articles in accordance with regulations issued by the Secretary of War;

Travel of the Army: For travel allowances and travel in kind, as authorized by law, for persons traveling in connection with the military activities of the War Department, including mileage, transportation, reimbursement of actual expenses, or per diem allowances, to officers, including officers of the Women's Army Auxiliary Corps, contract surgeons, nurses and other female military personnel of the Medical Department whose rank, pay and allowances are assimilated to officers; transportation of troops; transportation, or reimbursement thereof, of cadets, enrolled members of the Women's Army Auxiliary Corps, and of the Medical Department, enlisted men, recruits, recruiting parties, applicants for enlistment between places of acceptance for enlistment, general prisoners, cadets and accepted cadets from their homes to the Military Academy, discharged cadets, civilian employees, civilian witnesses before courts martial, and dependents of civilian and military personnel; travel pay to discharged military personnel; transportation of discharged prisoners and persons discharged from Saint Elizabeth's Hospital after transfer thereto from the military service, to their homes, or elsewhere as they may elect, the cost in each case not to be greater than to the place of last enlistment; transportation of persons discharged for fraudulent enlistment; monetary allowances for liquid coffee for troops traveling when supplied with cooked or travel rations; commutation of quarters and rations to enlisted men traveling on detached duty when it is impracticable to carry rations, and to applicants for enlistment and general prisoners traveling under orders; per diem allowances or actual cost of subsistence while in a travel status, to civilian employees and civilian witnesses before courts martial; for rental of camp sites and the local procurement of communication service, fuel, light, water service, and other neces-
sary supplies and services incident to individual or troop movements, including transportation of organizational equipment and impedimenta; and for transportation of authorized baggage of military and civilian personnel, including packing and unpacking $75,000,000: Provided, That other appropriations for the Military Establishment shall be charged with such amounts as may be required for travel in connection with development, procurement, production, maintenance, or construction activities; and, with such exception, no other appropriation in this Act shall be available for any expense for or incident to travel of personnel of the Regular Army or civilian employees under the War Department, except the appropriation “Contingencies of the Army” and the appropriations for Engineer Service, Army, the National Guard, the Organized Reserves, the Reserve Officers’ Training Corps, and the National Board for the Promotion of Rifle Practice, and except as may be provided for in the appropriations “Special Field Exercises”, “Inter-American Relations, War Department”, and “Air Corps, Army”: Provided further, That, in addition to the authority contained in section 67, National Defense Act of June 3, 1916, as amended, a total of not to exceed $7,500 of the appropriations available to the War Department chargeable with expenses of travel shall be available for expenses incident to attendance at meetings of technical, professional, scientific, and other similar organizations, when, in the judgment of the Secretary of War, such attendance would be of benefit in the conduct of the work of the War Department: Provided further, That appropriations available for travel of personnel of the Military Establishment or employees under the War Department which are current at the date of relief from duty station of such personnel traveling under orders shall be charged with all expenses properly chargeable to such appropriations in connection with the travel enjoined, including travel of dependents and transportation of authorized baggage and household effects of such personnel, regardless of the dates of arrival at destination of the persons so traveling:

During the fiscal year 1944 the dependents and household effects of such military and civilian personnel in and under the Military Establishment on duty at stations outside the continental limits of the United States, or in Alaska, as may be determined upon by the Secretary of War, may, prior to the issuance of orders for the relief of such personnel from their stations, be moved (including packing and unpacking of household effects) to such locations as may be designated by such personnel, by the use of either Government or commercial means of transportation, and later from such locations to the duty stations to which such personnel may be ordered, and current appropriations of the Military Establishment available for travel and transportation may be used for this purpose, the decision of the Secretary of War to be final as to the dependency of any individual sought to be affected by this provision except as to travel performed subsequent to arrival in the United States: Provided further, That funds appropriated under this head may be applied to the payment of money allowances in lieu of transportation, or transportation and subsistence, at the rate of 3 cents per mile to enlisted men regardless of the mode of travel: Provided further, That the Secretary of War, in prescribing per diem rates of allowance in accordance with law for officers and warrant officers of the Army of the United States traveling on official business and away from their designated posts of duty, is hereby authorized to prescribe such per diem rates of allowance, whether or not orders are given to such officers for travel to be performed repeatedly between two or more places in the same vicinity,
Courts martial.

Deserters.

Dishonorable discharge.

Discharge for fraudulent enlistment.

Compensation and living quarters.

Private property damage claims.

Settlement.

and without regard to the length of time away from their designated posts of duty under such orders:

Expenses of courts martial: For expenses of courts martial, courts of inquiry, military commissions, retiring boards, and compensation of reporters and witnesses attending same, contract stenographic reporting services, and expenses of taking depositions and securing other evidence for use before the same, $450,000;

Apprehension of deserters: For the apprehension, securing, and delivering of soldiers absent without leave and of deserters, including escaped military prisoners, and the expenses incident to their pursuit; and no greater sum than $25 for each deserter or escaped military prisoner shall, in the discretion of the Secretary of War, be paid to any civil officer or citizen for such services and expenses; for expenses incident to confinement of military prisoners in nonmilitary facilities; for a donation of $10 to each prisoner discharged otherwise than honorably upon his release from confinement under court-martial sentence involving dishonorable discharge; and for a donation of not to exceed $10 to each person discharged for fraudulent enlistment as authorized by law, $150,000;

Finance service: For compensation of clerks and other employees of the Finance Department, including not to exceed $900 for any one person for allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U.S.C. 118a), $31,286,000;

Claims for damages to and loss of private property: For payment of claims, including claims of military and civilian personnel in and under the War Department, not exceeding $500 each in amount, for damages to or loss of private property incident to the training, practice, operation, or maintenance of the Army that have accrued, or may hereafter accrue, from time to time, $56,000: Provided, That settlement of such claims shall be made by the General Accounting Office, upon the approval and recommendation of the Secretary of War, where the amount of damages has been ascertained by the War Department, and payment thereof will be accepted by the owners of the property in full satisfaction of such claims;

Claims of officers, enlisted men, and nurses of the Army for destruction of private property: For the payment of claims of officers, enlisted men, and nurses of the Army for private property lost, destroyed, captured, abandoned, or damaged in the military service of the United States, under the provisions of an Act approved March 4, 1921 (31 U.S.C. 218-222), $200,000;

In all: Finance Service, Army, $12,264,510,665, to be accounted for as one fund.

QUARTERMASTER CORPS AND TRANSPORTATION CORPS

SUPPLIES AND TRANSPORTATION

Welfare of enlisted men: For the equipment and conduct of school, reading, lunch, and amusement rooms, service clubs, chapels, gymnasiums, and libraries, including periodicals and other publications and subscriptions for newspapers, salaries of civilians employed in the hostess and library services, transportation of books and equipment for these services, rental of films, purchase of slides for and making repairs to moving-picture outfits, and for similar and other recreational purposes at training and mobilization camps now established or which may be hereafter established, including expenses for the entertainment and instruction of enlisted personnel, $39,556,192: Provided, That no appropriation contained in this Act shall be avail-
able after August 31, 1943, for payment to or expenditure on account of any military or civilian personnel employed outside continental United States to paint or otherwise reproduce war scenes except by means of photography, or to paint portraits, or for payment to or expenditure on account of any military personnel within continental United States who engage in decorative art projects or painting portraits to the exclusion of regular military duties;

Subsistence of the Army: Purchase of subsistence supplies: For issue as rations to troops, including retired enlisted men when ordered to active duty, civil employees when entitled thereto, hospital matrons, applicants for enlistment while held under observation, general prisoners of war, and general prisoners at posts; ice for issue to organizations of enlisted men and offices at such places as the Secretary of War may determine, and for preservation of stores; for the subsistence of the masters, officers, crews, and employees of the vessels of the Army Transport Service; meals for recruiting parties and applicants for enlistment while under observation; for sales to officers, including members of the Officers’ Reserve Corps while on active duty, and enlisted men of the Army. For payments: Of the regulation allowances of commutation in lieu of rations to enlisted men on furlough and to enlisted men when stationed at places where rations in kind cannot be economically issued, including retired enlisted men when ordered to active duty. For payment of the regulation allowance of commutation in lieu of rations for enlisted men, applicants for enlistment while held under observation, civilian employees who are entitled to subsistence at public expense, and general prisoners while sick in hospitals, to be paid to the surgeon in charge; advertising; for providing prizes to be established by the Secretary of War for enlisted men of the Army who graduate from the Army schools for bakers and cooks; and for other necessary expenses incident to the purchase, testing, care, preservation, issue, sale, and accounting for subsistence supplies for the Army; in all, $2,461,451,240: Provided, That none of the money appropriated in this Act shall be used for the purchase of deomargarine or butter substitutes for other than cooking purposes, except to supply an expressed preference therefor or for use where climatic or other conditions render the use of butter impracticable: Provided further, That no part of this or any other appropriation contained in this Act shall be available for the procurement of any article of food or clothing not grown or produced in the United States or its possessions, except to the extent that the Secretary of War shall determine that articles of food or clothing grown or produced in the United States or its possessions cannot be procured of satisfactory quality and in sufficient quantities and at reasonable prices as and when needed, and except procurements by vessels in foreign waters and by establishments located outside the continental United States, except the Territories of Hawaii and Alaska, for the personnel attached thereto: Provided further, That none of the funds appropriated in this Act shall be used for the payment of any subsidy on agricultural or other products;

Regular supplies of the Army: For all supplies, services, and other expenses, not otherwise provided for, incident to the design, development, procurement, manufacture, care, protection, alteration, repair, maintenance, installation, storage, and issue of Quartermaster Corps supplies, materials, and equipment (exclusive of fixed installations in buildings otherwise provided for), including lawbooks, books of reference, periodicals, newspapers, market reports and personal services; for supplies and equipment for troop and general service schools; for operation of field printing plants under the jurisdiction of the Quartermaster Corps and contract printing and binding; for sub-
sistence and care of riding and draft animals, for remounts, and for the authorized number of officers' mounts; for straw for soldiers' bedding; for expenses incident to raising and harvesting forage on military reservations, including, when specifically authorized by the Secretary of War, the cost of irrigation, $206,219,000;

Clothing and equipage: For cloth, woolens, materials, and for the purchase and manufacture of clothing for the Army, including retired enlisted men when ordered to active duty, for issue and for sale; for payment of commutation of clothing due to warrant officers of the mine-planter service and to enlisted men; for altering and fitting clothing and washing and cleaning when necessary; for operation of laundries, existing or now under construction, including purchase and repair of laundry machinery therefor; for the authorized issues of laundry materials for use of general prisoners confined at military posts without pay or allowances, and for applicants for enlistment while held under observation; for equipment and repair of equipment of existing dry-cleaning plants, salvage and sorting storehouses, hat-repairing shops, shoe-repair shops, clothing-repair shops, and garbage-reduction works; for equipage, including authorized issues of toilet articles, barbers' and tailors' material, for use of general prisoners confined at military posts without pay or allowances and applicants for enlistment while held under observation; issue of toilet kits to recruits upon their first enlistment; for expenses of packing and handling and similar necessaries; for a suit of citizens' outer clothing and when necessary an overcoat, the cost of all not to exceed $30, to be issued each soldier discharged otherwise than honorably, to each enlisted man convicted by civil court for an offense resulting in confinement in a penitentiary or other civil prison, and to each enlisted man ordered interned by reason of the fact that he is an alien enemy, or, for the same reason, discharged without internment; for indemnity to officers and men of the Army for clothing and bedding, and so forth, destroyed since April 22, 1898, by order of medical officers of the Army for sanitary reasons, $1,890,988,133;

Incidental expenses of the Army: Postage; hire of laborers in the Quartermaster Corps, including the care of officers' mounts when the same are furnished by the Government; compensation of clerks and other employees of the Quartermaster Corps, including not to exceed $900 for any one person for allowances for living quarters, including heat, fuel, and light, as authorized by the Act of June 26, 1930 (5 U. S. C. 118a), and clerks, foremen, watchmen, and organist for the United States Disciplinary Barracks; incidental expenses of recruiting; for activities of chaplains (excluding ritual garments and personal services); for the operation of coffee-roasting plants; for maintenance of Quartermaster branch depots, including utilities; for tests and experimental and development work and scientific research to be performed by the Bureau of Standards for the Quartermaster Corps; for inspection service and instruction furnished by the Department of Agriculture which may be transferred in advance; for such additional expenditures as are necessary and authorized by law in the movements and operation of the Army and at military posts, and not expressly assigned to any other departments; for supplies, services, and other expenses essential in conducting instruction of the Army in tactical or special activities and in the operation of Arm or Service Boards not otherwise provided for; for burial of the dead as authorized by Acts of May 17, 1938 (10 U. S. C. 916-916d), and July 8, 1940 (5 U. S. C. 103a), including remains of personnel of the Women's Army Auxiliary Corps and of the Army of the United States who die while on active duty, including travel allowances of attendants accompanying remains, communication service, transporta-
tion of remains, and acquisition by lease or otherwise of temporary burial sites, $262,965,473:

Army transportation: For transportation of Army supplies, including packing, crating, and unpacking; of horse equipment; and of funds for the Army; for transportation on Army vessels, notwithstanding the provisions of other law; of privately owned automobiles of Army personnel upon change of station; for maintenance and operation of transportation facilities and installations; for conducting instruction in Army transportation activities; for railroad operation, including purchase, lease, maintenance, and repair of equipment, materials, railroad motive power and rolling stock; for the purchase or construction, alteration, operation, and repair, and for the lease or procurement from the Maritime Commission or the War Shipping Administration or others, of boats and other vessels; research and development; for wharfage, tolls, and ferriage; for drayage and cartage; for the purchase, manufacture (including both material and labor), maintenance, hire, and repair of pack saddles and harness; for the purchase, exchange, hire, operation, maintenance, and repair of wagons, carts, drays, other vehicles, and horse-drawn and motor-propelled passenger-carrying vehicles; for hire of draft and pack animals, $1,552,583.000: Provided. That during the fiscal year 1944 the cost of transportation from point of origin to the first point of storage or consumption of supplies, equipment, and material in connection with the manufacturing and purchasing activities of the Quarter-master Corps may be charged to the appropriations from which such supplies, equipment, and material are procured;

Horses, draft and pack animals: For the purchase of draft and pack animals and horses within limits as to age, sex, and size to be prescribed by the Secretary of War for remounts for officers entitled to public mounts, for the United States Military Academy, and for such organizations and members of the military service as may be required to be mounted, and for all expenses incident to such purchases (including expenses for encouragement of the breeding of riding horses suitable for the Army, in cooperation with the Bureau of Animal Industry, Department of Agriculture, including the purchase of animals for breeding purposes and their maintenance). $3,786,000;

In all, supplies and transportation, $6,411,549,008, to be accounted for as one fund.

SIGNAL CORPS

SIGNAL SERVICE OF THE ARMY

Purchase, equipment, operation, and repair of military telegraph, telephone, radio, cable, and signaling systems; signal equipment and stores, heliographs, signal lanterns, flags, and other necessary instruments; wind vanes, barometers, anemometers, thermometers, and other meteorological instruments; photographic and cinematographic work performed for the Army by the Signal Corps; motorcycles, motor-driven and other vehicles for technical and official purposes in connection with the construction, operation, and maintenance of communication or signaling systems, and supplies for their operation and maintenance; professional and scientific books of reference, pamphlets, periodicals, newspapers, and maps for use of the Signal Corps and in the office of the Chief Signal Officer; telephone apparatus, including rental and payment for commercial, exchange, message, trunk-line, long-distance, and leased-line telephone service at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, excepting the local
telephone service for the various bureaus of the War Department in the District of Columbia, and toll messages pertaining to the office of the Secretary of War; electric time service; the rental of commercial telegraph lines and equipment, and their operation at or connecting any post, camp, cantonment, depot, arsenal, headquarters, hospital, aviation station, or other office or station of the Army, including payment for official individual telegraph messages transmitted over commercial lines; electrical installations and maintenance thereof at military posts, cantonments, camps, and stations of the Army, fire control and direction apparatus, and matériel for Field Artillery; salaries of civilian employees, including those necessary as instructors at vocational schools; supplies, general repairs, reserve supplies, and other expenses connected with the collecting and transmitting of information for the Army by telegraph or otherwise; experimental investigation, research, purchase, and development, or improvements in apparatus, and maintenance of signaling and accessories thereto, including machines, instruments, and other equipment for laboratory and repair purposes; lease, alteration, and repair of such buildings required for storing or guarding Signal Corps supplies, equipment, and personnel when not otherwise provided for, including the land therefor, the introduction of water, electric light and power, sewerage, grading, roads and walks, and other equipment required; for all expenses incident to the preparation of plans, and construction, purchase, installation, equipment, maintenance, repair, and operation of aircraft warning service systems, and their accessories, including purchase of lands and rights-of-way, acquisition of leases and other interests therein, and temporary use thereof, $4,646,168,000.

**AIR CORPS**

**AIR CORPS, ARMY**

For creating, maintaining, and operating at established aviation and related schools courses of instruction for military personnel, including payment of tuition, cost of equipment and supplies necessary for instruction, purchase of tools, equipment, materials, machines, textbooks, books of reference, scientific and professional papers, instruments, and materials for theoretical and practical instruction; for maintenance, repair, storage, and operation of airships, war balloons, and other aerial machines, including instruments, materials, gas plants, hangars, and repair shops, and appliances of every sort and description necessary for the operation, construction, or equipment of all types of aircraft, and all necessary spare parts and equipment connected therewith and the establishment of landing and take-off runways; for purchase of supplies for securing, developing, printing, and reproducing photographs in connection with aerial photography, including aerial mapping and charting; improvement, equipment, maintenance, and operation of plants for testing and experimental work, and procuring and introducing water, electric light and power, gas, and sewerage, including maintenance, operation, and repair of such utilities at such plants; for the procurement of helium gas; for travel of military and civilian personnel in connection with the administration of this appropriation, including travel by air or rail required in connection with the transportation of new aircraft from factory to first destination; salaries and wages of civilian employees as may be necessary; transportation of materials in connection with consolidation of Air Corps activities; experimental investigations and purchase and development of new types of aircraft, accessories thereto, and aviation engines, including plans, drawings, and speci-
For the manufacture and purchase of medical and hospital supplies for military posts, camps, hospitals, hospital ships and transports, for laundry work for enlisted men while patients in a hospital, and supplies required for mosquito destruction in and about military posts in the Canal Zone; for operation of the Army Medical Library and Museum under the direct supervision of the Surgeon General; for the purchase of veterinary supplies and hire of veterinary surgeons; for expenses of medical supply depots and maintenance of branch depots; for medical care and treatment of patients when entitled thereto by law, regulation, or contract, including their care, treatment and subsistence in private hospitals, whether on duty or on furlough or on leave of absence except when elective medical treatment has been obtained by such personnel in civilian hospitals or from civilian physicians or dentists; for medical care and treatment of authorized personnel of any country whose defense the President deems vital to the defense of the United States when such care and treatment cannot be obtained from medical units of their own country; for the proper care and treatment of epidemic and contagious diseases in the Army or at military posts or stations, including measures to prevent the spread thereof, and the payment of reasonable damages, not otherwise provided for, for bedding and clothing injured or destroyed in such prevention; for the care of insane Filipino soldiers in conformity with the Act of Congress.
approved May 11, 1908 (24 U. S. C. 198); for the pay of male and female nurses, not including the Army Nurse Corps, and of cooks and other civilians employed for the proper care of sick officers and soldiers, under such regulations fixing their number, qualifications, assignments, pay, and allowances as shall have been or shall be prescribed by the Secretary of War; for the pay of internes; for the pay of civilian physicians employed to examine physically applicants for enlistment and enlisted men and to render other professional services from time to time under proper authority; for the pay of other employees of the Medical Department; for the payment of express companies and local transfers employed directly by the Medical Department for the transportation of medical and hospital supplies, including bidders' samples and water for analysis; for the supply of Army and Navy Hospital at Hot Springs, Arkansas; for advertising, laundry, and all other necessary miscellaneous expenses of the Medical Department, $446,212,000.

**Corps of Engineers**

**Engineer Service, Army**

**Engineer Service:** For the design, development, procurement, manufacture, maintenance, alteration, repair, installation, storage, and issue of engineer equipment, instruments, appliances, supplies, materials, tools and machinery required in the equipment and training of troops and in military operations, including military surveys, and including the purchase, maintenance, repair, and operation of passenger-carrying vehicles; for the operation and maintenance of the Engineer School, including (a) compensation of civilian lecturers, and (b) purchase and binding of scientific and professional books, pamphlets, papers, and periodicals; for the procurement, preparation, and reproduction of maps and similar data for military purposes; for expenses incident to the Engineer Service in military and training operations, including military surveys, and including (a) research and development of improved methods in such operations, (b) the rental of storehouses and grounds and (c) repair and alteration of buildings, including heat, light, power, water, and communication service, not otherwise provided for and (d) expenses of railroad construction, including purchase or lease of equipment and materials, and the acquisition of lands, rights-of-way thereon, and other interests therein and temporary use thereof, $1,892,249,000;

**Military posts:** For construction and installation of buildings, utilities, flying fields, fortifications, and appurtenances thereto, or other facilities required for military use and for each and every object and expense connected therewith, including (a) housing, storage, interior facilities, fixed equipment, piers, roads, railroads, communications, water, sewage, and electric systems, (b) expenses incident to the preparation of plans, the purchase and installation of equipment, (c) the employment of persons and the procurement of supplies, equipment, printing, binding, communication service, newspapers, lawbooks, books of reference, periodicals, at the seat of government and elsewhere, (d) the purchase, maintenance, repair, and operation of passenger-carrying vehicles, (e) the acquisition of land, rights pertaining thereto, leasehold, and other interests therein and temporary use thereof, and the land and interests therein, including the temporary use thereof, may be acquired and construction may be prosecuted thereon prior to the approval of the title by the Attorney General as required by section 355, Revised Statutes, as amended, and without regard to sections 1136, 3648, and 3734, Revised Statutes, as
amended, (f) the settlement of claims (not exceeding $500 each) for damages to or loss of private property resulting from the use and occupancy of real estate by the Army, that have accrued or may hereafter accrue, when payment thereof will be accepted by the owners of the property in full satisfaction of such damages, and each claim is substantiated in such manner as the Secretary of War may prescribe by regulations and is approved by the Secretary of War, or by such officer or officers as he may designate, whose action thereon shall be conclusive, (g) the payment of deficiency judgments and interests thereon arising out of condemnation proceedings heretofore instituted pursuant to specific Acts authorizing particular projects, notwithstanding limitations of amounts contained in such Acts, $100; Provided, That no appropriation contained in this Act shall be available for the acquisition of land without the specific approval of the Secretary of War;

Barracks and quarters, Army: For the maintenance, installation, repair, operation, protection and rental of buildings, structures, grounds, utilities, flying fields, fortifications, and appurtenances thereto, or other facilities required for military use; and for each and every object of expense connected therewith, including (a) the procurement of supplies, equipment, fuel, printing, binding, communication services, newspapers, lawbooks, books of reference, periodicals, at the seat of government and elsewhere, (b) the purchase, rental, maintenance, repair, and operation of passenger-carrying vehicles, (c) the manufacture, procurement, purchase, storage, issue, and transportation (including research, planning, design, development, inspection, tests, and the handling) of water, gas, electricity, fuel, tools, machinery and equipment, (d) construction of additions and extensions to and alterations, improvements, and rehabilitations of existing facilities, (e) and the furnishing of heat and light for buildings erected at private cost, in the operation of the Act approved May 31, 1902 (10 U. S. C. 1346), and buildings on military reservations, authorized by War Department regulations to be used for a similar purpose, $580,152,400: Provided, That the amounts to be assessed and collected from nonmilitary interests on the Fort Monroe Military Reservation, Virginia, for expenditure in the maintenance, repair, and operation of wharves, roads, sewerage systems, and other utilities at said reservation shall be fixed by the Secretary of War during the fiscal year ending June 30, 1944, in proportion to the service rendered to such nonmilitary interests: Provided further, That this appropriation shall be available for the rental of offices, garages, and stables for military attaches: Provided further, That no part of the funds herein appropriated shall be available for construction of a permanent nature of an additional building or an extension or addition to an existing building, the cost of which in any case exceeds $20,000: Provided further, That the monthly rental rate to be paid out of this appropriation for stabilizing any animal shall not exceed $15;

In all: Engineer Service, Army, $2,472,101,500, to be accounted for as one fund.

ORDNANCE DEPARTMENT

ORDNANCE SERVICE AND SUPPLIES, ARMY

For manufacture, procurement, storage, and issue, including research, planning, design, development, inspection, test, alteration, maintenance, repair, and handling of ordnance material, together with the machinery, supplies, and services necessary thereto; for supplies and services in connection with the general work of the Ordnance
Vehicles.

Ammunition for military salutes.

Libraries of Ordnance Department.

Consultants.

Gases, etc.

Part-time employment of scientists, etc.

Construction of buildings, etc.

Special gas troops.

Chemical warfare training.

Department, comprising police and office duties, rents, tolls, fuel, light, water, advertising, stationery, typewriting and computing machines, including their exchange, and furniture, tools, and instruments of service; to provide for instruction, training, and other incidental expenses of the ordnance service; for the purchase, hire, operation, maintenance, and repair of completely equipped motor-propelled and horse-drawn freight and passenger-carrying vehicles; for ammunition for military salutes at Government establishments and institutions to which the issues of arms for salutes are authorized; for services, material, tools, and appliances for operation of the testing machines and chemical laboratory in connection therewith; for publications for libraries of the Ordnance Department, including the Ordnance Office, including subscriptions to newspapers and periodicals; not to exceed $150,000 for services of such consultants as the Secretary of War may deem necessary, at rates of pay to be fixed by him not to exceed $25 per day and for their necessary traveling expenses, $7,992,522,000.

ROCK ISLAND BRIDGE, ROCK ISLAND, ILLINOIS

For operating, repair, and preservation of Rock Island bridges and viaduct, and maintenance and repair of the arsenal street connecting the bridges, $55,000.

CHEMICAL WARFARE SERVICE

For purchase, manufacture, and test of chemical warfare gases or other toxic substances, incendiary materials and munitions, gas masks, or other offensive or defensive materials or appliances required for chemical warfare purposes, investigations, research, design, experimentation, and operation, purchase of chemicals, special scientific and technical apparatus and instruments, including services connected therewith; for the payment of part-time or intermittent employment of such scientists and technicists as may be contracted for by the Secretary of War, in his discretion, at a rate of pay not exceeding $25 per diem for any person so employed; for the purchase, maintenance, repair, and operation of freight- and passenger-carrying motor vehicles; construction, maintenance, and repair of plants, buildings, and equipment, and the machinery therefor; receiving, storing, and issuing of supplies, comprising police and office duties, rents, tolls, fuels, gasoline, lubricants, paints and oils, rope and cordage, light, water, advertising, stationery, typewriting and computing machines including their exchange, office furniture, tools, and instruments; for incidental expenses; for civilian employees; for libraries of the Chemical Warfare Service and subscriptions to periodicals; for expenses incidental to the organization, training, and equipment of special gas troops not otherwise provided for, including the training of the Army in chemical warfare, both offensive and defensive, together with the necessary schools, tactical demonstrations, and maneuvers; for current expenses of chemical projectile filling plants and proving grounds, including construction and maintenance of rail transportation, repairs, alterations, accessories, building and repairing butts and targets, clearing and grading ranges, $340,025,000.

SPECIAL SERVICE SCHOOLS

Infantry School: For supplies, services, and other expenses essential in conducting instruction at the Infantry School, $618,000.

Cavalry Activities: For the purchase of textbooks, books of reference, scientific and professional papers, instruments, and materials for instruction; employment of temporary, technical, special, and
clerical services; and for other necessary expenses of instruction at
the Cavalry School, Fort Riley, Kansas; and for the instruction of
the Army in cavalry activities, $157,000;

Field Artillery Activities: For the pay of employees; the purchase
of books, pamphlets, periodicals, and newspapers; procurement of
supplies, materials, and equipment for instruction purposes; and
other expenses necessary in the operation of the Field Artillery School
of the Army, and for the instruction of the Army in Field Artillery
activities, $780,000;

Coast Artillery Activities: For supplies, services, and other expenses
essential in conducting instruction at the Coast Artillery Schools,
including maintenance, operation, and repair of passenger-carrying
vehicles, $150,000;

In all: Special service schools, $1,711,000, to be accounted for as
one fund.

**Armored Force**

**INSTRUCTION IN ARMORED FORCE ACTIVITIES**

For supplies, services, and other expenses essential in conducting
instruction of the Army in armored force activities, $580,000.

**Seacoast Defenses**

For all expenses incident to the preparation of plans and the con-
struction, purchase, installation, equipment, maintenance, repair, and
operation of fortifications and other works of defense, and their
accessories, including personal services, ammunition storage, mainte-
nance of channels to submarine-mine wharves, purchase of lands and
rights-of-way as authorized by law, acquisition of leaseholds and
other interests therein, and temporary use thereof, and payments for
leasehold interests may be made in advance for the entire term not-
withstanding the provisions of section 3648, Revised Statutes, and
for experimental, test, and development work, $29,632,000.

**United States Military Academy**

**Pay of Military Academy**

Cadets: For pay of cadets, $1,856,000: Provided. That during the
fiscal year ending June 30, 1944, no officer of the Army shall be
entitled to receive any increase in pay or allowances because of detail
or assignment to duty in any capacity at the Military Academy:
Provided further, That the duties of librarian of the United States
Military Academy may be performed by an officer of the Regular
Army retired from active service under the provisions of section 1251,
Revised Statutes, and detailed on active duty for that purpose.

**Maintenance and Operation, United States Military Academy**

For text and reference books for instruction; increase and expense
of library; office equipment and supplies; stationery, blank books,
forms, printing and binding, and periodicals; diplomas for gradu-
ates; expense of lectures; apparatus equipment, supplies, and mate-
rials for purpose of instruction and athletics, and maintenance and
repair thereof; musical instruments and maintenance of band; care
and maintenance of organ; equipment for cadet mess; postage, tele-
phones, and telegrams; freight and expressage; for commutation of
rations for cadets in lieu of the regular established ration; for com-
mutation of rations for civilians employed at cadet mess in the same

Leaseholds, etc.


Army officers on de-
tail, pay restriction.

Retired officer as
librarian.


Expenses.
Board of Visitors.

Contingent fund.

Liquidation of indebtedness of certain cadets.

**Availability of funds.**

36 Stat. 385.

Restriction on pay and expenses.

Status of adjutants general.

Amount as deducted from each civilian's pay for said rations; maintenance of children's school (not exceeding $12,200); contingencies for superintendent of the academy, to be expended in his discretion (not to exceed $5,200); expenses of the members of the Board of Visitors (not exceeding $1,500); contingent fund, to be expended under the direction of the Academic Board (not exceeding $1,000); improvement, repair, and maintenance of buildings and grounds (including roads, walls, and fences); shooting galleries and ranges; cooking, heating, and lighting apparatus and fixtures and operation and maintenance thereof; maintenance of water, sewer, and plumbing systems; maintenance of and repairs to cadet camp; fire-extinguishing apparatus; machinery and tools and repairs of same; maintenance, repair, and operation of motor-propelled vehicles; policing buildings and grounds; furniture, refrigerators, and lockers for Government-owned buildings at the academy and repair and maintenance thereof; fuel for heat, light, and power; pay of employees; and other necessary incidental expenses in the discretion of the superintendent; in all, $4,125,000: Provided, That not to exceed $3,750 of this amount shall be available to liquidate the indebtedness of cadets separated from the service for any reason during their first year, who at the time of their separation are in debt to the cadet store.

**National Guard**

For the National Guard, $100, which amount shall be available for any of the objects, as may be determined by the War Department, specified in the appropriations for the National Guard in the Military Appropriation Act, 1942.

No part of the appropriations made in this Act shall be available for pay, allowances, or traveling or other expenses of any officer or enlisted man of the National Guard who may be drawing a pension, disability allowance, disability compensation, or retired pay (where retirement has been made on account of physical disability or age) from the Government of the United States: Provided, That nothing herein shall be construed as barring the continuance of adjutants general in a federally recognized status without pay under this Act.

**Organized Reserves**

For establishment, maintenance, and operation of Organized Reserve headquarters; for miscellaneous expenses incident to the administration of the Organized Reserves, including the maintenance and operation of motor-propelled passenger-carrying vehicles; for the actual and necessary expenses, or per diem in lieu thereof, at rates authorized by law, incurred by officers and enlisted men of the Regular Army and Reserve officers ordered to active duty for periods in excess of fifteen days traveling on duty in connection with the Organized Reserves, and for travel of dependents, and packing and transportation of baggage of such personnel, $100.

No appropriation made in this Act shall be available for pay, allowances, or traveling or other expenses of any officer of the Organized Reserves who may be drawing a pension, disability allowance, disability compensation, or retired pay from the Government of the United States.

The pay and allowances of such additional officers and nurses of the Medical Reserve Corps as are required to supplement the like officers and nurses of the Regular Army in the care of beneficiaries of the United States Veterans' Administration treated in Army hospitals may be paid from the funds allotted to the War Department by that Administration under existing law.
For the procurement, maintenance, and issue, under such regulations as may be prescribed by the Secretary of War, to institutions at which one or more units of the Reserve Officers' Training Corps are maintained, of such public animals, means of transportation, supplies, tentage, equipment, and uniforms as he may deem necessary, including cleaning and laundering of uniforms and clothing at camps; and to forage, at the expense of the United States, public animals so issued, and to pay commutation in lieu of uniforms at a rate to be fixed annually by the Secretary of War; for transporting said animals and other authorized supplies and equipment from place of issue to the several institutions and training camps and return of same to place of issue when necessary; for purchase of training manuals, including Government publications and blank forms; for the establishment and maintenance of camps for the further practical instruction of the members of the Reserve Officers' Training Corps, and for transporting members of such corps to and from such camps or other places designated by the Secretary of War, and to subsist them while traveling to and from such camps and while remaining therein so far as appropriations will permit, or, in lieu of transporting them to and from such camps and subsisting them while en route, to pay them travel allowance at the rate of 5 cents per mile for the distance by the shortest usually traveled route from the places from which they are authorized to proceed to the camp and for the return travel thereto, and to pay the return travel pay in advance of the actual performance of the travel, or to pay commutation in lieu of subsistence at camps at rates fixed by the Secretary of War; for expenses incident to the use, including upkeep and depreciation costs, of supplies, equipment, and matériel furnished in accordance with law from stocks under the control of the War Department; for pay for students attending advanced camps at the rate prescribed for soldiers of the seventh grade of the Regular Army; for the payment of commutation of subsistence to members of the senior division of the Reserve Officers' Training Corps, at a rate not exceeding the cost of the garrison ration prescribed for the Army, as authorized in the Act approved June 3, 1916, as amended by the Act approved June 4, 1920 (10 U. S. C. 387); for the medical and hospital treatment of members of the Reserve Officers' Training Corps, who suffer personal injury or contract disease in line of duty, and for other expenses in connection therewith, including pay and allowances, subsistence, transportation, and burial expenses, as authorized by the Act of June 15, 1936 (49 Stat. 1507); for mileage, traveling expenses, or transportation, for transportation of dependents (including dependents of retired officers, warrant officers, and enlisted men of the first three grades, and enlisted men of the first three grades of the Regular Army Reserve, ordered to active duty and upon relief therefrom), and for packing, crating, and unpacking, and transportation of baggage (including baggage of retired officers, warrant officers, and enlisted men of the first three grades, and enlisted men of the first three grades of the Regular Army Reserve ordered to active duty and upon relief therefrom) for officers, warrant officers, and enlisted men traveling on duty pertaining to or on detail to or relief from duty with the Reserve Officers' Training Corps; for the purchase, maintenance, repair, and operation of motor vehicles, including station wagons; for the procurement and issue as provided in section 55c of the Act approved June 4, 1920 (10 U. S. C. 1180), and in sec-
Supplies from War Department surplus stocks. Price.

Mounted, motor transport, or tank units.

Student expenses in designated units.

Restriction on use of other funds.

Supplies, etc.

National matches.

Mileage for Board members.

Maintenance of Board.

Promotion of rifle practice: For construction, equipment, and maintenance of rifle ranges, the instruction of citizens in marksmanship, and promotion of practice in the use of rifled arms, for arms, ammunition, targets, and other accessories for target practice, for issue and sale in accordance with rules and regulations prescribed by the National Board for the Promotion of Rifle Practice and approved by the Secretary of War; for clerical services, including not exceeding $30,000 in the District of Columbia; for procurement of materials, supplies, trophies, prizes, badges, services, and such other items as are authorized in section 113, Act of June 3, 1916, and under this head in War Department Appropriation Act of June 7, 1924; for the conduct of the national matches, including incidental travel of rifle teams and of individuals and of Marine Corps and other detachments required in the operation of the matches and including incidental travel of rifle teams and individuals attending regional, national, and international competitions, and for the purchase of medals and badges for use in National Rifle Association competitions, including those fired as a part of the national matches; for mileage at 8 cents per mile for members of the National Board for the Promotion of Rifle Practice when authorized by the Secretary of War, any provision of law to the contrary notwithstanding; and for maintenance of the National Board for the Promotion of Rifle Practice, including not to exceed $4,500 for incidental expenses in addition to the amount authorized by Act of May 28, 1928; to be expended under the direction of the Secretary of War, $100.
INTER-AMERICAN RELATIONS, WAR DEPARTMENT

For all expenses necessary to enable the Secretary of War to adopt such measures, appropriate to the functions and activities of the War Department, as he may deem advisable, to promote better relations with the other American countries, including transportation and subsistence expenses, while traveling in the Western Hemisphere, of army officers and military students of the other American countries and Army officers of the United States, $500,000.

ARMY OF THE PHILIPPINES

For all expenses necessary for the mobilization, operation, and maintenance of the Army of the Philippines, including expenses connected with calling into the service of the armed forces of the United States the organized military forces of the Government of the Commonwealth of the Philippines, and expenditures incident to pay, allowances, operation, maintenance, and other activities of units and personnel of said organized military forces, and for the emergent mobilization and training of such forces, may be made without regard to the provisions of law regulating the expenditure of or accounting for funds of the United States but shall be expended and accounted for in a manner prescribed by the President of the United States, $100, which shall be available for payment to the Government of the Commonwealth of the Philippines upon its written request, either in advance of or in reimbursement for all or any part of the estimated or actual cost, as authorized by the Commanding General, United States Army Forces in the Far East, of necessary expenses for the purposes aforesaid: Provided, That any appropriation for the Military Establishment may be applied to the purposes aforesaid and may be reimbursed by transfer from this appropriation of the value of such property or service as may have been or may be applied to such purposes and any amount so transferred shall be available for expenditure for the purposes of the appropriation so reimbursed during the fiscal year in which such amount was received and the ensuing fiscal year.

SALARIES, WAR DEPARTMENT

For compensation for personal services in the War Department proper, as follows:

Office of Secretary of War: Secretary of War, Under Secretary of War, Assistant Secretaries of War, and other personal services, $564,000: Provided, That not to exceed $200,000 of the appropriations contained in this Act for military activities shall be available for the payment of actual transportation expenses and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving while away from their homes, without other compensation from the United States, in an advisory capacity to the Secretary of War, and for the temporary employment of persons (at not to exceed $25 per day) or organizations, by contract or otherwise, without regard to section 3709 of the Revised Statutes or the civil service or classification laws: Provided, That no field-service appropriation shall be available for personal services in the War Department except as may be expressly authorized herein.

Office of Chief of Staff, $394,000.

Adjutant General's Office, $2,088,000.

Office of the Inspector General, $33,000.

Office of the Judge Advocate General, $134,000.

Office of the Chief of Finance, $609,000.
Technical and clerical personnel.

Maximum expenditures, fiscal year 1944.

Report to Congress.

Employment of additional personnel.

Office of the Quartermaster General, $831,000.
Office of the Chief Signal Officer, $371,000.
Office of Commanding General, Army Air Forces, $517,000.
Office of the Surgeon General, $393,000.
Office of Chief of Engineers, $531,000. Provided, That the services of such additional technical and clerical personnel as the Secretary of War may deem necessary may be employed only in the Office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors and flood control, surveys, and preparation for and the consideration of river and harbor and flood-control estimates and bills, to be paid from such appropriations: Provided further, That the expenditures on this account for the fiscal year 1944, shall not exceed $604,219, and the Secretary of War shall each year, in the Budget, report to Congress the number of persons so employed, their duties, and the amount paid to each.

Office of Chief of Ordnance, $883,000.
Office of Chief of Chemical Warfare Service, $83,000.
Office of Chief of Chaplains, $7,000.
National Guard Bureau, War Department, $114,000.
In all salaries, War Department, $7,552,000.

The Secretary of War is authorized to employ such additional personnel at the seat of government and elsewhere, and to provide out of any appropriations available for the Military Establishment for their salaries and for such printing and binding, communication and other supplies, and as he may deem necessary to carry out the purposes of this Act, but the amount so used for personal services at the seat of government, other than for field service employees, shall not exceed one-third of 1 per centum of the total amount of cash appropriated for the Army.

OFFICE OF THE SECRETARY

CONTINGENT EXPENSES, WAR DEPARTMENT

For stationery and office supplies; purchase of professional and scientific books, lawbooks, including their exchange; books of reference, pamphlets, periodicals, newspapers (not to exceed $3,500), maps; furniture and repairs to same; carpets, linoleum, filing equipment, photo supplies, towels, ice, brooms, soap, sponges; purchase of motor trucks; maintenance, repair, and operation of motor trucks and one motor-propelled passenger-carrying vehicle; freight and express charges; streetcar fares; postage; and other necessary expenses, $511,000.

PRINTING AND BINDING, WAR DEPARTMENT

For printing and binding for the War Department, except such as may be otherwise provided for in accordance with existing law, $901,000: Provided, That the sum of $3,000, or so much thereof as may be necessary, may be used for the publication, from time to time, of bulletins prepared under the direction of the Surgeon General of the Army, for the instruction of medical officers, when approved by the Secretary of War.

Sec. 2. No part of the appropriations made in this Act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch, or other time-measuring device, a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged
upon such work; nor shall any part of the appropriations made in this Act be available to pay any premiums or bonus or cash reward to any employee in addition to his regular wages, except as may be otherwise authorized in this Act.

Sec. 3. Not to exceed 10 per centum of any of the appropriations for the Military Establishment for the fiscal year 1944 may be transferred with the approval of the Director of the Bureau of the Budget to any other of such appropriations, but no appropriation or sub-appropriation, except the subappropriations "Claims for Damages to and Loss of Private Property, Army" and "Claims of Officers, Enlisted Men, and Nurses of the Army for Destruction of Private Property", shall be increased more than 10 per centum thereby: Provided, That as to the appropriation "Engineer Service, Army", not to exceed 12 1/2 per centum may be transferred from the subhead "Military Posts" to the subhead "Barracks and Quarters, Army".

Sec. 4. The foregoing appropriations for "Supplies and Transportation", "Signal Service of the Army", "Air Corps, Army", "Medical and Hospital Department", "Engineer Service, Army", "Ordnance Service and Supplies", "Chemical Warfare Service", and "Seacoast Defenses" shall each be available for the pay and allowances, including travel allowances, of such Reserve officers as the President may, with their consent, order to active duty for such periods, not in excess of two years, as their service may be required in the procurement or production of equipment therein appropriated for, or on duty pertaining to aviation.

Sec. 5. Appropriations for the Military Establishment for the fiscal year 1944 shall be available for carrying out the purposes of Executive Order Numbered 9112 of March 26, 1942.

Sec. 6. No part of any appropriation made by this Act shall be used in any way to pay any expense in connection with the conduct, operation, or management of any post exchange, branch exchange, or subexchange within any State, Territory, or the District of Columbia, save and except for real assistance and convenience under such regulations as the Secretary of War may prescribe, to such personnel as are now or may be hereafter authorized by law and regulation to purchase subsistence stores or other Quartermaster supplies and to civilians employed or serving at military posts in supplying them with articles of small personal needs, not similar to those furnished by the Government: Provided, That the commanding officer of the post at which any such exchange is situated shall certify on the monthly report of the post exchange council that such exchange was, during the period covered by such report, operated in compliance with this section: Provided further, That at posts isolated from a convenient market the Secretary of War may broaden the nature of the articles to be sold.

Sec. 7. No part of any appropriation contained in this Act shall be used directly or indirectly, except for temporary employment in case of emergency, for the payment of any civilian for services rendered by him on the Canal Zone while occupying a skilled, technical, clerical, administrative, executive, or supervisory position unless such person is a citizen of the United States or of the Republic of Panama: Provided, however, (1) That, notwithstanding the provisions in the Act approved August 11, 1939 (53 Stat. 1409), limiting employment in the above-mentioned positions to citizens of the United States from and after the date of the approval of said Act, citizens of Panama may be employed in such positions; (2) that at no time shall the number of Panamanian citizens employed in the above-mentioned positions exceed the number of citizens of the United States so employed, if United States citizens
Employees with 15 years of service.

Selection of personnel.

Hours of employment; pay rates.

Applicability of section.

Wartime or emergency suspension.

8 F. R. 9175.

Instruction, etc., of civilian employees.

Technical and professional personnel.


Advances of public moneys.

Persons advocating overthrow of U. S. Government.

Affidavit.

Penalty.

are available in continental United States or on the Canal Zone; (3) that nothing in this Act shall prohibit the continued employment of any person who shall have rendered fifteen or more years of faithful and honorable service on the Canal Zone; (4) that in the selection of personnel for skilled, technical, administrative, clerical, supervisory, or executive positions, the controlling factors in filling these positions shall be efficiency, experience, training, and education; (5) that all citizens of Panama and the United States rendering skilled, technical, clerical, administrative, executive, or supervisory service on the Canal Zone under the terms of this Act (a) shall normally be employed not more than forty hours per week; (b) may receive as compensation equal rates of pay based upon rates paid for similar employment in continental United States plus 25 per centum; (6) this entire section shall apply only to persons employed in skilled, technical, clerical, administrative, executive, or supervisory positions on the Canal Zone directly or indirectly by any branch of the United States Government or by any corporation or company whose stock is owned wholly or in part by the United States Government: Provided further, That the President may suspend from time to time in whole or in part compliance with this section in time of war or national emergency if he should deem such course to be in the public interest.

Sec. 8. Appropriations for the Military Establishment for the fiscal year 1944 shall be available for all necessary expenses in connection with the instruction and training, including tuition, not otherwise provided for, of civilian employees in and under the War Department and the Military Establishment.

Sec. 9. Whenever, during the fiscal year ending June 30, 1944, the Secretary of War should deem it to be advantageous to the national defense, and if in his opinion the existing facilities of the War Department are inadequate, he is hereby authorized to employ, by contract or otherwise, without reference to section 3709, Revised Statutes, civil service or classification laws, or section 5 of the Act of April 6, 1914 (38 Stat. 335), and at such rates of compensation (not to exceed $25 per day for individuals) as he may determine, the services of architects, engineers, or firms or corporations thereof, and other technical and professional personnel as may be necessary.

Sec. 10. Section 3648, Revised Statutes (31 U. S. C. 529), shall not apply to payments made from appropriations contained in this Act in compliance with the laws of foreign countries or their ministerial regulations under which military attaches are required to operate or to payments made for tuition.

Sec. 11. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and and not in substitution for, any other provisions of existing law.
Sec. 12. No part of any money appropriated herein or included under any contract authority herein granted shall be expended for the payment of any commission on any land purchase contract in excess of 2 per centum of the purchase price.

Sec. 13. No part of any appropriation contained in this Act may be obligated for the construction of quarters, including heating and plumbing apparatus, wiring and fixtures, in continental United States, except in Alaska, for greater amounts per unit than follow:

Permanent construction:
- For commissioned officer, $10,000.
- For commissioned warrant or warrant officer, $7,500.
- For enlisted man, $6,000.

Temporary construction:
- For commissioned officer, $7,500.
- For commissioned warrant or warrant officer, $5,000.
- For enlisted man, $3,500.

Sec. 14. Whenever the President deems it to be in the interest of national defense, he may authorize the Secretary of War to sell, transfer title to, exchange, lease, lend, or otherwise dispose of, to the government of any country whose defense the President deems vital to the defense of the United States, defense articles procured from funds appropriated in this or prior Acts: Provided, That the term "defense article" as used herein shall be deemed to include defense information and services (including furnishing of quarters, subsistence, transportation, and hospitalization of personnel, and care of the dead), whether or not such information or service is necessary to or connected with the procurement or disposition of any defense article.

Sec. 15. The Secretary of War is authorized to utilize any appropriation available for the Military Establishment, under such regulations as he may prescribe, for all expenses incident to the maintenance, pay, and allowances of prisoners of war, other persons in Army custody whose status is determined by the Secretary of War to be similar to prisoners of war, and persons detained in Army custody pursuant to Presidential proclamation.

Sec. 16. The appropriations contained in this Act which are available for the procurement or manufacture of munitions of war of special or technical design may be used for the development and procurement of gages, dies, jigs, and other special aids and appliances, production studies, factory plans, and other production data, including specifications and detailed drawings, in accordance with the provisions of sections 120 and 123 of the National Defense Act. Provided, That such appropriations may also be used for the purchase of letters patent, applications for letters patent, and licenses under letters patent and applications for letters patent that pertain to such equipment or material for which the appropriations are made.

Sec. 17. Any appropriation contained in this Act shall be available to carry into effect the Act entitled "An Act to establish a Women's Army Auxiliary Corps for service with the Army of the United States," approved May 14, 1942.

Sec. 18. None of the moneys appropriated by this or any other Act shall be available to the War Department or the Military Establishment for audit work for the purpose of reconciling family allowance pay-roll deductions made by disbursing officers in the field with family allowance payments to dependents of military personnel under the provisions of the Servicemen’s Dependents Allowance Act of 1942.
SEC. 19. Appropriations available to the Military Establishment for the fiscal year 1943 shall remain available until June 30, 1944, and the appropriations made by this Act or otherwise available to the Military Establishment shall be merged with and become parts of appropriations under the respective heads in the Military Appropriation Act, 1943, as amended, or otherwise available, and shall include the objects and be subject to the limitations and conditions under said heads respectively in those Acts except as otherwise provided herein: Provided, That repayments affecting merged appropriations shall be credited to the applicable current appropriations.

SEC. 20. The appropriations for the Military Establishment for the fiscal year 1944 shall be available for the payment of rewards, subject to such regulations as the Secretary of War shall prescribe, to civilian officers and employees in addition to their usual compensation and to persons in civil life for suggestions resulting in improvement or economy in manufacturing process or plant or military material, and for suggestions resulting in efficiency or economy in the operation or administration of the War Department and the Military Establishment, and for expenses of such nonmonetary awards, including citations, insignia, emblems, medals, and devices, as may be granted in recognition of faithful and meritorious service.

SEC. 21. During the fiscal year 1944 occupancy of Government facilities under the jurisdiction of the Military Establishment on a rental basis by personnel of the services mentioned in the title of the Pay Readjustment Act of 1942 or by their dependents shall not deprive such personnel of money allowances for rental of quarters.

SEC. 22. The appropriations and authority with respect to appropriations contained herein shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

SEC. 23. This Act may be cited as the "Military Appropriation Act, 1944".

Approved July 1, 1943.

[CHAPTER 186]

AN ACT

To revive and reenact the Act entitled "An Act granting the consent of Congress to the State of North Dakota to construct, maintain, and operate a free highway bridge across the Missouri River at or near Garrison, North Dakota", approved February 10, 1932.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved February 10, 1932 (hereafter extended by Acts of Congress approved February 14, 1933, June 12, 1934, May 24, 1935, June 5, 1936, March 24, 1937, June 16, 1938, and May 24, 1939), granting the consent of Congress to the State of North Dakota to construct, maintain, and operate a bridge and approaches thereto across the Missouri River, at or near Garrison, North Dakota, be, and is hereby, revived and reenacted: Provided, That this Act shall be null and void unless the actual construction of the bridge herein referred to be commenced within two years and completed within four years from the date of approval hereof.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved July 1, 1943.
To establish a Women's Army Corps for service in the Army of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby established in the Army of the United States, for the period of the present war and for six months thereafter or for such shorter period as the Congress by concurrent resolution or the President by proclamation shall prescribe, a component to be known as the "Women's Army Corps". The total number of women enlisted or appointed in the Women's Army Corps shall not exceed the number authorized from time to time by the President.

SEC. 2. The enlisted personnel of such corps shall consist of women of excellent character in good physical health, who are enlisted in the Army of the United States under the provisions of the last paragraph of section 127a of the National Defense Act, as amended (54 Stat. 213), and who are on the date of such enlistment citizens of the United States between the ages of twenty and fifty years. All laws and regulations now or hereafter applicable to enlisted men or former enlisted men of the Army of the United States and their dependents and beneficiaries shall, in like cases and except where otherwise expressly provided, be applicable respectively to enlisted personnel and former enlisted personnel of such corps and their dependents and beneficiaries.

SEC. 3. The commissioned officers of such corps shall consist of women appointed as officers in the Army of the United States under the provisions of the joint resolution of September 22, 1941 (55 Stat. 728), and ordered into the active military service of the United States. The commanding officer of such corps shall be a colonel and such officers of lower rank shall be appointed as the Secretary of War may prescribe: Provided, That physicians and nurses shall not be enlisted in this corps: And provided further, That commissioned officers and noncommissioned officers of the Women's Army Corps shall exercise command only over women of the Women's Army Corps and other members of the Army of the United States specifically placed under their command. They and their dependents and beneficiaries shall have all of the rights, privileges, and benefits accorded in like cases to other persons under that Act, except where otherwise expressly provided.

SEC. 4. Notwithstanding any other provision of law, no woman appointed as an officer in the Army of the United States under the provisions hereof who has previously held an appointment as an officer of the Women's Army Auxiliary Corps established pursuant to the provisions of the Act of May 14, 1942 (Public Law 554, Seventy-seventh Congress), shall be entitled to any uniform allowance payable to officers of the Army of the United States. Such officers who have not received a complete issue of uniforms, insignia, accessories, and equipment prescribed under the provisions of section 8 of such Act of May 14, 1942, may be issued the remainder of such prescribed articles, and all such officers who have heretofore received, or may hereafter receive such complete issue, or any part thereof, may retain such articles as their personal property.

SEC. 5. Effective on the last day of the second calendar month following the date of the approval of this Act, the Act of May 14, 1942, as amended, except section 11 thereof, is hereby repealed. Section 11 of such Act of May 14, 1942, shall not be applicable to enlisted personnel or commissioned officers of the corps established by this Act except in cases in which its applicability is based upon the status of such enlisted personnel or commissioned officers as former members.
Termination of service under Act of May 14, 1942.

Transportation from last duty post.

Horse meat and horse-meat products, D.C. Marking or labeling; notification.

July 3, 1943
[Public Law 111]

Penalties.

Regulations.

July 3, 1943
[Public Law 112]

Damages incident to activities of War Department or Army. Settlement of small claims.

Approved July 1, 1943.

[CHAPTER 188] AN ACT

Relating to the sale of horse meat or food products thereof in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That after thirty days after the date of enactment of this Act it shall be unlawful for any person, firm, or corporation, or any officer, agent, or employee thereof, to sell or offer for sale within the District of Columbia to any person any horse meat or food product thereof unless such meat or food product is plainly and conspicuously labeled, marked, branded, or tagged "horse meat" or "horse-meat product", as the case may be, or, in the case of any horse meat or food product thereof which is sold or offered for sale to any consumer at a hotel, restaurant, or similar establishment, unless such consumer is notified that the food which he receives contains horse meat or food products thereof.

Sec. 2. Any person who willfully violates any provision of this Act, or any regulation prescribed thereunder, shall, upon conviction thereof, be fined not more than $500, or imprisoned for not more than one year, or both.

Sec. 3. The health officer of the District of Columbia, subject to the approval of the Commissioners of the District of Columbia, is authorized to make such regulations as may be necessary to carry out the purposes of this Act.

Approved July 3, 1943.

[CHAPTER 189] AN ACT

To provide for the settlement of claims for damage to or loss or destruction of property or personal injury or death caused by military personnel or civilian employees, or otherwise incident to activities, of the War Department or of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War, and, subject to appeal to the Secretary of War, such other officer or officers as he may designate for such purposes and under such regulations as he may prescribe, are hereby authorized to consider, ascertain, adjust, determine, settle and pay in an amount not in excess of $500, or in time of war not in excess of $1,000, where accepted by the claimant in full satisfaction and final settlement, any claim against the United States arising on or after May 27, 1941, when such claim is substantiated in such manner as the Secretary of War may by regulation prescribe, for damage to or loss or destruction of property,
real or personal, or for personal injury or death, caused by military personnel or civilian employees of the War Department or of the Army while acting within the scope of their employment, or otherwise incident to noncombat activities of the War Department or of the Army, including claims for damage to or loss or destruction, by criminal acts, of registered or insured mail while in the possession of the military authorities, claims for damage to or loss or destruction of personal property bailed to the Government and claims for damages to real property incident to the use and occupancy thereof, whether under a lease, express or implied, or otherwise: Provided, That the damage to or loss or destruction of property, or the personal injury or death, shall not have been caused in whole or in part by any negligence or wrongful act on the part of the claimant, his agent, or employee. No claim shall be settled under this Act unless presented in writing within one year after the accident or incident out of which such claim arises shall have occurred: Provided, That if such accident or incident occurs in time of war, or if war intervenes within one year after its occurrence, any claim may on good cause shown be presented within one year after peace is established. The amount allowed on account of personal injury or death shall be limited to reasonable medical, hospital, and burial expenses actually incurred, except that no payment shall be made to any claimant in reimbursement for medical or hospital services furnished at the expense of the United States nor, in the case of burial, of such portion of the expense thereof as may be otherwise paid by the United States. Any such settlement made by the Secretary of War, or his designee, under the authority of this Act and such regulations as he may prescribe hereunder, shall be final and conclusive for all purposes, notwithstanding any other provision of law to the contrary. The provisions of this Act shall not be applicable to claims arising in foreign countries or possessions thereof which are cognizable under the provisions of the Act of January 2, 1942 (55 Stat. 880; 31 U. S. C. 224d), as amended, or to claims for damage to or loss or destruction of property of military personnel or civilian employees of the War Department or of the Army, or for personal injury or death of such persons, if such damage, loss, destruction, injury, or death occurs incident to their service. The Secretary of War may report such claims as exceed $500, or in time of war $1,000, to Congress for its consideration.

Sec. 2. Such appropriations as may be required for the settlement of claims under the provisions of this Act are hereby authorized. Appropriations available to the War Department for the settlement of claims under the provisions of other laws shall be available for the settlement of claims of the same character under the provisions of this Act.

Sec. 3. That portion of section 1 of the Act of August 24, 1912 (37 Stat. 586), reading as follows: "Provided, That hereafter the Secretary of War is authorized to consider, ascertain, adjust, and determine the amounts due on all claims for damages to and loss of private property when the amount of the claim does not exceed the sum of one thousand dollars, occasioned by heavy gun fire and target practice of troops, and for damages to vessels, wharves, and other private property, found to be due to maneuvers or other military operations for which the Government is responsible, and report the amounts so ascertained and determined to be due the claimants to Congress at each session thereof through the Treasury Department for payment as legal claims out of appropriations that may be made by Congress therefor.", is hereby repealed.


SEC. 6. The Act of March 3, 1885 (23 Stat. 350), as amended by the Act of July 9, 1918 (40 Stat. 880), and by the Act of March 4, 1921 (41 Stat. 1436), is hereby amended by adding, after section 5, the following sections:

"SEC. 5a. Any authorization or direction in this Act to the Secretary of War, and any reference herein to a decision, declaration, or other action by the Secretary of War, shall include authorization or direction to, and action by, as the case may be, such other officer or officers as he may designate for such purposes, acting under such regulations as he may prescribe. Any settlement made by the Secretary of War, or his designee, under the authority of this Act, under such regulations as he may prescribe, shall be final and conclusive for all purposes, notwithstanding any other provisions of law to the contrary.

"SEC. 5b. The provisions of this Act shall be applicable also to civilian personnel and civilian employees of the War Department or of the Army, including such personnel and employees engaged on civil works."

SEC. 7. The Act of February 13, 1936 (49 Stat. 1138; 31 U.S. C. 224a), shall hereafter be inapplicable to acts of officers, enlisted men, and employees of the Army and officers, employees, or agents of the War Department.

Approved July 3, 1943.

[CHAPTER 190]

AN ACT

To amend the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment", approved June 2, 1920, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment", approved June 2, 1920, as amended (U. S. C., title 29, ch. 4), is amended to read as follows:

"AVAILABILITY OF FUNDS

"SECTION 1. Moneys made available for the purpose pursuant to this Act shall be used for making payments to States (and Alaska, Hawaii, and Puerto Rico, herein referred to as 'States') which have submitted, and had approved by the Federal Security Administrator (herein referred to as the 'Administrator'), State plans for vocational rehabilitation of disabled individuals.

"STATE PLANS

"SEC. 2. (a) To be approvable under this Act, a State plan for vocational rehabilitation shall—

"(1) designate the State board of vocational education (herein referred to as the 'State board') as the sole agency for the administration, supervision, and control of the State plan; except that where under the State's law, the State blind commission, or other agency which provides assistance or services to the adult blind is authorized to provide them vocational rehabilitation, the plan
shall provide for administration by such State blind commission or other State agency of the part of the plan under which vocational rehabilitation is provided the blind: Provided, That in any State which by law has established a rehabilitation commission prior to the date of enactment of this Act, with authority to provide rehabilitation services to disabled individuals, the State board may delegate to such commission all or any part of the operation of the State plan, under a written agreement of cooperation approved by the Administrator;

"(2) provide that the State treasurer (or, if there be no State treasurer, the officer exercising similar functions for the State) be appointed as custodian of funds received under this Act from the Federal Government and receive and provide for the proper custody of such funds;

"(3) show the plan, policies, and methods to be followed in carrying out the work under the State plan and in its administration and supervision;

"(4) provide that vocational rehabilitation under the plan shall be made available only to classes of employable individuals defined by the Administrator;

"(5) contain such provisions as to the qualification of personnel for appointment in administering the plan as are necessary to the establishment and maintenance of personnel standards; the duty of the Administrator in approving a plan shall be solely the determination of whether the plan contains such provisions, but the Administrator shall exercise no authority with respect to the selection, method of selection, tenure of office, or compensation of any individual employed in accordance with such provisions;

"(6) provide such methods of administration, other than establishment and maintenance of personnel standards, as are found by the Administrator to be necessary for the proper and efficient administration of the plan;

"(7) provide that the State board will make such reports, in such form and containing such information, as the Administrator may from time to time require, and comply with such provisions as he may from time to time find necessary to assure the correctness and verification of such reports;

"(8) provide that no portion of any money paid to the State under this Act shall be applied, directly or indirectly, to the purchase, preservation, erection, or repair of any building or buildings, or for the purchase or rental of any land for administrative purposes;

"(9) provide such rules, regulations, and standards with respect to expenditures upon which Federal grants are made available under section 3 (a) as the Administrator may find reasonable and necessary, including (A) provisions designed to secure good conduct, regular attendance, and cooperation of trainees and reduction of allowance in the case of on-the-job training; (B) maximum fees which may be paid for training and maximum duration of training; (C) maximum schedules of fees for surgery, therapeutic treatment, hospitalization, and medical examination, and for prosthetic devices; and (D) maximum rates of compensation of personnel; and

"(10) provide that vocational rehabilitation provided under the State plan shall be available, under such rules and regulations as the Administrator shall prescribe, to any civil employee of the United States disabled while in the performance of his duty and to any war disabled civilian (as defined in section 10).
"(b) The Administrator shall approve any plan which he believes to be feasible and which fulfills the conditions specified in subsection (a) of this section, except that he shall not approve any plan which he finds contains such restrictions with respect to the expenditure of funds under such plan as would (1) substantially increase the costs of vocational rehabilitation in the State, or (2) seriously impair the effectiveness of the State plan in carrying out the purposes of this Act.

"PAYMENTS TO STATES

"Sec. 3. (a) From the sums made available pursuant to section 2, the Secretary of the Treasury shall pay to each State which has an approved plan for vocational rehabilitation, for each quarter or other shorter payment period prescribed by the Administrator, the sum of amounts he determines to be—

"(1) the necessary cost (exclusive of administrative expenses) to such State under the plan of providing vocational rehabilitation during the period for which such payment is to be made to disabled individuals certified to the State by the Administrator as war disabled civilians;

"(2) one-half of necessary expenditures under such plan in such period (exclusive of administrative expense) for rehabilitation training and medical examinations where necessary to determine eligibility for vocational rehabilitation, the nature of rehabilitation services required, or occupational limitations, in the case of other disabled individuals; and

"(3) one-half of necessary expenditures under such plan in such period (exclusive of administrative expense) for rehabilitation services specified in subparagraphs (A), (B), (C), (D), and (E), to disabled individuals (not including war disabled civilians) found to require financial assistance with respect thereto, after full consideration of the eligibility of such individual for any similar benefit by way of pension, compensation, or insurance, such rehabilitation services being—

"(A) corrective surgery or therapeutic treatment necessary to correct or substantially modify a physical condition which is static and constitutes a substantial handicap to employment, but is of such a nature that such correction or modification should eliminate or substantially reduce such handicap within a reasonable length of time;

"(B) necessary hospitalization, in no case to exceed ninety days, in connection with surgery or treatment specified in subparagraph (A);

"(C) transportation, occupational licenses and customary occupational tools and equipment not mentioned elsewhere in this subsection;

"(D) such prosthetic devices as are essential to obtaining or retaining employment;

"(E) maintenance not exceeding the estimated cost of subsistence during training, including the cost of any necessary books and other training material.

"(4) expenditures in such period necessary for the proper and efficient administration of the plan, including necessary administrative costs in connection with providing the foregoing services to, and guidance and placement of, disabled individuals.

"(b) In the case of any State found by the Administrator to have substantially exhausted its funds available for necessary expenditures specified in subsection (a), he may increase amounts payable to such State under such subsection during periods prior to July 1, 1943, under
such conditions as shall be prescribed in general regulations promulgated by him.

"(c) The method of computing and paying amounts pursuant to subsections (a) and (b) shall be as follows:

"(1) The Administrator shall from time to time estimate the amount to be paid to each State under the provisions of this Act, such estimate to be based on (A) a report filed by the State containing its estimate of the total sum to be expended for vocational rehabilitation during the period for which such estimate is made, and stating the amount appropriated or made available by the State and its political subdivisions for such expenditures in such period, (B) a report filed by the State containing its estimate for such period of the administrative expenses to be incurred by the State board in carrying out its functions under such State plan, (C) records showing the number of individuals in the State needing and eligible under the State plan for vocational rehabilitation, and (D) such other investigation as the Administrator may find necessary.

"(2) The Administrator shall then certify to the Secretary of the Treasury the amount so estimated by the Administrator for any period, reduced or increased, as the case may be, by any sum by which he finds that his estimate for any prior period was greater or less than the amount which should have been paid to the State for such prior period, except that such increases or reductions shall not be made to the extent that such sums have been applied to make the amount certified for any prior period greater or less than the amount estimated by the Administrator for such prior period.

"(3) The Secretary of the Treasury shall, upon receiving such certification, pay, through the Division of Disbursement of the Treasury Department and prior to audit or settlement by the General Accounting Office, to the State, at the time or times fixed by the Administrator, the amounts so certified. The money so received by the State shall be paid out in accordance with the provisions of the State plan.

"OPERATION OF STATE PLANS

"SEC. 4. Whenever the Administrator, after reasonable notice and opportunity for hearing to the State board, finds that in the administration of the plan there is—

"(1) a failure to comply substantially with any provision of the plan approved by the Administrator under section 2; or

"(2) a failure to afford reasonable cooperation with other Federal and State agencies providing vocational rehabilitation or similar services,

the Administrator shall notify such State board that further payments will not be made to the State under this Act until he is satisfied that there will no longer be any such failure. Until he is so satisfied the Administrator shall make no further certification to the Secretary of the Treasury with respect to such State under this Act.

"SERVICES FOR STATE BOARDS

"SEC. 5. To facilitate the operation of State plans under this Act, the Administrator is hereby authorized to enter into agreements with two or more State boards needing access to special facilities and services and to furnish to such boards, on a cost basis, services and facilities; and is hereby authorized to establish such needed facilities.
Costs of establishing such facilities and furnishing such services for any State shall be paid from funds appropriated pursuant to this Act, but shall be deemed expenditures under the State plan, and reimbursement with respect to such cost shall be made by deducting an amount equal to such cost from payments made to such State under this Act.

"DISTRICT OF COLUMBIA"

"SEC. 6. Out of funds made available for the purpose, the Administrator is authorized to provide vocational rehabilitation services to disabled persons actually residing in the District of Columbia and to formulate and carry out a plan of cooperation with the United States Employees' Compensation Commission with respect to the vocational rehabilitation of any such disabled residents as are civil employees of the United States disabled while in the performance of duty. In carrying out his functions under this section, the Administrator is authorized to utilize and enlarge facilities of appropriate units of the Federal Security Agency, and to enter into agreements and cooperative working arrangements with public agencies and private persons, agencies, and institutions, within the United States, its Territories, and possessions, for services and use of facilities of such persons, agencies, and institutions and to compensate them and such units for such services and use.

"ADMINISTRATION"

"SEC. 7. (a) In carrying out his duties under this Act, the Administrator is authorized—

(1) to make studies, investigations, and reports with respect to abilities, aptitudes, and capacities of handicapped individuals, development of their potentialities, and their utilization in gainful and suitable employment;

(2) until July 1, 1945, to conduct appropriate courses of instruction for any personnel who participate or will participate in carrying out the purposes of this Act, and to detail such personnel to attend such courses and appropriate courses of not more than six weeks' duration conducted by other public agencies and private agencies and organizations, which detail shall be part of the official duties of such employees;

(3) until July 1, 1945, to provide personnel so detailed with necessary books and other material and pay their tuition, or reimburse them for expenditures therefor; and, in any case where such detail is away from an employee's official station he may, for purposes of subsistence and traveling expenses, be deemed on travel status.

(b) Payment for use of facilities, and services obtained pursuant to this Act by the Administrator from units of the Federal Security Agency or other Federal agencies, shall be by check either in advance or as reimbursement, for the actual or estimated cost of such facilities and services, and amounts so paid shall be credited, as determined by such Administrator, either to special working funds as provided in existing law or to the appropriation or appropriations against which charges are to be made or have been made in providing the facilities or services, and payment for services and facilities of other agencies shall be made by check to the payee or payees specified by such agencies.

(c) The Administrator is hereby authorized to make rules and regulations governing the administration of this Act, and to delegate to any officer or employee of the United States such of his powers and
duties, except the making of rules and regulations, as he finds necessary in carrying out the purposes of this Act.

"REPORTS"

"Sec. 8. Annual reports shall be made to the Congress by the Administrator as to the administration of this Act.

"APPROPRIATION"

"Sec. 9. There are hereby authorized to be included for each fiscal year in the appropriations for the Federal Security Agency such sums as are necessary to carry out the provisions of this Act, including an equitable share from District of Columbia funds of the sums made available for carrying out the purposes of section 6.

"DEFINITIONS"

"Sec. 10. As used in this Act—

(a) The term 'vocational rehabilitation' and the term 'rehabilitation services' means any services necessary to render a disabled individual fit to engage in a remunerative occupation; and

(b) The term 'war disabled civilian' means—

(1) Any civilian (except a person who is paid by the United States, or any department, agency, or instrumentality thereof, for services as a civilian defense worker) disabled while serving at any time after December 6, 1941, and prior to the termination of the present war as declared by Presidential proclamation or concurrent resolution of the Congress—

(A) in the Aircraft Warning Service; or

(B) as a member of the Civil Air Patrol; or

(C) as a member, in accordance with regulations prescribed by the Director of the Office of Civilian Defense, of the United States Citizens Defense Corps in the protective services engaged in civilian defense, as such protective services are established from time to time by regulation or order of such Director; or

(D) as a registered trainee taking training in accordance with regulations prescribed by such Director for such protective services, and

(2) Any civilian disabled while serving at any time after December 6, 1941, and prior to the termination of the present war as so declared as an officer or member of the crew of a vessel owned or chartered by the Maritime Commission, or the War Shipping Administration, or operated under charter from such Commission or Administration; but no individual shall be considered to be a war disabled civilian unless he is disabled as a result of disease or injury, or aggravation of a preexisting disease or injury, incurred in line of duty during such period, not due to his own misconduct.

"SHORT TITLE"

"Sec. 11. This Act may be cited as the 'Vocational Rehabilitation Act.'"

Sec. 2. Effective July 1, 1943, the Act entitled "An Act to provide for the vocational rehabilitation of disabled residents of the District of Columbia, and for other purposes", approved February 23, 1929, as amended, is hereby repealed.
SEC. 3. (a) The Act of June 2, 1920, as in effect prior to the enactment of this Act, and plans and regulations approved and promulgated thereunder prior to the enactment of this Act may, notwithstanding the amendment made by section 1 of this Act, be considered to remain in effect with respect to the period ending ninety days after the date of the enactment of this Act; and the plan formulated with the United States Employees' Compensation Commission pursuant to the Act of February 23, 1929, as in effect prior to the enactment of this Act, and regulations promulgated under such Act of February 23, 1929, prior to the enactment of this Act, shall remain in effect except to the extent they may be hereafter modified or superseded.

(b) If any State cannot fully comply with the conditions of the Vocational Rehabilitation Act, as amended by this Act, on the date of the enactment of this Act such State may secure the benefits of the Vocational Rehabilitation Act as so amended, until sixty days after the legislature of such State first meets in due course after such date of enactment or until the earliest effective date after such sixty days which could be given in such State to legislation passed within such sixty days to secure the benefits of this Act, whichever is the later, if it complies therewith to the extent possible.

SEC. 4. This Act may be cited as the "Vocational Rehabilitation Act Amendments of 1943".

Approved July 6, 1943.

[CHAPTER 191] AN ACT

To adjust the pay status of warrant officers temporarily commissioned in the Army of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That effective as of December 7, 1941, the joint resolution entitled "Joint resolution to authorize temporary appointments of officers in the Army of the United States", approved September 22, 1941, is amended by inserting after the second proviso a colon and the following: "Provided further, That no warrant officer temporarily appointed as a commissioned officer under the authority of this Act shall suffer any reduction in pay and allowances to which he was entitled at the time of such temporary appointment".

SEC. 2. No back pay or allowances shall be held to have accrued prior to December 7, 1941, by reason of the enactment of this Act.

Approved July 7, 1943.

[CHAPTER 192] AN ACT

To provide for the disposal of certain records of the United States Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when used in this Act, the word "records" includes all books, papers, maps, photographs, or other documentary materials, regardless of physical form or characteristics, made or received by any agency of the United States Government in pursuance of Federal law or in connection with the transaction of public business and preserved or appropriate for preservation by that agency or its legitimate successor as evidence of the organization, functions, policies, decisions, procedures, operations, or other activities of the Government or because of the informational value of data contained therein. Library and museum material made or acquired and preserved solely for reference or exhibition purposes,
extra copies of documents preserved only for convenience of reference, and stocks of publications and of processed documents are not included within the definition of the word "records" as used in this Act.

SEC. 2. The National Archives Council shall promulgate regulations, not inconsistent with this Act, establishing (1) procedures for the compiling and submitting to the Archivist of the United States of lists and schedules of records proposed for disposal, (2) procedures for the disposal of records authorized for disposal, and (3) standards for the reproduction of records by photographic or microphotographic processes with a view to the disposal of the original records. Such regulations, when approved by the President, shall be binding on all agencies of the United States Government.

SEC. 3. The head of each agency of the United States Government shall submit to the Archivist of the United States, in accordance with regulations promulgated as provided in section 2 of this Act (1) lists of any records in the custody of the agency that have been photographed or microphotographed in accordance with the said regulations and that, as a consequence thereof, do not appear to have sufficient value to warrant their further preservation by the Government; (2) lists of any other records in the custody of the agency that are not needed by it in the transaction of its current business and that do not appear to have sufficient administrative, legal, research, or other value to warrant their further preservation by the Government; and (3) schedules proposing the disposal after the lapse of specified periods of time of records of a specified form or character that either have accumulated in the custody of the agency or that may accumulate therein at any time after the submission of such schedules and that apparently will not after the lapse of the period specified have sufficient administrative, legal, research, or other value to warrant their further preservation by the Government.

SEC. 4. The Archivist shall submit to Congress, at such times as he shall deem expedient, the lists or schedules submitted to him in accordance with the provisions of section 3 of this Act, or parts of such lists or schedules, and lists or schedules of any records in his legal custody, insofar as it shall appear to him that the records listed in such lists or schedules do not, or will not after the lapse of the period specified, have sufficient administrative, legal, research, or other value to warrant their continued preservation by the United States Government: Provided, That the Archivist shall not submit to Congress lists or schedules of records of any existing agency of the Government in his legal custody without first having obtained the written consent of the head of such agency.

SEC. 5. Whenever the Archivist shall submit lists or schedules to Congress, it shall be the duty of the presiding officer of the Senate to appoint two Senators who, with the members of the Committee on the Disposition of Executive Papers of the House of Representatives, shall constitute a joint committee to which all such lists or schedules shall be referred, and the joint committee shall examine such lists or schedules and submit to the Senate and House of Representatives, respectively, a report of such examination and its recommendations.

SEC. 6. If the joint committee reports that any of the records listed in a list or schedule referred to it do not, or will not after the lapse of the period specified, have sufficient administrative, legal, research, or other value to warrant their continued preservation by the Government, the Archivist shall notify the head of the agency by which the list or schedule was submitted of the action of the joint committee and the head of such agency shall cause such records to be disposed of in accordance with regulations promulgated as provided in section 2 of this Act.
Disposal of records
on failure of com-
mittee to report.

SEC. 7. If the joint committee fails to make a report during any regular or special session of Congress on any list or schedule submitted to Congress by the Archivist not less than ten days prior to the adjournment of such session, the Archivist may empower the head of the agency who submitted the list or schedule to cause the records listed therein to be disposed of in accordance with regulations promulgated as provided in section 2 of this Act.

Duplications.

SEC. 8. Whenever it shall appear to the Archivist that any agency has in its custody, or is accumulating, records of the same form or character as any records of the same agency previously authorized by Congress to be disposed of, he may empower the head of such agency to dispose of such records, after they have been in existence a specified period of time, in accordance with regulations promulgated as provided in section 2 of this Act and without listing or scheduling them.

Records of claims, demands, and ac-
counts.

SEC. 9. Records pertaining to claims and demands by the Government of the United States or against it, or to any accounts in which the Government of the United States is concerned, either as debtor or creditor, shall not be disposed of by the head of any agency under any authorizations granted pursuant to the provisions of sections 6, 7, and 8 of this Act, until such claims, demands, and accounts have been settled and adjusted in the General Accounting Office, except upon the written approval of the Comptroller General of the United States.

Records dangerous
to health, etc.

SEC. 10. Whenever the Archivist and the head of the agency that has custody of them shall jointly determine that any records in the custody of any agency of the United States Government are a continuing menace to human health or life or to property, the Archivist shall cause such menace to be eliminated immediately by whatever method he may deem necessary. If any records in the custody of the Archivist are disposed of under this section, the Archivist shall report the disposal thereof to the agency from which they were transferred.

Emergency disposi-
tion in time of war.

SEC. 11. At any time during the existence of a state of war between the United States and any other nation or when hostile action by a foreign power appears imminent, the head of any agency of the United States Government may authorize the destruction of any records in his legal custody situated in any military or naval establishment, ship, or other depository outside the territorial limits of continental United States (1) the retention of which would be prejudicial to the interests of the United States or (2) which occupy space urgently needed for military purposes and are, in his opinion, without sufficient administrative, legal, research, or other value to warrant their continued preservation: Provided, That within six months after the disposal of any such records, the official who directed the disposal thereof shall submit a written report thereon to the Archivist in which he shall describe the character of such records and state when and where the disposal thereof was accomplished.

Report to Archivist.

SEC. 12. The Archivist shall transmit to Congress at the beginning of each regular session reports as to the records authorized for disposal under the provisions of section 7 of this Act and as to the records disposed of under the provisions of sections 9 and 10 of this Act.

Reports to Congress.

SEC. 13. Photographs or microphotographs of any records made in compliance with regulations promulgated as provided in section 2 of this Act shall have the same force and effect as the originals thereof would have and shall be treated as originals for the purpose of their admissibility in evidence. Duly certified or authenticated reproductions of such photographs or microphotographs shall be admitted in evidence equally with the original photographs or microphotographs.
SEC. 14. All moneys derived by agencies of the Government from
the sale of records authorized for disposal under the provisions of
this Act shall be paid into the Treasury of the United States unless
otherwise required by existing law applicable to the agency.

SEC. 15. The procedures herein prescribed are exclusive and no
records of the United States Government shall be alienated or
destroyed except in accordance with the provisions of this Act.

SEC. 16. The Act entitled “An Act to provide for the disposition of
certain records of the United States Government”, approved August
5, 1939 (53 Stat. 1219), the Act entitled “An Act to provide for the
disposition of certain photographed records of the United States Gov-
ernment, and for other purposes”, approved September 24, 1940 (54
Stat. 958), and all other Acts or parts of Acts inconsistent with the
provisions of this Act are hereby repealed.

Approved July 7, 1943.

[CHAPTER 193]

AN ACT

Relating to appointments to the United States Military Academy and the United
States Naval Academy in the case of redistricting of congressional districts.

July 7, 1943

[Public Law 116]

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That cadets at the
United States Military Academy and midshipmen at the United
States Naval Academy, or nominees for appointment thereto, whose
place of residence, by reason of redistricting the State concerned, falls
in another congressional district, and who were appointed with respect
to or nominated by the Representative of the former district, shall
be charged to the Representative of the latter district as additional
numbers but the number of cadets and midshipmen otherwise re-
spectively allowed at such respective academies for the Representative
of such latter district shall be temporarily increased by the number
of such cadets or midshipmen, as the case may be, and by the num-
ber of such nominees who are appointed and qualify: Provided, That
such temporary increase in numbers authorized herein for the Repre-
sentative concerned shall be reduced accordingly as each cadet or
midshipman, in attendance at either academy under an appointment
from such former district is finally separated therefrom.

Approved July 7, 1943.

[CHAPTER 194]

JOINT RESOLUTION

Consenting to an interstate oil compact to conserve oil and gas.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That the consent of Con-
gress is hereby given to an extension and renewal for a period of four
years from September 1, 1943, of the Interstate Compact to Conserve
Oil and Gas, executed in the city of Dallas, Texas, the 16th day of
February 1936, by the representatives of Oklahoma, Texas, California,
and New Mexico, and thereafter recommended for ratification by the
representatives of the States of Arkansas, Colorado, Illinois, Kansas,
and Michigan, and subsequently ratified by the States of New Mexico,
Kansas, Oklahoma, Illinois, Colorado, and Texas, which said compact
was deposited in the Department of State of the United States, and
thereafter such compact was, by the President, presented to the Con-
gess and the Congress gave consent to such compact by H. J. Res. 407, approved August 27, 1935 (Public Resolution Numbered 64, Seventy-fourth Congress), and which said compact was thereafter extended and renewed for a period of two years from September 1, 1937, by an agreement executed in New Orleans, Louisiana, the 10th day of May 1937, by the representatives of the States of Oklahoma, Texas, Kansas, and New Mexico, and was duly ratified by the States of Oklahoma, Texas, Kansas, New Mexico, Illinois, and Colorado, and was deposited in the Department of State of the United States, and thereafter such extended and renewed compact was, by the President, presented to the Congress and the Congress gave consent to such extended and renewed compact by S. J. Res. 183, approved August 10, 1937 (Public Resolution Numbered 67, Seventy-fifth Congress), and which said compact was thereafter extended and renewed for a period of two years from September 1, 1939, by an agreement duly executed and ratified by the States of Oklahoma, Texas, Kansas, Colorado, New Mexico, and Michigan, and was deposited in the Department of State of the United States, there after such extended and renewed compact was, by the President presented to the Congress and the Congress gave consent to such extended and renewed compact by H. J. Res. 329, approved July 20, 1939 (Public Resolution Numbered 31, Seventy-sixth Congress), and which said compact was thereafter extended and renewed for a period of two years from September 1, 1941, by an agreement duly executed and ratified by the States of Texas, Oklahoma, California, Kansas, and New Mexico, and was deposited in the Department of State of the United States, and thereafter such extended and renewed compact was, by the President, presented to Congress and the Congress gave consent to such extended and renewed compact by H. J. Res. 228, approved August 21, 1941 (Public Law 246, Seventy-seventh Congress).

The extended and renewed compact dated the 1st day of April 1943, duly executed by the representatives of the States of Kansas, Oklahoma, Texas, Colorado, New Mexico, Arkansas, Louisiana, and Kentucky, and which extended and renewed compact has been deposited in the Department of State of the United States, reads as follows:

AN AGREEMENT TO EXTEND THE INTERSTATE COMPACT TO CONSERVE OIL AND GAS

Whereas, on the 16th day of February, 1935, in the City of Dallas, Texas, there was executed "An Interstate Compact to Conserve Oil and Gas" which was thereafter formally ratified and approved by the States of Oklahoma, Texas, New Mexico, Illinois, Colorado, and Kansas, the original of which is now on deposit with the Department of State of the United States, a true copy of which follows:

"AN INTERSTATE COMPACT TO CONSERVE OIL AND GAS

"ARTICLE I

"This agreement may become effective within any compacting state at any time as prescribed by that state, and shall become effective within those states ratifying it whenever any three of the states of Texas, Oklahoma, California, Kansas, and New Mexico have ratified and Congress has given its consent. Any oil-producing state may become a party hereto as hereinafter provided.
ARTICLE II

"The purpose of this compact is to conserve oil and gas by the prevention of physical waste thereof from any cause.

ARTICLE III

"Each state bound hereby agrees that within a reasonable time it will enact laws, or if laws have been enacted, then it agrees to continue the same in force, to accomplish within reasonable limits the prevention of:

"(a) The operation of any oil well within an inefficient gas-oil ratio.

"(b) The drowning with water of any stratum capable of producing oil or gas, or both oil and gas in paying quantities.

"(c) The avoidable escape into the open air of the wasteful burning of gas from a natural gas well.

"(d) The creation of unnecessary fire hazards.

"(e) The drilling, equipping, locating, spacing, or operating of a well or wells so as to bring about physical waste of oil or gas in the ultimate recovery thereof.

"(f) The inefficient, excessive or improper use of the reservoir energy in producing any well.

"The enumeration of the foregoing subjects shall not limit the scope of the authority of any state.

ARTICLE IV

"Each state bound hereby agrees that it will, within a reasonable time, enact statutes, or if such statutes have been enacted then that it will continue the same in force, providing in effect that oil produced in violation of its valid oil and/or gas conservation statutes or any valid rule, order or regulation promulgated thereunder, shall be denied access to commerce; and providing for stringent penalties for the waste of either oil or gas.

ARTICLE V

"It is not the purpose of this compact to authorize the states joining herein to limit the production of oil or gas for the purpose of stabilizing or fixing the price thereof, or create or perpetuate monopoly, or to promote regimentation, but is limited to the purpose of conserving oil and gas and preventing the avoidable waste thereof within reasonable limitations.

ARTICLE VI

"Each state joining herein shall appoint one representative to a commission hereby constituted and designated as

THE INTERSTATE OIL COMPACT COMMISSION,

the duty of which said Commission shall be to make inquiry and ascertain from time to time such methods, practices, circumstances and conditions as may be disclosed for bringing about conservation and the prevention of physical waste of oil and gas, and at such intervals as said Commission deems beneficial it shall report its findings and recommendations to the several states for adoption or rejection.

"The Commission shall have power to recommend the coordination of the exercise of the police powers of the several states within
their several jurisdictions to promote the maximum ultimate recovery from the petroleum reserves of said states, and to recommend measures for the maximum ultimate recovery of oil and gas. Said Commission shall organize and adopt suitable rules and regulations for the conduct of its business.

"No action shall be taken by the Commission except: (1) By the affirmative votes of the majority of the whole number of the compacting states represented at any meeting, and (2) By a concurring vote of a majority in interest of the compacting states at said meeting, such interest to be determined as follows: Such vote of each state shall be in the decimal proportion fixed by the ratio of its daily average production during the preceding calendar half-year to the daily average production of the compacting states during said period.

"ARTICLE VII

"No state by joining herein shall become financially obligated to any other state, nor shall the breach of the terms hereof by any state subject such state to financial responsibility to the other states joining herein.

"ARTICLE VIII

"This compact shall expire September 1, 1937. But any state joining herein may, upon sixty (60) days notice, withdraw herefrom.

"The representatives of the signatory states have signed this agreement in a single original which shall be deposited in the archives of the Department of State of the United States, and a duly certified copy shall be forwarded to the Governor of each of the signatory states.

"This compact shall become effective when ratified and approved as provided in Article 1. Any oil producing state may become a party hereto by affixing its signature to a counterpart to be similarly deposited, certified and ratified.

"Done in the City of Dallas, Texas, this sixteenth day of February, 1935.

"Whereas said Interstate Compact was heretofore duly renewed and extended for two (2) years from September 1, 1937, its original expiration date, to September 1, 1939; and,

"Whereas said Interstate Compact was again duly renewed and extended for two (2) years from September 1, 1939, its second expiration date, to September 1, 1941; and,

"Whereas said Interstate Compact was again duly renewed and extended for two (2) years from September 1, 1941, its third expiration date, to September 1, 1943; and,

"Whereas it is desired to again extend and renew said Interstate Compact to Conserve Oil and Gas for another period of four (4) years from September 1, 1943, its present expiration date, to September 1, 1947: Now, therefore, this writing witnesseth:

"It is hereby agreed that the said Compact entitled 'An Interstate Compact to Conserve Oil and Gas' executed in the City of Dallas, Texas, on the 16th day of February, 1935, and now on deposit with the Department of State of the United States, a correct copy of which appears above, be and the same hereby is, extended for a period of four (4) years from September 1, 1943, its present date of expiration, this agreement to become effective within those states joining herein when executed by any three of the States of Texas, Oklahoma, Kansas, Colorado, Arkansas, Louisiana, Kentucky and New Mexico, and consent thereto is given by Congress.
“The signatory states executed this agreement in a single original which shall be deposited in the archives of the Department of State of the United States and a duly certified copy thereof shall be forwarded to the Governor of each of the signatory states.

“Executed as of this the First day of April, 1943, by the several undersigned states, at their several capitols, through their proper officials thereunder duly authorized by statutes, resolutions, or proclamations of the several states.”

Sec. 2. The right to alter, amend, or repeal the provisions of section 1 is hereby expressly reserved.

Approved July 7, 1943.

[CHAPTER 195]

JOINT RESOLUTION

Relating to the marketing of burley and flue-cured tobacco under the Agricultural Adjustment Act of 1938, as amended.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of section 312 (a) of the Agricultural Adjustment Act of 1938, as amended, relating to the finding of the total supply of tobacco, the reserve supply level and the amount of the national marketing quota, and the provisions of section 313 of said Act relating to the apportionment of the national marketing quota for tobacco among the States and farms, national marketing quotas for burley and flue-cured tobacco for the marketing year 1944-45 shall be proclaimed and the national marketing quotas and State and farm acreage allotments shall be the same as for the preceding year: Provided, however, That an additional acreage not in excess of 2 per centum of the total acreage allotted to all farms in each State in 1940 shall be allotted in accordance with the applicable provisions of subsection (n) of section 313 and an additional acreage equal to not more than 5 per centum of the national marketing quota shall be allotted to farms on which no tobacco was produced in the last five years in accordance with the provisions of subsection (g) of section 313. This joint resolution shall not have the effect of modifying or repealing any other provision of said Act.

Approved July 7, 1943.

[CHAPTER 196]

AN ACT

To increase by $300,000,000 the amount authorized to be appropriated for defense housing under the Act of October 14, 1940, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 of the Act entitled “An Act to expedite the provision of housing in connection with national defense, and for other purposes”, approved October 14, 1940, as amended, is amended by striking out "$1,200,000,000" and inserting in lieu thereof "$1,500,000,000".

Sec. 2. That section 3 of said Act approved October 14, 1940, as amended, is amended by striking out the period at the end thereof and inserting in lieu thereof a colon and a further proviso, as follows: “Provided further, That the term ‘administrative expenses’ as used herein shall be deemed to include administrative expenses of the National Housing Agency in connection with any functions performed by it with respect to priorities or allocations of materials relating to public or private housing for persons engaged in national defense activities.”
To authorize the Secretary of Agriculture to adjust titles to lands acquired by the United States which are subject to his administration, custody, or control.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if the Secretary of Agriculture shall find within ten years after the acquisition by the United States of any land or interest therein which is subject to his administration, custody, or control, other than land acquired by exchange of public domain land or resources, that the title thereto is legally insufficient for the purposes for which such land or interest was acquired and no consideration therefor has been paid by the United States, or that title or color of title to such land or interest was acquired through mistake, misunderstanding, error, or inadvertence, he is hereby authorized to execute and deliver on behalf of and in the name of the United States to the person from whom the title was acquired or to the person whom he finds entitled thereto a quitclaim deed to such land or interest: Provided, however, That if the person to whom such deed is made is the same person from whom the United States acquired title, or his successor in interest, any consideration given by the United States for such land or interest shall be
restored or, in lieu thereof, the value equivalent of such consideration as determined by the Secretary of Agriculture shall be paid to the United States; and any consideration or value equivalent so restored or paid shall, so far as is practicable, be restored to the jurisdiction, or deposited to the credit, of the department, agency, appropriation, or fund from which the consideration was transferred or paid at the time of the acquisition of title by the United States.

Approved July 8, 1943.

[CHAPTER 198]

AN ACT

July 8, 1943

To authorize the exchange of certain patented lands in the Death Valley National Monument for Government lands in the monument.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to authorize the exchange of certain patented lands in the Death Valley National Monument for Government lands in the monument", approved October 17, 1940, is hereby amended to read as follows:

"That the owner of the east half of the northeast quarter, section 35, township 15 south, range 44 east, of the Mount Diablo meridian, Inyo County, California, within the Death Valley National Monument, is hereby permitted and authorized to convey the title thereto to the United States, and select in lieu thereof the west half of the southeast quarter, section 36, township 15 south, range 44 east, of the Mount Diablo meridian; and the Secretary of the Interior is hereby authorized and empowered to accept such conveyance for said land, subject to the reservations contained in the patent issued by the State of California, to H. W. Eichbaum, dated March 8, 1928, recorded December 12, 1934, in book 32, page 208, of Official Records of Inyo County, California, and subject to an easement for State highway, as granted to the State of California by deed dated December 21, 1934, and recorded January 16, 1935, in book 32, page 396, of Official Records, and by deed dated December 19, 1934, recorded December 20, 1934, in book 32, page 338, of Official Records of Inyo County, and thereafter cause a patent for the land so selected in lieu thereof to be issued to such owner, reserving to the United States, however, such rights-of-way as may be needed for the construction and maintenance of roads in the national monument: Provided, That the land so conveyed to the United States shall become and be a part of the said national monument, and also subject to all laws and regulations relating to other land therein: And provided further, That the owner of such privately owned land within said national monument shall, before any exchange is effective, furnish to the Secretary of the Interior evidence satisfactory to him of title to the patented land offered in exchange."

Approved July 8, 1943.

[CHAPTER 199]

AN ACT

July 8, 1943

To amend the description of the area affected by the Act of May 28, 1928, entitled "An Act for the relief of the town of Springdale, Utah", and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of May 28, 1928 (45 Stat. 787, ch. 818), is hereby amended by substituting the following language in lieu of the language in the Act following the words "to grant permission to the town of Springdale, Utah,"
AN ACT

To authorize the use of part of the United States Capitol Grounds east of the Union Station for the parking of motor vehicles.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Architect of the Capitol is authorized to permit the Washington Terminal Company to use, during the present war and for six months thereafter, for parking space for passenger motor vehicles, that part of the United States Capitol Grounds described as squares S-721 and N-721. Any such use shall be in accordance with such terms and conditions as the Architect of the Capitol may deem necessary and proper.

Approved July 8, 1943.

AN ACT

To relieve newspapers and periodical publications which have voluntarily suspended publication for the duration of the war from payment of second-class application fees upon resumption of publication.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no newspaper or other periodical publication which has been accorded second-class mail privileges, and which has voluntarily suspended publication, or shall hereafter voluntarily suspend publication, for the duration of the war because of conditions attributable to the war effort, shall be required upon resumption of regular publication to pay any of the fees provided for by the Act entitled "An Act to provide for fees for entry of a publication as second-class matter, and for other purposes", approved July 7, 1932, as amended, if such newspaper or periodical publication resumes regular publication prior to the end of the sixth month following the expiration of the unlimited national emergency proclaimed by the President on May 27, 1941: Provided, That before any such newspaper or periodical shall be entitled to reentry as second-class matter without payment of any application fee the publisher shall furnish to the Postmaster General satisfactory evidence that the suspension of his publication was because of conditions attributable to the war effort.

Approved July 9, 1943.

AN ACT

Prescribing the salary for the Commissioner of Public Roads and the Commissioner of Public Buildings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Public Roads and the Commissioner of Public Buildings in the Federal Works Agency each shall receive a salary of $10,000 per annum from and after July 1, 1943.

Approved July 9, 1943.
[CHAPTER 211]

AN ACT

To amend the Selective Training and Service Act of 1940 by providing for the postponement of the induction of high-school students who have completed more than half of their academic year.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 5 (f) of the Selective Training and Service Act of 1940, as amended, is amended to read as follows:

“(f) Any person eighteen or nineteen years of age who, while pursuing a course of instruction at a high school or similar institution of learning, is ordered to report for induction under this Act during the last half of one of his academic years at such school or institution, shall, upon his request, have his induction under this Act postponed until the end of such academic year, without regard to the date during the calendar year on which such academic year ends, or until he ceases to pursue such course of instruction, whichever is the earlier. The induction of any such person shall not be postponed under this subsection beyond the date which would constitute the end of his academic year if he continued to pursue such course of instruction.”

Approved July 9, 1943.

[CHAPTER 212]

AN ACT

To provide a penalty for the willful violation of regulations or orders respecting the protection or security of vessels, harbors, ports, or water-front facilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever willfully shall violate any regulation or order promulgated or approved by the Secretary of the Navy pursuant to lawful authority for the protection or security of vessels, harbors, ports, or water-front facilities, relating to fire hazards, fire protection, lighting, machinery, guard service, disrepair, disuse, or other unsatisfactory conditions thereon, or the ingress thereeto, or egress or removal of persons therefrom, or otherwise providing for safeguarding the same against destruction, loss, or injury by accident, or by enemy action, sabotage, or other subversive acts, shall be guilty of a misdemeanor and upon conviction thereof shall be liable to a fine of not to exceed $5,000 or to imprisonment for not more than one year, or both.

Sec. 2. The provisions of this Act shall remain in effect only until six months after the cessation of hostilities in the present war.

Approved July 9, 1943.

[CHAPTER 213]

AN ACT

To provide for clerical assistance at post offices, branches, or stations serving military and naval personnel, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, during the present war and for six months thereafter, whenever deemed necessary in serving military and naval personnel at military and naval camps, posts, or stations, the Postmaster General is hereby authorized to detail any postal employee from main post offices to postal units, at such camps, posts, or stations, without changing the official station of such postal employee, and to authorize allowances, not exceeding $2.50 per day in lieu of actual expenses, while so detailed, without allowances.

July 12, 1943
[H.R. 2481]
[Public Law 1291]

Department of Agriculture Appropriation Act, 1944.
Post, pp. 542, 619

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regard to the Subsistence Expense Act of 1926, such allowances to be paid from the appropriation "Miscellaneous items, first- and second-class post offices".

Sec. 2. The Comptroller General of the United States is authorized and directed to allow credit for any payments heretofore made not exceeding the allowances herein provided, to the employees so detailed.

Approved July 9, 1943.

[CHAPTER 215] AN ACT

Making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1944, and for other purposes.

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 Agriculture for the fiscal year ending June 30, 1944, namely:

DEPARTMENT OF AGRICULTURE

Office of the Secretary

salaries and expenses

For the Secretary of Agriculture, hereafter in this Act referred to as the Secretary, and other personal services in the Office of the Secretary in the District of Columbia, and elsewhere, and other necessary expenses, including the purchase of one and the maintenance, repair, and operation of four motor-propelled passenger-carrying vehicles; travel expenses, including examination of estimates for appropriations in the field; stationery, supplies, materials, and equipment; freight, express, and drayage charges; advertising, communication service, postage, washing towels, repairs and alterations, and other miscellaneous supplies and expenses not otherwise provided for and necessary for the practical and efficient work of the Department, which are authorized by such officer as the Secretary may designate, $1,498,184, together with such amounts from other appropriations or authorizations as are provided in the schedules in the Budget for the fiscal year 1944 for such services and expenses, which several amounts or portions thereof as may be determined by the Secretary, not exceeding a total of $75,476, shall be transferred to and made a part of this appropriation: Provided, however, That if the total amounts of such appropriations or authorizations for the fiscal year 1944 shall at any time exceed or fall below the amount estimated, respectively, therefor in the Budget for 1944, the amounts transferred or to be transferred therefrom to this appropriation and the amount which may be expended for personal services in the District of Columbia shall be increased or decreased in such amounts as the Director of the Bureau of the Budget, after a hearing thereon with representatives of the Department of Agriculture, hereafter in this Act referred to as the Department, shall determine as changed by such reductions or increases in such appropriations or authorizations: Provided further, That the Secretary is authorized to contract for stenographic reporting services, and the appropriations made in this Act shall be available for such purposes, and to expend from appropriations available for the purchase of lands not to exceed $1 for each option to purchase lands.
any particular tract or tracts of land: Provided further, That not to exceed $25,000 of the appropriations available for salaries and expenses of officers and employees of the Department permanently stationed in foreign countries may be used for payment of allowances for living quarters, including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a): Provided further, That with the approval of the Secretary, employees of the Department stationed abroad may enter into leases for official quarters, for periods not exceeding one year, and may pay rent, telephone, subscriptions to publications, and other charges incident to the conduct of their offices and the discharge of their duties, in advance, in any foreign country where custom or practice requires payment in advance: Provided further, That no part of the funds appropriated by this Act shall be used for the payment of any officer or employee of the Department who, as such officer or employee, or on behalf of the Department or any division, commission, or bureau thereof, issues, or causes to be issued, any prediction, oral or written, or forecast, except as to damage threatened or caused by insects and pests, with respect to future prices of cotton or the trend of same: Provided further, That no part of the funds appropriated by this Act shall be used for laboratory investigations to determine the possibly harmful effects on human beings of spray insecticides on fruits and vegetables: Provided further, That, except to provide materials required in or incident to research or experimental work where no suitable domestic product is available, no part of the funds appropriated by this Act shall be expended in the purchase of twine manufactured from commodities or materials produced outside of the United States.

**WORKING CAPITAL FUND**

For the establishment of a working capital fund, $400,000, without fiscal year limitation, for the payment of salaries and other expenses necessary to the maintenance and operation of (1) central duplicating, photographic, and tabulating services, (2) a central motor-transport service for the maintenance, repair, and operation of motor-transport vehicles and other equipment, (3) a central supply service for the purchase, storage, handling, issuance, packing, or shipping of stationery, supplies, equipment, blank forms, and miscellaneous materials, for which stocks thereof, not to exceed $200,000 in value (except for the value of blank forms) at the close of any fiscal year, may be maintained sufficient to meet, in whole or in part, requirements of the bureaus and offices of the Department in the city of Washington and elsewhere, and (4) such other services as the Secretary, with the approval of the Director of the Bureau of the Budget, determines may be performed more advantageously as central services; said fund to be reimbursed from applicable funds of bureaus, offices, and agencies for which services are performed on the basis of rates which shall include estimated or actual charges for personal services, materials, equipment (including maintenance, repairs, and depreciation) and other expenses: Provided, That such central services shall, to the fullest extent practicable, be used to make unnecessary the maintenance of separate like services in the bureaus, offices, and agencies of the department: Provided further, That a separate schedule of expenditures and reimbursements, and a statement of the current assets and liabilities of the working capital fund as of the close of the last completed fiscal year, shall be included in the annual Budget. Total, Office of the Secretary, $1,898,184.
For necessary expenses for the Office of Solicitor including personal services in the District of Columbia and elsewhere, purchase of lawbooks, books of reference, and periodicals, and payment of fees or dues for the use of law libraries by attorneys in the field service, $1,679,105, together with such amounts from other appropriations or authorizations as are provided in the schedules in the Budget for the fiscal year 1944 for such expenses, which several amounts or portions thereof, as may be determined by the Secretary, not exceeding a total of $123,250, shall be transferred to and made a part of this appropriation; and there may be expended for personal services in the District of Columbia not to exceed $845,000:

provided, however, That if the total amounts of such appropriations or authorizations for the fiscal year 1944 shall at any time exceed or fall below the amounts estimated, respectively, therefor in the Budget for 1944, the amounts transferred or to be transferred therefrom to this appropriation and the amount which may be expended for personal services in the District of Columbia shall be increased or decreased in such amounts as the Director of the Bureau of the Budget, after a hearing thereon with representatives of the Department, shall determine are appropriate to the requirements as changed by such reductions or increases in such appropriations or authorizations.

OFFICE OF INFORMATION

SALARIES AND EXPENSES

For necessary expenses in connection with the publication, indexing, illustration, and distribution of bulletins, documents, and reports, the preparation, distribution, and display of agricultural motion and sound pictures, and exhibits, and the coordination of informational work in the Department, $430,257, together with such amounts from other appropriations or authorizations as are provided in the schedules in the Budget for the fiscal year 1944 for such expenses, which several amounts or portions thereof, as may be determined by the Secretary, not exceeding a total of $11,179, shall be transferred to and made a part of this appropriation, of which total appropriation amounts not exceeding those specified may be used for the purposes enumerated as follows: For personal services in the District of Columbia, $402,860; for preparation and display of exhibits, $40,000 and the preparation, distribution, and display of motion and sound pictures $50,000, including cooperation with Federal, State, County, Municipal, and other agencies: Provided, however, That if the total amounts of the appropriations or authorizations for the fiscal year 1944 from which transfers to this appropriation are herein authorized shall at any time exceed or fall below the amounts estimated, respectively, therefor in the Budget for 1944, the amounts transferred or to be transferred therefrom to this appropriation and the amount which may be expended for personal services in the District of Columbia shall be increased or decreased in such amounts as the Director of the Bureau of the Budget, after a hearing thereon with representatives of the Department, shall determine are appropriate to the requirements as changed by such reductions or increases in such appropriations or authorizations: Provided further, That when and to the extent that in the judgment of the Secretary agricultural exhibits and motion and sound pictures relating to the authorized programs of the various agencies of the Department can be more advantageously prepared, displayed, or distributed by the Office of
Information, as the central agency of the Department therefor, additional funds not exceeding $300,000 for these purposes may be transferred to and made a part of this appropriation, from the funds applicable, and shall be available for the objects specified herein, including personal services in the District of Columbia: *Provided further,* That in the preparation of motion pictures or exhibits by the Department, not exceeding a total of $10,000 may be used for the temporary employment, by contract or otherwise, of specialists, technicians, and experts, without regard to the Classification Act of 1923, as amended: *Provided,* That no part of this appropriation shall be used for the establishment or maintenance of regional or State field offices or for the compensation of employees in such offices except that not to exceed $9,100 may be used to maintain the San Francisco radio office.

**PRINTING AND BINDING**

For all printing and binding for the Department, including all of its bureaus, offices, institutions, and services located in Washington, District of Columbia, and elsewhere, except as otherwise in this Act provided, $1,200,000, including the purchase of reprints of scientific and technical articles published in periodicals and journals; the Annual Report of the Secretary, as required by the Acts of January 12, 1895 (44 U. S. C. 111, 212-220, 222, 241, 244), March 4, 1915 (7 U. S. C. 418), and June 20, 1896 (7 U. S. C. 108), and in pursuance of the Act approved March 30, 1906 (44 U. S. C. 214, 224), also including not to exceed $250,000 for farmers' bulletins, which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of which shall be delivered to or sent out under the addressed franks furnished by the Senators, Representatives, and Delegates in Congress, as they shall direct, but not including work done at the field printing plants of the Forest Service authorized by the Joint Committee on Printing, in accordance with the Act approved March 1, 1919 (44 U. S. C. 111, 220): *Provided,* That the Secretary may transfer to this appropriation from the appropriation made for “Conservation and Use of Agricultural Land Resources” such sums as may be necessary for printing and binding in connection with marketing quotas under the Agricultural Adjustment Act of 1938, and from funds appropriated to carry into effect the terms of section 32 of the Act of August 24, 1935 (7 U. S. C. 612c), as amended, such sums as may be necessary for printing and binding in connection with the activities under said section 32, and from funds appropriated for parity payments under section 308 of the Agricultural Adjustment Act of 1938, such sums as may be necessary for printing and binding in connection with such payments: *Provided further,* That the total amount that may be transferred under the authority granted in the preceding proviso shall not exceed $550,000.

Reproduction of 1942 Yearbook of Agriculture: For printing and binding 231,250 copies of the remainder of the quotas for the Senate and House of Representatives of part 2 of the annual report of the Secretary of Agriculture (known as the Yearbook of Agriculture, 1942, entitled “Keeping Livestock Healthy”), as authorized by section 73 of the Act of January 12, 1895 (44 U. S. C. 241), $178,000.

Total, Office of Information, $1,817,257.

**LIBRARY, DEPARTMENT OF AGRICULTURE**

Salaries and expenses: For purchase and exchange of reference books, lawbooks, technical and scientific books, periodicals, and for expenses incurred in completing imperfect series; not to exceed...
$1,200 for newspapers; for dues, when authorized by the Secretary, for library membership in societies or associations which issue publications to members only or at a price to members lower than to subscribers who are not members; for salaries in the city of Washington and elsewhere; for official travel expenses, and for library fixtures, library cards, supplies, and for all other necessary expenses, $468,932, together with such amounts from other appropriations or authorizations as are provided in the schedules in the Budget for the fiscal year 1944 for such salaries and expenses, which several amounts or portions thereof, as may be determined by the Secretary, not exceeding a total of $750, shall be transferred to and made a part of this appropriation, of which total appropriation not to exceed $334,640, may be expended for personal services in the District of Columbia: Provided, however, That if the total amounts of such appropriations or authorizations for the fiscal year 1944 shall at any time exceed or fall below the amounts estimated, respectively, therefor in the Budget for 1944, the amounts transferred or to be transferred therefrom to this appropriation and the amount which may be expended for personal services in the District of Columbia shall be increased or decreased in such amounts as the Director of the Bureau of the Budget, after a hearing thereon with representatives of the Department, shall determine are appropriate to the requirements as changed by such reductions or increases in such appropriations or authorizations: Provided further, That the Secretary is authorized to make copies of bibliographies prepared by the Department library, microfilm and other photographic reproductions of books and other library materials in the Department and sell such bibliographies and reproductions at such prices (not less than estimated cost of furnishing same) as he may determine, the money received from such sales to be deposited in the Treasury to the credit of this appropriation.

EXTENSION SERVICE

PAYMENTS TO STATES; HAWAII; ALASKA; AND PUERTO RICO

Capper-Ketcham extension work: To enable the Secretary to carry into effect the provisions of the Act entitled "An Act to provide for the further development of agricultural extension work between the agricultural colleges in the several States receiving the benefits of the Act entitled 'An Act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and mechanic arts', approved July 2, 1862 (7 U. S. C. 301-308), and all Acts supplementary thereto, and the United States Department of Agriculture", approved May 22, 1928 (7 U. S. C. 343a, 343b), $1,480,000.

Additional cooperative extension work: For additional cooperative agricultural extension work in agriculture and home economics, to be allotted and paid by the Secretary to the several States and the Territories of Alaska, Hawaii, and Puerto Rico, in such amounts as he may deem necessary to accomplish such purposes, $555,000.

Extension work, section 21, Bankhead-Jones Act: To enable the Secretary to carry into effect the provisions of section 21, title II, of the Act entitled "An Act to provide for research into basic laws and principles relating to agriculture and to provide for the further development of cooperative agricultural extension work and the more complete endowment and support of land-grant colleges", approved June 29, 1935 (7 U. S. C. 343c), $12,000,000.

Alaska: To enable the Secretary to carry into effect the provisions of the Act entitled "An Act to extend the benefits of the Hatch Act and the Smith-Lever Act to the Territory of Alaska", approved...
February 23, 1929 (7 U. S. C. 386c), $13,950; and the provisions of section 3 of the Act entitled "An Act to extend the benefits of the Adams Act, the Purnell Act, and the Capper-Ketcham Act to the Territory of Alaska, and for other purposes", approved June 20, 1936 (7 U. S. C. 343c), $10,000; in all, for Alaska, $23,950.

Puerto Rico: To enable the Secretary to carry into effect the provisions of the Act entitled "An Act to extend the benefits of section 21 of the Bankhead-Jones Act to Puerto Rico", approved August 28, 1937 (7 U. S. C. 343f-343g), $140,000.

In all, payments to States, Hawaii, Alaska, and Puerto Rico for agricultural extension work, $41,198,950.

SALARIES AND EXPENSES

Administration and coordination of extension work: For the employment of persons and means in the District of Columbia and elsewhere to enable the Secretary to administer the provisions of the Smith-Lever Act, approved May 8, 1914 (7 U. S. C. 341-348), and Acts amendatory or supplementary thereto, and to coordinate the extension work of the Department and the several States, Territories, and insular possessions, including cooperation with other bureaus and offices of the Department, and Federal, State, county, and other agencies, in the development, preparation, and distribution of educational material designed to increase the effectiveness of cooperative extension work as conducted by the Department in cooperation with land-grant colleges, $658,843, of which amount not to exceed $547,610 may be expended for personal services in the District of Columbia.

Total, Extension Service, $14,857,793.

BUREAU OF AGRICULTURAL ECONOMICS

Economic investigations: For acquiring and diffusing useful information among the people of the United States, for conducting investigations, experiments, and demonstrations, and for aiding in formulating programs for authorized activities of the Department, relative to agricultural production, distribution, land utilization, and conservation in their broadest aspects, including farm management and practice, utilization of farm and food products, purchasing of farm supplies, farm population and rural life, farm labor, farm finance, insurance and taxation, adjustments in production to probable demand for the different farm and food products: land ownership and values, costs, prices and income in their relation to agriculture, including causes for their variations and trends, $2,127,236, together with such amounts from other appropriations or authorizations as are provided in the schedules in the Budget for the fiscal year 1944 for such salaries and expenses, which several amounts or portions thereof, as may be determined by the Secretary, not exceeding a total of $115,377 shall be transferred to and made a part of this appropriation: Provided, however, That if the total amounts of such appropriations or authorizations for the fiscal year 1944 shall at any time exceed or fall below the amounts estimated, respectively, therefor in the Budget for 1944, the amounts transferred or to be transferred therefrom to this appropriation and the amount which may be expended for personal services in the District of Columbia shall be increased or decreased in such amounts as the Director of the Bureau of the Budget, after a hearing thereon with representatives of the Department, shall determine are appropriate to the requirements as changed by such reductions or increases in such appropriations or authorizations: Provided further, That no part of the funds herein
appropriated or made available to the Bureau of Agricultural Economics shall be used for State and county land-use planning.

Crop and livestock estimates: For collecting, compiling, abstracting, analyzing, summarizing, interpreting, and publishing data relating to agriculture, including crop and livestock estimates, acreage, yield, grades, staples of cotton, stocks, and value of farm crops and numbers, grades, and value of livestock and livestock products on farms, in cooperation with the Extension Service and other Federal, State, and local agencies, and for the collection and publication of statistics of peanuts as provided by the Act approved June 24, 1936, as amended May 12, 1938 (7 U. S. C. 951-957), $1,354,266: Provided, That no part of the funds herein appropriated shall be available for any expense incident to ascertaining, collating, or publishing a report stating the intention of farmers as to the acreage to be planted in cotton: Provided further, That estimates of apple production shall be confined to the commercial crop.

Total, salaries and expenses, Bureau of Agricultural Economics, $3,481,502, including the employment of persons and means in the District of Columbia and elsewhere, either independently or in cooperation with public agencies or organizations, of which amount not to exceed $1,536,649 may be expended for personal services in the District of Columbia, including the salary of the Chief of Bureau at $10,000 per annum, and not to exceed $1,000 for the purchase of books of reference, periodicals, and newspapers.

OFFICE OF FOREIGN AGRICULTURAL RELATIONS

Salaries and expenses: For carrying out the functions of the Secretary under the Act of June 5, 1930, as amended (7 U. S. C. 541-545), independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations and persons engaged in the production, transportation, marketing, and distribution of farm and food products, and for enabling the Secretary to discharge his functions as a member of the joint Great Britain-United States board known as the Combined Food Board, including the employment of persons and means in the District of Columbia and elsewhere, and the purchase of such books and periodicals and not to exceed $500 for newspapers as may be necessary in connection with this work, $420,670.

INTERNATIONAL PRODUCTION CONTROL COMMITTEES

During the fiscal year 1944 the Secretary may expend not to exceed $12,500 from the funds available to the Agricultural Conservation and Adjustment Administration for the share of the United States as a member of the International Wheat Advisory Committee, the International Sugar Council, or like events or bodies concerned with the reduction of agricultural surpluses or with other objectives of said Administration, together with traveling and other necessary expenses relating thereto.

Grand total, Office of the Secretary, $24,628,448: Provided, That the appropriations and authority with respect to appropriations contained in this Act shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority: Provided further, That all obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.
Agricultural Research Administration

Office of Administrator

Salaries and expenses: For necessary salaries and expenses of the Office of Administrator, including the salary of the Administrator at $9,200 per annum, and personal services in the District of Columbia and elsewhere, $60,965.

Special Research Fund, Department of Agriculture

For enabling the Secretary to carry into effect the provisions of an Act entitled "An Act to provide for research into basic laws and principles relating to agriculture and to provide for the further development of cooperative agricultural extension work and the more complete endowment and support of land-grant colleges", approved June 29, 1935 (7 U. S. C. 427, 427b, 427c, 427f); for administration of the provisions of section 5 of the said Act, and for special research work, including the planning, programming, coordination, and printing the results of such research, to be conducted by such agencies of the Department as the Secretary may designate or establish, and to which he may make allotments from this fund, including the employment of persons and means in the District of Columbia and elsewhere, and the purchase, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles necessary in the conduct of field work outside the District of Columbia, $1,147,086, of which amount $697,100 shall be available for the maintenance and operation of research laboratories and facilities in the major agricultural regions provided for by section 4 of said Act.

Office of Experiment Stations

Payments to States, Hawaii, Alaska, and Puerto Rico for Agricultural Experiment Stations

Hatch Act: To carry into effect the provisions of an Act approved March 2, 1887 (7 U. S. C. 362, 363, 365, 368, 377-379), entitled "An Act to establish agricultural experiment stations in connection with the colleges established in the several States under the provisions of an Act approved July 2, 1862 (7 U. S. C. 301-305, 307-308), and of the Act supplementary thereto", the sums apportioned to the several States, to be paid quarterly in advance, $720,000.

Adams Act: To carry into effect the provisions of an Act approved March 16, 1906 (7 U. S. C. 369), entitled "An Act to provide for an increased annual appropriation for agricultural experiment stations and regulating the expenditure thereof", and Acts supplementary thereto, the sums apportioned to the several States to be paid quarterly in advance, $720,000.

Purnell Act: To carry into effect the provisions of an Act entitled "An Act to authorize the more complete endowment of agricultural experiment stations", approved February 24, 1925 (7 U. S. C. 361, 366, 370, 371, 373-376, 380, 382), $2,880,000.

Hawaii: To carry into effect the provisions of an Act entitled "An Act to extend the benefits of certain Acts of Congress to the Territory of Hawaii", approved May 16, 1928 (7 U. S. C. 386-386b), $90,000.

Alaska: To carry into effect the provisions of an Act entitled "An Act to extend the benefits of the Hatch Act and the Smith-Lever Act to the Territory of Alaska", approved February 23, 1929 (7 U. S. C. 386c), $15,000; and the provisions of section 2 of the Act entitled "An Act to extend the benefits of the Adams Act, the Purnell Act, and
the Capper-Ketcham Act to the Territory of Alaska, and for other purposes," approved June 20, 1936 (7 U. S. C. 369a), $22,500; in all, for Alaska, $57,500.

Puerto Rico: To carry into effect the provisions of an Act entitled "An Act to coordinate the agricultural experiment station work and to extend the benefits of certain Acts of Congress to the Territory of Puerto Rico", approved March 4, 1931, as amended (7 U. S. C. 386d-386f), $80,000.

Title I, Bankhead-Jones Act: For payments to States, Hawaii, Alaska, and Puerto Rico, pursuant to authorizations contained in title I of an Act entitled "An Act to provide for research into basic laws and principles relating to agriculture and to provide for the further development of cooperative agricultural extension work and the more complete endowment and support of land-grant colleges", approved June 29, 1935 (7 U. S. C. 427-427g), $2,463,708: Provided, That in order to prevent reduced allotments because of changes in relative rural population, $63,708 of this appropriation shall be available for allotment during this fiscal year in the same amounts and to the same States and territory which received allotments from this appropriation in the fiscal year 1942.

In all, payments to States, Hawaii, Alaska, and Puerto Rico for agricultural experiment stations, $7,001,208.

SALARIES AND EXPENSES

Administration of grants and coordination of research with States: For salaries and expenses, including personal services in the District of Columbia, necessary to enable the Secretary to enforce the provisions of the Acts approved March 2, 1887, March 16, 1906, February 24, 1925, May 16, 1928, February 23, 1929, March 4, 1931, and June 20, 1936, and Acts amendatory thereto (7 U. S. C. 361-386f), relative to their administration and for the administration of an agricultural experiment station in Puerto Rico, $156,010; and the Secretary shall prescribe the form of the annual financial statement required under the above Acts, ascertain whether the expenditures are in accordance with their provisions, coordinate the research work of the State agricultural colleges and experiment stations in the lines authorized in said Acts with research of the Department in similar lines, and make report thereon to Congress.

Insular experiment stations: To enable the Secretary to establish and maintain an agricultural experiment station in Puerto Rico, including the erection of buildings, the preparation, illustration, and distribution of reports and bulletins, $100,000; and the Secretary is authorized to sell such products as are obtained on the land belonging to the agricultural experiment station in Puerto Rico, and the amount obtained from the sale thereof shall be covered into the Treasury of the United States as miscellaneous receipts.

In all, salaries and expenses, $256,010.

Total, Office of Experiment Stations, $7,257,218, of which amount not to exceed $145,278 may be expended for personal services in the District of Columbia.

BUREAU OF ANIMAL INDUSTRY

SALARIES AND EXPENSES

For the employment of persons and means in the District of Columbia and elsewhere for carrying out the provisions of the Act, as amended, establishing a Bureau of Animal Industry, and related Acts; and the Secretary, upon application of any exporter, importer.
packer, or owner of, or the agent thereof, or dealer in, livestock, hides, skins, meat, or other animal products, may in his discretion, make inspections and examinations at places other than the headquarters of inspectors for the convenience of said applicants and charge the applicants for the expenses of travel and subsistence incurred for such inspections and examinations, the funds derived from such charges to be deposited in the Treasury of the United States to the credit of the appropriation from which the expenses are paid; collect and disseminate information concerning livestock and animal products; prepare and disseminate reports on animal industry; purchase in the open market samples of all tuberculin, serums, antitoxins, or analogous products, of foreign or domestic manufacture, which are sold in the United States, for the detection, prevention, treatment, or cure of diseases of domestic animals, test the same, and disseminate the results of said tests in such manner as he may deem best, and purchase and destroy diseased or exposed animals, including poultry, or quarantine the same whenever in his judgment essential to prevent the spread of pleuropneumonia, tuberculosis, contagious poultry diseases, or other diseases of animals from one State to another, as follows:

General administrative expenses: For necessary expenses for general administrative purposes, including the salary of Chief of Bureau and other personal services in the District of Columbia, $165,575.

Animal husbandry: For investigations and experiments in animal husbandry; for experiments in animal feeding and breeding, including cooperation with the State agricultural experiment stations and other agencies, including repairs and additions to and erection of buildings necessary to carry on the experiments, $800,000: Provided, That of the sum thus appropriated $240,935 may be used for experiments in poultry feeding and breeding, of which amount $44,080 may be used in cooperation with State authorities in the administration of regulations for the improvement of poultry, poultry products, and hatcheries.

Diseases of animals: For scientific investigations of diseases of animals, including the construction of necessary buildings at Beltsville, Maryland, and necessary expenses for investigations of tuberculin, serums, antitoxins, and analogous products, $706,463: Provided, That fees shall be charged for all diagnoses in connection with rabies, except those performed for agencies of the United States Government, in such amounts as the Secretary shall prescribe, and such fees shall be covered into the Treasury as miscellaneous receipts.

Eradicating tuberculosis and Bang's disease: For the control and eradication of the diseases of tuberculosis and paratuberculosis of animals, avian tuberculosis, and Bang's disease of cattle, $5,983,800: Provided, That in carrying out the purpose of this appropriation, if in the opinion of the Secretary it shall be necessary to condemn and destroy tuberculous or paratuberculous cattle, or cattle reacting to the test for Bang's disease, and if such animals have been destroyed, condemned, or die after condemnation, he may, in his discretion, and in accordance with such rules and regulations as he may prescribe, expend in the city of Washington or elsewhere such sums as he shall determine to be necessary for the payment of indemnities to owners of such animals but, except as hereinafter provided, no part of the money hereby appropriated shall be used in compensating owners of such cattle except in cooperation with and supplementary to payments to be made by State, Territory, county, or municipality where condemnation of such cattle shall take place, nor shall any payment be made hereunder as compensation for or on account of any such animal if at the time of inspection or test, or at the time
Limitation on amount of compensation. That out of the money hereby appropriated no payment as compensation for any cattle condemned for slaughter shall exceed one-third of the difference between the appraised value of such cattle and the value of the salvage thereof; that no payment hereunder shall exceed the amount paid or to be paid by the State, Territory, county, and municipality where the animal shall be condemned; and that in no case shall any payment hereunder be more than $25 for any grade animal or more than $50 for any purebred animal.

Eradicating cattle ticks: For the eradication of southern cattle ticks, $220,000: Provided. That, except upon the written order of the Secretary, no part of this appropriation shall be used for the purchase of animals or in the purchase of materials for or in the construction of dipping vats upon land not owned solely by the United States, except at fairs or expositions where the Department makes exhibits or demonstrations; nor shall any part of this appropriation be used in the purchase of materials or mixtures for use in dipping vats except in experimental or demonstration work carried on by the officials or agents of the Bureau of Animal Industry.

Hog-cholera control: For the control and eradication of hog cholera and related swine diseases, by such means as may be necessary, including demonstrations, the formation of organizations, and other methods, either independently or in cooperation with farmers' associations, State or county authorities, $100,000.

Inspection and quarantine: For inspection and quarantine work, including the eradication of scabies in sheep and cattle and dourine in horses, the inspection of southern cattle, the supervision of the transportation of livestock, and the inspection of vessels, the execution of the twenty-eight-hour law, the inspection and quarantine of imported animals, including the establishment and maintenance of quarantine stations and repairs, alterations, improvements, or additions to buildings thereon; the inspection work relative to the existence of contagious diseases, and the mallein testing of animals, $661,350.

Meat inspection: For carrying out the provisions of laws relating to Federal inspection of meat and meat food products, including the purchase of printed tags, labels, stamps, and certificates without regard to existing laws applicable to public printing, $7,134,079.


Marketing agreements with respect to hog cholera virus and serum: The sum of $30,689 of the appropriation made by section 12 (a) of the Agricultural Adjustment Act, approved May 12, 1933, is hereby made available during the fiscal year for which appropriations are herein made to carry into effect sections 56 to 60, inclusive, of the Act approved August 24, 1935 (7 U. S. C. 851–855), entitled "An Act to amend the Agricultural Adjustment Act, and for other purposes", including the employment of persons and means in the District of Columbia and elsewhere.

In all, salaries and expenses, Bureau of Animal Industry, $15,994,965.
ERADICATION OF FOOT-AND-MOUTH AND OTHER CONTAGIOUS DISEASES OF ANIMALS

In case of an emergency arising out of the existence of foot-and-mouth disease, rinderpest, contagious pleuropneumonia, or other contagious or infectious diseases of animals, which, in the opinion of the Secretary, threatens the livestock industry of the country, he may expend in the city of Washington or elsewhere any unexpended balances of appropriations heretofore made for this purpose, not to exceed $305,000, in the arrest and eradication of any such disease, including the payment of claims growing out of past and future purchases and destruction, in cooperation with the States, of animals affected by or exposed to, or of materials contaminated by or exposed to, any such disease, wherever found and irrespective of ownership, under like or substantially similar circumstances, when such owner has complied with all lawful quarantine regulations: Provided, That the payment for animals hereafter purchased may be made on appraisement based on the meat, dairy, or breeding value, but in case of appraisement based on breeding value no appraisement of any animal shall exceed three times its meat or dairy value, and, except in case of an extraordinary emergency, to be determined by the Secretary, the payment by the United States Government for any animals shall not exceed one-half of any such appraisements: Provided further, That the sum of $5,000 of the unexpended balance of the appropriation of $3,500,000 contained in the Second Deficiency Appropriation Act, fiscal year 1924, approved December 5, 1924, for the eradication of the foot-and-mouth disease and other contagious or infectious diseases of animals, is hereby made available during the fiscal year for which appropriations are herein made to enable the Secretary to control and eradicate the European fowl pest and similar diseases in poultry.

Total, Bureau of Animal Industry, $15,994,955, of which amount not to exceed $622,520 may be expended for departmental personal services in the District of Columbia.

BUREAU OF DAIRY INDUSTRY

Salaries and expenses: For necessary expenses, including not to exceed $362,740 for personal services in the District of Columbia, of the Bureau of Dairy Industry in carrying out the provisions of the Act of May 29, 1924 (7 U. S. C. 401-404), including investigations, experiments, and demonstrations in dairy industry, cooperative investigations of the dairy industry in the various States, inspection of renovated butter factories, repairs to buildings, and not to exceed $5,000 for the construction of buildings, $755,720.

BUREAU OF PLANT INDUSTRY

SALARIES AND EXPENSES

For the investigation of fruits, fruit trees, grain, cotton, tobacco, vegetables, grasses, forage, drug, medicinal, poisonous, fiber, and other plants and plant industries, and of soils and soil-plant relationships, in cooperation with other branches of the Department, the State experiment stations, and practical farmers; for the erection of necessary farm buildings: Provided, That the cost of any building erected, except head houses connecting greenhouses, shall not exceed $2,500; and for the employment of persons and means in the city of Wash-
ington and elsewhere required for the investigations, experiments, and demonstrations herein authorized, as follows:

General administrative expenses: For necessary expenses for general administrative purposes, including the salary of Chief of Bureau and other personal services in the District of Columbia, $188,430.

Cereal crops and diseases: For the investigation and improvement of cereals, including corn, and methods of cereal production and for the study and control of cereal diseases, for the investigation of the cultivation and breeding of flax for seed purposes, including a study of flax diseases, for the investigation and improvement of broomcorn and methods of broomcorn production, and for determining the distribution of weeds and means for their control, $547,070.

Cotton and other fiber crops and diseases: For investigation of the production of cotton and other fiber crops, including the improvement by cultural methods, breeding, and selection, fiber yield and quality, cotton soil-fertility, and the control of diseases, $422,940, of which sum not less than $14,700 shall be used for experimenting in Sea Island cotton, including its hybridization with other varieties.

Drug and related plants: For the investigation, testing, and improvement of plants yielding drugs, spices, poisons, oils, and related products and byproducts, $62,250.

Dry-land agriculture: For the investigation and improvement of methods of crop production under subhumid, semiarid, or dry-land conditions, $230,563:

Forage crops and diseases: For the investigation and improvement of forage crops, including grasses, alfalfas, clovers, soybeans, lespedezas, vetches, cowpeas, field peas, and miscellaneous legumes; for the investigation of green-manure crops and cover crops; for investigations looking to the improvement of pastures; and for the investigation of forage-crop diseases and methods of control, $292,000.

Forest pathology: For the investigation of diseases of forest and shade trees and forest products, including a study of the nature and habits of the parasitic fungi, bacteria, viruses, and other causes of such diseases, for the purpose of developing methods of control and eradication and determining their application, $239,100.

Fruit and vegetable crops and diseases: For investigation and control of diseases, for improvement of methods of culture, propagation, breeding, selection, and related activities concerned with the production of fruits, nuts, vegetables, ornamentals, and related plants, for investigation of methods of harvesting, packing, shipping, storing and utilizing these products, and for studies of the physiological and related changes of such products during processes of marketing and while in commercial storage, $1,361,828.

Irrigation agriculture: For investigations of crop production on irrigable lands, the quality of irrigation water and its use by crops, and methods for improving and maintaining the productivity of irrigated soils, $134,300.

National Arboretum: For the maintenance and development of the National Arboretum established under the provisions of the Act entitled "An Act authorizing the Secretary of Agriculture to establish a National Arboretum, and for other purposes," approved March 4, 1927 (20 U. S. C. 191-194), erection of buildings, employment of persons and means in the city of Washington and elsewhere, and travel expenses of employees and advisory council, $38,000, of which such amounts as may be necessary may be expended by contract or otherwise for the services of consulting landscape architects without reference to the Classification Act of 1923, as amended, or civil-service rules.
Plant exploration, introduction, and surveys: For investigations in seed and plant introduction, including the study, collection, purchase, testing, propagation, and distribution of rare and valuable seeds, bulbs, trees, shrubs, vines, cuttings, and plants from foreign countries and from our possessions, and also wild native plants, for experiments with reference to their introduction and cultivation in this country, for plant-disease investigations, including nematology, and for plant and plant-disease collections and surveys, $286,160.

Plant Industry Experiment Farm: For the maintenance of a general experiment farm and agricultural station in the vicinity of Beltsville, Maryland, $48,550.

Soil and fertilizer investigations: For soil and fertilizer investigations, including soil minerals, soil organic matter, soil solution, soil physical and chemical investigations, soil microbiology, including the testing of cultures procured in the open market for inoculating legumes, other crops, or soil, and if any such samples are found to be impure, nonviable, or misbranded, the results of the tests may be published, together with the names of the manufacturers and of the persons by whom the cultures were offered for sale; for investigations of the causes of soil infertility and the maintenance of soil productivity; and for investigations within the United States of fertilizers, fertilizer ingredients, including phosphoric acid and potash, and other soil amendments, and their suitability for agricultural use, $320,130.

Soil survey: For the investigation of soils and their origin, for survey of the extent of classes and types, and for indicating upon maps and plats, by coloring or otherwise, the results of such investigations and surveys, $149,595.

Sugar-plant investigations: For sugar-plant investigations, including studies of diseases and the improvement of sugar beets and sugar-beet seed, sugarcane, and other sugar-producing plants, cultural and production methods, and the improvement and maintenance of soil fertility in relation to sugar plants, $350,340.

Tobacco investigations: For the investigation and improvement of tobacco and the methods of tobacco production and handling, $120,520.

Total, salaries and expenses, Bureau of Plant Industry, $4,787,376.

BUREAU OF ENTOMOLOGY AND PLANT QUARANTINE

SALARIES AND EXPENSES

For necessary expenses connected with investigations, experiments, and demonstrations for the promotion of economic entomology, for investigating and ascertaining the best means of destroying insects and related pests injurious to agriculture, for investigating and importing useful and beneficial insects and bacterial, fungal, and other diseases of insects and related pests, for investigating and ascertaining the best means of destroying insects affecting man and animals, to enable the Secretary to carry into effect the provisions of the Plant Quarantine Act of August 20, 1912, as amended (7 U. S. C. 146, 147, 151-167, 251, 282), to conduct other activities hereinafter authorized, and for the eradication, control, and prevention of spread of injurious insects and plant pests, independently or in cooperation with other branches of the Federal Government, States, counties, municipalities, corporations, agencies, individuals, or with foreign governments: including the employment of necessary persons and means in the District of Columbia and elsewhere, rent, construction, or repair of necessary buildings outside the District of Columbia: Provided, That, unless otherwise specifically provided, the cost for the

Cost of buildings.
construction of any building shall not exceed $1,500 and the total amount expended for such construction in any one year shall not exceed $7,000, as follows:

General administrative expenses: For general administrative purposes, including the salary of Chief of Bureau and other personal services, $138,420.

Fruit insects: For insects affecting fruits, grapes, and nuts, $399,130.

Japanese beetle control: For the control and prevention of spread of the Japanese beetle, $360,120: Provided, That no part of this appropriation shall be used to pay the cost or value of trees or other property injured or destroyed.

Sweetpotato weevil control: For the determination and application of such methods of control for sweetpotato weevils as, in the judgment of the Secretary, may be necessary, $67,770: Provided, That in the discretion of the Secretary, no part of this appropriation shall be expended for the control of sweetpotato weevil in any State until such State has provided cooperation necessary to accomplish this purpose: Provided further, That no part of this appropriation shall be used to pay the cost or value of farm animals, farm crops, or other property injured or destroyed.

Mexican fruitfly control: For the control and prevention of spread of the Mexican fruitfly, including necessary surveys and control operations in Mexico in cooperation with the Mexican Government or local Mexican authorities, $135,320.

Citrus canker eradication: For determining and applying such methods of eradication or control of the disease of citrus trees known as "citrus canker" as in the judgment of the Secretary may be necessary, including cooperation with such authorities of the States concerned, organizations of growers, or individuals, as he may deem necessary to accomplish such purposes, $9,650: Provided, That no part of the money herein appropriated shall be used to pay the cost or value of trees or other property injured or destroyed.

Gypsy and brown-tail moth control: For the control and prevention of spread of the gypsy and brown-tail moths, $350,000.

Dutch elm disease eradication: For determining and applying methods of eradication, control, and prevention of spread of the disease of elm trees known as "Dutch elm disease" and of a virus disease of elm trees prevalent in the Ohio Valley, $333,330, to be immediately available: Provided, That no part of this appropriation shall be expended in any State subsequent to the final adjournment of any session of the legislature thereof which shall have begun subsequent to the enactment of the Department of Agriculture Appropriation Act, 1944, unless the laws of such State contain provisions, deemed adequate by the Secretary, requiring the owners of elm trees suffering from the Dutch elm disease to remove and destroy the same without expense to the Federal Government: Provided further, That, in the discretion of the Secretary, no expenditures from this appropriation shall be made for these purposes until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by State, county, or local authorities, or by individuals, or organizations concerned: Provided further, That expenditures incurred by landowners for removal of trees from their own lands shall not be considered a part of such appropriations, subscriptions, or contributions: Provided further, That no part of this appropriation shall be used to pay the cost or value of trees or other property injured or destroyed.

Phony peach and peach mosaic eradication: For determining and applying such methods of eradication, control, and prevention of spread of the diseases of peach trees known as "phony peach" and "peach mosaic" as in the judgment of the Secretary may be necessary,
including cooperation with such authorities of the States concerned, organizations of growers, or individuals, as he may deem necessary to accomplish such purposes, including the certification of products out of the infested areas to meet the requirements of State quarantines, $87,090: Provided, That no part of the money herein appropriated shall be used to pay the cost or value of trees or other property injured or destroyed.

Forest insects: For insects affecting forests and forest products, under section 4 of the Act approved May 22, 1928 (16 U. S. C. 581c), entitled "An Act to insure adequate supplies of timber and other forest products for the people of the United States, to promote the full use for timber growing and other purposes of forest lands in the United States, including farm wood lots and those abandoned areas not suitable for agricultural production, and to secure the correlation and the most economical conduct of forest research in the Department of Agriculture, through research in reforestation, timber growing, protection, utilization, forest economics, and related subjects", and for insects affecting ornamental trees and shrubs, $150,000.

Truck crop and garden insects: For insects affecting truck crops, ornamental and garden plants, including tobacco, sugar beets, and greenhouse and bulbous crops, $282,340.

Cereal and forage insects: For insects affecting cereal and forage crops, including sugarcane and rice, and including research on the European corn borer, $350,170.

Barberry eradication: For the eradication of the common barberry and for applying such other methods of eradication, control, and prevention of spread of cereal rusts as in the judgment of the Secretary may be necessary to accomplish such purposes, $223,250: Provided, That, in the discretion of the Secretary, no expenditures from this appropriation shall be made for these purposes until a sum or sums at least equal to such expenditures shall have been appropriated, subscribed, or contributed by States, counties, or local authorities, or by individuals or organizations for the accomplishment of such purposes: Provided further, That no part of the money herein appropriated shall be used to pay the cost or value of property injured or destroyed.

Cotton insects: For insects affecting cotton, $140,730.

Pink bollworm and Thurberia weevil control: For the control and prevention of spread of the Thurberia weevil and the pink bollworm, including the establishment of such cotton-free areas as may be necessary to stamp out any infestation, and for necessary surveys and control operations in Mexico in cooperation with the Mexican Government or local Mexican authorities, $637,460.

Bee culture: For bee culture, apiary management, and the propagation and distribution by sale of bee-breeding stock, $79,500: Provided, That the rates at which such sales are made shall be fixed by regulations of the Secretary and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts.

Insects affecting man and animals: For insects affecting man, household possessions, and animals, $169,940.

Insect-pest survey and identification: For the identification and classification of insects, including taxonomic, morphological, and related phases of insect-pest control and the maintenance of an insect-pest survey for the collection and dissemination of information to Federal, State, and other agencies concerned with insect-pest control, $130,000.

Foreign parasites: For administrative expenses in connection with the introduction of natural enemies of injurious insects and related pests and for the exchange with other countries of useful and beneficial insects and other arthropods, $19,740.
Control investigations: For developing equipment or apparatus to aid in enforcing plant quarantines, eradication and control of plant pests, determining methods of disinfecting plants and plant products to eliminate injurious pests, determining the toxicity of insecticides, and related phases of insect-pest control, $66,585, of which not less than $10,000 shall be used for methyl bromide investigations.

Insecticide and fungicide investigations: For the investigation and development of methods of manufacturing insecticides and fungicides, and for investigating chemical problems relating to the composition, action, and application of insecticides and fungicides, $113,820.

Transit inspection: For the inspection in transit or otherwise of articles quarantined under the Act of August 20, 1912 (7 U. S. C. 161, 164a), as amended, and for the interception and disposition of materials found to have been transported interstate in violation of quarantines promulgated thereunder, $38,940.

Cotton and cottonseed from Mexico.

Foreign plant quarantines: For enforcement of foreign plant quarantines, at the port of entry and port of export, and to prevent the movement of cotton and cottonseed from Mexico into the United States, including the regulation of the entry into the United States of railway cars and other vehicles, and freight, express, baggage, or other materials from Mexico, and the inspection, cleaning, and disinfection thereof, including construction and repair of necessary buildings, plants, and equipment, for the fumigation, disinfection, or cleaning of products, railway cars, or other vehicles entering the United States from Mexico, $652,900: Provided, That any moneys received in payment of charges fixed by the Secretary on account of such cleaning and disinfection shall be covered into the Treasury as miscellaneous receipts.

Certification of exports: For the inspection, under such rules and regulations as the Secretary may prescribe, of domestic plants and plant products when offered for export and to certify to shippers and interested parties as to the freedom of such products from injurious plant diseases and insect pests according to the sanitary requirements of the foreign countries affected and to make such reasonable charges and to use such means as may be necessary to accomplish this object, $29,180: Provided, That any moneys received on account of such inspection and certification shall be covered into the Treasury as miscellaneous receipts.

Total, salaries and expenses, Bureau of Entomology and Plant Quarantine, $4,767,340, of which amount not to exceed $620,000 may be expended for personal services in the District of Columbia.

BUREAU OF AGRICULTURAL CHEMISTRY AND ENGINEERING

SALARIES AND EXPENSES

For investigations, experiments, and demonstrations hereinafter authorized, independently or in cooperation with other branches of the Department, other departments or agencies of the Federal Government, States, State agricultural experiment stations, universities, and other State agencies and institutions, counties, municipalities, business, farm, or other organizations and corporations, individuals, associations, and scientific societies, including the employment of necessary persons and means in the city of Washington and elsewhere; and for erection, alteration, and repair of buildings outside the District of Columbia at a total cost not to exceed $15,000, as follows:

General administrative expenses: For necessary expenses for general administrative purposes, including the salary of Chief of Bureau and other personal services in the District of Columbia, $102,044.
Agricultural chemical investigations: For conducting the investigations contemplated by the Act of May 15, 1862 (5 U. S. C. 511, 512), relating to the application of chemistry to agriculture; for the biological, chemical, physical, microscopical, and technological investigation of foods, feeds, drugs, plant and animal products, and substances used in the manufacture thereof; for investigations of the physiological effects and for the pharmacological testing of such products and of insecticides; for the investigation and development of methods for the manufacture of sugars, sugar sirups, and starches and the utilization of new agricultural materials for such purposes; for the technological investigation of the utilization of fruits and vegetables and for frozen pack investigations; for the investigation of chemicals for the control of noxious weeds and plants; and to cooperate with associations and scientific societies in the development of methods of analysis, $348,557.

Agricultural engineering investigations: For investigations, experiments, and demonstrations involving the application of engineering principles to agriculture; for investigating and reporting upon the different kinds of farm power and appliances; upon farm domestic water supply and sewage disposal, upon the design and construction of farm buildings and their appurtenances and of buildings for processing and storing farm products; upon farm power and mechanical farm equipment and rural electrification, upon the engineering problems relating to the processing, transportation, and storage of perishable and other agricultural products; and upon the engineering problems involved in adapting physical characteristics of farm land to the use of modern farm machinery; for investigations of cotton ginning under the Act approved April 19, 1930 (7 U. S. C. 424, 425); for giving expert advice and assistance in agricultural and chemical engineering; for collating, reporting, and illustrating the results of investigations and preparing, publishing, and distributing bulletins, plans, and reports, $257,128, together with the unobligated balance of the funds made available under this head for the fiscal year 1943 for the construction of a water tower fire protection system at the United States Cotton Ginning Laboratory, Stoneville, Mississippi, to be available for the same purpose in 1944.

Naval-stores investigations: For the investigation of naval stores (turpentine and rosin) and their components; the investigation and experimental demonstration of improved equipment, methods, or processes of preparing naval stores; the weighing, storing, handling, transportation, and utilization of naval stores; and for the assembling and compilation of data on production, distribution, and consumption of turpentine and rosin, pursuant to the Act of August 15, 1935 (5 U. S. C. 556b), $115,100.

Total, salaries and expenses, Bureau of Agricultural Chemistry and Engineering, $822,829, of which amount not to exceed $472,500 may be expended for personal services in the District of Columbia.

Regional Research Laboratories

For all salaries and expenses, including personal services in the District of Columbia, necessary to enable the Secretary to continue the researches established under the provisions of section 202 (a) to 202 (e), inclusive, of title II, and subject to the provisions of section 393 of title III, of the Agricultural Adjustment Act of 1938 (7 U. S. C. 1292, 1393), including research on food products of farm commodities, $3,959,385.

Bureau of Home Economics

Salaries and expenses: For necessary expenses, including not to exceed $169,657 for personal services in the District of Columbia, of
the Bureau of Home Economics for conducting either independently
or in cooperation with other agencies, investigations of the relative
utility and economy of agricultural products for food, clothing, and
other uses in the home, with special suggestions of plans and methods
for the more effective utilization of such products for these purposes,
and such economic investigations, including housing and household
buying, as have for their purpose the improvement of the rural home,
and for disseminating useful information on this subject, $416,131.

BELTSVILLE RESEARCH CENTER

For general administrative purposes, including maintenance, opera-
tion, construction of necessary buildings at a cost of not to exceed
$7,500 for any one building, repairs, and other expenses, $100,560;
which appropriation may be augmented, by transfer of funds or by
reimbursement, from applicable appropriations, to cover the charges,
including handling and other related services, for equipment rentals
(including depreciation, maintenance, and repairs); for services, sup-
plies, equipment and materials furnished, stores of which may be
maintained at the Center, and for building construction, alteration,
and repair performed by the Center in carrying out the purposes of
such applicable appropriations and the applicable appropriations may
also be charged their proportionate share of the necessary general
expenses of the Center not covered by this appropriation.

WHITE PINE BLISTER RUST CONTROL

For expenses necessary to enable the Secretary to carry out the
purposes of the Act entitled "An Act for forest protection against
the white pine blister rust", approved April 26, 1940 (16 U. S. C.
594a), and in accordance with the provisions thereof, including the
employment of persons and means in the District of Columbia and
elsewhere, $1,900,000; of which amount $170,747 shall be available
to the Department of the Interior for control of white pine blister
rust on or endangering Federal lands under the jurisdiction of that
Department or lands of Indian tribes which are under the jurisdic-
tion of or retained under restrictions of the United States;
$1,018,160 of said amount to the Forest Service for the control of
white pine blister rust on or endangering lands under its juris-
diction; and $711,093 of said amount to the Bureau of Entomology
and Plant Quarantine for leadership and general coordination of
the entire program, method development, and for operations con-
ducted under its direction for such control, including, but not con-
fined to, cooperation with individual States, local authorities and
private agencies in the control of white pine blister rust on or
endangering State and privately owned lands.

FOREST SERVICE

SALARIES AND EXPENSES

For the employment of persons and means in the District of Colum-
bia and elsewhere to enable the Secretary to experiment and to make
and continue investigations and report on forestry, national forests,
forest fires, and lumbering, but no part of this appropriation shall
be used for any experiment or test made outside the jurisdiction of
the United States; to advise the owners of woodlands as to the proper
care of the same; to investigate and test American timber and timber
trees and their uses, and methods for the preservative treatment of
timber; to seek, through investigations and the planting of native and
foreign species, suitable trees for the treeless regions; to erect neces-
Provided, That the cost of any building purchased, erected, or as improved, exclusive of the cost of constructing a water-supply or sanitary system and of connecting the same with any such building, and exclusive of the cost of any tower upon which a lookout house may be erected, shall not exceed $7,500, with the exception that any building erected, purchased, or acquired, the cost of which was $7,500 or more, may be improved out of the appropriations made under this Act for the Forest Service by an amount not to exceed 2 per centum of the cost of such building as certified by the Secretary; to protect, administer, and improve the national forests, including tree planting and other measures to prevent erosion, drift, surface wash, soil waste, and the formation of floods, and to conserve water and including the payment of rewards under regulations of the Secretary for information leading to the arrest and conviction for violation of the laws and regulations relating to fires in or near national forests, or for the unlawful taking of, or injury to, Government property; to ascertain the natural conditions upon and utilize the national forests, to transport and care for fish and game supplied to stock the national forests or the waters therein; to collate, digest, report, and illustrate the results of experiments and investigations made by the Forest Service; to purchase lawbooks, reference and technical books, and technical journals for officers of the Forest Service stationed outside of Washington, and for medical supplies and services and other assistance necessary for the immediate relief of artisans, laborers, and other employees engaged in any hazardous work under the Forest Service; Provided further, That the appropriations for the work of the Forest Service shall be available for meeting the expenses of warehouse maintenance and the procurement, care, and handling of supplies, equipment, and materials stored therein for distribution to projects under the supervision of the Forest Service and for sale and distribution to other Government activities and to State and private agencies who cooperate with the Forest Service in fire control under terms of written cooperative agreements, the cost of such supplies, equipment, and materials, including the cost of supervision, transportation, warehousing, and handling, to be reimbursed to appropriations current at the time additional supplies and materials are procured for warehouse stocks: Provided further, That the appropriations for the work of the Forest Service available for the operation, repair, maintenance, and replacement of motor and other equipment may be reimbursed for use of such equipment on projects of the Forest Service chargeable to other appropriations, or on work of other Federal agencies, when requested by such agencies, reimbursement to be made from appropriations applicable to the work on which used at rental rates fixed by the Chief Forester based on the actual or estimated cost of operation, repair, maintenance, depreciation, and equipment management control, and credited to appropriations currently available at the time adjustment is effected: Provided further, That the Forest Service may rent equipment for fire-control purposes to State, county, private, or other non-Federal agencies cooperating with the Forest Service in fire control under the terms of written cooperative agreements, the amount collected for such rental to be credited to appropriations currently available at the time payment is received, as follows:

General administrative expenses: For necessary expenses for general administrative purposes, including the salary of the Chief Forester, for the necessary expenses of the National Forest Reservation Commission as authorized by section 14 of the Act of March 1, 1911 (16 U. S. C. 514), and for other personal services in the District of Columbia, $663,670.
National forest protection and management: For the administration, protection, use, maintenance, improvement, and development of the national forests, including the establishment and maintenance of forest tree nurseries, including the procurement of tree seed and nursery stock by purchase, production, or otherwise, seeding and tree planting and the care of plantations and young growth; the maintenance and operation of aerial fire control by contract or otherwise, with authority to renew any contract for such purpose annually, not more than twice, without additional advertising; the maintenance of roads and trails and the construction and maintenance of all other improvements necessary for the proper and economical administration, protection, development, and use of the national forests, including experimental areas under Forest Service administration: Provided, That where, in the opinion of the Secretary, direct purchases will be more economical than construction, improvements may be purchased; the construction, equipment, and maintenance of sanitary, fire preventive, and recreational facilities; control of destructive forest tree diseases and insects; timber cultural operations; development and application of fish and game management plans; propagation and transplanting of plants suitable for planting on semiarid portions of the national forests; estimating and appraising of timber and other resources and development and application of plans for their effective management, sale, and use; acceptance of moneys from timber purchasers for deposit into the Treasury in the trust account, Forest Service Cooperative Fund, which moneys are hereby appropriated and made available until expended for scaling services requested by purchasers in addition to those required by the Forest Service, and for refunds of amounts deposited in excess of the cost of such work; examination, classification, surveying, and appraisal of land incident to effecting exchanges authorized by law and of lands within the boundaries of the national forests that may be opened to homestead settlement and entry under the Act of June 11, 1906, and the Act of August 10, 1912 (16 U.S.C. 506-509), as provided by the Act of March 4, 1913 (16 U.S.C. 512); and all expenses necessary for the use, maintenance, improvement, protection, and general administration of the national forests, including lands under contract for purchase or for the acquisition of which condemnation proceedings have been instituted under the Act of March 1, 1911 (16 U.S.C. 521), and the Act of June 7, 1924 (16 U.S.C. 471, 499, 505, 564-570), lands transferred by authority of the Secretary from the Resettlement Administration to the Forest Service, and lands transferred to the Forest Service under authority of the Bankhead-Jones Farm Tenant Act, $14,978,537: Provided, That this appropriation shall be available for the expenses of properly caring for the graves of persons who have lost their lives as a result of fighting fires while employed by the Forest Service: Provided further, That in sales of logs, ties, poles, posts, cordwood, pulpwood, and other forest products the amounts made available for schools and roads by the Act of May 23, 1908 (16 U.S.C. 500), and the Act of March 4, 1913 (16 U.S.C. 501), shall be based upon the stumpage value of the timber.

Water rights: For the investigation and establishment of water rights, including the purchase thereof or of lands or interests in lands or rights-of-way for use and protection of water rights necessary or beneficial in connection with the administration and public use of the national forests, $8,410.

Fighting forest fires: For fighting and preventing forest fires on or threatening lands under Forest Service administration, including lands under contract for purchase or in process of condemnation for
Forest Service purposes, and unappropriated public forest lands, $100,000, which amount shall also be available for meeting obligations of the preceding fiscal year.

Forest research: For forest research in accordance with the provisions of sections 1, 2, 7, 8, 9, and 10 of the Act entitled “An Act to insure adequate supplies of timber and other forest products for the people of the United States, to promote the full use for timber growing and other purposes of forest lands in the United States, including farm wood lots and those abandoned areas not suitable for agricultural production, and to secure the correlation and the most economical conduct of forest research in the Department of Agriculture through research in reforestation, timber growing, protection, utilization, forest economics, and related subjects”, approved May 22, 1928, as amended (16 U. S. C. 581, 581a, 581f–581i), as follows:

Forest management: Fire, silvicultural, and other forest investigations and experiments under said section 2, as amended, at forest experiment stations or elsewhere, $400,000.

Range investigations: Investigations and experiments to develop improved methods of management of forest and other ranges under section 7, at forest or range experiment stations or elsewhere, $250,000.

Forest products: Experiments, investigations, and tests of forest products under section 8, at the Forest Products Laboratory, or elsewhere, $940,280.

Forest survey: A comprehensive forest survey under section 9, $140,000.

Forest economics: Investigations in forest economics under section 10, $75,000.

Forest influences: For investigations and experiments at forest experiment stations or elsewhere for determining and demonstrating the influence of natural vegetative cover characteristic of forest, range, or other wild land on water conservation, flood control, streamflow regulation, erosion, climate, and maintenance of soil productivity, and for developing preventive and control measures therefor, $75,000.

In all, salaries and expenses, $17,531,897; and in addition thereto there are hereby appropriated all moneys received as contributions toward cooperative work under the provisions of section 1 of the Act approved March 3, 1925 (16 U. S. C. 572), which funds shall be covered into the Treasury and constitute a part of the special funds provided by the Act of June 30, 1914 (16 U. S. C. 498): Provided, That not to exceed $887,074 may be expended for departmental personal services in the District of Columbia: Provided further, That not to exceed $1,500 may be expended for the contribution of the United States to the cost of the office of the secretariat of the International Union of Forest Research Stations and of the Department of Timber Utilization of the Comité International du Bois.

FOREST-FIRE COOPERATION

For cooperation with the various States or other appropriate agencies in forest-fire prevention and suppression and the protection of timbered and cut-over lands in accordance with the provisions of sections 1, 2, and 3 of the Act entitled “An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor”, approved June 7, 1924, as amended (16 U. S. C. 564–570),
including also the study of the effect of tax laws and the investigation of timber insurance as provided in section 3 of said Act, $6,300,000, of which not to exceed $87,418 and $5,000 shall be available for personal services and for the purchase of supplies and equipment, respectively, in the District of Columbia: Provided, That the Secretary of Agriculture may authorize expenditures not to exceed $2,300,000 from this appropriation for preventing and suppressing forest fires on critical areas of national importance without requiring an equal expenditure by the State and private owners.

FARM AND OTHER PRIVATE FORESTRY COOPERATION

To enable the Secretary (1) to carry into effect, through such agencies of the Department as he may designate, the provisions of the Cooperative Farm Forestry Act, approved May 18, 1937 (16 U. S. C. 568b), (not to exceed $496,011) and the provisions of sections 4 (not to exceed $83,700) and 5 (not to exceed $65,100), of the Act entitled "An Act to provide for the protection of forest lands, for the reforestation of denuded areas, for the extension of national forests, and for other purposes, in order to promote the continuous production of timber on lands chiefly suitable therefor", approved June 7, 1924 (16 U. S. C. 567-568), and Acts supplementary thereto; and (2) through the Forest Service to cooperate with and advise timberland owners and associations, wood-using industries or other appropriate agencies in the application of forest management principles to federally owned lands leased to States and to private forest lands, so as to attain sustained-yield management, the conservation of the timber resources, the productivity of forest lands, and the stabilization of employment and economic continuance of forest industries, not to exceed $101,357; in all, not to exceed $746,168, of which not to exceed $44,110 may be expended for personal services in the District of Columbia; the purchase of reference books and technical journals; not to exceed $30,000 for the construction or purchase of necessary buildings, and other improvements: Provided, That no part of this appropriation which is available for carrying out the Cooperative Farm Forestry Act and sections 4 and 5 of the Act approved June 7, 1924, shall be expended in any State or Territory unless the State or Territory, or local subdivision thereof, or individuals, or associations contribute a sum equal to that to be allotted therefrom by the Government or make contributions other than money deemed by the Secretary to be the value equivalent thereof: Provided further, That any part of this appropriation allocated for the production or procurement of nursery stock by any Federal agency, or funds appropriated to any Federal agency for allocation to cooperating States for the production or procurement of nursery stock, shall remain available for expenditure for not more than three fiscal years: Provided further, That in carrying into effect the provisions of the Cooperative Farm Forestry Act, no part of this appropriation shall be used to establish new nurseries or to acquire land for the establishment of such new nurseries.

ACQUISITION OF LANDS FOR NATIONAL FORESTS

For the acquisition of forest lands under the provisions of the Act approved March 1, 1911, as amended (16 U. S. C. 513-519, 521), $100,000, of which not to exceed $18,675 may be expended for personal services in the District of Columbia.

Total, Forest Service, $24,678,065.
FOREST ROADS AND TRAILS

For carrying out the provisions of section 23 of the Federal Highway Act approved November 9, 1921 (23 U. S. C. 23), and for the construction, reconstruction, and maintenance of roads and trails on experimental areas under Forest Service administration, including not to exceed $59,500 for personal services in the District of Columbia, $2,537,168 for forest development roads and trails, representing the balance of the amount authorized to be appropriated therefor for the fiscal year 1943 by the Act of September 5, 1940 (54 Stat. 867), together with $1,241,555 from the unobligated balances of previous appropriations for forest highways which is hereby reappropriated for forest development roads and trails; in all, $3,778,723, to be immediately available and to remain available until expended: Provided, That this appropriation shall be available for the rental, purchase, or construction of buildings necessary for the storage and repair of equipment and supplies used for road and trail construction and maintenance, but the total cost of any such building purchased or constructed under this authorization shall not exceed $7,500.

EMERGENCY RUBBER PROJECT

For all expenses necessary to enable the Secretary to carry into effect the Act of March 5, 1942, as amended (56 Stat. 126-128, 796-797), including personal services in the District of Columbia and elsewhere; printing and binding without regard to section 11 of the Act of March 1, 1919 (44 U. S. C. 111); purchase of books of reference and periodicals; purchase of passenger-carrying vehicles; erection of necessary buildings; procurement of medical supplies or services for emergency use in the field; and the acceptance of donations of land and rubber-bearing plants, and furnishing to employees daily transportation between points of assembly and work projects, $13,048,000: Provided, That any proceeds from the sales of guayule, rubber processed from guayule, or other rubber-bearing plants, or from other sales, rentals, and fees resulting from operations under such Act of March 5, 1942, as amended, shall be covered into the Treasury as miscellaneous receipts.

WAR FOOD ADMINISTRATION

Salaries and expenses: For expenses necessary to enable the War Food Administration to perform its functions, including those prescribed by Executive Orders 9280, 9322, 9328, and 9334, independently or in cooperation (by transfer of funds or otherwise) with public and private agencies and individuals, including not to exceed $10,000 per annum for an Administrator, other personal services in the District of Columbia and elsewhere in accordance with the provisions of law applicable to the appointment and compensation of persons employed by the Agricultural Adjustment Agency, including not to exceed $50,000 for the temporary employment of persons or organizations by contract or otherwise without regard to the Classification Act of 1923, as amended; printing and binding; the purchase of lawbooks, books of reference, periodicals, and newspapers; the purchase, operation, and maintenance (including two in the District of Columbia) of passenger-carrying vehicles; $25,000,000: Provided, That transfers of funds to other offices or administrative units in the Department with respect to which transfers of funds are otherwise authorized in this Act shall be in addition to, and subject to the same restrictions as, the amounts provided therefore in the Budget schedules.

Buildings for storage of equipment.
Salaries and administrative expenses: Not to exceed $4,500,000 of the funds of the Commodity Credit Corporation shall be available for administrative expenses of the Corporation in carrying out its activities as authorized by law, including personal services in the District of Columbia and elsewhere; travel expenses, in accordance with the Standardized Government Travel Regulations and the Act of June 3, 1926, as amended (5 U. S. C. 821-833); printing and binding; lawbooks and books of reference; not to exceed $400 for periodicals, maps, and newspapers; procurement of supplies, equipment, and services; rent in the District of Columbia; and other necessary administrative expenses: Provided, That all necessary expenses (including legal and special services performed on a contract or fee basis, but not including other personal services) in connection with the acquisition, operation, maintenance, improvement, or disposition of any real or personal property belonging to the Corporation or in which it has an interest, including expenses of collections of pledged collateral, shall be considered as nonadministrative expenses for the purposes hereof: Provided further, That none of the fund made available by this paragraph shall be obligated or expended unless and until an appropriate appropriation account shall have been established therefor pursuant to an appropriation warrant or a covering warrant, and all such expenditures shall be accounted for and audited in accordance with the Budget and Accounting Act of 1921, as amended: Provided further, That none of the fund made available by this paragraph shall be used for administrative expenses connected with the sale of Government-owned or Government-controlled stocks of farm commodities at less than parity price as defined by the Agricultural Adjustment Act of 1938 or the comparable price as provided by section 4 (a) of the Act of July 1, 1941 (Public Law Numbered 147, Seventy-seventh Congress): Provided further, That the foregoing shall not apply to the sale or other disposition of any agricultural commodity substantially deteriorated in quality or sold for the purpose of feeding, or the extraction of peanut oil, or commodities sold to farmers for seed or for new or byproduct uses: Provided further, That no wheat or corn shall be sold for feed at a price less than the parity price of corn at the time such sale is made: Provided further, That in making regional adjustments in the sale price of corn or wheat the minimum price need not be higher in any area than the United States average parity price of corn.

CONSERVATION AND USE OF AGRICULTURAL LAND RESOURCES

To enable the Secretary to carry into effect the provisions of sections 7 to 17, inclusive, of the Soil Conservation and Domestic Allotment Act, approved February 29, 1936, as amended (16 U. S. C. 590g-590q), and the provisions of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C. 1281-1407) (except the making of payments pursuant to sections 303 and 381 and the provisions of titles IV and V), including the employment of persons and means in the District of Columbia and elsewhere; not to exceed $50,000 for the preparation and display of exhibits, including such displays at State, interstate, and international fairs within the United States; purchase of lawbooks, books of reference, periodicals, newspapers, $400,000,000, to remain available until June 30, 1945, for compliance with programs under the Agricultural Adjustment Act of 1938, as amended, and the
Act of February 29, 1936, as amended, pursuant to the provisions of 
the 1943 programs carried out during the period July 1, 1942, to 
December 31, 1943, inclusive: Provided, That no part of said approp-
riation or any other appropriation in this Act shall be used for 
incentive or production adjustment payments, except for soil con-
servation and water conservation payments and payment of acreage 
allotment commitments on commodities as defined in the Agricultural 
Adjustment Act of 1938, as amended, and as enumerated and set 
forth in the "1943 Agricultural Conservation Program" bulletin, 
dated December 3, 1942: Provided further, That not to exceed 
$30,000,000 of said amount shall be available for salaries and other 
administrative expenses for carrying out such programs: Provided 
further, That none of the funds herein appropriated or made avail-
able for the functions assigned to the Agricultural Adjustment 
Agency pursuant to the Executive Order (No. 9069) of February 23, 
1942, shall be used to pay the salaries or expenses of any regional 
information employees or any State or county information employees, 
but this shall not preclude the answering of inquiries or supplying 
of information to individual farmers: Provided further, That such 
amount shall be available for salaries and other administrative expenses 
in connection with the formulation and administration of the 1944 pro-
grams of soil-building practices and soil and water-conservation prac-
tices, under the Act of February 29, 1936, and programs under the 
Agricultural Adjustment Act of 1938, as amended, the total expendi-
tures of which, including administration, shall not exceed $300,000,000: 
Provided further, That no part of such amounts shall be available after 
June 30, 1944, for salaries and other administrative expenses except for 
payment of obligations therefor incurred prior to July 1, 1944: Pro-
vided further, That the Secretary may, in his discretion, from time to 
time transfer to the General Accounting Office such sums as may be nec-
cessary to pay administrative expenses of the General Accounting Office 
in auditing payments under this item: Provided further, That such 
amount shall be available for the purchase of seeds, fertilizers, lime, 
trees, or any other farming materials, or any soil-terracing services, 
and making grants thereof to agricultural producers to aid them in 
carrying out farming practices approved by the Secretary in the 1943, 
1944, and 1945 programs under said Act of February 29, 1936, as 
amended; for the reimbursement of any Federal, State, or local gov-
ernment agency for fertilizers, seeds, lime, trees, or other farming 
materials, or any soil-terracing services, furnished by such agency; 
and for the payment of all expenses necessary in making such grants, 
including all or part of the costs incident to the delivery thereof: Pro-
vided further, That notwithstanding any other provision of law, 
persons who in 1943 carry out farming operations as tenants or share-
croppers on cropland owned by the United States Government and 
who comply with the terms and conditions of the 1943 agricultural 
conservation program, formulated pursuant to sections 7 to 17, inclu-
sive, of the Soil Conservation and Domestic Allotment Act, as 
amended, shall be entitled to apply for and receive payments, or to 
retain payments heretofore made, for their participation in said pro-
gram to the same extent as other producers: And provided further, 
that no part of such amount shall be available for carrying out the 
provisions of section 202 (a) to (f) of the Agricultural Adjustment 
Act of 1938.

PARITY PAYMENTS

To enable the Secretary to make full parity payments for the crop 
year 1942 pursuant to the authorization under this head in the 
Department of Agriculture Appropriation Act, 1943, §170,251,000, to
remain available until June 30, 1945, and to be merged with and made a part of the appropriation under this head in said Act, and the unobligated balance of appropriation so merged shall remain available until June 30, 1946, for administrative expenses (including expenses of county and local committees), and not to exceed $5,000,000 of said unobligated balance may be expended for administrative expenses in the District of Columbia (including personal services) and elsewhere (excluding expenses of county and local committees), including such part of the total expenses of making acreage allotments, establishing normal yields, checking performance, and related activities in connection with wheat, cotton, corn, rice, and tobacco under the authorized farm program as the Secretary finds necessary to supplement the amount provided in section 392 of the Agricultural Adjustment Act of 1938.

The second proviso contained under this head in the Department of Agriculture Appropriation Act, 1943, is amended to read as follows:

"Provided further, That such payments with respect to any such commodity shall be made upon the normal yield of the farm acreage allotment established for the commodity under the 1942 agricultural conservation program and shall be made with respect to a farm in full amount only in the event that the acreage planted to the commodity for harvest on the farm in 1942 was not in excess of the farm acreage allotment established for the commodity under said program, and, if such allotment has been exceeded, the parity payment with respect to the commodity shall be reduced by not more than 10 per centum for each 1 per centum, or fraction thereof, by which the acreage planted to the commodity is in excess of such allotment."

**SUGAR ACT**

To enable the Secretary to carry into effect the provisions, other than those specifically relating to the Philippine Islands, of the Sugar Act of 1937, approved September 1, 1937, as amended (7 U. S. C. 1100-1183), including the employment of persons and means, in the District of Columbia and elsewhere, as authorized by said Act, $54,883,060, to remain available until June 30, 1945, and in addition, $9,000,000 to be immediately available and to remain available to June 30, 1944, and to be merged with and made a part of the appropriation under this head in the Department of Agriculture Appropriation Act, 1943; in all, $63,883,060.

**FEDERAL CROP INSURANCE ACT**

Administrative and operating expenses: For operating and administrative expenses under the Federal Crop Insurance Act, approved February 16, 1938, as amended (7 U. S. C. 1501-1518; 55 Stat. 255-256), $3,500,000, including the employment of persons and means in the District of Columbia and elsewhere, printing and binding, purchase of lawbooks, books of reference, periodicals, and newspapers: Provided, That no part of this appropriation shall be used for or in connection with the insurance of wheat and cotton crops planted subsequent to July 31, 1943, or for any other purpose except in connection with the liquidation of insurance contracts on the wheat and cotton crops planted prior to July 31, 1943.

**SOIL CONSERVATION SERVICE**

To carry out the provisions of an Act entitled "An Act to provide for the protection of land resources against soil erosion, and for other
purposes”, approved April 27, 1935 (16 U. S. C. 590a–590f), which provides for a national program of erosion control and soil and moisture conservation to be carried out directly and in cooperation with other agencies, including the employment of persons and means in the District of Columbia and elsewhere, purchase of books and periodicals, maintenance, repair, and operation of one passenger-carrying automobile in the District of Columbia, furnishing of subsistence to employees, training of employees, and the purchase and erection of permanent buildings: Provided, That the cost of any building purchased, erected, or as improved, exclusive of the cost of constructing a water supply or sanitary system and connecting the same with any such building, shall not exceed $2,500 except where buildings are acquired in conjunction with land being purchased for other purposes and except for eight buildings to be constructed at a cost not to exceed $15,000 per building: Provided further, That no money appropriated in this Act shall be available for the construction of any such building on land not owned by the Government: Provided further, That during the fiscal year for which appropriations are herein made the appropriations for the work of the Soil Conservation Service shall be available for meeting the expenses of warehouse maintenance and the procurement, care, and handling of supplies, materials, and equipment stored therein for distribution to projects under the supervision of the Soil Conservation Service and for sale and distribution to other Government activities, the cost of such supplies and materials or the value of such equipment (including the cost of transportation and handling) to be reimbursed to appropriations current at the time additional supplies, materials, or equipment are procured from the appropriations chargeable with the cost or value of such supplies, materials, or equipment.

General administrative expenses: For necessary expenses for general administrative purposes, including the salary of the Chief of the Soil Conservation Service and other personal services in the District of Columbia, $401,315: Provided, That no part of the money appropriated in this paragraph shall be available for expenditure if any emergency appropriations are made available for administrative expenses in administering the funds provided in regular appropriations to the Soil Conservation Service.

Soil and moisture conservation and land-use investigations: For research and investigations into the character, cause, extent, history, and effects of erosion, soil and moisture depletion and methods of soil and moisture conservation (including the construction and hydrologic phases of farm irrigation and land drainage); and for construction, operation, and maintenance of experimental watersheds, stations, laboratories, plots, and installations, $1,071,573.

Soil and moisture conservation and land-use operations, demonstrations, and information: For carrying out preventive measures to conserve soil and moisture, including such special measures as may be necessary to prevent floods and the siltation of reservoirs, and including the improvement of farm irrigation and land drainage, the establishment and operation of erosion nurseries, the making of conservation plans and surveys, and the dissemination of information, $19,130,000: Provided, That any part of this appropriation allocated for the production or procurement of nursery stock by any Federal agency, or funds appropriated to any Federal agency for allocation to cooperating States for the production or procurement of nursery stock, shall remain available for expenditure for not more than three fiscal years.

Emergency erosion control, Everglades region, Florida: For research and demonstration work in soil conservation control
measures, including research and demonstration work in fire control and irrigation construction work to eliminate fire hazards, in the Everglades region of Florida, $72,248: Provided, That no expenditures shall be made for these purposes until a sum at least equal to such expenditures shall have been made available by the State of Florida, or a political subdivision thereof, for the same purposes.

Total, Soil Conservation Service, $20,675,136, of which not to exceed $1,069,391 may be expended for personal services in the District of Columbia.

WATER FACILITIES, ARID AND SEMIARID AREAS

To enable the Secretary of Agriculture to carry into effect the provisions of the Act entitled "An Act to promote conservation in the arid and semiarid areas of the United States by aiding in the development of facilities for water storage and utilization, and for other purposes", approved August 28, 1937, as amended (16 U. S. C. 590r-590x, 590z-5), including the purchase, exchange, operation, and maintenance of passenger-carrying vehicles, $1,000,000, of which not to exceed $11,000 may be expended for personal services in the District of Columbia.

LAND UTILIZATION AND RETIREMENT OF SUBMARGINAL LAND

To enable the Secretary to carry out the provisions of title III of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1010-1013), including the employment of persons and means in the District of Columbia and elsewhere, $1,126,120.

EXPORTATION AND DOMESTIC CONSUMPTION OF AGRICULTURAL COMMODITIES

To enable the Secretary of Agriculture to further carry out the provisions of section 32, as amended, of the Act entitled "An Act to amend the Agricultural Adjustment Act, and for other purposes", approved August 24, 1935, and subject to all provisions of law relating to the expenditure of funds appropriated by such section, during the fiscal year ending June 30, 1944, funds appropriated by or for the purposes of section 32 of said Act shall be available to the Secretary of Agriculture for the maintenance and operation of a school milk and lunch program under clause (2) of said section 32 in a sum not exceeding $50,000,000: Provided, That such funds shall be available for such purposes during the fiscal year 1944 without regard to the requirement therein relating to the encouragement of domestic consumption but no part of such funds shall be available to defray the expenses of any activity heretofore carried on by the Work Projects Administration.

MARKETING SERVICE

For the employment of such persons and means in the city of Washington and elsewhere as may be necessary in conducting investigations, experiments, and demonstrations, either independently or in cooperation with public or private agencies, organizations, or individuals, as follows:

Market news service: For collecting, publishing, and distributing, by telegraph, mail, or otherwise, timely information on the market.
supply and demand, commercial movement, location, disposition, quality, condition, and market prices of livestock, meats, fish, and animal products, dairy and poultry products, fruits and vegetables, peanuts and their products, grain, hay, feeds, cottonseed, and seeds, and other agricultural products, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, and persons engaged in the production, transportation, marketing, and distribution of farm and food products, $1,084,570.

Market inspection of farm products: For enabling the Secretary, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, boards of trade, chambers of commerce, or other associations of businessmen or trade organizations, and persons or corporations engaged in the production, transportation, marketing, and distribution of farm and food products, whether operating in one or more jurisdictions, to investigate and certify to shippers and other interested parties the class, quality, and condition of cotton, tobacco, fruits, and vegetables, whether raw, dried, or canned, poultry, butter, hay, and other perishable farm products when offered for interstate shipment or when received at such important central markets as the Secretary may from time to time designate, or at points which may be conveniently reached therefrom under such rules and regulations as he may prescribe, including payment of such fees as will be reasonable and as nearly as may be to cover the cost for the service rendered: Provided, That officers and employees who, under proper authorization, use privately owned motor vehicles in the performance of official travel within the corporate limits of their official stations for the purpose of inspecting and grading farm and food products and the supervision thereof at points located within the said corporate limits may be reimbursed for such travel at a rate not to exceed 3 cents per mile: Provided further, That certificates issued by the authorized agents of the Department shall be received in all courts of the United States as prima facie evidence of the truth of the statements therein contained, $474,137.

Marketing farm products: For acquiring and diffusing among the people of the United States useful information relative to the standardization, classification, grading, preparation for market, handling, and marketing of farm and food products, including the demonstration and promotion of the use of uniform standards of classification of American farm and food products throughout the world, and for making analyses of cotton fiber as provided by the Act of April 7, 1941 (7 U. S. C. 473d), $388,250: Provided, That samples, illustrations, practical forms, or sets of the grades recommended or promulgated by the Secretary for farm or food products may be sold under such rules and regulations as he may prescribe, and the receipts therefrom deposited in the Treasury to the credit of miscellaneous receipts.

Tobacco Inspection and Tobacco Stocks and Standards Acts: To enable the Secretary to carry into effect the provisions of an Act entitled "An Act to establish and promote the use of standards of classification for tobacco, to provide and maintain an official tobacco-inspection service, and for other purposes", approved August 23, 1935 (7 U. S. C. 511-511q), and an Act entitled "An Act to provide for the collection and publication of statistics of tobacco by the Department of Agriculture", approved January 14, 1929 (7 U.S.C. 501-508), as amended, $812,530.

Perishable Agricultural Commodities, Produce Agency, and Standard Container Acts: To enable the Secretary to carry into effect

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Travel in privately owned motor vehicles.

Certificates of authorized agents.

Cotton fiber analyses.

Sale of samples, etc.

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49 Stat. 731.

45 Stat. 1079.
the provisions of the Perishable Agricultural Commodities Act, approved June 10, 1930, as amended (7 U. S. C. 499a-499r) and as further amended by the Act of April 6, 1942 (Public Law 516), and the Act to prevent the destruction or dumping of farm produce, and for other purposes, approved March 3, 1927 (7 U. S. C. 491-497), the Standard Baskets Act, approved August 31, 1916, as amended (15 U. S. C. 251-256), and the Act to fix standards for hampers, round stave baskets, and splint baskets for fruits and vegetables, and for other purposes, approved May 21, 1928 (15 U. S. C. 257-257i), $177,520.

Cotton Statistics, Classing, Standards, and Futures Acts: To enable the Secretary to carry into effect the provisions of the Act authorizing him to collect and publish statistics of the grade and staple length of cotton, approved March 3, 1927, as amended by the Act of April 13, 1937 (7 U. S. C. 471-476), and to perform the duties imposed upon him by chapter 14 of the Internal Revenue Code relating to cotton futures (26 U. S. C. 1920-1935), and to carry into effect the provisions of the United States Cotton Standards Act, approved March 4, 1928, as amended (7 U. S. C. 51-65), including such means as may be necessary for effectuating agreements with cotton associations, cotton exchanges, and other cotton organizations in foreign countries, for (1) the adoption, use, and observance of universal standards of cotton classification, (2) the arbitration or settlement of disputes with respect thereto, and (3) the preparation, distribution, inspection, and protection of the practical forms or copies thereof under such agreements, $1,042,428.

United States Grain Standards Act: To enable the Secretary to carry into effect the provisions of the United States Grain Standards Act, $742,330.

United States Warehouse Act: To enable the Secretary to carry into effect the provisions of the United States Warehouse Act, $464,115.

Federal Seed Act: To enable the Secretary to carry into effect the provisions of the Act entitled “An Act to regulate interstate and foreign commerce in seeds; to require labeling and to prevent misrepresentation of seeds in interstate commerce; to require certain standards with respect to certain imported seeds; and for other purposes”, approved August 9, 1939 (7 U. S. C. 1561-1610), $80,650: Provided, That not to exceed $250 of this amount may be used for meeting the share of the United States in the expenses of the International Seed Testing Congress in carrying out plans for correlating the work of the various adhering governments on problems relating to seed analysis or other subjects which the Congress may determine to be necessary in the interest of international seed trade.

Packers and Stockyards Act: For carrying out the provisions of the Packers and Stockyards Act, approved August 15, 1921, as amended by the Act of August 14, 1935 (7 U. S. C. 181-229), $364,070: Provided, That hereafter the Secretary may require reasonable bonds from every market agency and dealer, under such rules and regulations as he may prescribe, to secure the performance of their obligations, and whenever, after due notice and hearing, the Secretary finds any registrant is insolvent or has violated any provisions of said Act he may issue an order suspending such registrant for a reasonable specified period. Such order of suspension shall take effect within not less than five days, unless suspended or modified or set aside by the Secretary or a court of competent jurisdiction.

Naval Stores Act: For enabling the Secretary to carry into effect the provisions of the Naval Stores Act of March 3, 1923 (7 U. S. C. 91-99), $30,120.
Enforcement of the Insecticide Act: For enabling the Secretary to carry into effect the provisions of the Act of April 26, 1910 (7 U. S. C. 121-134), entitled "An Act for preventing the manufacture, sale, or transportation of adulterated or misbranded paris greens, lead arsenates, other insecticides, and also fungicides, and for regulating traffic therein, and for other purposes", $167,880.

Commodity Exchange Act: To enable the Secretary to carry into effect the provisions of the Commodity Exchange Act, as amended (7 U. S. C. 1-17a), and as further amended by the Act of October 9, 1940 (7 U. S. C. 2), $300,000.

Total, Marketing Service, $6,128,600, of which amount not to exceed $1,349,063 may be expended for departmental personal services in the District of Columbia.

RURAL ELECTRIFICATION ADMINISTRATION

To enable the Secretary to carry into effect the provisions of the Rural Electrification Act of 1936, approved May 20, 1936, as amended (7 U. S. C. 901-914), as follows:

Salaries and expenses: For administrative expenses and expenses of studies, investigations, publications, and reports including the salary of the Administrator, Rural Electrification Administration, and other personal services in the District of Columbia and elsewhere; purchase and exchange of books, lawbooks, books of reference, directories, and periodicals; not to exceed $300 for newspapers; financial and credit reports, $2,258,000.

Loans: For loans in accordance with sections 3, 4, and 5, and for the purchase of property and costs and expenses incurred in connection therewith in accordance with section 7 of the Rural Electrification Act of May 20, 1936, as amended (7 U. S. C. 901-914), $20,000,000.

Total, Rural Electrification Administration, $22,258,000.

FARM CREDIT ADMINISTRATION

SALARIES AND EXPENSES

For salaries and expenses of the Farm Credit Administration in the District of Columbia and the field, including printing and binding; travel expenses, including not to exceed $5,000 for travel incurred under proper authority attending meetings or conventions of members of organizations at which matters of importance to the work of the Farm Credit Administration are to be discussed or transacted; lawbooks, books of reference, and not to exceed $750 for periodicals and newspapers; contract stenographic reporting services; library membership fees or dues in organizations which issue publications to members only or to members at a lower price than to others, payment for which may be made in advance; purchase of manuscripts, data, and special reports by personal service without regard to the provisions of any other Act; purchase, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles in the District of Columbia and elsewhere; garage rental in the District of Columbia; payment of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Farm Credit Administration; employment of persons, firms, and others for the performance of special services, including legal services; necessary administrative expenses in connection with the making of loans under the provisions of the Act of January 29, 1937 (12 U. S. C. 1020i-1020n, 1020c), and the collection of moneys due the United States on account of loans.
made under the provisions of said Act and similar Acts administered by the Farm Credit Administration relating to loans for crop production, feed, seed, and harvesting; examination of corporations, banks, associations, and institutions operated, supervised, or regulated by the Farm Credit Administration: Provided, That hereafter the requirement (12 U. S. C. 952) that Federal land banks and joint stock land banks shall be examined at least twice each year is hereby modified so that such examinations need be made only once each year; Provided further, That hereafter the expenses and salaries of employees engaged in such examinations shall be assessed against the said corporations, banks, or institutions in accordance with the provisions of existing laws except that the amounts collected from the Federal land banks, joint stock land banks, and Federal intermediate credit banks pursuant to the Act of July 17, 1916, as amended (12 U. S. C. 657), shall be covered into the Treasury and credited to a special fund, and the Administration shall estimate the cost to the Farm Credit Administration of the administrative supervision of the Federal land banks, the banks for cooperatives, the Federal intermediate credit banks, and the production credit corporations for the fiscal year 1944 and shall apportion the amount so determined among such banks and corporations on such equitable basis as said Administration shall determine, and shall assess and collect such amounts in advance from such banks and corporations and the amount so collected shall be covered into the Treasury and credited to said special fund, which fund is hereby made available to said Administration for expenditure for the purposes set forth in this appropriation: Provided further, That as soon as practicable after June 30, 1944, said Administration shall determine, on a fair and reasonable basis, (1) the cost of the examination services rendered during the fiscal year 1944 to each Federal land bank, joint stock land bank, and Federal intermediate credit bank and (2) the amount which fairly and equitably should be allocated to each Federal land bank, bank for cooperatives, Federal intermediate credit bank, and production credit corporation as the cost during the fiscal year 1944 of their administrative supervision, and if the sum of these two items in any case is greater than the total amount collected from the bank or the corporation concerned, the difference shall be collected from such bank or corporation or, if less, shall be refunded from said special fund to the bank or the corporation entitled thereto; in all, $689,259, together with not to exceed $3,938,561 from the funds made available to the Farm Credit Administration pursuant to the Act of January 29, 1937 (12 U. S. C. 1020i-1020n, 1020o).

FEDERAL FARM MORTGAGE CORPORATION

Not to exceed $7,822,000 of the funds of the Federal Farm Mortgage Corporation, established by the Act of January 31, 1934 (12 U. S. C. 1020-1020h), shall be available during the fiscal year 1944 for administrative expenses of the Corporation, including personal services in the District of Columbia and elsewhere; travel expenses of officers and employees of the Corporation, in accordance with the Standardized Government Travel Regulations and the Act of June 3, 1926, as amended (5 U. S. C. 821-833); printing and binding, lawbooks, books of reference, and not to exceed $250 for periodicals and newspapers; contract stenographic reporting services; procurement of supplies, equipment, and services; purchase, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, to be used only for official purposes; rent in the District of Columbia; payment of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Corporation; employment on a contract or fee basis of persons, firms, and corporations for the performance of special services, including legal services; use of the services and facilities of Federal land banks, national farm loan associations, Federal Reserve banks, and agencies of the Government as authorized by said Act of January 31, 1934; and all other necessary administrative expenses: Provided, That all expenditures which under the accounting system prescribed for the Corporation by the General Accounting Office are to be treated as capital investments, increasing the book value of acquired fixed property (real estate and chattel), shall be considered as non-administrative expenses for the purposes hereof: Provided further, That except for the limitation in amounts hereinbefore specified, and the restrictions in respect to travel expenses, the administrative expenses and other obligations of the Corporation shall be incurred, allowed, and paid in accordance with the provisions of said Act of January 31, 1934, as amended (12 U. S. C. 1016-1020h).

Total, Farm Credit Administration, $5,596,532.

LOANS, GRANTS, AND RURAL REHABILITATION

To enable the Secretary through the War Food Administration to continue to provide assistance through rural rehabilitation and grants to needy farmers in the United States, its Territories, and possessions, including (1) farm debt adjustment service, and making and servicing of loans and grants under this and prior laws; (2) loans to needy individual farmers; (3) grants; and (4) liquidation as expeditiously as possible of Federal rural rehabilitation projects under the supervision of the War Food Administration, $20,000,000, which sum shall be also available for necessary administrative expenses incident to the foregoing, including personal services in the District of Columbia and elsewhere; compensation of experts without regard to the Classification Act of 1926, as amended; purchase of lawbooks, books of reference, periodicals, and newspapers; purchase, operation, and maintenance of motor-propelled passenger-carrying vehicles; and printing and binding: Provided, That the War Food Administrator shall transmit to the Congress semiannually a progress report with respect to the liquidation of Federal rural rehabilitation projects, under his supervision, showing by name and by States all dispositions of such projects, or parts thereof, together with the amounts of Federal funds
Expenditure authorization.

Performance of work requirement.

Disability or death benefits.

Increases of RFC obligations.

Limitations on use of funds.

Expended in the process of liquidation, and any losses incurred in the use of such funds: Provided further, That during the first four months of the fiscal year ending June 30, 1944, the Administrator of the War Food Administration may, in his discretion, authorize expenditures from this appropriation at a rate in excess of one-twelfth of the total appropriation during each of such months.

In making any grant payments under this Act, the Secretary is authorized to require with respect to such payments the performance of work on useful public projects, Federal and non-Federal, including work on private or public land in furtherance of the conservation of natural resources, and the provisions of the Act of February 15, 1934 (5 U. S. C. 796), as amended, relating to disability or death compensation, and benefits shall apply to those persons performing such work: Provided, That this section shall not apply to any case coming within the purview of the workmen's compensation law of any State, Territory, or possession, or in which the claimant has received or is entitled to receive similar benefits for injury or death.

For additional funds for the purpose of making rural rehabilitation loans to needy individual farmers, who are unable to obtain credit elsewhere at comparable rates for the area where such loan is proposed to be made, the Reconstruction Finance Corporation is authorized and directed to make advances to the Secretary upon his request in an aggregate amount of not to exceed $60,000,000. Such advances shall be made (1) with interest at the rate of 3 per centum per annum payable semiannually; (2) upon the security of obligations acceptable to the Corporation heretofore or hereafter acquired by the Secretary pursuant to law; (3) in amounts which shall not exceed 75 per centum of the then unpaid principal amount of the obligations securing such advances; and (4) upon such other terms and conditions, and with such maturities, as the Corporation may determine. The Secretary shall pay to the Corporation, currently as received by him, all moneys collected as payments of principal and interest on the loans made from the amounts so advanced or collected upon any obligations held by the Corporation as security for such advances, until such amounts are fully repaid. The amount of notes, debentures, bonds, or other such obligations which the Corporation is authorized and empowered to issue and to have outstanding at any one time under the provisions of law in force on the date this Act takes effect is hereby increased by an amount sufficient to carry out the provisions of this paragraph.

None of the moneys appropriated or otherwise authorized under this caption ("Loans, grants, and rural rehabilitation") shall be used for (1) the purchase or leasing of land or for the carrying on of any land-purchase or land-leasing program; (2) the carrying on of any operations in collective farming, or cooperative farming, or the organization, promotion or management of homestead associations, land-leasing associations, land-purchasing associations, or cooperative land purchasing for colonies of rehabilitants or tenant purchasers, except for the liquidation as expeditiously as possible of any such projects heretofore initiated; or (3) the making of loans to any individual farmer in excess of $2,500; or (4) the making of loans to any cooperative association; or (5) the making of loans for the payment of dues to or the purchase of any share or stock interest in any cooperative association (except for medical, dental or hospital services) or for any expenditure other than that deemed necessary, in the discretion of the Administrator, for the production of agricultural commodities.

The Secretary of Agriculture may expend funds administered by him as trustee under the various transfer agreements with the several
State rural rehabilitation corporations only for purposes for which funds made available under this caption may be expended, and the limitations applicable to such funds shall also be applicable to the expenditure of such trust funds by the Secretary of Agriculture.

The appropriation and authorizations herein made under the heading "Loans, grants, and rural rehabilitation", shall constitute the total amount to be available for obligation under this heading during the fiscal year 1944 and shall not be supplemented by funds from any source.

No part of the appropriation herein made under the heading "Loans, grants, and rural rehabilitation" shall be available to pay the compensation of any person appointed in accordance with the civil-service laws.

FARM TENANCY

To enable the Secretary through the War Food Administration to carry into effect the provisions of title I of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1000-1006), as follows:

Salaries and expenses: For necessary expenses in connection with the making of loans under title I of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1000-1006), and the collection of moneys due the United States on account of loans herebefore made under the provisions of said Act, including the employment of persons and means in the District of Columbia and elsewhere, exclusive of printing and binding as authorized by said Act, $1,326,070.

Loans: For loans to individual farmers in accordance with title I of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1000-1006), $30,000,000, which sum shall be borrowed from the Reconstruction Finance Corporation at an interest rate of 3 per cent per annum and which sum shall not be used for making loans under the terms of said Act for the purchase of farms of greater value than the average farm unit of thirty acres and more in the county, parish, or locality in which such purchase may be made, which value shall be determined solely according to statistics of the farm census of 1940: Provided, That the amount which is available to any State or Territory for making loans under such title I shall be distributed by the Secretary, in accordance with rules prescribed by him, among the several counties or parishes in such State or Territory, except that he shall not distribute to any such county or parish in excess of two times the amount which would be distributed to such county or parish were the entire amount available to the State or Territory distributed among the several counties or parishes in such State or Territory on the basis of farm population and the prevalence of tenancy, or an amount sufficient to make not more than five loans in any one State or Territory, whichever amount is the larger; and the Reconstruction Finance Corporation is hereby authorized and directed to lend such sum to the Secretary upon the security of any obligations of borrowers from the Secretary under the provisions of title I of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1000-1006): Provided, That the amount loaned by the Reconstruction Finance Corporation shall not exceed 85 per centum of the principal amount outstanding of the obligations constituting the security therefor: Provided further, That the Secretary may utilize proceeds from payments of principal and interest on any loans made under such title I to repay the Reconstruction Finance Corporation the amount borrowed therefrom under
the authority of this paragraph: Provided further, That the amount of notes, bonds, debentures, and other such obligations which the Reconstruction Finance Corporation is authorized and empowered to issue and to have outstanding at any one time under existing law is hereby increased by an amount sufficient to carry out the provisions hereof.

LIQUIDATION AND MANAGEMENT OF RESETTLEMENT PROJECTS

To enable the Secretary to carry out the provisions of section 43 of title IV of the Bankhead-Jones Farm Tenant Act, approved July 22, 1937 (7 U. S. C. 1014-1029), including the employment of persons and means, in the District of Columbia and elsewhere, exclusive of printing and binding, as authorized by said Act, $421,039.

SEC. 2. No part of any appropriation contained in this Act or authorized hereby to be expended shall be used to pay the compensation or expenses of any officer or employee of the Department of Agriculture, or any bureau, office, agency, or service of the Department, or any corporation, institution, or association supervised thereby, who makes or approves, or directs or authorizes any other officer or employee of the Department or of any such bureau, office, agency, service, corporation, institution, or association to make or approve, (1) any loan or advance under the provisions of food production financing bulletins F-1 or F-2, issued by the Farm Credit Administration operating under the Food Production Administration, Production Loans Branch, as heretofore or hereafter amended, unless (a) the applicant represents in writing and it is administratively determined that credit sufficient in amount to finance the production of the crops or livestock specified in the application is not available to him from sources other than the Regional Agricultural Credit Corporation or is available from other sources only on such terms and conditions that he could not use the other credit available to the extent necessary to produce the entire quantity of such crops or livestock specified in his application and (b) the person authorized to approve the loan or advance on behalf of the Regional Agricultural Credit Corporation finds that a greater quantity of the crops or livestock specified in the application would be likely to be produced if the loan or advance is made than would be produced otherwise, or (2) any loan or advance under the provisions of section 201 (e) of the Emergency Relief and Construction Act of 1932 (12 U. S. C. 1148), as amended (other than loans or advances under bulletins F-1 and F-2 made or approved on the conditions specified in this section) except (a) in regions in which loans or advances had been made under said section 201 (e) of the Emergency Relief and Construction Act of 1932 within one year prior to December 1, 1942, or (b) in any region which the Secretary of Agriculture shall have designated as a region in which the making of such loans or advances is necessary in order to finance the production of crops or livestock that otherwise would not be produced in such region: Provided, That none of the limitations provided for by this section shall apply with respect to any loan or advance made or approved before the date this Act becomes effective, or to the disbursement either before or after such date of any part of the proceeds of any loan or advance theretofore made or to any loan or advance made or approved at any time for the purpose of financing the completion of production undertaken before such date or for the purpose of protecting or preserving the security for or assisting in the collection or liquidation of any loan or advance made or approved before such date.
SEC. 3. Not to exceed 7 per centum of the foregoing amounts for the miscellaneous expenses of the work of any bureau, division, or office herein provided for shall be available interchangeably for expenditures on the objects included within the general expenses of such bureau, division, or office, but no more than 7 per centum shall be added to any one item of appropriation except in cases of extraordinary emergency.

SEC. 4. During the fiscal year for which appropriations are herein made the head of any department or independent establishment of the Government requiring inspections, analyses, and tests of food and other products, within the scope of the functions of the Department of Agriculture and which that Department is unable to perform within the limits of its appropriations, may, with the approval of the Secretary transfer to the Department for direct expenditure such sums as may be necessary for the performance of such work.

SEC. 5. Within the unit limit of cost fixed by law the lump-sum appropriations herein made for the Department shall be available for the purchase of motor-propelled and horse-drawn passenger-carrying vehicles necessary in the conduct of the field work of the Department outside the District of Columbia. Provided, That such vehicles shall be used only for official service outside the District of Columbia, but this shall not prevent the continued use for official service of motortrucks in the District of Columbia. Provided further, That appropriations contained in this Act shall be available for the maintenance, operation, and repair of motor-propelled and horse-drawn passenger-carrying vehicles. Provided further, That the funds available to the Agricultural Conservation and Adjustment Administration may be used for the maintenance, repair, and operation of one passenger-carrying vehicle in the District of Columbia.

SEC. 6. Provisions of law prohibiting or restricting the employment of aliens shall not apply to (1) the temporary employment of translators when competent citizen translators are not available; (2) employment in cases of emergency of persons in the field service of the Department for periods of not more than sixty days; (3) employment on the Emergency Rubber Project; (4) employment by the Rural Electrification Administration of not to exceed twenty junior engineer trainees who are citizens of other American republics; and (5) employment under the appropriation for the Office of Foreign Agricultural Relations.

SEC. 7. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence. Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence. Provided further, That such administrative or supervisory employees of the Department as may be designated for the purpose by the Secretary are hereby authorized to administer the oaths to persons making affidavits required by this section, and they shall charge no fee for so doing. Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both. Provided further, That the above penalty clause shall be in addition to, and not in substitution for other penalties provided by law.
Emergency work.

Cotton crops damaged by flood or insect infestation.

52 Stat. 31.
Ante, p. 69.

Short title.

July 12, 1943
[H. R. 997]
[Public Law 130]

Pharmacy Corps, Army.
Establishment; composition.

Promotions.

Transfer of Medical Administrative Corps officers.

Advanced training; commutation of subsistence.

for, any other provisions of existing law: Provided further, That nothing in this section shall be construed to require an affidavit from any person employed for less than sixty days for sudden emergency work involving the loss of human life or destruction of property, and payment of salary or wages may be made to such persons from applicable appropriations for services rendered in such emergency without execution of the affidavit contemplated by this section.

SEC. 8. That notwithstanding the provisions of the Agricultural Adjustment Act of 1938, as amended, or any other provision of law, any owner, lessee, tenant, or operator of any farm land on which a substantial part of any crop was destroyed or damaged by flood or by insect infestation in 1943 so that abandonment or replanting of such crop is necessary, may market without penalty the actual production of cotton from any acreage planted on such farm land and the planting in 1943 of any acreage in excess of the farm cotton acreage allotment on such farm land shall not cause the producer to suffer any deduction or loss of eligibility for payment, commodity loans, or price support: Provided, That the acreage in excess of the farm acreage allotment in 1943 shall not constitute past acreage or past production of cotton in determining the farm, county, or State acreage allotment for any subsequent year.

This Act may be cited as the “Department of Agriculture Appropriation Act, 1944”.

Approved July 12, 1943.

[CHAPTER 216] AN ACT
To establish in the Medical Department of the Army a corps to be known as the Pharmacy Corps.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby established in the Medical Department of the Army a corps to be known as the “Pharmacy Corps”. The Pharmacy Corps shall consist of seventy-two officers in grades from colonel to second lieutenant, inclusive. Appointments in the Pharmacy Corps, except as hereby, after provided for transfer thereto, shall be made in the grade of second lieutenant from pharmacists between the ages of twenty-one and thirty-two years who are graduates of recognized schools or colleges of pharmacy requiring four years of instruction for graduation, under such regulations and after such examinations as the Secretary of War shall prescribe. An officer of the Pharmacy Corps shall be promoted to the grade of first lieutenant after three years' service, to the grade of captain after six years' service, to the grade of major after twelve years' service, to the grade of lieutenant colonel after twenty years' service, and to the grade of colonel after twenty-six years' service: Provided, That officers of the Regular Army holding commissions in the Medical Administrative Corps on the date of enactment of this Act shall be transferred to the Pharmacy Corps and commissioned in grade in such corps in addition to the seventy-two officers authorized for the corps.

SEC. 4. The first and second provisos of section 47c of the National Defense Act of June 3, 1916, as amended, are amended to read as follows: “Provided, That any medical, dental, pharmacy, or veterinary student may be admitted to a Medical, Dental, Pharmacy, or Veterinary Corps unit of the Reserve Officers' Training Corps for a course of training at the rate of ninety hours of instruction per annum for the four college years, and if at the end of two years of such training he has been selected by the professor of military science and tactics and the head of the institution for advanced training, and has agreed
in writing to continue in the Reserve Officers' Training Corps for the remainder of his course at the institution, and has agreed in writing to pursue the course in camp training prescribed by the Secretary of War, he may be furnished, at the expense of the United States, with commutation of subsistence at such rate not exceeding the cost of the garrison ration prescribed for the Army, as may be fixed by the Secretary of War, during the remainder of his service in the Reserve Officers' Training Corps, not exceeding two years: Provided further, That any Reserve officer who is also a medical, dental, pharmacy, or veterinary student may be admitted to such Medical, Dental, Pharmacy, or Veterinary Corps unit for such training, under such rules and regulations as the Secretary of War may prescribe:*

Approved July 12, 1943.

[CHAPTER 217]

AN ACT

To provide for the acceptance on behalf of the United States of a statue of Sir William Blackstone, the work of the late Paul W. Bartlett, and for other purposes.

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 is authorized and directed to accept, on behalf of the United States, the bronze statue of Sir William Blackstone, the work of the late Paul W. Bartlett, as a gift from Mrs. Paul W. Bartlett, and, with the advice of the Commission of Fine Arts, to provide for the erection of such statue at a suitable location on the north side of Judiciary Square in the District of Columbia.

SEC. 2. There is authorized to be appropriated the sum of $10,000, or so much thereof as may be necessary, for carrying out the provisions of this Act, including the procurement of a suitable pedestal for such statue.

Approved July 12, 1943.

[CHAPTER 218]

AN ACT

Making appropriations to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, and for other purposes.

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, to supply urgent deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, and for other purposes, namely:

TITLE I—GENERAL APPROPRIATIONS

LEGISLATIVE

SENATE

Office of the Sergeant at Arms and Doorkeeper: For the payment of twenty-one pages for the Senate Chamber, at $4 per day each, for the period July 1, 1943, to December 31, 1943, both dates inclusive, $15,456.

Senate Restaurants: For payment to the Architect of the Capitol in accordance with the Act approved September 9, 1942 (Public Act 709, Seventy-seventh Congress), fiscal year 1943, $13,592.

July 12, 1943
[H. R. 2106]
[Public Law 131]

PUBLIC LAWS—CH. 218—JULY 12, 1943 [57 Stat.]

HOUSE OF REPRESENTATIVES

For payment of forty-seven pages, including ten pages for duty at the entrances to the Hall of the House, from July 1 to December 31, 1943, both inclusive, at $4 per day each, $34,592.

For an additional allowance for stationery of $300 for each Representative, Delegate, and the Resident Commissioner from Puerto Rico, for the first session of the Seventy-eighth Congress, $131,400, to remain available until June 30, 1944.

ARCHITECT OF THE CAPITOL

Capitol Buildings: For an additional amount for the Capitol Building, fiscal year 1943, including the same objects specified under this head in the Legislative Branch Appropriation Act, 1943, $10,600, to remain available until June 30, 1944.

EXECUTIVE OFFICE OF THE PRESIDENT

FOREIGN WAR RELIEF

The appropriation "Foreign war relief" contained in the Second Deficiency Appropriation Act, 1942, is hereby continued available until June 30, 1944.

EMERGENCY FUND FOR THE PRESIDENT

The appropriation "Emergency fund for the President," contained in the First Supplemental National Defense Appropriation Act, 1943, as supplemented by the Second Supplemental National Defense Appropriation Act, 1943, is hereby continued available until June 30, 1944, and the limitation on the amount which may be expended for objects of a confidential nature is hereby increased by $25,000,000: Provided, That no part of such fund shall be available after June 30, 1943, for allocation to finance a function or project for which function or project a budget estimate of appropriation was transmitted pursuant to law during the Seventy-eighth Congress and such appropriation denied after consideration thereof by the Senate and House of Representatives or by the Committees on Appropriations of both bodies.

DEFENSE AID

In carrying out the Act of March 11, 1941 (Public Law 11), as amended, transfers are authorized to be made from the consolidated appropriation for "Necessary services and expenses" to the consolidated appropriation for "Administrative expenses" and the amounts so transferred shall be reimbursed by transfer from the appropriation first made hereafter for "Administrative expenses" for carrying out such Act as amended.

OFFICE FOR EMERGENCY MANAGEMENT

War Production Board: For an additional amount for the Office for Emergency Management, War Production Board, fiscal year 1943, including the objects specified for the appropriation under this head in the First Supplemental National Defense Appropriation Act, 1943, and including the purchase or hire of fifteen passenger-carrying automobiles; reimbursement, at not to exceed 3 cents per mile, of employees for expenses incurred by them in performance of official travel in privately owned automobiles within the limits of their official stations; not to exceed $20,000 for the temporary employment
of persons (including aliens) or organizations by contract or otherwise without regard to the civil service and classification laws; not to exceed $1,250,000 additional for scientific research on materials, material substitutes, and other subjects related to the functions of the Board; and, in addition to the amounts authorized by section 203 of such Act, not to exceed $1,207,000 for travel, and not to exceed $884,000 for printing and binding; $4,497,000.

War Shipping Administration: Notwithstanding the provisions of section 203 of the First Supplemental National Defense Appropriation Act, 1943 (Public Law 678), the Office for Emergency Management, War Shipping Administration, may expend during the fiscal year 1943 not to exceed $204,450 for travel.

OFFICE OF PRICE ADMINISTRATION

For printing and binding for the Office of Price Administration, fiscal year 1943, in addition to the amount authorized by section 203 of the First Supplemental National Defense Appropriation Act, 1943, $3,000,000: Provided, That the limitation on the amount for printing and binding for the Office of Price Administration for such fiscal year shall not apply to obligations incurred for the printing of forms, instructions, regulations, and coupon books incidental to the rationing of commodities.

INDEPENDENT EXECUTIVE AGENCIES

BITUMINOUS COAL CONSUMERS' COUNSEL

Salaries and expenses: For the Office of the Bituminous Coal Consumers' Counsel, fiscal year 1943, in carrying out the functions thereof as created by the Bituminous Coal Act of 1937, as amended (15 U. S. C. 849 and 852), as further amended by the Act of April 24, 1943 (Public Law 40), and as further amended, to be supplemental to and merged with the appropriation under this head in the Independent Offices Appropriation Act, 1943, and to be available for the same objects of expenditure, $16,000, to continue available during the fiscal year 1944.

FEDERAL SECURITY AGENCY

PUBLIC HEALTH SERVICE

Miscellaneous and contingent expenses: For an additional amount for "Miscellaneous and contingent expenses", fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $31,000.

Training for nurses, Public Health Service (national defense): For an additional amount for "Training for nurses (national defense)", fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $609,000.

FREEDMEN'S HOSPITAL

Miscellaneous expenses: For an additional amount for "Miscellaneous expenses", Freedmen's Hospital, fiscal year 1943, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1943, $55,000: Provided, That the foregoing appropriation shall be chargeable to the District of Columbia as specified under this head in such appropriation Act.
HOWARD UNIVERSITY

For an additional amount, for “Expenses, Howard University”, for the fiscal year 1943, to be used for partial or total conversion of the existing power plant at Howard University from the use of oil as fuel to the use of coal or for an additional boiler and facilities for use of coal as fuel, including the cost of engineering and architectural services, $229,500, to be available until June 30, 1944.

FEDERAL WORKS AGENCY

PUBLIC BUILDINGS ADMINISTRATION

Salaries and expenses, public buildings and grounds in the District of Columbia and adjacent area: For an additional amount, fiscal year 1943, including the objects specified under this head in the Independent Offices Appropriation Act, 1943, $1,203,800.

Salaries and expenses, public buildings and grounds outside the District of Columbia: For an additional amount, fiscal year 1943, including the objects specified under this head in the Independent Offices Appropriation Act, 1943, $876,000.

VETERANS' ADMINISTRATION

Vocational rehabilitation revolving fund (Act of March 24, 1943): To enable the Administrator of Veterans' Affairs to carry out the provisions of paragraph 8, part VII, of Veterans Regulation Numbered 1 (a), as amended by Public Law 16, Seventy-eighth Congress, $500,000, to be utilized as a revolving fund and to remain available until expended.

DISTRICT OF COLUMBIA

CONTINGENT AND MISCELLANEOUS EXPENSES

Postage: For an additional amount for postage for strictly official mail matter, including the rental of postage-meter equipment, fiscal year 1943, $4,000.

Judicial expenses: For an additional amount for judicial expenses, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $1,675.

General advertising: For an additional amount for general advertising, authorized and required by law, and for tax and school notices and notices of changes in regulations, fiscal year 1941, $108.40.

Printing and binding: For an additional amount for printing and binding, fiscal year 1943, $8,200.

REFUND OF ERRONEOUS COLLECTIONS

Refund of erroneous collections: For an additional amount for refund of erroneous collections, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $35,000.

PAYMENT TO JOSEPH SHARFSIN

For payment to Joseph Sharfsin, of the Philadelphia (Pennsylvania) bar, in accordance with the provisions of the Act of June 23, 1942 (Private Law 469), $3,472.39.
HEALTH DEPARTMENT

Tuberculosis sanatoria, expenses: For an additional amount for provisions, and so forth, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $28,500.

COURTS

THE MUNICIPAL COURT FOR THE DISTRICT OF COLUMBIA

Salaries: For an additional amount for personal services, including pay of retired judges, fiscal year 1943, $5,464.14.

PUBLIC WELFARE

GENERAL ADMINISTRATION, WORKHOUSE AND REFORMATORY, DISTRICT OF COLUMBIA

Support of convicts: For an additional amount for support, maintenance, and transportation of convicts transferred from District of Columbia, fiscal year 1941, including the objects specified under this head in the District of Columbia Appropriation Act, 1941, $6,836.58.

NATIONAL TRAINING SCHOOL FOR BOYS

National Training School for Boys: For an additional amount for care and maintenance of boys committed to the National Training School for Boys by the courts of the District of Columbia under a contract made by the Board of Public Welfare with the Attorney General at a rate of not to exceed $2 per day for each boy so committed, fiscal year 1942, $4,562.

NONRESIDENT INSANE

Nonresident insane: For an additional amount for deportation of nonresident insane persons, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $4,500.

MILITIA

For an additional amount for personal services and other expenses, fiscal year 1941, including the objects specified under this head in the District of Columbia Appropriation Act, 1941, $453.12.

SETTLEMENT OF CLAIMS AND SUITS

For the payment of claims in excess of $250, approved by the Commissioners in accordance with the Act of February 11, 1929, as amended by the Act approved June 5, 1930 (45 Stat. 1160; 46 Stat. 500), $2,152.54.

JUDGMENTS

For the payment of final judgments, including costs, rendered against the District of Columbia, as set forth in Senate Document Numbered 44, together with such further sum as may be necessary to pay the interest at not exceeding 4 per centum per annum on such judgments, as provided by law, from the date the same became due until the date of payment, $11,418.75.
AUDITED CLAIMS

For the payment of the following claims, certified to be due by the accounting officers of the District of Columbia, under appropriations, the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), being for the service of the fiscal year 1940 and prior fiscal years:

Public schools, salaries, District of Columbia, 1940, community centers, $6.08;
General advertising, District of Columbia, 1940, $11.24;
Support of convicts, District of Columbia, 1940, $106.80;
Metropolitan Police expenses, District of Columbia, 1939, motor vehicles, $147.92;
Support of convicts, District of Columbia, 1939, $328.50;
Support of convicts, District of Columbia, 1938, $149.40;
Contingent and miscellaneous expenses, 1937, general advertising, $266;
In all, audited claims, $1,037.94.

TEMPORARY INCREASE IN COMPENSATION FOR CERTAIN EMPLOYEES OF THE DISTRICT OF COLUMBIA

For additional amounts for appropriations for the fiscal year 1943 for the payment of increases in compensation authorized by the Act of April 1, 1943 (Public Law 22, Seventy-eighth Congress), as follows:

For Poundmaster, salaries, District of Columbia, 1943, $175;
Commission on Mental Health, District of Columbia, 1943, $525;
Public schools, salaries, District of Columbia, 1943: Administrative and supervisory, $11,373; attendance officers, $265; teachers and librarians, $470,700; in all, $482,338;
Recreation Board, salaries and expenses, District of Columbia, 1943, $14,305;
Metropolitan Police, salaries, District of Columbia, 1943: Pay and allowances, officers and members, $48,000;
Fire Department, salaries, District of Columbia, 1943: Pay of officers and members, $7,000;
Gallinger Municipal Hospital, salaries, District of Columbia, 1943, $36,000;
Probation system, courts, District of Columbia, 1943, $750;
In all, $589,093.

HIGHWAY FUND, GASOLINE TAX AND MOTOR VEHICLE FEES

DEPARTMENT OF VEHICLES AND TRAFFIC

Expenses: For an additional amount, fiscal year 1941, for purchase, installation, and modification of electric traffic lights, signals and controls, and so forth, including the objects specified under this head in the District of Columbia Appropriation Act, 1941, $468.19.

REFUND OF PAVING ASSESSMENTS

Refund of paving assessments: For the refund in part of paving assessments paid by abutting property owners in connection with the restoration of abandoned street railway track areas, where portions of such assessments were subsequently paid by the street railway
company, $7,426.65, payable from the special fund created by the Act of April 23, 1924, as amended by the Act of August 17, 1937.

WATER SERVICE

Washington Aqueduct: For an additional amount for operation, fiscal year 1943, including the objects specified under this head in the District of Columbia Appropriation Act, 1943, $174,763, payable wholly from the revenues of the Water Department.

DIVISION OF EXPENSES

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia Appropriation Acts for the respective fiscal years for which such sums are provided.

DEPARTMENT OF AGRICULTURE

BUREAU OF ENTOMOLOGY AND PLANT QUARANTINE

SALARIES AND EXPENSES

Gypsy and brown-tail moth control: For an additional amount for gypsy and brown-tail moth control, fiscal year 1943, including the objects specified for the appropriation for this purpose in the Department of Agriculture Appropriation Act, 1943, $137,400.

DEPARTMENT OF THE INTERIOR

OFFICE OF THE SECRETARY

BITUMINOUS COAL DIVISION

For the Bituminous Coal Division, fiscal year 1943, in carrying out the purposes of the Bituminous Coal Act of 1937, as amended (15 U. S. C. 828-849), and as further amended, to be supplemental to and merged with the appropriation under this head in the Interior Department Appropriation Act, 1943, and to be available for the same objects of expenditure, $700,000, to continue available during the fiscal year 1944.

BUREAU OF INDIAN AFFAIRS

Maintenance, Wapato irrigation and drainage system, and so forth, Yakima Reservation, Washington (receipt limitation): For operation and maintenance of the Wapato irrigation and drainage system and auxiliary units thereof, Yakima Indian Reservation, Washington, fiscal year 1943, $20,000, to be added to the $165,980 appropriated for this purpose in the Interior Department Appropriation Act, 1943 (56 Stat. 520).

BUREAU OF RECLAMATION

Vale project, Oregon: For an additional amount for operation and maintenance, from the reclamation fund, special fund, fiscal year 1943, $4,000.

Kendrick project, Wyoming: The limitation of $100,000 upon the amount that may be expended from power revenues for the operation...
and maintenance of the power system, contained in the Interior Department Appropriation Act, 1943, is hereby increased to $110,000.

Boulder Canyon project: The limitation of $750,000 upon the amount which may be expended from power and other revenues for operation, maintenance, and replacements, including other specific purposes, contained in the Interior Department Appropriation Act, 1943, is hereby increased to $950,000.

GEOLOGICAL SURVEY

To enable the Geological Survey to meet obligations incurred by it arising from cooperative work pending reimbursement from cooperating agencies in accordance with the provisions of the Acts of February 27, 1925 (43 U. S. C. 39, 40); May 10, 1926, as amended (43 U. S. C. 48); June 17, 1935 (43 U. S. C. 49); March 4, 1915, as amended (31 U. S. C. 686); and July 2, 1942 (56 Stat. 537-539), fiscal year 1943, $400,000, which amount shall be placed to the credit of the 1943 appropriation account of the Geological Survey: Provided, That there shall be returned to the Treasury not later than six months after the close of the fiscal year 1943 out of reimbursements received from cooperating agencies an amount equal to the sum herein appropriated.

GOVERNMENT IN THE TERRITORIES

Salaries and expenses, Government of the Virgin Islands: For an additional amount for salaries and expenses, fiscal year 1943, including the objects specified for the appropriation for this purpose in the Interior Department Appropriation Act, 1943 (56 Stat. 560), $7,000.

Salaries and expenses, agricultural experiment station and vocational school, Virgin Islands: For an additional amount for salaries and expenses, fiscal year 1943, including the objects specified for the appropriation for this purpose in the Interior Department Appropriation Act, 1943 (56 Stat. 560), $2,100.

Defraying deficits in treasuries of municipal governments, Virgin Islands: For an additional amount, fiscal year 1943, for defraying the deficit in the treasury of the municipal government of Saint Croix because of the excess of current expenses over current revenues for the fiscal year 1943 (56 Stat. 560), $45,000.

PUERTO RICAN HURRICANE RELIEF

The limitation of $19,950 upon the amount that may be expended for administrative expenses, Puerto Rican Hurricane Relief, contained in the Interior Department Appropriation Act, 1943, is hereby increased to $22,950.

DEPARTMENT OF JUSTICE

Office of the Attorney General

Fees and expenses of conciliation commissioners, United States courts: For an additional amount for fees and expenses of conciliation commissioners, United States courts, fiscal years 1937-40, including the objects specified under this head in the Second Deficiency Appropriation Act, fiscal year 1937 (50 Stat. 224), $335,98.

Probation system, United States courts: For an additional amount for probation system, United States courts, fiscal year 1939 (52 Stat. 264), 88 cents.
Traveling expenses, Department of Justice: For an additional amount for traveling expenses, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $70,000.

MISCELLANEOUS

Salaries and expenses, Lands Division: For an additional amount for salaries and expenses, Lands Division, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $280,000.

Salaries and expenses of district attorneys, and so forth: For an additional amount for salaries and expenses of district attorneys, and so forth, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $205,000.

Salaries and expenses of marshals, and so forth: For an additional amount for salaries and expenses of marshals, and so forth, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $233,000.

Pay and expenses of bailiffs: For an additional amount for pay and expenses of bailiffs, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $10,000.

PENAL AND CORRECTIONAL INSTITUTIONS

Support of United States prisoners: For an additional amount for support of United States prisoners, fiscal year 1943, including the objects specified under this head in the Department of Justice Appropriation Act, 1943, $150,000.

POST OFFICE DEPARTMENT

(Out of the postal revenues)

OFFICE OF THE CHIEF INSPECTOR

Clerks, division headquarters: For an additional amount for compensation of three hundred and thirty-two clerks at division headquarters and other posts of duty of post-office inspectors, fiscal year 1943, $8,800.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Star Route Service: For an additional amount for inland transportation by star routes (excepting service in Alaska), including temporary service to newly established post offices, fiscal year 1943, $14,000.

Railway Mail Service: For an additional amount for Railway Mail Service, salaries, fiscal year 1943, $5,375,000.

Railway postal clerks, travel allowance: For an additional amount for travel allowance to railway postal clerks and substitute railway postal clerks, fiscal year 1943, $875,000.

Railway Mail Service, traveling expenses: For an additional amount for Railway Mail Service, traveling expenses, fiscal year 1943, $3,000.

Domestic air-mail service: For an additional amount for the inland transportation of mail by aircraft, including the objects specified
under this head in the Post Office Department Appropriation Act for the fiscal years which follow, respectively:
For 1941, $192,541;
For 1942, $327,891.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL

Indemnities, domestic mail: For an additional amount for payment of indemnities, including the objects specified under this head in the Post Office Department Appropriation Acts for the fiscal years which follow, respectively:
For 1942, $110,000;
For 1943, $660,000.

DEPARTMENT OF STATE

Printing and binding: For an additional amount for the appropriation, "Printing and binding, Department of State", fiscal year 1943, $20,000.

TREASURY DEPARTMENT

Office of the Secretary

Appropriations of the Treasury Department for the fiscal years 1943 and 1944 shall be available, in accordance with the Standardized Government Travel Regulations, the Subsistence Expense Act of 1926, as amended (5 U. S. C., ch. 16), and the Act of February 14, 1931, as amended (5 U. S. C. 73a), for the payment of travel expenses to and from their homes or regular places of business and per diem in lieu of subsistence at place of employment of persons employed intermittently away from their homes or regular places of business by the Treasury Department as consultants and receiving compensation on a per diem when actually employed basis.

Administrative expenses, Adjusted Compensation Payment Act, 1936: For transfer to the Post Office Department to cover registry fees and postage on mailings of bonds issued under the provisions of the Adjusted Compensation Payment Act of 1936, fiscal year 1943, $3,500.

BUREAU OF ACCOUNTS

Refund of moneys erroneously received and covered: For an additional amount for refund of moneys erroneously received and covered, fiscal year 1943, $50,000.

WAR DEPARTMENT

Civil Functions

UNITED STATES SOLDIERS' HOME

For maintenance and operation of the United States Soldiers' Home, to be paid from the Soldiers' Home Permanent Fund, $44,800: Provided, That no part of the Soldiers' Home Permanent Fund shall be used for the payment of salaries including overtime in excess of amounts fixed by the Board of Commissioners for the Soldiers' Home.

TITLE II—WAR OVERTIME PAY AND OTHER COMPENSATION INCREASES

Sec. 201. For additional amounts for appropriations for the fiscal year 1943, for the payment of increases in compensation authorized
by the Acts of August 1, 1942 (Public Law 694, Seventy-seventh Congress), December 22, 1942 (Public Law 821, Seventy-seventh Congress), April 9, 1943 (Public Law 25, Seventy-eighth Congress), and May 7, 1943 (Public Law 49, Seventy-eighth Congress), as follows:

**LEGISLATIVE BRANCH**

For reporting debates and proceedings, Senate, 1943, $846;  
Salaries, Capitol Police, Senate, 1943, $6,373;  
Salaries and expenses, Joint Committee on Printing, Senate, 1943, $458;  
Salaries, officers and employees, House of Representatives, 1943, $60,402;  
Clerk hire, Members and Delegates, House of Representatives, 1943, $177,225;  
Salaries, Capitol Police, House of Representatives, 1943, $830;  
Salaries and expenses, Joint Committee on Printing, House of Representatives, 1943, $177,225;  
Capitol Building and repairs, 1943, $17,100;  
Maintenance, legislative garage, 1943, $1,157;  
Maintenance, Senate Office Building, 1943, $4,500;  
Maintenance, House Office Buildings, 1943, $23,556;  
Capitol power plant, 1943, $22,237;  
Library buildings and grounds, 1943, $9,978;  
Salaries, Botanic Garden, 1943, $2,510;  
Salaries, Library proper, Library of Congress, 1943, $36,996;  
Salaries, Copyright Office, Library of Congress, 1943, $2,750;  
Legislative Reference Service, Library of Congress, 1943, $9,070;  
Distribution of card indexes, Library of Congress, 1943, $7,217;  
Index to State legislation, Library of Congress, 1943, $1,596;  
Union catalogs, Library of Congress, 1943, $476;  
Salaries, Library buildings, Library of Congress, 1943, $40,704;  
Salaries, Office of the Superintendent of Documents, 1943, $80,430;  
Total, Legislative Establishment, $515,742.

**THE JUDICIARY**

For care of Supreme Court Building and grounds, 1943, $2,506;  
Salaries, United States Court of Customs and Patent Appeals, 1943, $1,979;  
Salaries and expenses of clerks, United States Courts, 1943, $141,338;  
Miscellaneous salaries, United States Courts, 1943, $10,000;  
Probation system, United States Courts, 1943, $26,158;  
Salaries, Administrative Office, United States Courts, 1943, $2,748;  
Total, The Judiciary, $175,289.

**EXECUTIVE OFFICE OF THE PRESIDENT**

For salaries and expenses, National Resources Planning Board, 1943, $23,000;  
National defense activities, National Resources Planning Board, 1943, $8,500;  
Salaries and expenses, Board of Economic Warfare, 1943, $889,000;  
Office for Emergency Management:  
For Selective Service System, War Manpower Commission, 1943, $2,003,000;  
Grants to States, employment services, War Manpower Commission, 1943, $798,500;  
Training within industry, War Manpower Commission, 1943, $20,000;
Salaries and expenses, War Production Board, 1943, $5,403,000;  
Salaries and expenses, Office of Price Administration, 1943, $10,450,000;  
Total, Executive Office of the President, $20,200,400.

INDEPENDENT ESTABLISHMENTS

For salaries and expenses, Civil Service Commission, 1943, $570,000;  
Salaries and expenses, Civil Service Commission (national defense), 1943, $520,000;  
Salaries and expenses, Federal Communications Commission, 1943, $55,000;  
Salaries and expenses, Federal Communications Commission (national defense), 1943, $215,000;  
Safety of employees, Interstate Commerce Commission, 1943, $29,500;  
Signal safety systems, Interstate Commerce Commission, 1943, $1,000;  
Locomotive inspection, Interstate Commerce Commission, 1943, $21,000;  
Advisory Committee for Aeronautics, 1943, $852,000;  
Salaries, National Labor Relations Board, 1943, $19,800;  
Salaries and expenses, National Labor Relations Board (national defense), 1943, $21,000;  
Salaries and expenses, National Mediation Board, 1943, $4,000;  
Salaries and expenses, National Railroad Adjustment Board, 1943, $6,700;  
Preservation of collections, Smithsonian Institution, 1943, $53,040;  
Salaries and expenses, National Gallery of Art, 1943, $22,460;  
United States Tariff Commission, 1943, $62,500;  
Construction fund, United States Maritime Commission, Act of June 29, 1936, revolving fund (the amount that may be used for administrative expenses for fiscal year 1943 is hereby increased by $1,875,000);  
Salaries and expenses, Veterans' Administration, 1943, $6,775,000;  
Total, independent establishments, $9,259,300.

FEDERAL SECURITY AGENCY

For salaries, office of general counsel, Federal Security Agency, 1943, $21,300;  
Columbia Institution for the Deaf, Federal Security Agency, 1943, $12,200;  
Salaries and expenses, Food and Drug Administration, Federal Security Agency, 1943, $62,600;  
Salaries, Freedmen's Hospital, Federal Security Agency, 1943, $28,700;  
Salaries, Howard University, Federal Security Agency, 1943, $57,000;  
Salaries, Office of Education, 1943, $15,200;  
Library service and research, Office of Education, 1943, $780;  
Salaries and expenses, vocational education, Office of Education, 1943, $11,500;  
Salaries and expenses, vocational rehabilitation, Office of Education, 1943, $3,320;  
Salaries and expenses, Office of Education (national defense), 1943, $24,000;  
Salaries, Office of Surgeon General, Public Health Service, 1943, $50,400;
Pay of personnel and maintenance of hospitals, Public Health Service, 1943, $975,000;  
Foreign quarantine service, Public Health Service, 1943, $10,000;  
Expenses, Division of Mental Hygiene, Public Health Service, 1943, $71,800;  
Disease and sanitation investigations, Public Health Service, 1943, $5,900;  
Salaries and expenses, National Institute of Health, Public Health Service, 1943, $79,200;  
Emergency health and sanitation activities, Public Health Service (national defense), 1943, $289,700;  
Saint Elizabeths Hospital, Federal Security Agency, 1943, $105,500;  
Salaries, Offices of the Social Security Board, 1943, $322,200;  
Salaries, Bureau of Old-Age and Survivors' Insurance, Social Security Board, 1943, $28,900;  

FEDERAL WORKS AGENCY

For general administrative expenses, Public Buildings Administration, 1943, $45,500;  
Salaries and expenses, public buildings and grounds in the District of Columbia and adjacent area, Public Buildings Administration, 1943, $3,000,000;  
Salaries and expenses, public buildings and grounds outside the District of Columbia, Public Buildings Administration, 1943, $767,000;  
Administrative expenses, Public Works Administration, 1943 (increase in limitation on prior year unobligated funds, $3,500).  

DEPARTMENT OF AGRICULTURE

For salaries, Office of Secretary of Agriculture, 1943, $90,000;  
Salaries and expenses, Library, Department of Agriculture, 1943, $39,400;  
Salaries and expenses, Bureau of Agricultural Economics, 1943, $205,000;  
Salaries and expenses, Office of Foreign Agricultural Relations, 1943, $22,400;  
Administrative expenses, Agricultural War Relations, Food Production Administration, 1943, $6,000;  
Administrative expenses, Agricultural War Relations, Food Distribution Administration, 1943, $1,000;  
Salaries and expenses, Office of Administrator, Agricultural Research Administration, 1943, $700;  
Salaries and expenses, Experiment Stations, Agricultural Research Administration, 1943, $10,500;  
Salaries and expenses, Animal Industry, Agricultural Research Administration, 1943, $10,000;  
Salaries and expenses, Plant Industry, Soils, and Agricultural Engineering, 1943, $47,000;  
Salaries and expenses, Agricultural and Industrial Chemistry, Agricultural Research Administration, 1943, $1,400;  
Salaries and expenses, Entomology and Plant Quarantine, Agricultural Research Administration, 1943, $234,000;  
Salaries and expenses, Human Nutrition and Home Economics, Agricultural Research Administration, 1943, $9,200;
Beltville Research Center, Agricultural Research Administration, 1943, $7,000;
White pine blister rust control, Department of Agriculture, 1943, $92,000;
Salaries and expenses, Forest Service, 1943, $997,000;
Forest fire cooperation, 1943, $2,000;
Administrative expenses, Commodity Credit Corporation, Department of Agriculture, 1943 (the amount that may be used for administrative expenses is hereby increased by $280,000);
Salaries and expenses, Soil Conservation Service, 1943, $1,535,000;
Land utilization and retirement of submarginal land, Department of Agriculture, 1943, $80,000;
Salaries and expenses, Marketing Service, Food Distribution Administration, 1943, $1,239,000;
Total, Department of Agriculture, $4,588,600.

DEPARTMENT OF COMMERCE

For salaries, Office of the Secretary, 1943, $19,800;
Expenses of the Sixteenth Census, 1943, $100,000;
Salaries and expenses, Bureau of the Census, 1943, $217,000;
General administration, Office of Administrator of Civil Aeronautics, 1943, $29,000;
Maintenance of air-navigation facilities, Office of Administrator of Civil Aeronautics, 1943, $653,000;
Maintenance and operation, Washington National Airport, Office of Administrator of Civil Aeronautics, 1943, $83,000;
Geodetic and seismological work, Coast and Geodetic Survey, 1943, $6,900;
Geodetic control surveys, Coast and Geodetic Survey, 1943, $50,100;
Salaries, Coast and Geodetic Survey, 1943, $83,800;
Aeronautical charts, Coast and Geodetic Survey, 1943, $24,700;
Operation and administration, National Bureau of Standards, 1943, $47,400;
Testing, inspection, and information service, National Bureau of Standards, 1943, $277,500;
Research and development, National Bureau of Standards, 1943, $52,800;
Standards for commerce, National Bureau of Standards, 1943, $16,400;
Salaries and expenses, Weather Bureau, Department of Commerce, 1943, $425,000;
Total, Department of Commerce, $1,810,700.

DEPARTMENT OF THE INTERIOR

For salaries, Office of Secretary of the Interior, 1943, $33,000;
Salaries, Office of Solicitor, Department of the Interior, 1943, $15,200;
Salaries and expenses, Grazing Service, Department of the Interior, 1943, $64,300;
Salaries, General Land Office, 1943, $4,500;
Salaries and commissions of registers of land offices, 1943, $1,940;
Revested Oregon and California Railroad and reconveyed Coos Bay Wagon Road grant lands, Oregon (reimbursable), 1943, $11,630;
Salaries, Geological Survey, 1943, $83,000;
Salaries, Bureau of Indian Affairs, 1943, $2,500;
Maintaining law and order on Indian reservations, 1943, $7,000;
Expenses of organizing Indian corporations, and so forth, 1943, $4,500;
Expenses, sale of timber (reimbursable), 1943, $5,000;
Maintenance, San Carlos irrigation project, Gila River Reservation, Arizona (receipt limitation), 1943 (from operation and maintenance collections), $18,000;
Improvement and maintenance, irrigation system, Colorado River Reservation, Arizona (reimbursable), 1943, $1,000;
Improvement and maintenance, irrigation system, Colorado River Reservation, Arizona (receipt limitations), 1943 (from operation and maintenance collections), $1,000;
Maintenance, irrigation systems, Fort Peck Reservation, Montana (reimbursable), 1943, $1,000;
Improvement and maintenance, irrigation systems, Blackfeet Reservation, Montana (reimbursable), 1943, $250;
Improvement and maintenance, irrigation systems, Crow Reservation, Montana (reimbursable), 1943, $500;
Improvement and maintenance, irrigation systems, Crow Reservation, Montana (receipt limitation), 1943 (from operation and maintenance collections), $2,500;
Improvement and maintenance, irrigation systems, Klamath Reservation, Oregon (reimbursable), 1943, $850;
Maintenance, irrigation systems, Wind River Reservation and ceded lands, Wyoming (reimbursable), 1943, $2,000;
Indian boarding schools, 1943, $85,000;
Administration of Indian property, 1943, $50,000:
Miscellaneous Indian tribal funds, 1943:
Arizona: Pima (Camp McDowell), $100, and Truxton Cañon, $690; in all, $790;
California: Mission, $990;
Oregon: Klamath, $9,900;
Utah: Uintah and Ouray, $220;
Washington: Colville, $600, and Taholah, $140; in all, $740;
Support of Osage Agency and pay of tribal officers, Oklahoma, $7,400;
Protection of project works, Bureau of Reclamation (national defense), 1943, $50,000;
Advances to Colorado dam fund, Boulder Canyon project, 1943 (amount that may be used from power and other revenues increased by $29,500);
Reclamation fund, special fund, Kendrick project, Wyoming, 1943 (amount that may be used from power revenues increased by $9,500);
Coal-mine inspections and investigations, Bureau of Mines, 1943, $30,000;
Investigation of domestic sources of mineral supply, Bureau of Mines (national defense), 1943, $30,000;
Manganese beneficiation pilot plants and research, Bureau of Mines (national defense), 1943, $60,000;
Expenses, mining experiment stations, Bureau of Mines, 1943, $20,000;
Care, and so forth, buildings and grounds, Bureau of Mines, Pittsburgh, Pennsylvania, 1943, $9,900;
Magnesium pilot plants and research (national defense), 1943, $60,000;
Salaries and expenses, Government of the Virgin Islands, 1943, $12,250;
Salaries and expenses, agricultural experiment station and vocational school, Virgin Islands, 1943, $400;
Puerto Rican hurricane relief, administrative expenses, Department of the Interior, 1943 (the amount of available unobligated funds that may be used is hereby increased by $1,790);
Total, Department of the Interior, $650,820.
For salaries, Office of Assistant Solicitor General, Department of Justice, 1943, $1,160;
Salaries, Office of Assistant to the Attorney General, 1943, $4,800;
Salaries, Administrative Division, Department of Justice, 1943, $92,800;
Salaries, Criminal Division, Department of Justice, 1943, $34,100;
Salaries, Office of Pardon Attorney, Department of Justice, 1943, $2,140;
Salaries and expenses, Lands Division, Department of Justice, 1943, $226,000;
Miscellaneous salaries and expenses, field, Department of Justice, 1943, $10,600;
Salaries and expenses of district attorneys, etc., Department of Justice, 1943, $264,700;
Salaries and expenses of marshals, etc., Department of Justice, 1943, $231,000;
Pay and expenses of bailiffs, Department of Justice, 1943, $20,500;
Salaries and expenses, Federal Bureau of Investigation, 1943, $497,000;
Salaries and expenses, Federal Bureau of Investigation (national defense), 1943, $2,125,000;
Salaries and expenses, Immigration and Naturalization Service, 1943, $1,788,000;
Support of United States prisoners, 1943, $16,800;
Total, Department of Justice, $5,314,600.

For salaries, Office of the Secretary of Labor, 1943, $32,400;
Salaries and expenses, Office of the Solicitor, Department of Labor, 1943, $13,900;
Salaries and expenses, Division of Labor Standards, Department of Labor, 1943, $7,500;
Salaries and expenses, safety and health program, Department of Labor (national defense), 1943, $11,000;
Salaries and expenses, Commissioners of Conciliation, Department of Labor, 1943, $26,300;
Salaries and expenses, Bureau of Labor Statistics, 1943, $107,400;
Salaries and expenses, Bureau of Labor Statistics (national defense), 1943, $100,000;
Salaries and expenses, Children’s Bureau, 1943, $14,900;
Salaries and expenses, child labor provisions, Fair Labor Standards Act, Children’s Bureau, 1943, $10,500;
Salaries and expenses, maternal and child welfare, Social Security Act, Children’s Bureau, 1943, $13,600;
Salaries and expenses, Women’s Bureau, 1943, $15,900;
Total, Department of Labor, $353,400.

For salaries, Office of the Postmaster General, 1943, $22,800;
Salaries, Office of Budget and Administrative Planning, 1943, $330;
Salaries, Office of the First Assistant Postmaster General, 1943, $56,400;
Salaries, Office of the Second Assistant Postmaster General, 1943, $44,300;
Salaries, Office of the Third Assistant Postmaster General, 1943, $56,870; Salaries, Office of the Fourth Assistant Postmaster General, 1943, $9,200; Salaries, Office of the Solicitor for the Post Office Department, 1943, $19,000; Salaries, Office of the Chief Inspector, 1943, $20,000; Salaries, Office of the Purchasing Agent, 1943, $2,200; Salaries, Bureau of Accounts, 1943, $14,200; Post Office inspectors, salaries, 1943, $158,000; Post Office inspectors, clerks, division headquarters, 1943, $8,300; Compensation to postmasters, 1943, $5,088,200; Compensation to assistant postmasters, 1943, $971,900; Clerks, first- and second-class post offices, 1943, $24,329,000; Separating mails, 1943, $28,600; Unusual conditions at post offices, 1943, $82,000; Clerks, third-class post offices, 1943, $564,000; Miscellaneous items, first- and second-class post offices, 1943, $3,900; Village delivery service, 1943, $93,100; City delivery carriers, 1943, $14,707,000; Special-delivery fees, 1943, $866,000; Railroad transportation and mail messenger service, 1943, $2,100; Railway Mail Service, salaries, 1943, $4,998,000; Rural Delivery Service, 1943, $4,544,000; Operating force for public buildings, Post Office Department, 1943, $3,503,000; Vehicle service, 1943, $981,000; Total, Post Office Department, $61,128,300.

DEPARTMENT OF STATE

For salaries, Department of State, 1943, $299,400; Passport agencies, Department of State, 1943, $4,000; Salaries, Foreign Service officers, 1943, $177,000; Salaries, Foreign Service clerks, 1943, $316,400; Miscellaneous salaries and allowances, Foreign Service, 1943, $146,200; Foreign Service, auxiliary (emergency), 1943, $127,600; International Boundary Commission, United States and Mexico, 1943, $21,800; Rio Grande canalization, Department of State, 1943, $16,200; Salaries and expenses, International Joint Commission, United States and Great Britain, 1943, $1,000; Total, Department of State, $1,001,600.

TREASURY DEPARTMENT

For salaries and expenses, foreign-owned property control, 1943, $146,200; Salaries, Division of Research and Statistics, Treasury Department, 1943, $13,600; Salaries, Office of General Counsel, Treasury Department, 1943, $6,700; Salaries, Division of Personnel, Treasury Department, 1943, $18,300; Salaries, office of chief clerk, Treasury Department, 1943, $22,700; Salaries, operating force, Treasury Department buildings, 1943, $73,400;
Salaries and expenses, guard force, Treasury Department buildings, 1943, $71,500;
Salaries and expenses, Bureau of Accounts, Treasury Department, 1943, $52,300;
Salaries and expenses, Division of Disbursement, 1943, $232,600;
Salaries and expenses, Bureau of the Public Debt, 1943, $311,400;
Expenses of loans, Act September 24, 1917, as amended and extended, 1943 (the amount that may be used is hereby increased by $913,800);
Salaries, Office of Treasurer of United States, 1943, $357,300;
Salaries, Office of Treasurer of United States (Federal Reserve notes, reimbursable), 1943, $5,200;
Collecting the revenue from customs, 1943, $1,336,200;
Salaries, Office of Comptroller of the Currency, 1943, $12,600;
Collecting the internal revenue, 1943, $7,398,000;
Salaries and expenses, Bureau of Narcotics, 1943, $26,500;
Suppressing counterfeiting and other crimes, 1943, $107,000;
Salaries and expenses, Procurement Division, 1943, $11,100;
Total, Treasury Department, $10,202,600.

WAR DEPARTMENT

CIVIL FUNCTIONS

For cemeterial expenses, War Department, 1943, $56,800;
Sanitation, Canal Zone, Panama Canal, 1943, $146,800;
Civil government, Panama Canal and Canal Zone, 1943, $111,000;
Total, War Department, Civil Functions, $314,600.

DISTRICT OF COLUMBIA

For executive office, salaries, District of Columbia, 1943, $1,540;
Purchasing Division, salaries, District of Columbia, 1943, $620;
District buildings, salaries, District of Columbia, 1943, $27,400;
Board of Tax Appeals, salaries, District of Columbia, 1943, $440;
Collector, salaries, District of Columbia, 1943, $3,680;
Auditor, salaries, District of Columbia, 1943, $4,200;
Corporation Counsel, salaries, District of Columbia, 1943, $100;
Alcoholic Beverage Control Board, District of Columbia, 1943, $130;
Coroner, salaries, District of Columbia, 1943, $1,380;
Chief clerk, Engineer Department, salaries, District of Columbia, 1943, $1,530;
Department of Insurance, salaries, District of Columbia, 1943, $470;
Commission on Mental Health, District of Columbia, 1943, $130;
Board of Indeterminate Sentence and Parole, District of Columbia, 1943, $110;
Office of Administrator of Rent Control, salaries and expenses, District of Columbia, 1943, $1,570;
Register of Wills, salaries, District of Columbia, 1943, $710;
Recorder of Deeds, salaries, District of Columbia, 1943, $8,500;
Motor vehicles, District of Columbia, 1943, $470;
Free Public Library, salaries, District of Columbia, 1943, $92,600;
Collection and disposal of refuse, salaries, District of Columbia, 1943, $3,180;
Electrical Department, salaries, District of Columbia, 1943, $7,630;
Public schools, salaries, District of Columbia, 1943, $107,700;
Metropolitan Police, salaries, District of Columbia, 1943, $10,200;
Tuberculosis Sanatoria, salaries, District of Columbia, 1943, $28,700;
Gallinger Municipal Hospital, salaries, District of Columbia, 1943, $30,800;
Division of Child Welfare, detention of children, District of Columbia, 1943, $1,050;
Workhouse and reformatory, salaries, District of Columbia, 1943, $27,600;
Industrial Home School for Colored Children, salaries, District of Columbia, 1943, $2,600;
Industrial Home School, salaries, District of Columbia, 1943, $3,660;
Municipal Lodging House, District of Columbia, 1943, $270;
Public parks, salaries, District of Columbia, 1943, $8,400;
National Zoological Park, District of Columbia, 1943, $7,690;
Total, District of Columbia, exclusive of highway and water funds, $313,260.

For trees and parking, salaries, highway fund, District of Columbia, 1943, to be paid wholly out of the special fund created by the Act entitled "An Act to provide a tax on motor-vehicle fuels sold within the District of Columbia, and for other purposes," approved April 23, 1924 (43 Stat. 106), and the Act entitled "An Act to provide additional revenue for the District of Columbia, and for other purposes," approved August 17, 1937, $740.

For general expenses, Washington Aqueduct, District of Columbia, 1943, to be paid wholly out of the revenues of the Water Department of the District of Columbia, $19,800;
Total, District of Columbia, including highway and water funds, $363,800.

The foregoing sums for the District of Columbia, unless otherwise specifically provided, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia Appropriation Act, 1943.

Total, section 201, $121,870,951.

SEC. 202. The restrictions contained in appropriations or affecting appropriations or other funds, available during the fiscal year 1943, limiting the amounts which may be expended for personal services or for other purposes, are hereby waived to the extent necessary to meet the increases in compensation authorized by the Act of August 1, 1942 (Public Law 694), amending section 13 of the Classification Act of 1923, the Act of December 22, 1942 (Public Law 821), authorizing the payment of overtime compensation to civilian employees in or under the United States Government, the Act of April 9, 1943 (Public Law 25), authorizing additional compensation for employees in the Postal Service, and by other legislation enacted during and applicable to the fiscal year 1943 authorizing overtime compensation for civilian employees of the Government: Provided, That the head of any department, establishment, or agency is hereby authorized to allocate from the sum herein appropriated under any appropriation title administered by him to any subappropriation under such title such amount as may be necessary for the purposes of this section.

TITLE III—GENERAL PROVISIONS

SEC. 301. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered as a sworn statement. 25 Stat. 56, note; 58 Stat. 764.
Penalty. 

Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 302. Except as otherwise provided for in this Act, no part of any appropriation contained in or authorized to be expended by this Act shall be used to pay the compensation of any officer or employee of the Government of the United States whose post of duty is in continental United States unless such person (1) is a citizen of the United States, or (2) is a person in the service of the United States on the date of enactment of this Act, who, being eligible for citizenship, had filed a declaration of intention to become a citizen of the United States prior to such date, or (3) is a person who owes allegiance to the United States: Provided, That for the purpose of this section, an affidavit signed by any such person shall be considered prima facie evidence that the requirements of this section with respect to his status have been complied with. The provisions of this section shall not apply to citizens of the Commonwealth of the Philippines.

SEC. 303. Appropriations contained herein may be used to reimburse the Emergency Fund for the President for advances made therefrom to meet pay-roll obligations for which funds are provided in this Act.

SEC. 304. No part of any appropriation, allocation, or fund which is made available under or pursuant to this Act, or which is now or which is hereafter made, available under or pursuant to any other Act, to any department, agency, or instrumentality of the United States, shall be used, after November 15, 1943, to pay any part of the salary, or other compensation for the personal services, of Goodwin B. Watson, William E. Dodd, Junior, and Robert Morss Lovett, unless prior to such date such person has been appointed by the President, by and with the advice and consent of the Senate: Provided, That this section shall not operate to deprive any such person of payment for leaves of absence or salary, or of any refund or reimbursement, which have accrued prior to November 15, 1943: Provided further, That this section shall not operate to deprive any such person of payment for services performed as a member of a jury or as a member of the armed forces of the United States nor any benefit, pension, or emolument resulting therefrom.

SEC. 305. The appropriations and authority with respect to appropriations in this Act in whole or in part for the fiscal year 1944 shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

SEC. 306. This Act may be cited as the “Urgent Deficiency Appropriation Act, 1943”.

Approved July 12, 1943.
Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1944, and for other purposes.

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 for the fiscal year ending June 30, 1944, namely:

OFFICE OF THE SECRETARY

SALARIES

Salaries: For the Secretary of the Interior (hereafter in this Act referred to as the Secretary), and other personal services in the District of Columbia, including a special assistant to the Secretary to be appointed without reference to civil-service requirements, at a salary of not to exceed $5,000, $1,052,015: Provided, That no part of the appropriation made available to the office of the Secretary by this section shall be used for the broadcast of radio programs designed for or calculated to influence the passage or defeat of any legislation pending before the Congress.

OFFICE OF SOLICITOR

For personal services in the District of Columbia and in the field, $188,500.

DIVISION OF TERRITORIES AND ISLAND POSSESSIONS


GRAZING SERVICE

Salaries and expenses: For carrying out the provisions of the Act of June 28, 1934, as amended (43 U. S. C. 8A), including examination and classification of lands with respect to grazing or agricultural utility, preparation of land classification maps and reports, fire prevention and the suppression or emergency prevention of fires on or threatening lands under the jurisdiction of the Grazing Service, traveling and other necessary expenses, not to exceed $12,925 for personal services in the District of Columbia, and the purchase (not to exceed $12,500), operation, and maintenance of motor-propelled passenger-carrying vehicles, $811,700; for payment of a salary of $5 per diem while actually employed and for the payment of necessary travel expenses, exclusive of subsistence, of members of advisory committees of local stockmen, $55,000; in all, $866,700.

For construction, purchase, and maintenance of range improvements within grazing districts, pursuant to the provisions of sections 10 and 11 of the Act of June 28, 1934, as amended (43 U. S. C. 8A), and not including contributions under section 9 of the Act of June 28, 1934, $75,000: Provided, That expenditures hereunder shall not exceed 25 per centum of all moneys received from grazing districts under the provisions of said Act of June 28, 1934, as amended, during the fiscal years 1943 and 1944.

Leasing of grazing lands: For leasing State, county, or privately owned lands in accordance with the provisions of the Act of June 23, 1938 (52 Stat. 1033), $9,000: Provided, That expenditures hereunder shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of said Act.
PUBLIC LAWS—CH. 219—JULY 12, 1943

PETROLEUM CONSERVATION DIVISION

For all salaries and expenses necessary for administering and enforcing the provisions of the Act of February 22, 1935, as amended (15 U. S. C. 15A), and for cooperation with Federal and State authorities in the production and conservation of oil and gas, including personal services in the District of Columbia; travel expenses; contract stenographic reporting services; stationery and office supplies; not to exceed $3,600 for printing and binding; not to exceed $700 for books and periodicals; and the maintenance, operation, and repair of passenger-carrying vehicles, $235,000.

SOIL AND MOISTURE CONSERVATION OPERATIONS

For all necessary expenses of administering and carrying out directly and in cooperation with other agencies a soil and moisture conservation program on lands under the jurisdiction of the Department of the Interior in accordance with the provisions of the Act of April 27, 1935 (16 U. S. C. 590a-590f), and Reorganization Plan Numbered IV, including such special measures as may be necessary to prevent floods and siltation of reservoirs; the improvement of irrigation and land drainage; the procurement of nursery stock and the establishment and operation of erosion nurseries; the making of conservation plans and surveys; the dissemination of information; and including departmental personal services including such services in the District of Columbia (not to exceed $70,000), and elsewhere; traveling expenses; furniture, furnishings, office equipment and supplies; not to exceed $2,000 for the purchase of books and periodicals; purchase (not to exceed $5,000), operation, maintenance, and repair of motor-propelled and horse-drawn passenger-carrying vehicles, $1,498,200. 

Provided, That this appropriation shall be available for meeting expenses of warehouse maintenance and the procurement, care, and handling of supplies, materials, and equipment stored therein for distribution to projects under the supervision of the Department of the Interior, and for sale and distribution to other Government activities, the cost of such supplies and materials or the value of such equipment (including the cost of transportation and handling), to be reimbursed to the appropriation for soil and moisture conservation operations current at the time such reimbursement is received: Provided further, That any part of this appropriation allocated for the production or procurement of nursery stock shall remain available for expenditure for not more than three fiscal years.

Fire protection of forests, forest industries, and strategic facilities (national defense): For all expenses necessary to enable the Department of the Interior, independently or in cooperation with other agencies, to initiate and augment forest-fire prevention and suppression measures on critical forest, brush, and grass areas under the administration of the Department of the Interior, including not to exceed $7,000 for personal services in the District of Columbia; maintenance, operation, and repair of passenger-carrying automobiles; travel expenses, including expenses of attendance at training courses and meetings of organizations concerned with the furtherance of the purposes hereof; and purchase in the District of Columbia or elsewhere of other items otherwise properly chargeable to the appropriation "Contingent expenses, Department of the Interior", $330,000, and in addition thereto, the unexpended balances for this purpose contained in the Sixth Supplemental National Defense Appropriation Act, 1942, and the Interior Department Appropriation Act, 1943, are continued available during the fiscal year 1944.
CONTESTING EXPENSES, DEPARTMENT OF THE INTERIOR

For the contingent expenses of the office of the Secretary and the bureaus and offices of the Department (except as otherwise provided), including furniture, carpets, ice, lumber, hardware, dry goods, advertising, teletype rentals and service, telegraphing, telephone service, including personal services of temporary or emergency telephone operators; streetcar fares not exceeding $150; constructing model and other cases and furniture; postage stamps to prepay postage on foreign mail and for special-delivery and air-mail stamps for use in the United States; traveling expenses, including necessary expenses of inspectors and attorneys; fuel and light; examination of estimates for appropriations in the field for any bureau, office, or service of the Department; not exceeding $500 for the payment of damages caused to private property by Department motor vehicles; purchase of motortrucks, motorcycles, and bicycles; maintenance, repair, and operation of four motor-propelled passenger-carrying vehicles and motortrucks, motorcycles, and bicycles to be used only for official purposes; expense of taking testimony and preparing the same in connection with disbarment proceedings instituted against persons charged with improper practices before the Department, its bureaus and offices; expense of translations, and not exceeding $1,000 for contract stenographic reporting services; not exceeding $700 for newspapers; stationery, including tags, labels, index cards, cloth-lined wrappers, and specimen bags, printed in the course of manufacture, and such printed envelopes as are not supplied under contracts made by the Postmaster General, for the Department and its several bureaus and offices, and other necessary expenses not hereinafter provided for, $160,000; and, in addition thereto, sums amounting to $52,900 for stationery supplies shall be deducted from other appropriations made for the fiscal year 1944 as follows: General Land Office, $6,500; Geological Survey, $9,000; National Park Service, $7,500; Bureau of Reclamation, $8,400, any unexpended portion of which shall revert and be credited to the reclamation fund; Bureau of Mines, $15,500; Grazing Service, $6,000; and said sums so deducted shall be credited to this appropriation.

For the purchase or exchange of professional and scientific books, law and medical books, and books to complete broken sets, periodicals, directories, and other books of reference relating to the business of the Department, $500, and in addition there is hereby made available from any appropriations made for any of the following bureaus or offices of the Department not to exceed the following respective sums: Grazing Service, $250; Indian Service, $500; Bureau of Reclamation, $8,000; Geological Survey, $6,000; National Park Service, $3,000; General Land Office, $1,000; Bureau of Mines, $4,500.

PRINTING AND BINDING

For printing and binding for the Department of the Interior, including the purchase of reprints of scientific and technical articles published in periodicals and journals, $217,500, of which $37,500 shall be for the National Park Service, $85,000 for the Bureau of Mines, and $25,000 for the Fish and Wildlife Service, including the publication of bulletins which shall be adapted to the interests of the people of the different sections of the country, an equal proportion of four-fifths of the bulletins to be delivered to or sent out under addressed franks furnished by the Senators, Representatives, and Delegates in Congress, as they may direct.
For expenses made necessary by the Act entitled "An Act establishing a Commission of Fine Arts", approved May 17, 1910 (40 U. S. C. 104), including the purchase of periodicals, maps, and books of reference, and payment of actual traveling expenses of the members and secretary of the Commission in attending meetings and committee meetings of the Commission either within or outside of the District of Columbia, to be disbursed on vouchers approved by the Commission, $7,420, of which not to exceed $5,000 may be expended for personal services in the District of Columbia.

For all printing and binding for the Commission of Fine Arts, $300.

Total, Commission of Fine Arts, $7,720.

BONNEVILLE POWER ADMINISTRATION

Not to exceed $3,270,000 of the unobligated balance of the appropriation "Construction, Operation, and Maintenance, Bonneville Power Transmission System", shall be available in the fiscal year 1944 for expenses of marketing and operation of transmission facilities, and administrative costs in connection therewith, including $20,000 for personal services in the District of Columbia.

UNITED STATES HIGH COMMISSIONER TO THE PHILIPPINE ISLANDS

For the maintenance of the office of the United States High Commissioner to the Philippine Islands as authorized by subsection 4 of section 7 of the Act approved March 24, 1934 (48 U. S. C. 1232), including salaries and wages; rental, furnishings, equipment, maintenance, renovation, and repair of office quarters and living quarters for the High Commissioner; supplies and equipment; purchase and exchange of lawbooks and books of reference, periodicals, and newspapers; traveling expenses, including for persons appointed hereunder within the United States and their families, actual expenses of travel and transportation of household effects from their homes in the United States to the Philippine Islands, and return, utilizing Government vessels whenever practicable; operation, maintenance, and repair of motor vehicles, and all other necessary expenses, $97,200, of which not exceeding $5,200 shall be available for expenditure in the discretion of the High Commissioner for maintenance of his household: Provided, That the salary of the legal adviser and the financial expert shall not exceed the annual rate of $10,000 and $9,000 each, respectively: Provided further, That section 3709 of the Revised Statutes (41 U. S. C. 5), shall not apply to any purchase or service rendered under this appropriation when the aggregate amount involved does not exceed the sum of $100.

SOLID FUELS ADMINISTRATION FOR WAR

For all necessary expenses of the Solid Fuels Administration for War in performing its functions as prescribed in Executive Order Numbered 9322 of April 19, 1943, including the employment without regard to civil service and classification laws of a Deputy Administrator at not to exceed $10,000 per annum and not to exceed eighteen technical employees; other personal services in the District of Columbia; printing and binding; traveling expenses, including attendance at meetings of organizations concerned with the purposes.
For personal services in the District of Columbia, $786,300, including one clerk, who shall be designated by the President, to sign land patents.

For traveling expenses of officers and employees, for employment of stenographers and other assistants, for separate maps of public land States and Alaska; for the reproduction by photolithography or otherwise of official plats of surveys; for expenses of restoration to the public domain of lands in forest reserves and of lands temporarily withdrawn for forest-reserve purposes; and for expenses of hearings or other proceedings held by order of the General Land Office to determine the character of lands, whether alleged fraudulent entries are of that character or have been made in compliance with the law, and of hearings in disbarment proceedings, $18,000.

Surveying public lands: For surveys and resurveys of public lands, examination of surveys heretofore made and reported to be defective or fraudulent, inspecting mineral deposits, coal fields, and timber districts, making fragmentary surveys, and such other surveys or examinations as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States, under the supervision of the Commissioner of the General Land Office and direction of the Secretary, $450,000, including operation and maintenance of motor-propelled passenger-carrying vehicles: Provided, That not to exceed $5,000 of this appropriation may be expended for salaries of employees of the field surveying service temporarily detailed to the General Land Office: Provided further, That this appropriation may be expended for surveys made under the supervision of the Commissioner of the General Land Office, but when expended for surveys that would not otherwise be chargeable hereto it shall be reimbursed from the applicable appropriation, fund, or special deposit.

Salaries and expenses, branch of field examination: For salaries and expenses of field examinations, classification of lands, and investigations required in the administration and execution of the public land laws, and the protection of the public lands and their resources from trespass, including operation and maintenance of passenger-carrying automobiles and motorboats, $345,000.

Registers: For salaries and commissions of registers of district land offices, $74,000.

Salaries and expenses of land offices: For salaries (except registers) and all necessary expenses incident to the operation and maintenance of district land offices and the disposal, supervision, and management of the public lands, including operation and maintenance of motor-propelled passenger-carrying vehicles, $130,000: Provided, That no expenses chargeable to the Government shall be incurred by registers in the conduct of local land offices except upon previous
specific authorization by the Commissioner of the General Land Office.

For the prevention and suppression of fires on the public domain in Alaska, including the maintenance of patrols, the employment of field personnel, the use of airplanes by charter or otherwise, and the maintenance and operation of motor-propelled passenger-carrying vehicles, $29,500.

Payments to States. Payments to States of 5 per centum of proceeds from sales of public lands: For payment to the several States of 5 per centum of the net proceeds of sales of public lands lying within their limits, for the purpose of education or of making public roads and improvements, $2,500: Provided, That expenditures hereunder shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

Revested Oregon and California Railroad and reconveyed Coos Bay Wagon Road grant lands, Oregon: For carrying out the provisions of title I of the Act of August 28, 1937 (50 Stat. 874), including fire protection and patrol on these and adjacent and intermingled public lands, through cooperative agreements with Federal, State, and county agencies, or otherwise, and including travel and other necessary expenses; not to exceed $5,500 for personal services in the District of Columbia; and operation and maintenance of motor-propelled passenger-carrying vehicles, $285,000: Provided, That such expenditures shall be reimbursed from the 25 per centum referred to in section c, title II, of the Act approved August 28, 1937, of the special fund designated the “Oregon and California Land Grant Fund” and section 4 of the Act approved May 24, 1939, of the special fund designated the “Coos Bay Wagon Road Grant Fund”.

Range improvements on public lands outside of grazing districts (receipt limitation): For construction, purchase, and maintenance of range improvements on the public lands subject to grazing leases under the provisions of section 10 of the Act of June 28, 1934, as amended (43 U. S. C. 8A), including operation and maintenance of motor-propelled passenger-carrying vehicles, $36,550: Provided, That expenditures hereunder shall not exceed 25 per centum of all moneys received under the provisions of section 15 of said Act during the fiscal years 1943 and 1944.

Payment to Oklahoma from royalties, oil and gas, south half of Red River: For payment of 37 1/2 per centum of the royalties derived from the south half of Red River in Oklahoma under the provisions of the Act of March 4, 1923 (30 U. S. C. 283), which shall be paid to the State of Oklahoma in lieu of all State and local taxes upon tribal funds accruing under said Act, to be expended by the State in the same manner as if received under section 35 of the Act approved February 25, 1920 (30 U. S. C. 191), $3,000: Provided, That expenditures hereunder shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

BUREAU OF INDIAN AFFAIRS

SALARIES AND GENERAL EXPENSES

For departmental personal services, including such services in the District of Columbia, $697,800.

For travel expenses of departmental employees of the Bureau of Indian Affairs; radio, telegraph, and telephone toll messages on busi-
ness pertaining to the Indian Service sent and received by the Bureau of Indian Affairs at Washington, District of Columbia, and Chicago, Illinois; rental of office equipment and the purchase of necessary supplies therefor, and other necessary expenses of the Indian Service for which no other appropriation is available, $50,000.

For advertising, inspection, storage, and all other expenses incidental to the purchase of goods and supplies for the Indian Service and for payment of railroad, pipe-line, and other transportation costs of such goods and supplies, $790,000: Provided. That no part of this appropriation shall be used in payment for any services except bill therefor is rendered within one year from the time the service is performed.

For maintaining law and order on Indian reservations, including pay of judges of Indian courts, pay of Indian police, and pay of employees engaged in the suppression of the traffic in intoxicating liquors, marihuana, and deleterious drugs among Indians, and including traveling expenses, supplies, and equipment, $267,000.

For lease, purchase, construction (not to exceed $1,500 for any one building), repair, and improvement of agency buildings, exclusive of hospital buildings, including the installation, repair, and improvement of heating, lighting, power, and sewerage and water systems in connection therewith, $175,000.

Vehicles, Indian Service: Not to exceed $450,000 of applicable appropriations made herein for the Bureau of Indian Affairs shall be available for the maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for the use of employees in the Indian field service, and the transportation of Indian school pupils, and not to exceed $175,000 of applicable appropriations may be used for the purchase of motor-propelled passenger-carrying vehicles, and such vehicles may be used for the transportation of Indian school pupils.

Replacement of property destroyed by fire, flood, or storm: That to meet possible emergencies not exceeding $35,000 of the appropriations made by this Act for support of reservation and nonreservation schools, for school and agency buildings, and for conservation of health among Indians shall be available, upon approval of the Secretary, for replacing any buildings, equipment, supplies, livestock, or other property of those activities of the Indian Service above referred to which may be destroyed or rendered unserviceable by fire, flood, or storm: Provided. That any diversions of appropriations made hereunder shall be reported to Congress in the annual Budget.

INDIAN LANDS

Leasing of lands for Navajo Indians (tribal funds): For lease, pending purchase, of land and water rights for the use and benefit of Indians of the Navajo Tribe in Arizona and New Mexico, $12,000, payable from funds on deposit to the credit of the Navajo Tribe.

The unexpended balance of the appropriation of $25,000 contained in the Interior Department Appropriation Act, fiscal year 1938, for the payment of taxes, including penalties and interest, assessed against individually owned Indian land, title to which is held subject to restrictions against alienation or encumbrance except with the consent or approval of the Secretary, when such land was purchased with trust or restricted funds with the understanding that after purchase it would be nontaxable, as authorized by the Act of June 20, 1936 (49 Stat. 1542), is hereby continued available for the same purposes until June 30, 1944.

For payments to Indians, and to States, counties, or political subdivisions thereof, in accordance with the provisions of the Act of
June 11, 1940, entitled "An Act for the relief of Indians who have paid taxes on allotted lands for which patents in fee were issued without application by or consent of the allottees and subsequently canceled, and for the reimbursement of public subdivisions by whom judgments for such claims have been paid" (54 Stat. 298), as amended by the Act of February 10, 1942 (56 Stat. 87-88), $45,000.

For the purchase of land and improvements thereon for the Indians of the Blackfeet Reservation, Montana, $25,000, payable from funds on deposit to the credit of said Indians: Provided, That title to any land and improvements so purchased shall be taken in the name of the United States in trust for the Indians of the Blackfeet Reservation.

For the purchase of land and improvements thereon for the Indians of the Flathead Reservation, Montana, $25,000, payable from funds on deposit to the credit of said Indians: Provided, That title to any land and improvements so purchased shall be taken in the name of the United States in trust for the Indians of the Flathead Reservation: Provided further, That no funds shall be expended under this authorization without the consent of the tribal council of the Confederated Salish and Kootenai Tribes of the Flathead Reservation.

For the preservation of timber on Indian reservations and allotments other than the Menominee Indian Reservation in Wisconsin, the education of Indians in the proper care of forests, and the general administration of forestry and grazing work, including fire prevention and payment of reasonable rewards for information leading to arrest and conviction of a person or persons setting forest fires, or taking or otherwise destroying timber, in contravention of law on Indian lands, $412,500: Provided, That this appropriation shall be available for the expenses of administration of Indian forest lands from which timber is sold to the extent only that proceeds from the sales of timber from such lands are insufficient for that purpose.

Timber sales, etc., expenses.

For expenses incidental to the sale of timber, and for the expenses of administration, including fire prevention, of Indian forest lands only from which such timber is sold, $140,000, reimbursable to the United States as provided in the Act of February 14, 1920 (25 U. S. C. 413), from the proceeds of timber sales: Provided, That this appropriation shall be available for the payment of reasonable rewards for information leading to arrest and conviction of a person or persons setting forest fires, or taking or otherwise destroying timber, in contravention of law.

Suppression, etc., of forest fires.

For the suppression or emergency prevention of forest fires on or threatening Indian reservations, $12,000, together with $25,000 from funds held by the United States in trust for the respective tribes of Indians interested: Provided, That not to exceed $50,000 of appropriations herein made for timber operations shall be available upon the approval of the Secretary for fire-suppression or emergency prevention purposes: Provided further, That any diversions of appropriations made hereunder shall be reported to Congress in the annual Budget.

Additional amount available.

For transfer to the Geological Survey for expenditures to be made in inspecting mines and examining mineral deposits on Indian lands and in supervising mining operations on restricted, tribal, and allotted Indian lands leased under the provisions of the Acts of February 28, 1891 (25 U. S. C. 336, 371, 397), May 27, 1908 (33 Stat. 312), March 3, 1909 (35 U. S. C. 396), and other Acts authorizing the
leasing of such lands for mining purposes, including purchase (not to exceed $2,000), maintenance, repair, and operation of passenger-carrying vehicles, and not to exceed $8,000 for personal services in the District of Columbia, $85,000.

For the purpose of developing agriculture and stock raising among the Indians, including necessary personnel, traveling and other expenses, and purchase of supplies and equipment, $600,000, of which not to exceed $10,000 may be used to conduct agricultural experiments and demonstrations on Indian school or agency farms and to maintain a supply of suitable plants or seed for issue to Indians, and not to exceed $50,000 may be used for the operation and maintenance of a sheep-breeding station on the Navajo Reservation, and not to exceed $5,000 may be used for defraying the expenses of Indian fairs, including premiums for exhibits.

Industrial assistance (tribal funds): For advances to individual members of the tribes for the construction of homes and for the purchase of land, seed, animals, machinery, tools, implements, building material, and other equipment and supplies; and for advances to old, disabled, or indigent Indians for their support and burial, and Indians having irrigable allotments to assist them in the development and cultivation thereof, to be immediately available, $180,000, payable from tribal funds as follows: Flathead, Montana, $130,000; Fort Peck, Montana, $25,000; Standing Rock, North Dakota, $25,000; and the unexpended balances of funds available under this head in the Interior Department Appropriation Act for the fiscal year 1943 are hereby continued available during the fiscal year 1944 for the purposes for which they were appropriated: Provided, That advances may be made to worthy Indian youths to enable them to take educational courses, including courses in nursing, home economics, forestry, agriculture, and other industrial subjects in colleges, universities, or other institutions, and advances so made shall be reimbursed in not to exceed eight years under such rules and regulations as the Secretary may prescribe: Provided further, That all moneys reimbursed during the fiscal year 1944 shall be credited to the respective appropriations and be available for the purposes of this paragraph: Provided further, That funds available under this paragraph may be used for the establishment and operation of tribal enterprises when proposed by Indian tribes and approved under regulations prescribed by the Secretary, and revenues derived therefrom shall be covered into the Treasury to the credit of the respective tribes: Provided further, That the unexpended balances of prior appropriations under this head for any tribe, including reimbursements to such appropriations and the appropriations made herein, may be advanced to such tribe, if incorporated, for use under rules and regulations established for the making of loans from the revolving loan fund authorized by the Act of June 18, 1934 (25 U. S. C. 470) and the Acts of June 18, 1934 (48 Stat. 985), and June 26, 1936 (49 Stat. 1967), may be loaned to individual Indians and Indian organizations otherwise ineligible to participate in said fund, under regulations prescribed pursuant to said Act or under regulations prescribed or adopted thereunder.
other regulations prescribed by the Secretary and subject to the provisions of existing law relating to said revolving fund, except as otherwise provided herein; and not to exceed $135,000 of said revolving fund shall be available for all necessary expenses of administering such and other loans to Indians, including not to exceed $2,500 for printing and binding.

For the development, under the direction of the Commissioner of Indian Affairs, of Indian arts and crafts, as authorized by the Act of August 27, 1935 (49 Stat. 891), including personal services, purchase and transportation of equipment and supplies, periodicals, directories, and books of reference, purchase and operation of motor-propelled passenger-carrying vehicles, telegraph and telephone services, expenses of exhibits and of attendance at meetings concerned with the development of Indian arts and crafts, traveling expenses, not to exceed $2,500 for printing and binding, and other necessary expenses, $25,000, of which not to exceed $9,000 shall be available for personal services in the District of Columbia: Provided, That no part of this appropriation shall be used to pay any salary at a rate exceeding $6,500 per annum.

The appropriation "Suppressing contagious diseases of livestock on Indian reservations" contained in the Third Supplemental National Defense Appropriation Act, 1942, is hereby continued available for the same purposes until June 30, 1944.

DEVELOPMENT OF WATER SUPPLY

For the development, rehabilitation, repair, maintenance, and operation of domestic and stock water facilities on the Navajo Reservation in Arizona, New Mexico, and Utah, the Hopi Reservation in Arizona, the Papago Reservation in Arizona, and the several Pueblos in New Mexico, including the purchase and installation of pumping and other equipment, $95,000.

IRRIGATION AND DRAINAGE

For the construction, repair, and maintenance of irrigation systems, and for purchase or rental of irrigation tools and appliances, water rights, ditches, and lands necessary for irrigation purposes for Indian reservations and allotments; for operation of irrigation systems or appurtenances thereto when no other funds are applicable or available for the purpose; for drainage and protection of irrigable lands from damage by floods or loss of water rights, upon the Indian irrigation projects named below, $237,750, reimbursable, together with $44,500 operation and maintenance collections, from which latter amount expenditures for any one project shall not exceed the aggregate receipts from such project covered into the Treasury pursuant to section 4 of the Permanent Appropriation Repeal Act, 1934:

Miscellaneous projects, $40,415: Arizona: Ak Chin, $4,000; Chiu Chui, $4,000; Fort Apache, $4,500; San Carlos, $5,000; Navajo, miscellaneous projects, Arizona and New Mexico, $37,950, together with $21,500 (Fruitlands, $9,000; Ganado, $1,500; Hogback, $7,000; miscellaneous projects, $4,000), collections; Hopi, miscellaneous projects, $1,500; San Xavier, $2,000; Truxton Canon, $1,000; California: Mission, $7,000; together with $3,000 (Morongo, $1,000; Pala and Rincon, $1,000; miscellaneous projects, $1,000), collections; Colorado: Southern Ute, $8,000, together with $8,000, collections; Montana: Tongue River, $2,250, together with $1,000, collections; Nevada: Pyramid Lake, $3,000, together with $300, collections; Walker River, $4,500, together with $1,500, collections; Western Shoshone, $8,000, together with $2,000, collections; New Mexico: Miscellaneous Pueb-
los, $24,300; Mescalero, $2,500; Oregon: Warm Springs, $3,500; Washington: Colville, $8,000, together with $5,000, collections; Lummi diking project, $500, together with $2,000, collections; and for necessary miscellaneous expenses incident to the general administration of Indian irrigation projects, including pay of employees and their traveling and incidental expenses, $80,835: Provided, That the foregoing amounts shall be available interchangeably in the discretion of the Secretary, for necessary expenditures for damages by floods and other unforeseen exigencies, but the amounts so interchanged shall not exceed in the aggregate 10 per centum of all the amounts so appropriated: Provided further, That the cost of irrigation projects and of operating and maintaining such projects where reimbursement thereof is required by law shall be apportioned on a per-acre basis against the lands under the respective projects and shall be collected by the Secretary as required by such law, and any unpaid charges outstanding against such lands shall constitute a first lien thereon which shall be recited in any patent or instrument issued for such lands.

For operation and maintenance of the San Carlos project for the irrigation of lands in the Gila River Indian Reservation, Arizona, $125,000 (operation and maintenance collections), and $220,000 (power revenues), of which latter sum not to exceed $20,000 shall be available for major repairs in case of unforeseen emergencies caused by fire, flood, or storm, from which amounts, of $125,000 and $220,000, respectively, expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934; in all, $345,000.

For continuing subjugation and for cropping operations on the lands of the Pima Indians in Arizona, there shall be available not to exceed $200,000 of the revenues derived from these operations and deposited into the Treasury of the United States to the credit of such Indians, and such revenues are hereby made available for payment of irrigation operation and maintenance charges assessed against tribal or allotted lands of said Pima Indians.

For improvement, operation, and maintenance of the irrigation system on the Colorado River Indian Reservation, Arizona, as provided in the Act of April 4, 1910 (36 Stat. 273), $9,000, reimbursable, together with $18,495, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For reclamation and maintenance charges on Indian lands within the Yuma Reservation, California, and on ten acres within each of the eleven Yuma homestead entries in Arizona under the Yuma reclamation project, $11,500, reimbursable.

For improvements, maintenance, and operation of the Fort Hall irrigation systems, Idaho, $24,825, together with $23,100, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For maintenance and operation, repairs, and purchase of stored waters, irrigation systems, Fort Belknap Reservation, Montana, $11,625, reimbursable, together with $3,875, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For maintenance and operation of the several units of the Fort Peck project, Montana, including not to exceed four thousand acres under the West Side Canal of the Poplar River Division, $7,500,
reimbursable, together with $4,965, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For the improvement, maintenance, and operation of the irrigation systems on the Blackfeet Indian Reservation in Montana, $11,350, reimbursable, together with $13,575, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For operation and maintenance of the irrigation and power systems on the Flathead Reservation, Montana, $4,500, reimbursable, together with $114,750 (operation and maintenance collections) and $115,750 (power revenues), from which amounts of $114,750 and $115,750, respectively, expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934; in all, $235,000.

For the Tongue River Water Users' Association, Montana, or the State Water Conservation Board of Montana, in accordance with the provisions of the Act approved August 11, 1939 (53 Stat. 1411), $9,750, reimbursable as provided in said Act.

For payment of annual installment of reclamation charges against Paiute Indian lands within the Newlands reclamation project, Nevada, $5,388; and for payment in advance, as provided by district law, of operation and maintenance assessments, including assessments for the operation of drains to the Truckee-Carson irrigation district, $5,565, to be immediately available; in all, $10,950.

For operation and maintenance assessments on Indian lands, and the buildings and grounds of the Albuquerque Indian School, within the Middle Rio Grande Conservancy District, New Mexico, $5,086, of which amount $3,948 shall be reimbursed in accordance with existing law.

For improvements, maintenance, and operation of miscellaneous irrigation projects on the Klamath Reservation, Oregon, $2,480, reimbursable, together with $4,000, from which amount expenditures shall not exceed the aggregate receipts from operation and maintenance collections on the Sand Creek and Modoc Point units covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For continuing operation and maintenance and betterment of the irrigation system to irrigate allotted lands of the Uncompahgre, Uintah, and White River Utes in Utah, authorized under the Act of June 21, 1906 (34 Stat. 375), $19,750, reimbursable, together with $36,250 from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For payment of operation and maintenance assessments on certain lands within the Uintah Indian irrigation project as authorized by section 4 (a) of the Act of May 28, 1941 (55 Stat. 209), $1,000.
For operation and maintenance of the Wapato irrigation and drainage system, and auxiliary units thereof, Yakima Indian Reservation, Washington, $1,000, reimbursable, together with $182,490 (collections from the water users on the Wapato-Satus, Toppenish-Simcoe, and Ahtanum units), from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

For reimbursement to the reclamation fund for stored water to irrigate Indian lands on the Yakima Indian Reservation, Washington, pursuant to the Act of July 1, 1940 (54 Stat. 707), $20,000.

For reimbursement to the reclamation fund the proportionate expense of operation and maintenance of the reservoirs for furnishing stored water to lands in the Yakima Indian Reservation, Washington, in accordance with the provisions of section 22 of the Act of August 1, 1914 (38 Stat. 604), $11,000.

For operation and maintenance of irrigation systems within the ceded and diminished portions of the Wind River Reservation, Wyoming, including the Indians' pro rata share of the cost of operation and maintenance of the Riverton-Le Clair irrigation district and the Big Bend drainage district on the ceded reservation, $20,000, reimbursable, together with $28,000, from which amount expenditures shall not exceed the aggregate receipts covered into the Treasury in accordance with section 4 of the Permanent Appropriation Repeal Act, 1934.

Protection of project works (national defense): For all expenses necessary to provide protection against sabotage and other subversive depredations, of dams, powerhouses, or other structures of the irrigation systems of the Indian Service, including employment of civilian guards, floodlights, gates, barricades, firearms, and ammunition, $70,000.

For the construction, repair, and rehabilitation of irrigation systems on Indian reservations; for the purchase or rental of equipment, tools, and appliances; for the acquisition of rights-of-way, and payment of damages in connection with such irrigation systems; for the development of domestic and stock water and water for subsistence gardens; for the purchase of water rights, ditches, and lands needed for such projects; and for drainage and protection of irrigable lands from damage by floods or loss of water rights, as follows:

California: Mission, $7,500; Sacramento, $6,000;
Montana: Fort Belknap, $6,250:
Nevada: Carson, $11,000; Western Shoshone, $9,000;
Oregon: Warm Springs, $7,500;
Miscellaneous garden tracts, $60,000;

For surveys, investigations, and administrative expenses, including departmental personal services, and not to exceed $2,500 for printing and binding, $92,750; in all, $200,000, to be reimbursable in accordance with law, and to remain available until completion of the projects: Provided, That the foregoing amounts may be used interchangeably in the discretion of the Secretary, but not more than 10 per centum of any specific amount shall be transferred to any other amount, and no appropriation shall be increased by more than 15 per centum.

EDUCATION

For the support of Indian schools not otherwise provided for, and for other Indian educational purposes, including apprentice teachers for reservation and nonreservation schools, educational
facilities authorized by treaty provisions, care of Indian children of school age attending public and private schools, support and education of deaf, dumb, blind, physically handicapped, delinquent, or mentally deficient Indian children; for subsistence of pupils in boarding schools during summer months, for the tuition (which may be paid in advance) of Indian pupils attending vocational or higher educational institutions, under such rules and regulations as the Secretary may prescribe; and tuition and other assistance for Indian pupils attending public schools, and for the support of Indian museums at Rapid City, South Dakota, and Browning, Montana. $5,864,665: Provided, That formal contracts shall not be required for payment (which may be made from the date of admission) of such tuition and care of Indian pupils: Provided further, That not to exceed $10,000 of this appropriation may be used for printing and binding (including illustrations) in authorized Indian-school printing plants: Provided further, That no part of any appropriation in this Act for the Bureau of Indian Affairs shall be available for expenses of travel for the study of educational systems or practices outside the continental limits of the United States and the Territory of Alaska.

Support of Indian schools from tribal funds: For the support of Indian schools, and for other educational purposes, including care of Indian children of school age attending public and private schools, tuition and other assistance for Indian pupils attending public schools, and support and education of deaf and dumb or blind, physically handicapped, delinquent, or mentally deficient Indian children, there may be expended from Indian tribal funds and from school revenues arising under the Act of May 17, 1926 (25 U. S. C. 155), not more than $340,190, including not to exceed $22,190 for payment of tuition for Chippewa Indian children enrolled in public schools and care of children of school age attending private schools in the State of Minnesota, payable from the principal sum on deposit to the credit of the Chippewa Indians in the State of Minnesota arising under section 7 of the Act of January 14, 1889 (25 Stat. 645): Provided, That formal contracts shall not be required for payment (which may be made from the date of admission) of such tuition and care of Indian pupils.

Education, Osage Nation, Oklahoma (tribal funds): For the education of unallotted Osage Indian children in the Saint Louis Mission Boarding School, Oklahoma, $1,500, payable from funds held in trust by the United States for the Osage Tribe.

For reimbursable loans to Indians for the payment of tuition and other expenses in recognized vocational and trade schools, including colleges and universities offering recognized vocational, trade, and professional courses, and for apprentice training in Federal, manufacturing, and other establishments, $55,000: Provided, That not more than $37,500 of the amount available for the fiscal year 1944 shall be available for loans to Indian students pursuing liberal-arts courses in high schools and colleges: Provided further, That advances made under this authorization shall be reimbursed in not to exceed eight years, under such rules and regulations as the Secretary may prescribe.

For lease, purchase, repair, and improvement of buildings at Indian schools not otherwise provided for, including the installation, repair, and improvement of heating, lighting, power, sewer, and water systems in connection therewith, and including the purchase of materials for the use of Indian pupils in the construction of buildings (not to exceed $1,500 for any one building) at Indian schools not otherwise provided for, $340,000.
For support and education of Indian pupils at the following non-reservation boarding schools in not to exceed the following amounts respectively:

Phoenix, Arizona: For five hundred pupils, including not to exceed $2,500 for printing and issuing school paper, $166,140; for pay of superintendent or other officer in charge, drayage, and general repairs and improvements, $25,000; in all, $191,140;

Sherman Institute, Riverside, California: For six hundred and fifty pupils, including not to exceed $2,000 for printing and issuing school paper, $226,600; for pay of superintendent, drayage, and general repairs and improvements, $25,200; in all $251,800;

Haskell Institute, Lawrence, Kansas: For six hundred and twenty-five pupils, including not to exceed $2,500 for printing and issuing school paper, $217,360; for pay of superintendent, drayage, and general repairs and improvements, including necessary drainage work, $25,200; in all, $242,560;

Pipestone, Minnesota: For three hundred pupils, $100,235; for pay of superintendent, drayage, and general repairs and improvements, $15,200; in all, $115,435;

Carson City, Nevada: For five hundred and twenty-five pupils, $172,620; for pay of principal, drayage, and general repairs and improvements, $20,000; in all, $192,620;

Albuquerque, New Mexico: For five hundred pupils, $173,320; for pay of superintendent or other officer in charge, drayage, and general repairs and improvements, $25,200; in all, $198,520;

Santa Fe, New Mexico: For three hundred and eighty pupils, $137,845; for drayage, and general repairs and improvements, $15,000; in all, $152,845;

Wahpeton, North Dakota: For two hundred and seventy pupils, $89,515; for pay of superintendent, drayage, and general repairs and improvements, $13,000; in all, $102,515;

Chilocco, Oklahoma: For six hundred and fifty pupils, including not to exceed $2,000 for printing and issuing school paper, $226,600; for pay of superintendent, drayage, and general repairs and improvements, $25,200; in all, $251,800;

Sequoyah Orphan Training School, near Tahlequah, Oklahoma: For three hundred and fifty orphan Indian children of the State of Oklahoma belonging to the restricted class, $117,545; for pay of superintendent, drayage, and general repairs and improvements, $15,000; in all, $132,545;

Carter Seminary, Oklahoma: For one hundred and sixty-five pupils, $58,850; for pay of principal, drayage, and general repairs and improvements, $7,000; in all, $65,850;

Euchee, Oklahoma: For one hundred and fifteen pupils, $41,495; for pay of principal, drayage, and general repairs and improvements, $7,000; in all, $48,495;

Eufaula, Oklahoma: For one hundred and forty pupils, $49,590; for pay of principal, drayage, and general repairs and improvements, $7,000; in all, $56,590;

Jones Academy, Oklahoma: For one hundred and thirty pupils, $46,835; for pay of principal, drayage, and general repairs and improvements, $7,000; in all, $53,835;

Chemawa, Oregon: For four hundred and fifty pupils, including not to exceed $1,000 for printing and issuing school paper, $136,185; for pay of superintendent, drayage, and general repairs and improvements, $20,200; in all, $156,385;
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Flandreau, S. Dak.: For four hundred and fifty pupils, $164,140; for pay of superintendent, drayage, and general repairs and improvements, $19,000; in all, $183,140;

Pierre, S. Dak.: For three hundred pupils, $99,020; for pay of superintendent, drayage, and general repairs and improvements, $15,200; in all, $114,220;

In all, for above-named nonreservation boarding schools, not to exceed $2,597,440: Provided, That 10 per centum of the foregoing amounts shall be available interchangeably for expenditures for similar purposes in the various boarding schools named, but not more than 10 per centum shall be added to the amount appropriated for any one of said boarding schools or for any particular item within any boarding school. Any such interchanges shall be reported to Congress in the annual Budget.

For tuition and for care and other assistance for Indian pupils attending public schools and special Indian day schools and for the repair of special Indian day schools in the Cherokee, Creek, Choctaw, Chickasaw, and Seminole Nations and the Quapaw Agency in Oklahoma, $378,745, to be expended in the discretion of the Secretary and under rules and regulations to be prescribed by him: Provided, That not to exceed $26,000 may be expended for the payment of salaries of public-school teachers, employed by the State, county, or district in special Indian day schools in full-blooded Indian communities, where there are not adequate white day schools available for their attendance.

Natives in Alaska: To enable the Secretary, in his discretion, to provide for support and education and relief of destitution of the Eskimos, Aleuts, Indians, and other natives of Alaska, including necessary traveling expenses of pupils to and from boarding schools in Alaska; repair and rental of school buildings; textbooks and industrial apparatus; pay and traveling expenses of employees; repair, equipment, maintenance, and operation of vessels; and all other necessary miscellaneous expenses which are not included under the above special heads, $1,238,800, to be immediately available and to remain available until June 30, 1945: Provided, That a report shall be made to Congress covering expenditures from the amount herein provided for relief of destitution.

CONSERVATION OF HEALTH

For conservation of health among Indians, including equipment, materials, and supplies; repairs and improvements to buildings and plants; compensation and traveling expenses of officers and employees and renting of quarters for them when necessary; transportation of patients and attendants to and from hospitals and sanatoria; returning to their former homes and interring the remains of deceased patients; and not exceeding $25,000 for clinical surveys and general medical research in connection with tuberculosis, trachoma, and venereal and other disease conditions among Indians, including cooperation with State and other organizations engaged in similar work and payment of traveling expenses and per diem of physicians, nurses, and other persons whose services are donated by such organizations, and including printing and binding circulars and pamphlets for use in preventing and suppressing trachoma and other contagious and infectious diseases, $5,657,300, including not to exceed $4,145,000 for the following-named hospitals and sanatoria:

Arizona: Indian Oasis Hospital, $32,975; Kayenta Sanatorium, $55,725; Navajo Medical Center, $903,615; Phoenix Sanatorium, $116,420; Pima Hospital, $38,490; Truxton Canyon Hospital, $15,895;
Western Navajo Hospital, $37,810; Chin Lee Hospital, $22,390; Fort Apache Hospital, $30,885; Hopi Hospital, $46,135; San Carlos Hospital, $34,100; Tohatchi Hospital, $19,485; Colorado River Hospital, $24,175; San Xavier Sanatorium, $47,495; Phoenix Hospital, $49,000; Winslow Sanatorium, $65,900; California: Hoopa Valley Hospital, $31,430; Soboba Hospital, $27,775; Fort Yuma Hospital, $28,895; Colorado: Ute Mountain Hospital, $16,330; Edward T. Taylor Hospital, $30,000; Idaho: Fort Lapwai Sanatorium, $103,250; Fort Hall Hospitals, $15,390; Minnesota: Pipestone Hospital, $25,060; Cass Lake Hospital, $34,290; Fond du Lac Hospital, $27,816; Red Lake Hospital, $24,500; White Earth Hospital, $26,485; Mississippi: Choctaw Hospital, $28,640; Montana: Blackfeet Hospital, $52,515; Fort Peck Hospital, $29,530; Crow Hospital, $40,100; Fort Belknap Hospital, $36,675; Tongue River Hospital, $32,335; Nebraska: Winnebago Hospital, $52,000; Nevada: Carson Hospital, $29,595; Walker River Hospital, $37,785; Western Shoshone Hospital, $21,895; New Mexico: Albuquerque Sanatorium, $115,130; Jicarilla Hospital and Sanatorium, $37,390; Mescalero Hospital, $23,743; Eastern Navajo Hospital, $73,050; Northern Navajo Hospital, $32,590; Taos Hospital, $17,645; Zuni Hospital, $34,250; Albuquerque Hospital, $95,070; Charles H. Burke Hospital, $84,065; Santa Fe Hospital, $46,580; North Carolina: Cherokee Hospital, $25,545; North Dakota: Turtle Mountain Hospital, $45,250; Fort Berthold Hospital, $21,600; Fort Totten Hospital, $25,410; Standing Rock Hospital, $37,715; Oklahoma: Cheyenne and Arapahoe Hospital, $38,255; Talihina Sanatorium and Hospital, $211,085; Shawnee Sanatorium, $115,645; Claremore Hospital, $30,885; Clinton Hospital, $23,420; Pawnee and Ponca Hospital, $41,915; Kiowa Hospital, $157,820; William W. Hastings Hospital, $78,700; Oregon: Warm Springs Hospital, $21,385; South Dakota: Crow Creek Hospital, $23,755; Pine Ridge Hospitals, $66,750; Rosebud Hospital, $53,850; Yankton Hospital, $25,325; Cheyenne River Hospital, $42,065; Sioux Sanatorium, $154,015; Sisseton Hospital, $38,690; Utah: Uintah Hospital, $32,700; Washington: Yakima Sanatorium, $44,060; Tacoma Sanatorium, $322,270; Tulalip Hospital, $13,055; Colville Hospital, $12,480; Wisconsin: Hayward Hospital, $43,550; Tomah Hospital, $37,190; Wyoming: Wind River Hospital, $33,325; Provided, That 10 per centum of the foregoing amounts shall be available interchangeably for expenditures in the various hospitals named, but not more than 10 per centum shall be added to the amount appropriated for any one of said hospitals or for any particular item within any hospital, and any interchange of appropriations hereunder shall be reported to Congress in the annual Budget: Provided further, That nonreservation boarding schools receiving specific appropriations shall contribute on a per diem basis for the hospitalization of pupils in hospitals located at such schools and supported from this appropriation: Provided further, That in the discretion of the Secretary and under such rules and regulations as may be prescribed by him, fees may be collected from Indians for medical, hospital, and dental service and any fees so collected shall be covered into the Treasury of the United States.
Medical relief in Alaska: To enable the Secretary in his discretion through the Bureau of Indian Affairs, with the advice and cooperation of the Public Health Service, to provide for the medical and sanitary relief of the Eskimos, Aleuts, Indians, and other natives of Alaska; repair, rental, and equipment of hospital buildings; books and surgical apparatus; pay and traveling expenses of employees, and all other necessary miscellaneous expenses which are not included under the above special heads, $575,000, to be available immediately and to remain available until June 30, 1945.

GENERAL SUPPORT AND ADMINISTRATION

For general administration of Indian property, including pay of employees authorized by continuing or permanent treaty provisions, $2,785,000: Provided, That in the discretion of the Secretary, and under such rules and regulations as may be prescribed by him, fees may be collected from individual Indians for services performed for them, and any fees so collected shall be covered into the Treasury of the United States.

For general support and rehabilitation of needy Indians in the United States, $700,000, of which amount not to exceed $1,000 shall be available for expenses of Indians participating in folk festivals, and not to exceed $40,000 shall be available for administrative expenses incident thereto, including departmental personal services (not to exceed $30,000).

Reindeer service: For supervision of reindeer in Alaska and instruction in the care and management thereof, including salaries and travel expenses of employees, purchase, rental, erection, and repair of range cabins, purchase and maintenance of communication and other equipment, and all other necessary miscellaneous expenses, $80,000, to be immediately available, and to remain available until June 30, 1945.

For general support of Indians and administration of Indian property under the jurisdiction of the following agencies, to be paid from the funds held by the United States in trust for the respective tribes, in not to exceed the following sums, respectively:

- Arizona: Colorado River, $1,620; Fort Apache, $45,000; Navajo, $4,900, including all necessary expenses of holding a tribal fair, erection of structures, awards for exhibits and events, feeding of livestock, and labor and materials; Pima (Camp McDowell), $360; San Carlos, $4,240; Truxton Canon, $11,800; in all, $67,420;
- California: Mission, $26,000;
- Colorado: The appropriations under this head (Southern Ute and Ute Mountain) for the fiscal year 1943, including the purchase of land, the subjugation thereof, and the construction of improvements thereon, are hereby continued available until June 30, 1944, for the purposes hereof;
- Iowa: Sac and Fox, $630;
- Minnesota: Consolidated Chippewa, $1,600 for salary and incidental expenses of the secretary of the tribal executive committee;
- Montana: Flathead, $35,000;
- Nevada: Western Shoshone, $1,000;
- North Carolina: Cherokee, $8,000;
- Oregon: Klamath, $119,275, of which not to exceed $4,500 shall be available for fees and expenses of an attorney or firm of attorneys selected by the tribe and employed under a contract approved by the Secretary; Umatilla, $1,315; in all, $120,590;
- Utah: Uintah and Ouray, $7,000;
Washington: Colville, $5,400; Puyallup, $1,000 for upkeep of the Puyallup Indian cemetery; Taholah (Makah), $8,600, including the purchase of land, title to which shall be taken in the name of the United States in trust for the Makah Indians; Yakima, $300; Tulalip, $1,000; in all, $14,300;

Wisconsin: Menominee, $99,025, including $40,000, of which not exceeding $10,000, shall be available for general relief purposes and not exceeding $30,000 for monthly allowances, under such rules and regulations as the Secretary may prescribe, to old and indigent members of the Menominee Tribe who reside with relatives or friends and $5,200 for the compensation and expenses of an attorney or firm of attorneys employed by the tribe under a contract approved by the Secretary: Provided, That not to exceed $6,000 shall be available from the funds of the Menominee Indians for the payment of salaries and expenses of the chairman, secretary, and interpreters of the Menominee general council and members of the Menominee advisory council and tribal delegates when engaged on business of the tribe at rates to be determined by the Menominee general council and approved by the Commissioner of Indian Affairs;

In all, not to exceed $380,565.

Relief of Chippewa Indians in Minnesota (tribal funds): Not to exceed $49,000 of the principal sum on deposit to the credit of the Chippewa Indians of Minnesota, arising under section 7 of the Act entitled "An Act for the relief and civilization of the Chippewa Indians in the State of Minnesota", approved January 14, 1889 (25 Stat. 645), may be expended, in the discretion of the Secretary, in aiding indigent Chippewa Indians including boarding-home care of pupils attending public, private, or high schools.

Relief of needy Indians: For the relief of Indians in need of assistance, including cash grants; the purchase of subsistence supplies, clothing, and household goods; medical, burial, housing, transportation, and all other necessary expenses, $100,000, payable from funds on deposit to the credit of the particular tribe concerned: Provided, That expenditures hereunder may be made without regard to section 3709, Revised Statutes, or to the Act of May 27, 1930 (46 Stat. 391), as amended.

Expenses incidental to the sale of timber on the Choctaw-Chickasaw Sanatorium Reserve: Not to exceed $2,000 of the funds held by the United States in trust for the Choctaw and Chickasaw Tribes may be expended for expenses incidental to the sale of timber on the Choctaw-Chickasaw Sanatorium Reserve: Provided, That all payments from this appropriation shall be made in the same proportion as the interest of said tribes in such timber.

Expenses of tribal officers, Five Civilized Tribes, Oklahoma (tribal funds): For the current fiscal year money may be expended from the tribal funds of the Choctaw, Chickasaw, Creek, and Seminole Tribes for equalization of allotments, per capita, and other payments authorized by law to individual members of the respective tribes, and for salaries and contingent expenses, as follows: Expenses of governor, Chickasaw Nation, not to exceed $2,500; expenses of chief, Choctaw Nation, not to exceed $2,500; expenses of chief, Creek Nation, not to exceed $2,500; expenses of mining trustee, Choctaw-Chickasaw Nation, not to exceed $2,500; expenses of Choctaw tribal attorney, not to exceed $2,500; expenses of Chickasaw tribal attorney, not to exceed $2,500; salary of governor, Chickasaw Nation, $8,000; salary of chief, Choctaw Nation, $8,000; salary of mining trustee, Choctaw-Chickasaw Nation, $8,000; salary of chief, Creek Nation, $1,200: Provided, That the attorneys for each of the Choctaw and Chickasaw Tribes shall be employed under contract approved by the President under existing law.
Support of Osage Agency and pay of tribal officers, Oklahoma (tribal funds): For the support of the Osage Agency, and for necessary expenses in connection with oil and gas production on the Osage Reservation, Oklahoma, including pay of the superintendent of the agency and of necessary employees, and pay of tribal officers; payment of damages to individual allottees; repairs to buildings, rent of quarters for employees, traveling expenses, printing, telegraphing and telephoning, and repair and operation of automobiles, $170,000, payable from funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma: Provided, That of the said sum herein appropriated $7,500 is hereby made available for traveling and other expenses of members of the Osage Tribal Council, business committees, or other tribal organizations, when engaged on business of the tribe, including supplies and equipment, not to exceed $6 per diem in lieu of subsistence, and not to exceed 5 cents per mile for use of personally owned automobiles, when duly authorized or approved in advance by the Commissioner of Indian Affairs: Provided further, That no part of the funds appropriated herein shall be available for the collection of any income due the Osage Tribe of Indians or the enrolled members thereof where such income is not deposited to the credit of the said Osage tribal funds account or to the credit of the proper member’s account.

Expenses of tribal councils or committees thereof (tribal funds): For traveling and other expenses of members of tribal councils, business committees, or other tribal organizations, when engaged on business of the tribes, including supplies and equipment, not to exceed $6 per diem in lieu of subsistence, and not to exceed 5 cents per mile for use of personally owned automobiles, when duly authorized or approved in advance by the Commissioner of Indian Affairs, $25,000, payable from funds on deposit to the credit of the particular tribe interested: Provided, That no part of this appropriation, or of any other appropriation contained in this Act, shall be available for expenses of members of tribal councils, business committees, or other tribal organizations, when in the District of Columbia or Chicago, Illinois, for more than an eight-day period, unless the Secretary shall in writing approve a longer period.

Compensation and expenses of attorneys, Confederated Salish and Kootenai Tribes, Montana (tribal funds): For compensation and expenses of an attorney or attorneys employed by the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana, under a contract approved by the Secretary on May 9, 1941, $24,000, payable from funds on deposit to the credit of such tribes.

Expenses of attorneys, Northern Cheyenne Tribe, Tongue River Reservation, Montana (tribal funds): For expenses of an attorney or attorneys employed by the Northern Cheyenne Tribe of Indians of the Tongue River Reservation under a contract approved by the Assistant Secretary of the Interior on March 15, 1941, $5,400, payable from funds on deposit in the Treasury to the credit of said tribe of Indians.

That the Secretary of the Interior be authorized and directed, with the consent of the business committee of the Shoshone Tribe of the Wind River Reservation in Wyoming, to purchase one United States Treasury War bond of the denomination of $500 for each member of said Shoshone Tribe according to the official roll of said tribe on the date of the approval of this Act, and pay the total cost of the bonds so purchased out of the accrued interest in the judgment fund of said tribe in the Treasury. Said bonds shall be purchased and registered in the name of each enrolled member of the Shoshone Tribe and when issued shall be held in trust for such Shoshone
Indian by the United States to the date of maturity, whereupon said bond shall be delivered to the owner thereof free from such trust. Said bond shall not be sold or encumbered in any manner by the Shoshone owner nor shall said bond become liable, payable, or subject to any debt or debts contracted by the Shoshone owner prior to the date of maturity. In the event of the death of the Shoshone owner prior to the date of maturity, said bond, if not devised or bequeathed by will, shall descend to his or her heirs or next of kin as provided by existing law, subject to the existing trust. The Secretary of the Treasury is hereby authorized and directed to grant permission to the county chairman of the War bond purchase program of Fremont County, Wyoming, in which county the Shoshone Tribe resides, to include the total amount of bonds purchased for the members of said tribe in his quota of War bond sales.

ROADS AND BRIDGES

For maintenance and repair of that portion of the Gallup-Shiprock Highway within the Navajo Reservation, New Mexico, and that portion of the State highway in New Mexico between Gallup, New Mexico, and Window Rock, Arizona, serving the Navajo Reservation, $20,000, reimbursable, as authorized by the Act of May 28, 1941.

For construction, improvement, repair, and maintenance of Indian reservation roads under the provisions of the Act of May 26, 1928 (25 U. S. C. 318a), as supplemented and amended, $950,000, to remain available until expended: Provided, That not to exceed $10,000 of the foregoing amount may be expended for departmental personal services: Provided further, That not to exceed $15,000 of this appropriation shall be available for repair of structures for housing road materials, supplies, equipment, and quarters for road crews.

ANNUITIES AND PER CAPITA PAYMENTS

For fulfilling treaties with Senecas of New York: For permanent annuity in lieu of interest on stock (Act of February 19, 1831, 4 Stat. 442), $6,000.

For fulfilling treaties with Six Nations of New York: For permanent annuity, in clothing and other useful articles (article 6, treaty of November 11, 1794), $4,500.

For fulfilling treaties with Choctaws, Oklahoma: For permanent annuity (article 2, treaty of November 16, 1806, and article 13, treaty of June 22, 1855), $3,000; for permanent annuity for support of light horsemen (article 13, treaty of October 18, 1820, and article 13, treaty of June 22, 1855), $600; for permanent annuity for support of blacksmith (article 6, treaty of October 18, 1820, and article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), $600; for permanent annuity for education (article 2, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), $6,000; for permanent annuity for iron and steel (article 9, treaty of January 20, 1825, and article 13, treaty of June 22, 1855), $320; in all, $10,520.

For fulfilling treaties with Pawnees, Oklahoma: For permanent annuity (article 2, treaty of September 24, 1857, and article 3, agreement of November 29, 1892), $30,000.

For payment of Sioux benefits to Indians of the Sioux reservations, as authorized by the Act of March 2, 1889 (25 Stat. 895), as amended, $175,000.

For payment of interest on moneys held in trust for the several Indian tribes, as authorized by various Acts of Congress, $735,000.

Appropriations herein made for the support of Indians and administration of Indian property, the support of schools, including non-Gallup-Shiprock Highway, N. Mex.

Senecas, N. Y.

Six Nations, N. Y.

Choctaws, Okla.

Nation, Okla.

Indians of Sioux reservations.

Interest on trust funds, payments.

Availability of funds for purchase of supplies, etc.
Travel expenses, etc.

The following sums are appropriated out of the special fund in the Treasury of the United States created by the Act of June 17, 1902 (43 U. S. C. 391, 411), and therein designated "the reclamation fund," to be available immediately:

Salaries and expenses: For personal services in the District of Columbia and other necessary expenses, $101,000, including not to exceed $5,500 for printing and binding;

Administrative provisions and limitations: For all expenditures authorized by the Act of June 17, 1902, and Acts amendatory thereof or supplementary thereto, known as the reclamation law, and all other Acts under which expenditures from said fund are authorized, including not to exceed $100,000 for personal services and $15,000 for other expenses in the office of the chief engineer, $20,000 for telegraph, telephone, and other communication service, $7,500 for disseminating useful information, photographing and making photographic prints, and completing and distributing material, including recordings, $41,250 for personal services, and $7,500 for other expenses in the field legal offices; for the maintenance, in addition to the main office in the District of Columbia, of a branch of that office in Denver, Colorado, with appropriations herein made to be available therefor, the costs and expenses thereof to be accounted for as though said branch office were in the District of Columbia; examination of estimates for appropriations in the field; refunds of overcollections and deposits for other purposes; not to exceed $15,000 for lithographing, engraving, printing, and binding; purchase of ice; purchase of rubber boots for official use by employees; maintenance and operation of horse-drawn and motor-propelled passenger vehicles; not to exceed $23,000 for purchase of horse-drawn and motor-propelled passenger-carrying vehicles; payment for contract stenographic reporting services; payment of damages caused to the owners of lands or other private property of any kind by reason of the operations of the United States, its officers or employees, in the survey, construction, operation, or maintenance of irrigation works; payment for official telephone service in the field hereafter incurred in case of official telephones installed in private houses when authorized under regulations established by the Secretary; payment of rewards, when specifically authorized by the Secretary, for information leading to the apprehension and conviction of persons found guilty of the theft, damage, or destruction of public property; provided, That no part of any sum provided for in this Act for operation and maintenance of any project or division of a project by the Bureau of Reclamation shall be used for the irrigation of any lands within the boundaries of an irrigation district which has contracted with the Bureau of Reclamation and which is in arrears for more than twelve months in the payment of any charges due the United States, and no part of any sum provided for in this Act for such purpose shall be used for reservation boarding schools and for conservation of health among Indians shall be available for the purchase of supplies, materials, and repair parts, for storage in and distribution from central warehouses, garages, and shops, and for the maintenance and operation of such warehouses, garages, and shops, and said appropriations shall be reimbursed for services rendered or supplies furnished by such warehouses, garages, or shops to any activity of the Indian Service.

Appropriations made for the Indian Service for the fiscal year 1944 shall be available for travel expenses; the purchase of ice, and the purchase of rubber boots for official use of employees.

BUREAU OF RECLAMATION

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the irrigation of any lands which have contracted with the Bureau of Reclamation and which are in arrears for more than twelve months in the payment of any charges due from said lands to the United States;

Parker Dam power project, Arizona-California: Not to exceed $375,000 from power and other revenues shall be available for operation and maintenance;

Yuma project, Arizona-California: For operation and maintenance, $67,500: Provided, That not to exceed $25,000 from the power revenues shall be available for the operation and maintenance of the commercial system;

Colorado-Big Thompson project, Colorado: Not to exceed $140,000 from power revenues shall be available for the operation and maintenance of the power system;

Boise project, Idaho: For operation and maintenance, $93,600;

Minidoka project, Idaho: For operation and maintenance, reserved works, $16,500: Provided, That not to exceed $82,175 from the power revenues shall be available for the operation of the commercial system;

North Platte project, Nebraska-Wyoming: Not to exceed $90,000 from the power revenues shall be available for the operation and maintenance of the commercial system; and not to exceed $5,500 from power revenues allocated to the Northport irrigation district under subsection 1, section 4, of the Act of December 5, 1924 (43 U. S. C. 501), shall be available for payment on behalf of the Northport irrigation district, to the Farmers' irrigation district for carriage of water;

Rio Grande project, New Mexico-Texas: For operation and maintenance, $90,000: Provided, That not to exceed $50,000 from power revenues shall be available for the operation and maintenance of the power system;

Owyhee project, Oregon: For operation and maintenance, $180,000;

Klamath project, Oregon-California: For operation and maintenance, $130,000: Provided, That revenues received from the lease of marginal lands, Tule Lake division, shall be available for refunds to the lessees in such cases where it becomes necessary to make refunds because of flooding or other reasons within the terms of such leases;

Columbia Basin project, Washington (formerly Grand Coulee Dam project, Washington): Not to exceed $900,000 of the moneys deposited in the special account pursuant to section 4 of Executive Order Numbered 8526 shall be transferred to the reclamation fund to be available immediately for operation, maintenance, and replacements, including operation and maintenance of camp and other facilities heretofore or hereafter turned over by construction contractors, and similar facilities and the furnishing of services related thereto, and the payment to the school district or school districts serving Mason City and Coulee Dam, Washington, as reimbursement for instruction during the 1943-1944 school year in the schools operated by said district or districts of each pupil who is a dependent of any employee of the United States living in or in the vicinity of Coulee Dam, in the sum of $25 per semester per pupil in average daily attendance at said schools, payable after the term of instruction in any semester has been completed, under regulations prescribed by the Secretary;

Yakima project, Washington: For operation and maintenance, $248,000: Provided, That not to exceed $25,000 from power revenues shall be available for operation and maintenance of the power system:

Kendrick project, Wyoming: Not to exceed $100,000 from the power revenues shall be available for the operation and maintenance of the power system;
Riverton project, Wyoming: For operation and maintenance, $63,000; Provided, That not to exceed $45,000 from the power revenues shall be available for the operation and maintenance of the commercial system;

Shoshone project, Wyoming: For operation and maintenance, Willwood division, $16,200; Provided, That not to exceed $45,000 from power revenues shall be available for the operation and maintenance of the commercial system;

Pay and expenses. Operation and maintenance administration: For necessary pay of employees, traveling and other expenses incident to the general administration of reclamation projects, either operated and maintained by the Bureau or transferred to water users' organizations for operation and maintenance, and incident to the sale of unplatted portions of Government town sites and temporarily and permanently unproductive public lands as authorized by the Act of May 16, 1930 (46 Stat. 367), including giving information and advice to settlers on reclamation projects in the selection of lands, equipment, and livestock, the preparation of land for irrigation, the selection of crops, methods of irrigation and agricultural practice, and general farm management, the cost of which shall be charged to the general reclamation fund and shall not be charged as a part of the construction or operation and maintenance cost payable by the water users under the projects, $100,000;

Limitation of expenditures. Under the provisions of this Act no greater sum shall be expended, nor shall the United States be obligated to expend during the fiscal year 1944, on any reclamation project appropriated for herein, an amount in excess of the sum herein appropriated therefor, nor shall the whole expenditures or obligations incurred for all of such projects for the fiscal year 1944 exceed the whole amount in the reclamation fund for the fiscal year;

Interchange of appropriations: Ten per centum of the foregoing amounts shall be available interchangeably for expenditures on the reclamation projects named; but not more than 10 per centum shall be added to the amount appropriated for any one of said projects, except that should existing works or the water supply for lands under cultivation be endangered by floods or other unusual conditions, an amount sufficient to make necessary emergency repairs shall become available for expenditure by further transfer of appropriation from any of said projects upon approval of the Secretary;

Construction of designated projects. For continuation of construction, and for general investigations and administrative expenses, of the following projects in not to exceed the following amounts, respectively, to be expended from the reclamation fund in the same manner and for the same objects of expenditure as specified under the caption "Bureau of Reclamation", under the head "Administrative provisions and limitations", but without regard to the amounts of the limitations therein set forth, all to be reimbursable under the reclamation law, and to remain available until expended:

Boise project, Idaho, Payette Division, $100,000;
Deschutes project, Oregon, $100,000;
Klamath project, Oregon-California, $420,000;
Riverton project, Wyoming, $100,000;
Shoshone project, Wyoming, Heart Mountain Division, $100,000;

General investigations. For engineering and economic investigations of proposed Federal reclamation projects and surveys, investigations and other activities relating to reconstruction, rehabilitation, extensions, or financial adjustments of existing projects, and studies of water conservation and development plans, such investigations, surveys, and studies to be carried on by said Bureau either inde-
pendently, or in cooperation with State agencies and other Federal agencies, including the Corps of Engineers, and the Federal Power Commission, $850,000: Provided, That the expenditure of any sums from this appropriation for investigations of any nature requested by States, municipalities, or other interests shall be upon the basis of the State, municipality, or other interest advancing at least 50 per centum of the estimated cost of such investigations:

Administrative expenses: For personal services (not to exceed $57,500 in the District of Columbia) and other expenses, $75,000;

Total, from reclamation fund, $2,350,800.

To defray the cost of operating and maintaining the Colorado River front work and levee system adjacent to the Yuma Federal irrigation project in Arizona and California, and to defray the cost of other necessary protection works along the Colorado River between said Yuma project and Boulder Dam, as authorized by the Act of July 1, 1940 (54 Stat. 708), $75,000.

Colorado River Development Fund (expenditure account): For continuation and extension of studies and investigations by the Bureau of Reclamation for the formulation of a comprehensive plan for the utilization of waters of the Colorado River system, as authorized by section 2 of the Boulder Canyon Project Adjustment Act, approved July 19, 1940 (54 Stat. 774), $200,000 from the Colorado River Development Fund (holding account), to remain available until expended, which amount shall be available for personal services in the District of Columbia (not to exceed $5,000) and in the field and for all the other objects of expenditures specified for projects hereinbefore included in this Act under the caption "Bureau of Reclamation", under the heading "Administrative provisions and limitations", but without regard to the amounts of the limitations therein set forth.

Protection of project works (national defense): For the employment of civilian guards and other necessary expenses, and for protective devices such as floodlights, gates, and barricades for the protection against sabotage and other depredations of any and all dams, powerhouses, and other structures and works whatsoever, heretofore or hereafter constructed by the Bureau of Reclamation, which in the opinion of the Secretary require such protection, $680,000: Provided, That the Secretary may, in his discretion, enter into agreements with other Federal agencies or with States, counties, irrigation, construction, or reclamation districts or other political subdivisions or water users' associations for the protection of any such works and for reimbursement from this appropriation for amounts expended by them in furnishing protection for any such works.

COLORADO RIVER DAM FUND

Boulder Canyon project: For the continuation of construction of the Boulder Dam and incidental works in the main stream of the Colorado River at Black Canyon, to create a storage reservoir, and of a complete plant and incidental structures suitable for the fullest economic development of electrical energy from the water discharged from such reservoir; to acquire by proceedings in eminent domain, or otherwise, all lands, rights-of-way, and other property necessary for such purposes; and for incidental operations, as authorized by the Boulder Canyon Project Act, approved December 21, 1928 (43 U.S.C., ch. 12A), $775,000, to be immediately available and to remain available until advanced to the Colorado River Dam Fund; and there shall also be available from power and other revenues not to exceed $800,000 for operation, maintenance, and replacements of the Boulder Dam.
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Reimbursement of school district for instruction.

power plant, and other facilities, including payment to the Boulder City School District, as reimbursement for instruction during the 1943–1944 school year in the schools operated by said district of each pupil who is a dependent of any employee of the United States, living in or in the immediate vicinity of Boulder City, in the sum of $45 per semester per pupil in average daily attendance at said schools, payable after the term of instruction in any semester has been completed, under regulations to be prescribed by the Secretary, which amounts of $775,000 and $900,000 shall be available for personal services in the District of Columbia (not to exceed $25,000) and in the field and for all other objects of expenditure that are specified for projects hereinbefore included in this Act under the caption “Bureau of Reclamation, administrative provisions and limitations”, without regard to the amounts of the limitations therein set forth: Provided, That the Secretary of the Interior shall make a report to the Congress prior to December 31, 1943, on expenditures from the Colorado River Dam Fund incurred in the construction, operation, and maintenance of Boulder City, together with his recommendations for allocations of such expenditures between the construction, operation, and maintenance of the Boulder Canyon project and other Federal activities in Boulder City.

Report to Congress.

Preparation of raw public lands for irrigation farming.

Boulder Canyon project (All-American Canal): Not to exceed $100,000 from unexpended balances of appropriations for this project shall be available for land leveling, construction of farm ditches on units of public lands, production of soil-building crops, and other necessary expenses in the preparation of raw public lands for irrigation farming, any such expenditures to be charged into the construction costs to be repayable by the lands benefited, and any sums received from the sale of crops or otherwise as a result of these operations to be credited to such construction costs.

GENERAL FUND, CONSTRUCTION

For continuation of construction of the following projects and for general investigations and administrative expenses in not to exceed the following amounts, respectively, to be expended from the general fund of the Treasury in the same manner and for the same objects of expenditures as specified for projects included hereinbefore in this Act under the caption “Bureau of Reclamation” under the heading “Administrative provisions and limitations”, but without regard to the amounts of the limitations therein set forth, to be immediately available, to remain available until expended, and to be reimbursable under the reclamation law:

Gila, Ariz.

Central Valley, etc., Calif.

For continuation of construction of the following projects and for general investigations and administrative expenses in not to exceed the following amounts, respectively, to be expended from the general fund of the Treasury in the same manner and for the same objects of expenditures as specified for projects included hereinbefore in this Act under the caption “Bureau of Reclamation” under the heading “Administrative provisions and limitations”, but without regard to the amounts of the limitations therein set forth, to be immediately available, to remain available until expended, and to be reimbursable under the reclamation law:

Gila project, Arizona: Provided, That appropriations heretofore made for this project shall be available for land leveling, construction of farm ditches on units of public lands, production of soil-building crops, and other necessary expenses in the preparation of raw public lands for irrigation farming, any such expenditures to be charged into the construction costs to be repayable by the lands benefited, and any sums received from the sale of crops or otherwise as a result of these operations to be credited to such construction costs;

Central Valley project, California, Shasta Dam, Reservoir, and power plant, $10,900,000; Keswick Dam and power plant, $1,474,000; Friant Dam and Reservoir, $595,000; transmission line to Shasta substation, $400,000; Friant-Kern Canal, $7,000,000; Madera Canal, $1,000,000; Contra Costa Canal, $500,000; Contra Costa laterals, $500,000; and examinations, surveys, and water rights, $200,000; in all, $22,569,000;

Colorado-Big Thompson project, Colorado, $3,500,000;
Boise project, Idaho, Anderson Ranch, $3,000,000; Lugert-Altus project, Oklahoma, $1,650,000; Provided, That of the total construction cost of all features of the project not to exceed $3,080,000 shall be reimbursable under the provisions of the reclamation law; Tucumcari project, New Mexico, $500,000; Yakima project, Washington, Roza division, $865,000; General investigations: For engineering and economic investigations of proposed Federal reclamation projects and for surveys and investigations for reconstruction, rehabilitation, extensions of existing projects, and studies of water conservation and development plans, such investigations, surveys, and studies to be carried on by the Bureau of Reclamation either independently, or, if deemed advisable by the Secretary, in cooperation with State agencies and other Federal agencies, including the Corps of Engineers, and the Federal Power Commission, $350,000; Administrative expenses: For personal services (not to exceed $265,000 in the District of Columbia) and other expenses, $375,000; Total, general fund, construction, $32,800,000.

**WATER CONSERVATION AND UTILIZATION PROJECTS**

For the construction of water conservation and utilization projects and small reservoirs, including not to exceed $220,000 for surveys, investigations, and administrative expenses in connection therewith (of which not to exceed $20,000 shall be available for personal services in District of Columbia), all as authorized by the Act of August 11, 1939, as amended (16 U. S. C. 590y, 590z), $64,000.

The paragraph appearing in the Interior Department Appropriation Act 1942 (55 Stat. 337), under the caption “Bureau of Reclamation” under the heading “General Fund, Construction” authorizing the Secretary to incur obligations and enter into contracts for construction work within specified amounts, and without regard to appropriations made therein on the Gila project, Arizona, Colorado-Big Thompson project, Colorado, Boise project, Idaho, Tucumcari project, New Mexico, Lugert-Altus project, Oklahoma, Provo River project, Utah, and the Yakima project, Washington, Roza division, and the paragraph in the said Act (55 Stat. 338) authorizing the Bureau of Reclamation to enter into contracts for the procurement of materials and supplies and for the purchase of necessary interest in lands for the Fort Peck project, Montana, are hereby repealed.

Services or labor of prisoners of war, enemy aliens, and American-born Japanese who are in the control of the Federal Government may be utilized in connection with the construction, operation, and maintenance of Federal reclamation projects, water conservation and utilization projects, Indian irrigation projects, and related work, subject to the approval of, and regulations by, the War Department or other Federal agency having control of such persons.

**GEOLOGICAL SURVEY**

For all salaries and expenses necessary for the work of the Geological Survey, including personal services in the District of Columbia; purchase (not to exceed $52,500) hire, maintenance, repair, and operation of motor-propelled and horse-drawn passenger-carrying vehicles for field use; and exchange of unserviceable and worn-out passenger-carrying and freight-carrying vehicles as part payment for new freight-carrying vehicles; as follows:

Salaries: For personal services in the District of Columbia, $177,570;
Topographic surveys: For topographic surveys in the United States, Alaska, the Virgin Islands, and Puerto Rico, $680,000, of which not to exceed $235,000 may be expended for personal services in the District of Columbia: Provided, That no part of this appropriation shall be expended in cooperation with States or municipalities except upon the basis of the State or municipality bearing all of the expense incident thereto in excess of such an amount as is necessary for the Geological Survey to perform its share of standard topographic surveys, such share of the Geological Survey in no case exceeding 50 per centum of the cost of the survey: Provided further, That $260,000 of this amount shall be available only for such cooperation with States or municipalities;

Geologic surveys: For geologic surveys in the United States and chemical and physical researches relative thereto, $1,187,500, of which not to exceed $492,500 may be expended for personal services in the District of Columbia;

Strategic and critical minerals (national defense): For scientific and economic investigations of strategic and critical minerals in the United States or its Territories or Insular possessions, $624,000, of which not to exceed $100,000 may be expended for personal services in the District of Columbia;

Mineral resources of Alaska: For investigation of the mineral resources of Alaska, $150,000, to be available immediately, of which not to exceed $43,500 may be expended for personal services in the District of Columbia;

Gaging streams: For gaging streams and determining the water supply of the United States, investigating underground currents and artesian wells and methods of utilizing the water resources, $1,314,000, of which not to exceed $169,000 may be expended for personal services in the District of Columbia: Provided, That no part of this appropriation shall be expended in cooperation with States or municipalities except upon the basis of the State or municipality bearing all of the expense incident thereto in excess of such an amount as is necessary for the Geological Survey to perform its share of general water resource investigations, such share of the Geological Survey in no case exceeding 50 per centum of the cost of the investigation: Provided further, That $975,000 of this amount shall be available only for such cooperation with States or municipalities;

Classification of lands: For the examination and classification of lands with respect to mineral character and water resources as required by the public-land laws and for related administrative operations; for the preparation and publication of mineral-land classification and water-resources maps and reports; for engineering supervision of power permits and grants under the jurisdiction of the Secretary; and for performance of work for the Federal Power Commission, $225,000, of which not to exceed $55,000 may be expended for personal services in the District of Columbia;

Printing and binding, and so forth: For printing and binding, $37,500; for preparation of illustrations, $22,925; and for engraving and printing geologic and topographic maps, $200,000; in all, $310,425;

Mineral leasing: For the enforcement of the provisions of the Acts of October 20, 1914 (48 U. S. C. 435), October 2, 1917 (30 U. S. C. 141), February 25, 1920 (30 U. S. C. 181), as amended, and March 4, 1921 (48 U. S. C. 444), and other Acts relating to the mining and recovery of minerals on Indian and public lands and naval petroleum reserves, and for necessary related operations; and for every expense incident thereto, including supplies, equipment, expenses of travel, the construction, maintenance, and repair of necessary camp buildings and appurtenances thereto, $475,000, of which not to exceed $68,000 may be expended for personal services in the District of Columbia;
During the fiscal year 1944 the head of any department or independent establishment of the Government having funds available for scientific and technical investigations within the scope of the functions of the Geological Survey may, with the approval of the Secretary, transfer to the Geological Survey such sums as may be necessary therefor, which sums so transferred may be expended for the same objects and in the same manner as sums appropriated herein may be expended: Provided, That any funds herein appropriated for the Geological Survey for cooperative work may be utilized prior to July 1, 1943, as required to enable the Geological Survey to continue its cooperative work pending reimbursement from cooperative agencies, the amount required for such cooperative work to be placed to the credit of the 1943 appropriation account of the Geological Survey and subsequently repaid to the appropriation from which advanced: Provided further, That not to exceed 10 per centum of any of the appropriations for the Geological Survey may be transferred to any other of such appropriations, but no appropriation shall be increased more than 10 per centum thereby. Any such transfers shall be reported to Congress in the annual Budget;

In all, salaries and expenses, United States Geological Survey, $5,143,495.

BUREAU OF MINES

Salaries and expenses: For salaries and expenses necessary for the general administration of the Bureau of Mines, including $36,000 for personal services in the District of Columbia, $67,765.

Operating mine rescue cars and stations and investigation of mine accidents: For salaries and expenses necessary for the investigation and improvement of mine-rescue and first-aid methods and appliances and the teaching of mine safety, rescue, and first-aid methods; investigations as to the causes of mine explosions, causes of falls of roof and coal, methods of mining, especially in relation to the safety of miners, the possible improvement of conditions under which mining operations are carried on, the use of explosives and electricity, the prevention of accidents, statistical studies and reports relating to mine accidents, and other investigations pertinent to the mining industry; including the construction of temporary buildings; equipment and supplies; travel expenses of employees in attendance at meetings and conferences held for the purpose of promoting safety and health in the mining and allied industries; purchase not exceeding $7,500, operation, maintenance, and repair of motor-propelled passenger-carrying vehicles; purchase and exchange in part payment therefor of cooks' uniforms, goggles, gloves, rubber boots, aprons; and not to exceed $64,600 for personal services in the District of Columbia, $680,700, of which not to exceed $500 may be expended for the purchase and bestowal of trophies in connection with mine-rescue and first-aid contests.

Coal-mine inspections and investigations: For all salaries and expenses necessary to enable the Bureau of Mines to perform the duties imposed upon it by the Act of May 7, 1941 (55 Stat. 177); including supplies and equipment; traveling expenses; not to exceed $61,950 for personal services in the District of Columbia; purchase in the District of Columbia and elsewhere of furniture and equipment, stationery and supplies; professional books and publications; purchase (not to exceed $1,500), operation, maintenance, and repair of motor-propelled trucks and passenger-carrying vehicles for official use and in transporting employees between their homes and temporary locations where they may be employed; purchase of special wearing apparel or equipment for the protection of employees while engaged
in their work; travel, and other incidental expenses of employees in attendance at meetings and conferences held for promoting safety and health in the coal-mining industry, $722,880: Provided, That the Secretary, acting through the Director of the Bureau of Mines, is hereby authorized to accept buildings, equipment, and other contributions from public or private sources.

Enforcement of Federal Explosives Act: For all necessary expenses of the Bureau of Mines in performing the duties imposed upon it by the Federal Explosives Act, including not to exceed $100,000 for personal services in the District of Columbia; books of reference, periodicals, and newspapers; not to exceed $11,250 for printing and binding; contract stenographic reporting services; supplies and equipment; traveling expenses; maintenance, repair, and operation of passenger-carrying automobiles; purchase of special wearing apparel or equipment for the protection of employees while engaged in their work; purchase in the District of Columbia and elsewhere of other items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior”; $530,000: Provided, That section 3709, Revised Statutes shall not apply to any purchase or service rendered under this appropriation when the aggregate amount involved does not exceed $300: Provided further, That the Secretary, through the Director of the Bureau of Mines, is hereby authorized to carry out projects hereunder in cooperation with other departments or agencies of the Federal Government, the District of Columbia, States, Territories, insular possessions, with other organizations or individuals, and with foreign countries and the political subdivisions thereof.

Protection of mineral resources and facilities (national defense): For all expenses necessary to enable the Bureau of Mines, independently or in cooperation with other agencies, public or private, to initiate and augment measures to prevent subversive activities from interfering with the extraction and processing of minerals, including not to exceed $30,000 for personal services in the District of Columbia; purchase (not to exceed $4,500), maintenance, operation, and repair of passenger-carrying automobiles; travel expenses, including expenses of attendance at meetings of organizations concerned with the furtherance of the purposes hereof; not to exceed $3,250 for printing and binding; purchase of special apparel and equipment for the protection of employees while engaged in their work; and purchase in the District of Columbia and elsewhere of other items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior”; $375,000, of which not to exceed $63,500 may be expended for personal services in the District of Columbia.

Testing fuel: To conduct inquiries and scientific and technologic investigations concerning the mining, preparation, treatment, and use of mineral fuels, and for investigation of mineral fuels belonging to or for the use of the United States, with a view to their most efficient utilization; to recommend to various departments such changes in selection and use of fuel as may result in greater economy, and, upon request of the Director of the Bureau of the Budget, to investigate the fuel-burning equipment in use by or proposed for any of the departments, establishments, or institutions of the United States in the District of Columbia, $875,000, of which not to exceed $63,500 may be expended for personal services in the District of Columbia.

Mineral mining investigations: For scientific and technologic investigations concerning the mining, preparation, treatment, and utilization of ores and mineral substances, other than fuels, with a view to improving health conditions and increasing safety, efficiency, and economy in the mining, quarrying, metallurgical, and other mineral industries; including all equipment, supplies, expenses of travel, purchase, not to exceed $12,000, operation, maintenance,
and repair of motor-propelled passenger-carrying vehicles, and not to exceed $30,000 for personal services in the District of Columbia, $440,000: Provided, That no part of this appropriation may be expended for an investigation in behalf of any private party.

Oil and gas investigations: For inquiries and investigations and dissemination of information concerning the mining, preparation, treatment, and utilization of petroleum and natural gas, and for every other expense incident thereto, including supplies, equipment, newspapers, expenses of travel, purchase, not to exceed $6,500, maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, purchase of laboratory gloves, goggles, rubber boots, and aprons, $533,380, of which not to exceed $42,000 may be expended for personal services in the District of Columbia.

Purchase of land, and so forth. Bartlesville, Oklahoma: For the purchase of land in Bartlesville, Oklahoma, which land may be acquired as an addition to the petroleum experiment station of the Bureau of Mines, and the purchase or construction of fences, temporary storage sheds, and other necessary structures, to remain available until expended, $30,000.

Mining experiment stations: For personal services, purchase of laboratory gloves, goggles, rubber boots, and aprons, purchase not to exceed $3,000, maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, and all other expenses in connection with the establishment, maintenance, and operation of mining experiment stations, as provided in the Act of March 3, 1915 (30 U. S. C. 8), $629,500, of which not to exceed $22,000 may be expended for personal services in the District of Columbia.

Buildings and grounds, Pittsburgh, Pennsylvania: For care and maintenance of buildings and grounds at Pittsburgh and Bruceton, Pennsylvania, including personal services, the purchase, operation, maintenance, and repair of passenger automobiles, and all other expenses requisite for and incident thereto, including not to exceed $10,000 for additions and improvements, $110,000.

Economics of mineral industries: For investigations, and the dissemination of information concerning the economic problems of the mining, quarrying, metallurgical, and other mineral industries, with a view to assuring ample supplies and efficient distribution of the mineral products of the mines and quarries, including studies and reports relating to uses, reserves, production, distribution, stocks, consumption, prices, and marketing of mineral commodities and primary products thereof; preparation of the reports of the mineral resources of the United States, including special statistical inquiries; and including personal services in the District of Columbia and elsewhere; purchase of furniture and equipment; stationery and supplies; newspapers; traveling expenses; purchase (not to exceed $1,500), operation, maintenance, and repair of motor-propelled passenger-carrying vehicles; and for all other necessary expenses not included in the foregoing, $475,650, of which not to exceed $322,500 may be expended for personal services in the District of Columbia.

Investigation of raw material resources for steel production (national defense): For all expenses, without regard to section 3709, Revised Statutes, necessary to enable the Bureau of Mines to investigate by subsurface exploration the amount and quality of iron ores, limestone, and coals essential to expanding steel production in States in which such deposits may exist, including pilot plant construction and operation to utilize more fully found resources and all necessary laboratory research; preliminary examination and subsurface exploration of raw materials; supplies and equipment; traveling expenses; purchase, operation, maintenance, and repair, of twenty-
two motor-propelled passenger-carrying vehicles; not to exceed $31,000 for personal services in the District of Columbia; printing and binding; purchase in the District of Columbia and elsewhere of furniture and equipment, professional books and publications, stationery and supplies, and purchase of such personal wearing apparel or equipment as may be required for the protection of employees while engaged in their work, $2,000,000: Provided, That the Secretary, acting through the Director of the Bureau of Mines, is hereby authorized to accept buildings, equipment, and other contributions from public or private sources and to carry out the projects in cooperation with other departments or agencies of the Federal Government, States, and State agencies, and other organizations.

Construction and equipment of an electrodevelopment laboratory: The unobligated balance of the appropriation under this head in the Interior Department Appropriation Act, 1943, is hereby made available for the same purposes and under the same conditions until June 30, 1944.

Gaseous and solid fuel reduction of iron ores (national defense): For necessary expenses without regard to section 3709, Revised Statutes, for pilot-scale tests on the gaseous and solid-fuel reduction of iron ores, including laboratory research and maintenance and operation of pilot plants; procurement of necessary materials and ores; purchase or lease of land or buildings; construction and equipment of buildings; engagement by contract or otherwise, at such rates of compensation as the Secretary of the Interior may determine, of engineers, architects, or firms or corporations thereof necessary to design and construct the buildings and pilot plants; supplies and equipment; travel expenses; not to exceed $9,500 for personal services in the District of Columbia; not to exceed $200 for printing and binding, books of reference and periodicals; purchase not to exceed $2,775 (including exchange), operation, maintenance, and repair of passenger-carrying automobiles; special wearing apparel and equipment for the protection of employees while employed; purchase in the District of Columbia and elsewhere of other items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior”, $400,000: Provided, That the Secretary, through the Director of the Bureau of Mines, is authorized to accept lands, buildings, equipment, and other contributions from public or private sources for the purposes hereof, and to carry out projects in cooperation with other agencies, Federal, State, or private.

Manganese beneficiation pilot plants and research (national defense): For all necessary expenses, without regard to section 3709, Revised Statutes, of investigations and development of methods of beneficiating and smelting domestic manganese ores, including ore dressing, hydrometallurgy, pyrometallurgy, and for the production of metallic manganese by electrolytic or other methods, including all necessary preliminary and supplemental laboratory research; maintenance and operation of pilot plants; procurement of necessary materials and ores for metallurgical tests, purchase or lease of land; construction and equipment of buildings to house pilot plants; including employment by contract or otherwise, at such rates of compensation as the Secretary may determine, of engineers, architects, or firms or corporations thereof that are necessary to design and construct the buildings and pilot plants; supplies and equipment; travel expenses; personal services in the District of Columbia (not to exceed $20,000); printing and binding (not to exceed $1,500); purchase in the District of Columbia and elsewhere of furniture and equipment, stationery and supplies; professional books and publications; purchase not to exceed $5,000, operation, maintenance, and repair of motor-propelled...
passenger-carrying vehicles; purchase of special wearing apparel or equipment for the protection of employees while engaged in their work, $900,000: Provided, That the Secretary, acting through the Director of the Bureau of Mines, is hereby authorized to accept buildings, equipment, and other contributions from public or private sources offering to cooperate in carrying out the purposes of this appropriation, and to operate the plants in cooperation with other departments or agencies of the Federal Government, States, and State agencies, and other organizations.

Production of alumina from low-grade bauxite, aluminum clays and alunite (national defense): For all expenses necessary, without regard to section 3709, Revised Statutes, to the conduct of investigations and research on processes for production of alumina from siliceous bauxites, aluminum clays and alunite, including all necessary laboratory research; maintenance and operation of small subcommercial plants; procurement of necessary materials and ores; construction and equipment of buildings to house testing and subcommercial plant units; engagement by contract or otherwise, and at such rates of compensation as the Secretary may determine, of the services of engineers, architects, or firms or corporations thereof, that are necessary to design and construct the buildings and plant units; purchase of supplies and equipment; travel expenses; not to exceed $15,000 for personal services in the District of Columbia; purchase of furniture and equipment, stationery and supplies, professional books and publications; purchase of special wearing apparel or equipment for protection of employees engaged in their work, $490,000.

Investigation of bauxite and alunite ores and aluminum clay deposits (national defense): For all necessary expenses, without regard to section 3709, Revised Statutes, for investigations including laboratory research and procurement of materials therefor, concerning the extent, mode of occurrence, and quality of bauxite and alunite ores and aluminum clays in order to determine domestic sources of supply; to explore and develop on public lands and, with the consent of owners, on private lands, deposits of such ores and clays, including geologic studies and geophysical prospecting; construction, maintenance, and repair of necessary camp buildings and mining structures and appurtenances; including not to exceed $52,500 for personal services in the District of Columbia; purchase (not to exceed $8,000), operation, maintenance and repair of motor-propelled passenger-carrying vehicles; professional books and publications; printing and binding; purchase of such wearing apparel and equipment as may be required for the protection of employees while engaged in their work; and other items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior, fiscal year 1944”, $1,860,000, of which $317,000 (including not to exceed $19,800 for personal services in the District of Columbia) shall be made available to the Geological Survey to carry out the purposes of this appropriation: Provided, That the Secretary, acting through the Directors of the Bureau of Mines and the Geological Survey, is hereby authorized to accept buildings, equipment, and other contributions from public or private sources, and to carry out the projects in cooperation with other departments or agencies of the Federal Government, States, and State agencies, and other organizations.

Magnesium pilot plants and research (national defense): For all necessary expenses, without regard to section 3709 of the Revised Statutes, for the conduct of investigations and development of methods for the recovery of magnesium from domestic raw materials, including naturally occurring brines, salt deposits, dolomite, mag-
nesite, and brucite, by hydrometallurgy, direct reduction, and electrolytic methods, including laboratory research; maintenance and operation of pilot plants; procurement of necessary materials and ores for metallurgical tests; purchase or lease of land; construction and equipment of buildings to house pilot plants, including employment by contract or otherwise at such rates of compensation as the Secretary of the Interior may determine of engineers, architects, or firms or corporations thereof necessary to design and construct the buildings and pilot plants; supplies and equipment; travel expenses; not to exceed $8,000 for personal services in the District of Columbia; not to exceed $750 for printing and binding; purchase in the District of Columbia and elsewhere of other items otherwise properly chargeable to the appropriation "Contingent expenses, Department of the Interior"; books of reference and periodicals; special wearing apparel and equipment for protection of employees while employed; and the operation, maintenance, and repair of three passenger-carrying automobiles; $225,000: Provided, That the Secretary of the Interior, through the Director of the Bureau of Mines, is authorized to accept buildings, equipment, and other contributions from public or private sources for the purposes hereof, and to operate said plants in cooperation with other agencies, Federal, State, or private.

Investigation of deposits of critical and essential minerals in the United States and its possessions (national defense): For all necessary expenses, without regard to section 3709 of the Revised Statutes, for investigating deposits of critical and essential minerals in the United States and its possessions, including laboratory research; preliminary examination and surface and subsurface exploration; supplies and equipment; travel expense; not to exceed $84,000 for personal services in the District of Columbia; not to exceed $3,000 for printing and binding; purchase in the District of Columbia and elsewhere of other items otherwise properly chargeable to the appropriation "Contingent expenses, Department of the Interior"; books of reference and periodicals; purchase not to exceed $20,000; operation, maintenance, and repair of passenger-carrying automobiles; special wearing apparel and equipment for the protection of employees while employed; $3,900,000: Provided, That the Secretary, through the Director of the Bureau of Mines, is authorized to accept lands, buildings, equipment, and other contributions from public or private sources for the purposes hereof, and to carry out the projects in cooperation with other agencies, Federal, State, or private.

Drainage tunnel, Leadville, Colorado (national defense): For all expenses necessary, without regard to section 3709 of the Revised Statutes, to construct, operate, and maintain, independently or in cooperation with public or private agencies, a drainage tunnel, including lateral tunnels, to drain mining land in the Leadville, Colorado, mining district, including the acquisition by purchase, condemnation, or donation of lands, rights-of-way, or other interests in lands, or other property; the engagement by contract or otherwise at such rates of compensation as the Secretary of the Interior may determine, of individuals, firms, or corporations, necessary to design and construct the tunnel; purchase, not to exceed $2,700, operation, maintenance, and repair of motor-propelled passenger-carrying vehicles, which may be used for transporting employees from their homes to temporary locations of employment; purchase of special wearing apparel or equipment for the protection of employees while engaged in their work; not to exceed $13,000 for personal services in the District of Columbia; and other items of expenditure otherwise properly chargeable to the appropriation "Contingent expenses, Department of the Interior"; $1,400,000, to remain available until expended.
During the fiscal year 1944 the head of any department or independent establishment of the Government having funds available for scientific investigations within the scope of the functions of the Bureau of Mines may, with the approval of the Secretary, transfer to the Bureau such sums as may be necessary therefor, which sums so transferred may be expended for the same objects and in the same manner as sums appropriated herein may be expended.

The Federal Security Administrator may detail medical officers of the Public Health Service for cooperative health, safety, or sanitation work with the Bureau of Mines, and the compensation and expenses of the officers so detailed may be paid from the applicable appropriations made herein for the Bureau of Mines.

Helium production and investigations: The sums made available for the fiscal year 1944 in the Acts making appropriations for the War and Navy Departments for the acquisition of helium from the Bureau of Mines shall be transferred to the Bureau of Mines on July 1, 1943, for operation and maintenance of the plants for the production of helium for military and naval purposes, including laboratory gloves, goggles, rubber boots, and aprons; purchase, not to exceed $4,500, maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, and all other necessary expenses, and including $40,000 for personal services in the District of Columbia, in addition to which sums the Bureau of Mines may use for helium-plant operations in the fiscal year 1944 the unobligated balance of funds transferred to it for such operations, in the fiscal year 1943: Provided, That section 3709, Revised Statutes, shall not be construed to apply to this appropriation, or to the appropriation for development and operation of helium properties (special fund) in section 3 (c) of the Act of September 1, 1937 (50 U. S. C. 164).

The Bureau of Mines is hereby authorized, during the fiscal year 1944, to sell directly or through any Government agency, including corporations, any metal or mineral product that may be manufactured in pilot plants operated from funds appropriated to the Bureau of Mines, and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts.

Total, Bureau of Mines, $16,170,875.

NATIONAL PARK SERVICE

Salaries: For departmental personal services, including such services in the District of Columbia, and for the services of employees (including the temporary employment of specialists and experts without regard to civil service requirements) to examine lands to determine their suitability for inclusion in the national park system, $837,500.

Regional headquarters: For salaries and expenses of regional headquarters necessary in the administration, protection, maintenance, and improvement of the national park system, including maintenance, operation, and repair of motor-driven passenger-carrying vehicles, $186,110.

General expenses: For all expenses necessary for the work of the office of the Director not herein provided for, including traveling expenses, telegrams, photographic supplies, prints, and motion-picture films, and expenses of employees engaged in examining lands to determine their suitability for inclusion in the national park system, $23,000.

National parks: For administration, protection, maintenance, and improvement of national parks, including maintenance and operation of passenger-carrying automobiles; $3,000 for George B. Dorr, as
superintendent of Acadia National Park, without regard to the requirements of the provisions of the Civil Service Retirement Act, as amended, and $3,000 for temporary services for investigation of titles and preparation of abstracts thereof of lands donated to the United States for inclusion in Acadia National Park, Maine; necessary repairs to the roads from Glacier Park Station through the Blackfeet Indian Reservation to the various points in the boundary line of Glacier National Park, Montana, and the international boundary; repair and maintenance of approximately two and seventy-seven one-hundredths miles of road leading from United States Highway 187 to the north entrance of Grand Teton National Park, Wyoming; not to exceed $1,000 for the maintenance of approach roads through the Lassen National Forest leading to Lassen Volcanic National Park, California; maintenance and repair of the Generals Highway between the boundaries of Sequoia National Park, California, and the Grant Grove section of Kings Canyon National Park, California; not exceeding $15,500 for maintenance of the roads in the national forests leading out of Yellowstone National Park, Wyoming, Idaho, and Montana; and not exceeding $2,000 for maintenance of the road in the Stanislaus National Forest connecting the Tioga Road with the Hetch Hetchy Road near Mather Station, Yosemite National Park, California, and necessary expenses of a comprehensive study of the problems relating to the use and enjoyment of Yosemite National Park and the preservation of its natural features, $1,876,200.

National monuments: For administration, protection, maintenance, improvement, and preservation of national monuments, including maintenance, operation, and repair of motor-driven passenger-carrying vehicles, $275,000.

National historical parks and monuments: For administration, protection, maintenance, and improvement, including maintenance, operation, and repair of motor-driven passenger-carrying vehicles, $150,500.

Mount Rushmore National Memorial Commission: Notwithstanding the proviso under this head in the Second Deficiency Appropriation Act, 1941, approved July 3, 1941, the Commission is hereby revived for performing, without any expense to the United States, the functions authorized by the Act of July 11, 1941 (Public Law 164), and when such functions are accomplished the Commission shall cease to exist or function.

National military parks, battlefields, monuments, and cemeteries: For administration, protection, maintenance, and improvement, including maintenance, operation, and repair of motor-driven passenger-carrying vehicles, and including the maintenance and repair of the approach road to the Custer Battlefield National Cemetery and the road connecting the said cemetery with the Reno Monument site, Montana, and not exceeding $308 for right-of-way easements across privately owned railroad lands necessary for supplying water to the Statue of Liberty National Monument, $400,000.

Boulder Dam National Recreational Area, Arizona and Nevada: For administration, protection, improvement, and maintenance of the recreational activities of the Boulder Dam National Recreational Area and any lands that may be added thereto by Presidential or other authority, including maintenance, operation, and repair of motor-driven passenger-carrying vehicles, $70,000.

Emergency reconstruction and fighting forest fires: For reconstruction, replacement, and repair of roads, trails, bridges, buildings, and other physical improvements and of equipment in areas under the jurisdiction of the National Park Service that are damaged or destroyed by flood, fire, storm, or other unavoidable causes, and for fighting or emergency prevention of forest fires in areas adminis-
tered by the National Park Service, or for fire-fighting purposes.

**Forest protection and fire prevention:** For the control and prevention of spread of forest insects and tree diseases and for fire-prevention measures, including equipment, personal services, and maintenance, operation, and repair of motor-driven passenger-carrying vehicles, $155,000.

The total of the foregoing amounts shall be available in one fund for the National Park Service: Provided, That 10 per centum of the foregoing amounts shall be available interchangeably and any such diversion of funds shall be reported to Congress in the annual Budget: Provided further, That no part of the foregoing appropriations for the National Park Service shall be available for the payment of the salaries or expenses of any employee of the National Park Service assigned to duties in connection with the Jefferson National Expansion Memorial in Saint Louis, Missouri.

Appropriations herein made for the national parks, national monuments, and other reservations under the jurisdiction of the National Park Service, shall be available for the giving of educational lectures therein; for the services of field employees in cooperation with such nonprofit scientific and historical societies engaged in educational work in the various parks and monuments as the Secretary may designate; and for travel expenses of employees attending Government camps for training in forest-fire prevention and suppression and the Federal Bureau of Investigation National Police Academy, and attending Federal, State, or municipal schools for training in building fire prevention and suppression.

Appropriations herein made for the National Park Service shall be available for the installation and operation of telephones in Government-owned residences, apartments, or quarters, occupied by employees of the National Park Service.

Appropriations available to the National Park Service for the construction of roads and trails and for the construction and maintenance of the Blue Ridge, Natchez Trace, and George Washington Memorial Parkways shall be available for the maintenance and operation of passenger-carrying automobiles.

Investigation and purchase of water rights: The unexpended balance of funds available for this purpose for the fiscal year 1943 is continued available for the same purpose during the fiscal year 1944, including the maintenance, operation, and repair of passenger-carrying automobiles.

**Recreational demonstration areas:** For administration, protection, operation, and maintenance of recreational demonstration areas, including personal services and the operation and repair of motor-driven passenger-carrying vehicles, $150,000.

Recreational resources of Denison Dam and Reservoir project, Texas and Oklahoma: The unexpended balance of the appropriation under this head in the First Supplemental National Defense Appropriation Act, 1943, is hereby made available for the same purposes and under the same conditions until June 30, 1944, including not to exceed $2,500 for printing and binding.
Salaries and expenses, National Capital parks: For administration, protection, maintenance, and improvement of the Arlington Memorial Bridge, George Washington Memorial Parkway, monuments and memorials, Lee Mansion, Battleground National Cemetery, Chopawamsic Recreational Area, Federal parks in the District of Columbia, and other Federal lands authorized by the Act of May 29, 1930 (46 Stat. 482), including the pay and allowances in accordance with the provisions of the Act of May 27, 1924, as amended, of the police force for the George Washington Memorial Parkway, and the purchase, operation, maintenance, repair, and storage of automobiles, and motorcycles, revolvers, ammunition, purchase, cleaning, and repair of uniforms for police, guards, and elevator conductors, and equipment, per diem employees at rates of pay approved by the Director not exceeding current rates for similar services in the District of Columbia, stenographic reporting service, traveling expenses and carfare, and leather and rubber articles for the protection of public property and employees, $400,000.

FISH AND WILDLIFE SERVICE

For salaries and expenses, including the purchase of printed bags, tags, and labels, without regard to existing laws applicable to public printing, and traveling expenses, necessary in conducting investigations and carrying out the work of the Service, including cooperation with Federal, State, county, or other agencies or with farm bureaus, organizations, or individuals, as follows:

SALARIES AND EXPENSES

General administrative expenses: For general administrative purposes, including personal services in the District of Columbia, $170,000.

Propagation of food fishes: For maintenance, repair, alteration, improvement, equipment, and operation of fish-cultural stations, including the erection of necessary buildings and other structures; propagation and distribution of food fishes and fresh-water mussels; purchase, collection, and transportation of specimens and other expenses incidental to the maintenance and operation of aquarium, $875,000.

Operation and maintenance of fish screens: For operation and maintenance, in cooperation with the Bureau of Reclamation and the Bureau of Indian Affairs, or either, of fish screens and ladders on Federal irrigation projects, and for the conduct of investigations and surveys, the preparation of designs, and for determining the requirements for fishways and other fish protective devices at dams constructed under licenses issued by the Federal Power Commission, $11,350.

Investigations respecting food fishes: For investigations and studies into the cause of the decrease of food fishes, and other aquatic and plant resources, in connection therewith, and of means of securing a maximum sustained yield from such resources; and maintenance, repair, improvement, equipment, and operation of fishery-experiment and biological stations, $440,000.

Fishery industries: For collection and compilation of statistics of the fisheries and the study of their methods and relations, and the methods of preservation and utilization of fishery products, and enforcing the applicable provisions of the Act authorizing associations of producers of aquatic products (15 U. S. C. 521), including contract stenographic reporting services, $293,340.
Fishery market news service: For collecting, publishing, and distributing, by telegraph, mail, or otherwise, information on the fishery industry, market supply and demand, commercial movement, location, disposition, and market prices of fishery products, $80,000.

Alaska fisheries: For protecting the seal, sea otter, and other fisheries of Alaska, including the furnishing of food, fuel, clothing, and other necessities of life to the natives of the Pribilof Islands of Alaska; construction, improvement, repair, and alteration of buildings and roads, and subsistence of employees while on said islands; and contract stenographic reporting service, $464,500, of which $100,000 shall be available immediately.


Fur-resources investigations: For investigations, experiments, and demonstrations in connection with the production and utilization of animals the pelts of which are used commercially for fur, $115,000, including not to exceed $1,300 for the purchase of the land, buildings, and other privately owned property at the United States Rabbit Experiment Station at Fontana, California.

Biological investigations: For biological investigations, including the relations, habits, geographic distribution, and migration of animals and plants, and the preparation of maps of the life zones, and including $35,000 for investigations of the relations of wild animal life to forests, under section 5 of the Act approved May 22, 1928 (16 U. S. C. 381d), and for investigations of the wildlife resources of the Territory of Alaska, $175,000.

Protection of migratory birds: For the enforcement of the Migratory Bird Treaty Act of July 3, 1918, as amended, to carry into effect the treaty with Great Britain and the convention between the United States and the United Mexican States (16 U. S. C. 703-711); for cooperation with local authorities in the protection of migratory birds, including necessary investigations; for the enforcement of the Act for the protection of the bald eagle (16 U. S. C. 668c); for the enforcement of sections 241-244 of the Act approved March 4, 1909, as amended (18 U. S. C. 391-394), and for the enforcement of section 1 of the Act approved May 25, 1900 (16 U. S. C. 701), including necessary investigations, $300,000, of which not to exceed $10,000 may be expended in the discretion of the Secretary for the purpose of securing information concerning violations of the laws for the enforcement of which this appropriation is made available.


Maintenance of mammal and bird reservations: For the maintenance of mammal and bird reservations, and for the maintenance of game introduced into suitable localities on public lands, under supervision of the Fish and Wildlife Service, including construction...
of fencing, wardens’ quarters, shelters for animals, landings, roads, trails, bridges, ditches, telephone lines, rockwork, bulkheads, and other improvements necessary for the economical administration and protection of the reservations; for the enforcement of section 84 of the Act approved March 4, 1909 (18 U. S. C. 145), and section 10 of the Migratory Bird Conservation Act of February 18, 1929 (16 U. S. C. 715i); for the purchase, capture, and transportation of game for national reservations; and for the maintenance of the herd of long-horned cattle on the Wichita Mountains Wildlife Refuge, $580,000.


In all, salaries and expenses, $4,456,390.

MIGRATORY BIRD CONSERVATION FUND

For carrying into effect the provisions of section 4 of the Act of March 16, 1934, as amended (16 U. S. C. 718–718h), an amount equal to the sum received during the fiscal year 1944 from the proceeds from the sale of stamps, to be warranted monthly; and in addition thereto an amount equal to the unobligated balance on June 30, 1943, of the total of the proceeds received from the sale of stamps prior to July 1, 1943.

FEDERAL AID IN WILDLIFE RESTORATION

For carrying out the provisions of the Act of September 2, 1937, as amended (16 U. S. C. 669–669j), $1,000,000: Provided, That expenditures hereunder shall not exceed the aggregate receipts covered into the Treasury under the provisions of said Act.

Total, Fish and Wildlife Service, $5,456,390, and in addition thereto funds made available under the Migratory Bird Conservation Fund, of which amounts not to exceed $740,660 may be expended for departmental personal services, including such services in the District of Columbia, and not to exceed $20,725 shall be available for the purchase of motor-propelled passenger-carrying vehicles. Funds available for the work of the Fish and Wildlife Service shall be available for the maintenance, repair, and operation of motor-propelled passenger-carrying vehicles; the installation and operation of telephones in Government-owned residences, apartments, or quarters occupied by employees of the Fish and Wildlife Service; books, periodicals, and newspapers (not to exceed $100), rubber boots, oil-skins, first-aid outfits, plans and specifications for vessels, or for contract personal services for the preparation thereof, and rations for officers and crews of vessels; and for the expenditure from appropriations available for the purchase of lands of not to exceed $1 for each option to purchase any tract of land. Not to exceed 10 per centum of the foregoing amounts for expenses of the Fish and Wildlife Service shall be available interchangeably for expenditure on the objects included within the general expenses of said Service, but no more than 10 per centum shall be added to any one item or appropriation.

GOVERNMENT IN THE TERRITORIES

TERRITORY OF ALASKA

Salaries of the Governor and the secretary, $15,600.

For incidental and contingent expenses of the offices of the Governor and the secretary of the Territory, clerk hire, not to exceed
$11,200; janitor service for the Governor's office and the executive
mansion, not to exceed $4,480; traveling expenses; repair and pres-
vervation of Governor's house and furniture; care of grounds and
purchase of necessary equipment; maintenance, operation, and repair
of one motor-propelled passenger-carrying vehicle for the use of the
Governor; stationery, lights, water, and fuel; in all, $21,000, to be
expended under the direction of the Governor.

For the establishment and maintenance of public schools, Territory
of Alaska, $50,000: Provided, That expenditures hereunder shall not
exceed the aggregate receipts covered into the Treasury in accordance
with section 4 of the Permanent Appropriation Repeal Act, 1934.

Insane of Alaska: For care and custody of persons legally adjudged
insane in Alaska, including compensation and travel expenses of
medical supervisor, transportation, burial, and other expenses,
$273,500: Provided, That authority is granted to the Secretary to
pay from this appropriation to the Sanitarium Company, of Port-
land, Oregon, or to other contracting institution or institutions, not
to exceed $840 per capita per annum for the care and maintenance
of Alaskan insane patients during the fiscal year 1944: Provided
further, That so much of this sum as may be required shall be avail-
able for all necessary expenses in ascertaining the residence of
inmates and in returning those who are not legal residents of Alaska
to their legal residence or to their friends, and the Secretary shall,
as soon as practicable, return to their places of residence or to their
friends all inmates not residents of Alaska at the time they became
insane, and the commitment papers for any person hereafter adjudged
insane shall include a statement by the committing authority as to
the legal residence of such person.

For the construction, repair, and maintenance of roads, tramways,
bridges, and trails, Territory of Alaska, $152,500, to be available until
expended: Provided, That expenditures hereunder shall not exceed
the aggregate receipts covered into the Treasury in accordance with
section 4 of the Permanent Appropriation Repeal Act, 1934.

For the construction, repair, and maintenance of roads, tramways,
ferries, bridges, and trails, Territory of Alaska, to be expended under
the provisions of the Act approved June 30, 1932 (48 U. S. C.
321a-321c). $880,000, to be immediately available.

The Alaska Railroad: All amounts received by the Alaska Railroad
during the fiscal year 1944 shall be available, and continue available
until expended, for every expenditure requisite for and incident to
the authorized work of the Alaska Railroad, including maintenance,
operation, and improvements of railroads in Alaska; maintenance
and operation of river steamers and other boats on the Yukon River
and its tributaries in Alaska; operation and maintenance of ocean-going
or coastwise vessels by ownership, charter, or arrangement with other
branches of the Government service, for the purpose of providing
additional facilities for the transportation of freight, passengers, or
mail, when deemed necessary, for the benefit and development of
industries and travel affecting territory tributary to the Alaska Rail-
road; maintenance and operation of lodges, camps, and transporta-
tion facilities for the accommodation of visitors to Mount McKinley
National Park, including the purchase, maintenance, repair, and
operation of motor-propelled passenger-carrying vehicles as author-
ized by the Act of March 29, 1940 (54 Stat. 80); stores for resale;
payment of claims for losses and damages arising from operations,
including those of employees of the railroad for loss and damage
resulting from wreck or accident on the railroad, not due to negli-
gence of the claimant, limited to clothing and other necessary per-
sonal effects used in connection with his duties and not exceeding
$100 in value; payment of amounts due connecting lines; payment of compensation and expenses as authorized by section 42 of the Injury Compensation Act approved September 7, 1916 (5 U. S. C. 793), to be reimbursed as therein provided: Provided, That not to exceed $6,000 of this fund shall be available for personal services in the District of Columbia during the fiscal year 1944, and no one other than the general manager of said railroad shall be paid an annual salary out of this fund of more than $7,500: Provided further, That not to exceed $12,500 of such fund shall be available for printing and binding.

TERRITORY OF HAWAII

Salaries of the Governor and of the secretary, $15,800.

For contingent expenses, to be expended by the Governor for stationery, postage, and incidentals, and for traveling expenses of the Governor while absent from the capital on official business, $1,950; private secretary to the Governor, $3,100; temporary clerk hire, $750; in all, $8,800.

GOVERNMENT OF THE VIRGIN ISLANDS

For salaries of the Governor and employees incident to the execution of the Acts of March 3, 1917 (48 U. S. C. 1391), and June 22, 1936 (48 U. S. C. 1405v), traveling expenses of officers and employees, necessary janitor service, care of Federal grounds, repair and preservation of Federal buildings and furniture, purchase of equipment, stationery, lights, water, and other necessary miscellaneous expenses, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, and not to exceed $4,000 for personal services, household equipment and furnishings, fuel, ice, and electricity necessary in the operation of Government House at Saint Thomas and Government House at Saint Croix, $168,820.

For salaries and expenses of the agricultural experiment station and the vocational school in the Virgin Islands, including technical personnel, clerks, and other persons; scientific investigations of plants and plant industries, and diseases of animals; demonstrations in practical farming; official traveling expenses; fixtures, apparatus, and supplies; clearing and fencing of land; and other necessary expenses, maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, $37,640.

For defraying the deficit in the treasury of the municipal government of Saint Croix because of the excess of current expenses over current revenues for the fiscal year 1944, $140,000, to be paid to the said treasury in monthly installments.

PUERTO RICAN HURRICANE RELIEF

To enable the Division of Territories and Island Possessions to continue collection and administration of moneys due the United States on account of loans made under the joint resolutions approved December 21, 1928 (45 Stat. 1067), and January 22, 1930 (46 Stat. 57), and to make compositions and adjustments in any loan herefore made, as authorized by Public Resolutions Numbered 59 (49 Stat. 926) and 60 (49 Stat. 928), Seventy-fourth Congress, approved August 27, 1935, not to exceed $90,000 of any unobligated balances of appropriations made by authority of those joint resolutions, including repayment of principal and payments of interest on such loans, is hereby made available for administrative expenses during the fiscal year 1944.

Sec. 2. Appropriations herein made for field work shall be available for the hire, with or without personal services, of boats, work
animals and animal-drawn and motor-propelled vehicles and equipment.

Sec. 3. Appropriations herein made shall be available for the purchase, maintenance, operation, and repair of vehicles generally known as quarter-ton or half-ton pick-up trucks and as station wagons without such vehicles being considered as passenger-carrying vehicles.

Sec. 4. Notwithstanding any provision of law to the contrary, aliens may be employed during the fiscal year 1944 in the field service of the Department for periods of not more than thirty days in cases of emergency caused by fire, flood, storm, act of God, or sabotage.

Sec. 5. Appropriations herein made for the following bureaus and offices shall be available for expenses of attendance of officers and employees at meetings or conventions of members of societies or associations concerned with their work in not to exceed the amounts indicated: Office of the Secretary, $500; Grazing Service, $400; Petroleum Conservation Division, $150; General Land Office, $400; Bureau of Indian Affairs, $5,000; Bureau of Reclamation, $2,500; Geological Survey, $1,500; Bureau of Mines, $5,000; National Park Service, $1,500; Fish and Wildlife Service, $2,250; and Soil and Moisture Conservation Operations (all bureaus), $1,500.

Sec. 6. Appropriations available for expenses of travel of officers and employees of the Department shall be available for traveling expenses of new appointees from Seattle, Washington, or from any point within Alaska, to their posts of duty in Alaska, and return.

Sec. 7. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law: Provided further, That in cases of emergency, caused by fire, flood, storm, act of God, or sabotage, persons may be employed for periods of not more than thirty days and be paid salaries and wages without the necessity of inquiring into their membership in any organization.

Sec. 8. No part of any appropriation contained in this Act shall be used directly or indirectly by way of wages, salaries, per diem or otherwise, for the performance of any new administrative function or the enforcement or issuance of any rule or regulation occasioned by the establishment of the Jackson Hole National Monument as described in Executive Proclamation Numbered 2578, dated March 15, 1943.

Sec. 9. The appropriations and authority with respect to appropriations contained herein shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

SEC. 3. Appropriations herein made shall be available for the purchase, maintenance, operation, and repair of vehicles generally known as quarter-ton or half-ton pick-up trucks and as station wagons without such vehicles being considered as passenger-carrying vehicles.

SEC. 4. Notwithstanding any provision of law to the contrary, aliens may be employed during the fiscal year 1944 in the field service of the Department for periods of not more than thirty days in cases of emergency caused by fire, flood, storm, act of God, or sabotage.

SEC. 5. Appropriations herein made for the following bureaus and offices shall be available for expenses of attendance of officers and employees at meetings or conventions of members of societies or associations concerned with their work in not to exceed the amounts indicated: Office of the Secretary, $500; Grazing Service, $400; Petroleum Conservation Division, $150; General Land Office, $400; Bureau of Indian Affairs, $5,000; Bureau of Reclamation, $2,500; Geological Survey, $1,500; Bureau of Mines, $5,000; National Park Service, $1,500; Fish and Wildlife Service, $2,250; and Soil and Moisture Conservation Operations (all bureaus), $1,500.

SEC. 6. Appropriations available for expenses of travel of officers and employees of the Department shall be available for traveling expenses of new appointees from Seattle, Washington, or from any point within Alaska, to their posts of duty in Alaska, and return.

SEC. 7. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law: Provided further, That in cases of emergency, caused by fire, flood, storm, act of God, or sabotage, persons may be employed for periods of not more than thirty days and be paid salaries and wages without the necessity of inquiring into their membership in any organization.

SEC. 8. No part of any appropriation contained in this Act shall be used directly or indirectly by way of wages, salaries, per diem or otherwise, for the performance of any new administrative function or the enforcement or issuance of any rule or regulation occasioned by the establishment of the Jackson Hole National Monument as described in Executive Proclamation Numbered 2578, dated March 15, 1943.

SEC. 9. The appropriations and authority with respect to appropriations contained herein shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.
SEC. 10. This Act may be cited as the “Interior Department Appropriation Act, 1944”.

Approved July 12, 1943.

[CHAPTER 220]  
AN ACT  
To approve and consent to the compact entered into by Iowa and Nebraska establishing the boundary between Iowa and Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the approval and consent of the Congress is hereby given to the compact effected by an Act enacted by the Legislature of the State of Iowa entitled “An Act to establish the boundary line between Iowa and Nebraska by agreement; to cede to Nebraska and to relinquish jurisdiction over lands now in Iowa but lying westerly of said boundary line and contiguous to lands in Nebraska; to provide that the provisions of this Act become effective upon the enactment of a similar and reciprocal law by Nebraska and the approval of and consent to the compact thereby effected by the Congress of the United States of America and to declare an emergency”, approved April 15, 1943 (House File 437, Acts of the Fiftieth General Assembly), and the similar and reciprocal Act enacted by the State of Nebraska entitled “A bill for an Act to establish the boundary line between Iowa and Nebraska by agreement; to cede to Iowa and to relinquish jurisdiction over lands now in Nebraska but lying easterly of said boundary line and contiguous to lands in Iowa; to provide that the provisions of this Act shall become effective upon the approval of and consent of the Congress of the United States of America to the compact effected by this Act and House File 437 of the 1943 Session of the Iowa Legislature; to repeal Chapter 121, Session Laws of Nebraska, 1941; and to declare an emergency”, approved May 7, 1943 (Legislative bill 438, Fifty-sixth session of the Nebraska State Legislature).

Approved July 12, 1943.

[CHAPTER 221]  
AN ACT  
Making appropriations for the Department of Labor, the Federal Security Agency, and related independent agencies, for the fiscal year ending June 30, 1944, and for other purposes.

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 Labor, the Federal Security Agency, and related independent agencies, for the fiscal year ending June 30, 1944, namely:

TITLE I—DEPARTMENT OF LABOR  
OFFICE OF THE SECRETARY

Salaries: For personal services in the District of Columbia, $386,000. Salaries and expenses, Office of the Solicitor: For personal services in the District of Columbia and elsewhere, and for other necessary expenses in the field, including contract stenographic reporting services, $715,000. Contingent expenses: For expenses of the offices and bureaus of the Department, for which appropriations for expenses are not spe-
specifically made, including the purchase of stationery, furniture, and repairs to the same, carpets, matting, oilcloths, file cases, towels, ice, brooms, soap, sponges, laundry, not exceeding $1,000 for streetcar fares; purchase, maintenance, and repair of motorcycles and motor-trucks; maintenance, operation, and repair of four motor-propelled passenger-carrying vehicles; freight and express charges; commercial and labor-reporting services; postage to foreign countries, telegraph and telephone service; purchase and exchange of lawbooks, books of reference, newspapers, and periodicals and, when authorized by the Secretary of Labor, dues for library membership in societies or associations which issue publications to members only or at a price to members lower than to subscribers who are not members, not exceeding $6,000; contract stenographic services; and teletype service and tolls (not to exceed $1,100), $166,550.

Traveling expenses: For traveling expenses under the Department of Labor, including reimbursement to employees of the Wage and Hour Division, at not to exceed 3 cents per mile, for expenses of travel performed by them in privately owned automobiles within the limits of their official stations in the field, $1,062,000.

Printing and binding: For printing and binding for the Department of Labor, $263,500.

Salaries and expenses, Division of Labor Standards: For salaries and other expenses, including purchase and distribution of reports, and of material for informational exhibits, in connection with the promotion of health, safety, employment stabilization, and amicable industrial relations for labor and industry, $146,000.

Salaries and expenses, Safety and Health Program (national defense): For all expenses necessary to enable the Secretary of Labor to conduct a program of safety and health among employees engaged in national-defense industries, including personal services in the District of Columbia and elsewhere, and other items otherwise properly chargeable to the appropriations under the Department of Labor: for contingent expenses, traveling expenses, and printing and binding, $150,000.

The appropriation under this title for traveling expenses shall be available for expenses of attendance of cooperating officials and consultants at conferences concerned with the work of the Division of Labor Standards when called by the Division of Labor Standards with the written approval of the Secretary of Labor, and shall be available also in an amount not to exceed $2,000 for expenses of attendance at meetings related to the work of the Division of Labor Standards when incurred on the written authority of the Secretary of Labor.

Commissioners of Conciliation: For expenses necessary to enable the Secretary of Labor to exercise the authority vested in him by section 8 of the Act creating the Department of Labor (5 U. S. C. 611), including newspapers, books of reference, and periodicals: and not to exceed $68,827 for personal services in the District of Columbia, $444,000.

Commissioners of Conciliation (national defense): For all expenses necessary to enable the Secretary of Labor to perform conciliation services in situations growing out of employment in industries under the national defense program, including personal services in the District of Columbia and elsewhere, and other items otherwise properly chargeable to the appropriations under the Department of Labor for contingent expenses, traveling expenses, and printing and binding, $1,500,000.

The appropriation in this title for traveling expenses shall be available in an amount not to exceed $3,000 for expenses of attendance.
at meetings, conferences, or conventions concerned with labor and industrial relations when incurred on the written authority of the Secretary of Labor.

**BUREAU OF LABOR STATISTICS**

Salaries and expenses: For personal services including temporary statistical clerks, stenographers, and typists in the District of Columbia, and including also experts and temporary assistants for field service outside of the District of Columbia; purchase of periodicals, documents, envelopes, price quotations, and reports and materials for reports and bulletins of said Bureau, $1,100,000, of which amount not to exceed $970,000 may be expended for the salary of the Commissioner and other personal services in the District of Columbia.

The appropriation in this title for traveling expenses shall be available, in an amount not to exceed $2,000, for expenses of attendance at meetings concerned with the work of the Bureau of Labor Statistics when incurred on the written authority of the Secretary of Labor.

Salaries and expenses (national defense): For all expenses necessary to enable the Secretary of Labor, through the Bureau of Labor Statistics, in relation to the national security and defense, to perform the functions authorized by the Act of June 13, 1888, and other Acts (29 U. S. C. 1); to continue occupational outlook surveys throughout the United States; and to conduct studies relative to problems connected with labor likely to arise upon the termination of the existing emergent conditions in connection with defense activities throughout the United States, in cooperation with the National Resources Planning Board; such expenses to include personal services in the District of Columbia and elsewhere, and other items otherwise properly chargeable to the appropriations under the Department of Labor for contingent expenses, traveling expenses, and printing and binding, and not to exceed $15,000 for the temporary employment of experts without regard to the civil service and classification laws, $1,162,000.

**CHILDREN'S BUREAU**

Salaries and expenses: For expenses of investigating and reporting upon matters pertaining to the welfare of children and child life, and especially to investigate the questions of infant mortality; personal services, including experts and temporary assistants; purchase of reports and material for the publications of the Children's Bureau and for reprints from State, city, and private publications for distribution when said reprints can be procured more cheaply than they can be printed by the Government, and other necessary expenses, $324,000, of which amount not to exceed $289,600 may be expended for personal services in the District of Columbia.

Salaries and expenses, child labor provisions, Fair Labor Standards Act: For all authorized and necessary expenses of the Children's Bureau in performing the duties imposed upon it by the Fair Labor Standards Act of 1938, including personal services in the District of Columbia and elsewhere; supplies; services; equipment; newspapers, books of reference, and periodicals; and reimbursement to State and local agencies and their employees for services rendered, as authorized by section 11 of said Act, $225,000.

**MATERNAL AND CHILD WELFARE**

Salaries and expenses, maternal and child welfare: For all authorized and necessary administrative expenses of the Children's
Bureau in performing the duties imposed upon it by title V of the Social Security Act, approved August 14, 1935, as amended, including personal services, in the District of Columbia and elsewhere; supplies; services; equipment; newspapers, books of reference, and periodicals, $360,000: Provided, That no part of any appropriation contained in this title shall be used to promulgate or carry out any instruction, order, or regulation relating to the care of obstetrical cases which discriminates between persons licensed under State law to practice obstetrics: Provided further, That the foregoing proviso shall not be so construed as to prevent any patient from having the services of any practitioner of her own choice, paid for out of this fund, so long as State laws are complied with.

Grants to States for maternal and child health services: For grants to States for the purpose of enabling each State to extend and improve services for promoting the health of mothers and children, as authorized in title V, part 1, of the Social Security Act, approved August 14, 1935 (42 U. S. C. 701), as amended, $5,820,000: Provided, That any allotment to a State pursuant to section 502 (b) shall not be included in computing for the purposes of subsections (a) and (b) of section 504 an amount expended or estimated to be expended by the State.

Grants to States for services for crippled children: For the purpose of enabling each State to extend and improve services for crippled children, as authorized in title V, part 2, of the Social Security Act, approved August 14, 1935 (42 U. S. C. 721), as amended, $1,510,000.

Grants to States for child-welfare services: For grants to States for the purpose of enabling the United States, through the Children's Bureau, to cooperate with State public-welfare agencies in establishing, extending, and strengthening public-welfare services for the care of homeless or neglected children, or children in danger of becoming delinquent, as authorized in title V, part 3, of the Social Security Act, approved August 14, 1935 (42 U. S. C. 721), as amended, $1,400,000.

In the administration of title V of the Social Security Act, as amended, for the fiscal year 1944, payments to the States for any quarter of the fiscal year 1944 under parts 1, 2, and 3 may be made with respect to any State plan approved under such respective parts by the Chief of the Children's Bureau prior to or during such quarter, but no such payment shall be made with respect to any plan for any period prior to the quarter in which such plan is submitted to the Chief of the Children's Bureau for approval.

The appropriation in this title for traveling expenses shall be available, in an amount not to exceed $11,000, for expenses of attendance of cooperating officials and consultants at conferences concerned with the administration of work of the Children's Bureau under the Fair Labor Standards Act and under title V, parts 1, 2, and 3, of the Social Security Act, as amended, when called by the Children's Bureau with the written approval of the Secretary of Labor, and shall be available also, in an amount not to exceed $6,000, for expenses of attendance at meetings related to the work of the Children's Bureau when incurred on the written authority of the Secretary of Labor.
Salaries and expenses: For carrying out the provisions of the Act entitled “An Act to establish in the Department of Labor a bureau to be known as the Women’s Bureau”, approved June 5, 1920 (29 U. S. C. 11–16), including personal services in the District of Columbia; purchase of material for reports and educational exhibits, $160,000.

The appropriation in this title for traveling expenses shall be available in an amount not to exceed $2,500 for expenses of attendance at meetings concerned with the work of the Women’s Bureau when incurred on the written authority of the Secretary of Labor.

### WAGE AND HOUR DIVISION

Salaries: For personal services for the Wage and Hour Division necessary in performing the duties imposed by the Fair Labor Standards Act of 1938 and by the Act to provide conditions for the purchase of supplies and the making of contracts by the United States, approved June 30, 1936 (41 U. S. C. 38), including reimbursement to State, Federal, and local agencies and their employees for services rendered, $8,750,000, of which amount not to exceed $675,000 (exclusive of pay of members of industry committees) may be expended for departmental salaries.

Miscellaneous expenses (other than salaries): For necessary expenses, other than salaries, of the Wage and Hour Division in performing the duties imposed by the Fair Labor Standards Act of 1938 and by the Act to provide conditions for the purchase of supplies and the making of contracts by the United States, approved June 30, 1936 (41 U. S. C. 38), including stenographic reporting services by contract or otherwise, purchase of one and maintenance, repair, and operation outside the District of Columbia, of three motor-propelled passenger-carrying vehicles, lawbooks, books of reference, periodicals, manuscripts and special reports, newspapers, and reimbursement to State, Federal, and local agencies and their employees for services rendered, $250,000.

The Secretary of Labor may allot or transfer, with the approval of the Director of the Bureau of the Budget, funds from the foregoing appropriations for the Wage and Hour Division to any other bureau or office of the Department of Labor to enable such bureau or office to perform services for the Wage and Hour Division.

The appropriation in this title for traveling expenses shall be available in an amount not to exceed $4,750 for expenses of attendance at meetings concerned with the work of the Wage and Hour Division when incurred on the written authority of the Secretary of Labor.

This title may be cited as the “Department of Labor Appropriation Act, 1944”.

### TITLE II—FEDERAL SECURITY AGENCY

#### AMERICAN PRINTING HOUSE FOR THE BLIND

To enable the American Printing House for the Blind more adequately to provide books and apparatus for the education of the blind in accordance with the provisions of the Act approved February 8, 1927 (20 U. S. C. 101), $115,000.

#### CIVILIAN CONSERVATION CORPS

For all necessary expenses to enable the Federal Security Administrator to provide for the liquidation of the Civilian Conservation
Corps and the conservation and disposition of all of the property of whatever type (including camp buildings, accessories, equipment, and machinery of all types) in use by said corps, including personal services in the District of Columbia and elsewhere; payment for accrued annual leave of employees separated from the Government service due to the discontinuance of corps operations; and for such travel and other necessary expenses as may be incurred in connection with liquidation of said Civilian Conservation Corps from the unexpended balances of the appropriations made to the Civilian Conservation Corps in the Federal Security Agency Appropriation Act, 1942, not exceeding $20,000: Provided, That said liquidation shall be completed as quickly as possible but in any event not later than June 30, 1944: Provided further, That for the purposes hereof the provisions of the Act to establish the Civilian Conservation Corps and for other purposes approved June 28, 1937, as amended, shall continue in full force and effect to such extent as may be necessary to facilitate liquidation of such corps, and the Federal Security Administrator shall exercise the authority vested in the Director of such corps by such Act.

Notwithstanding the provisions of the Act of December 23, 1941 (Public Law 371), the Federal Security Administrator is authorized, during the fiscal year 1944, to dispose of any camp buildings, no longer needed for Civilian Conservation Corps purposes, and housekeeping and camp maintenance equipment necessary in connection therewith, by transfer with or without reimbursement, to other Federal agencies or, upon such terms as he may prescribe to any State, county, municipality, or nonprofit organization for the promotion of conservation, education, recreation, or health: Provided, That, in the case of buildings located on land owned by the United States, any such disposition shall be subject to the approval of the agency of the United States having jurisdiction of such lands: And provided further, That such buildings and equipment shall first be tendered to the War Department and Navy Department for use in prosecution of the war, or the Civil Aeronautics Administration, which Departments or agency shall have sixty days from the date of notification of availability of such buildings and equipment to accept such tender.

COLUMBIA INSTITUTION FOR THE DEAF

For support of the Columbia Institution for the Deaf, including salaries and incidental expenses, books and illustrative apparatus, and general repairs and improvements, $155,200.

FOOD AND DRUG ADMINISTRATION

For all necessary expenses of the Food and Drug Administration in carrying out the investigations, including collecting, reporting, and illustrating the results thereof, and performing the functions required to carry into effect the provisions of the Federal Food, Drug, and Cosmetie Act (21 U. S. C. 301-392); the Act approved March 2, 1897, entitled “An Act to prevent the importation of impure and unwholsome tea” (21 U. S. C. 41-50), which may hereafter be cited as the Tea Importation Act; the Act approved February 15, 1927, to regulate the importation of milk and cream into the United States, and so forth (21 U. S. C. 141-149), which may hereafter be cited as the Import Milk Act; the Federal Caustic Poison Act (15 U. S. C. 401-411); and the Act approved May 4, 1928, entitled “An Act to prohibit the shipment of filled milk in interstate or foreign commerce” (21 U. S. C. 61-64), which may hereafter be cited as the Filled Milk Act; as follows:
Enforcement operations: To enable the Federal Security Administrator to carry into effect the provisions of the above statutes, including personal services in the District of Columbia (not exceeding $673,000) and elsewhere; purchase (not to exceed ten), operation, maintenance, and repair of motor-propelled and horse-drawn passenger-carrying vehicles; purchase of chemicals, apparatus, and scientific equipment; contract stenographic reporting services; books of reference and periodicals, $2,323,580; and the Administrator, in carrying into effect the provisions of the Federal Food, Drug, and Cosmetic Act, is authorized hereafter to cooperate with associations and scientific societies in the revision of the United States Pharmacopoeia and in the development of methods of analysis and mechanical and physical tests necessary to carry out the work of the Food and Drug Administration and to pay the compensation and expenses of the members of the Board appointed under section 2 of the Tea Importation Act, and such compensation and expenses shall not be paid out of the appropriation for “Expenses of collecting the revenue from customs”.


General administration: For general administration, including personal services in the District of Columbia, $94,400.

FREEDMEN'S HOSPITAL

For officers and employees and compensation for all other professional and other services that may be required and expressly approved by the Federal Security Administrator, $490,000.

Miscellaneous expenses: For subsistence; fuel and light; not exceeding $500 for expenses of attendance upon meetings of a technical nature, pertaining to hospital administration and medical advancement, when authorized by the Federal Security Administrator; clothing to include white cotton or duck suits for the use of interns, and cotton or duck uniforms or aprons for cooks, maids, and attendants, and laundering thereof; rubber surgical gloves, bedding, forage, medicine, medical and surgical supplies, surgical instruments, electric lights, repairs, replacement of X-ray apparatus, and furniture; maintenance and operation of passenger-carrying vehicles; not exceeding $250 for the purchase of books, periodicals, and newspapers; not to exceed $2,000 for the special instruction of student nurses; reimbursement to the appropriations of Howard University of actual cost of heat and light furnished, and other necessary expenses, $196,000: Provided, That there shall be transferred from this appropriation to the appropriation “Salaries and expenses, public buildings and grounds in the District of Columbia, Public Buildings Administration”, for direct expenditure by the Federal Works Agency, $25,000 for repairs, alterations, improvement, and preservation of the buildings and grounds of Freedmen’s Hospital; and that $800 shall be transferred from this appropriation to the appropriation “Traveling expenses, Federal Security Agency”, and that $2,500 shall be transferred to the appropriation “Miscellaneous and contingent expenses, Public Health Service”: Provided further, That 65 per centum of each of the foregoing appropriations for the Freedmen’s Hospital shall be chargeable to the District of Columbia and paid in like manner as other appropriations of the District of Columbia are paid, subject, however, to adjustments from time to time to be made during and at the end of the fiscal year so that the portion of each of these
appropriations charged to the District of Columbia shall bear the same ratio to the total of each appropriation as the number of hospital days of service to persons who have resided in the District of Columbia for over one year on the day of admission bears to the total number of hospital days of service performed.

HOWARD UNIVERSITY

Salaries: For payment in full or in part of the salaries of the officers, professors, teachers, and other regular employees of the university, the balance to be paid from privately contributed funds, $305,340.

Expenses, Howard University: For equipment, supplies, apparatus, furniture, cases and shelving, stationery, ice, repairs to buildings and grounds, and for other necessary expenses of the university, $156,000.

OFFICE OF EDUCATION

Further endowment of colleges of agriculture and the mechanic arts: For carrying out the provisions of section 22 of the Act entitled "An Act to provide for research into basic laws and principles relating to agriculture and to provide for the further development of cooperative agricultural extension work and the more complete endowment and support of land-grant colleges", approved June 29, 1935 (49 Stat. 436), $2,480,000.

Library service: For making surveys, studies, investigations, and reports regarding public, school, college, university, and other libraries; fostering coordination of public and school library service; coordinating library service on the national level with other forms of adult education; developing library participation in Federal projects; fostering Nation-wide coordination of research materials among the more scholarly libraries, inter-State library cooperation, and the development of public, school, and other library service throughout the country, and for the administrative expenses incident to performing these duties, including salaries of such assistants, experts, clerks, and other employees in the District of Columbia and elsewhere, as the Commissioner of Education may deem necessary, purchase of miscellaneous supplies, equipment, stationery, postage on foreign mail, books of reference, lawbooks, and periodicals, and all other necessary expenses, $20,800.

Salaries: For personal services in the District of Columbia, $294,400.

General expenses: For general expenses of the Office of Education, including lawbooks, books of reference, and periodicals; purchase, distribution, and exchange of educational documents, motion-picture films, and lantern slides; collection, exchange, and cataloging of educational apparatus and appliances, articles of school furniture and models of school buildings illustrative of foreign and domestic systems and methods of education, and repairing the same, $12,000.

The unexpended balance of the appropriation for loans to students in technical and professional fields, 1943, is hereby reappropriated and made available for the same purposes and under the same conditions as provided in the Federal Security Agency Appropriation Act 1943, except that such loans shall be made only to those students who received loans during the fiscal year 1943, and of the sum reappropriated not to exceed $54,000 shall be available for administrative expenses, including personal services in the District of Columbia and elsewhere; purchase and exchange of equipment; printing and binding; travel expenses, including not to exceed $1,200 for actual
transportation expenses and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving while away from their homes, without other compensation from the United States, in an advisory capacity to the Commissioner of Education: Provided, That this program shall end June 30, 1944.

Vocational Rehabilitation

Cooperative vocational rehabilitation of persons disabled in industry: For carrying out the provisions of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment", approved June 2, 1920 (29 U. S. C. 35), as amended by the Act of June 5, 1924 (29 U. S. C. 31), and the Acts of June 9, 1930, and June 30, 1932 (29 U. S. C. 31-40), section 531 (a) of the Act of August 14, 1935 (49 Stat. 620), and section 508 (a) of the Act approved August 10, 1939 (53 Stat. 1381), $3,200,000: Provided, That the apportionment to the States shall be computed in accordance with the Acts approved June 2, 1920, June 5, 1924, June 9, 1930, June 30, 1932, August 14, 1935, and August 10, 1939, on the basis of not to exceed $3,500,000 for the fiscal year 1944.

Promotion of vocational rehabilitation of persons disabled in industry in Hawaii: For extending to the Territory of Hawaii the benefits of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry", approved June 2, 1920, as amended (29 U. S. C. 31-44), in accordance with the provisions of the Act entitled "An Act to extend the provisions of certain laws to the Territory of Hawaii", approved March 10, 1924 (29 U. S. C. 45), $5,000.

The appropriation in this title for traveling expenses shall be available for actual transportation and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving, while away from their homes without other compensation from the United States, in an advisory capacity to the Commissioner of Education, in an amount not exceeding $10,000.

Cooperative vocational rehabilitation of disabled residents of the District of Columbia: For personal services, printing and binding, travel and subsistence, and payment of expenses of training, placement, and other phases of rehabilitating disabled residents of the District of Columbia under the provisions of the Act entitled "An Act to provide for the vocational rehabilitation of disabled residents of the District of Columbia", approved February 25, 1929 (45 Stat. 1290), as amended by the Act approved April 17, 1937 (50 Stat. 69), $25,000.

Salaries and expenses, vocational rehabilitation: For carrying out the provisions of section 6 of the Act entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry, and so forth", approved June 2, 1920 (29 U. S. C. 35), and the Acts of June 5, 1924 (29 U. S. C. 31), June 9, 1930, and June 30, 1932 (29 U. S. C. 31-40), August 14, 1935 (49 Stat. 620), and August 10, 1939 (53 Stat. 1381), and for carrying out the provisions of the Act entitled "An Act to authorize the operation of stands in Federal buildings by blind persons, to enlarge the economic opportunities of the blind, and for other purposes", approved June 20, 1936 (49 Stat. 1539, 1560), $93,000.

Vocational Education

Further development of vocational education: For carrying out the provisions of sections 1, 2, and 3 of the Act entitled "An Act to
provide for the further development of vocational education in the
several States and Territories", approved June 8, 1936 (49 Stat. 1488-
1490). $14,200,000: Provided, That the apportionment to the States
shall be computed on the basis of not to exceed $14,483,000 for the
fiscal year 1914, as authorized by the Act approved June 8, 1936.

For extending to the Territory of Hawaii the benefits of the Act
entitled "An Act to provide for the promotion of vocational educa-
tion, and so forth", approved February 23, 1917 (20 U. S. C. 11-18),
in accordance with the provisions of the Act entitled "An Act to
extend the provisions of certain laws to the Territory of Hawaii",
approved March 10, 1924 (20 U. S. C. 29), $30,000.

For extending to Puerto Rico the benefits of the Act entitled "An
Act to provide for the promotion of vocational education, and so
forth", approved February 23, 1917 (20 U. S. C. 11-18), in accordance
with the provisions of the Act entitled "An Act to extend the provi-
sions of certain laws relating to vocational education and civilian
rehabilitation to Puerto Rico", approved March 3, 1931 (20 U. S. C.

Salaries and expenses: For carrying out the provisions of section
7 of the Act entitled "An Act to provide for the promotion of voca-
tional education, and so forth", approved February 23, 1917, as
amended by the Act of October 6, 1917 (20 U. S. C. 15), and of sec-
tion 4 of the Act entitled "An Act to provide for the further develop-
ment of vocational education in the several States and Territories",

Education and Training, Defense Workers (National Defense)

Payments to States, and so forth (national defense): For payment
to States, subdivisions thereof, or other public agencies operating
public educational facilities, and, where hereinafter authorized, to
vocational schools exempt from taxation under section 101 (6) of the
Internal Revenue Code, colleges and universities, for the furtherance
of the education and training of defense workers, through certifica-
tion from time to time, in accordance with regulations promulgated by
the United States Commissioner of Education (hereinafter referred
to as the "Commissioner") under the supervision and direction of the
Federal Security Administrator and approved by the President, by
the Commissioner to the Secretary of the Treasury of the name of
such agency or the name of such school, college, or university to whom
payment is to be made, and the amount to be paid, such payment to
be made prior to audit and settlement by the General Accounting
Office as follows:

(1) For the cost of vocational courses of less than college grade
provided by such agencies in vocational schools, including voca-
tional schools exempt from taxation under section 101 (6) of the
Internal Revenue Code, or by such vocational schools pursuant
to plans submitted by them and approved by the Commissioner,
which plans shall include only courses of types approved by the
Chairman of the War Manpower Commission as supplementary to
employment in occupations essential to the national defense, and
types of preemployment and refresher courses similarly approved
for workers preparing for such occupations and selected from the
public employment office registers, and for the cost of vocational
courses of types similarly approved of less than college grade in
private vocational schools (regardless of tax liability) and in other
private facilities where equipment for training is available, including
not to exceed $5,000,000 for payment to such agencies for rental of
additional space and for the acquisition by purchase, rental, gift, or
otherwise of new or used equipment found necessary by the Commis-

Vocational courses
of less than college
grade.

53 Stat. 33.
(2) For the cost of short courses of college grade provided by degree-granting colleges and universities pursuant to plans submitted by them and approved by the Commissioner, which plans shall be for courses of types approved by the Chairman of the War Manpower Commission designed to meet the shortage of engineers, chemists, physicists, and production supervisors in fields essential to the national defense, and such plans may provide for regional coordination of the defense training program of the participating colleges and universities, $25,000,000: Provided, That only colleges and universities which operate under charters which exempt their educational property from taxation and public degree-granting educational institutions shall be eligible to receive funds herefrom: Provided further, That not to exceed 20 per centum of the amount allotted to any school shall be allotted to it for expenditure for purchase and rental of additional equipment and leasing of additional space found by the Commissioner necessary to carry out its approved plan.

(3) For the cost of vocational courses in food production and conservation, mechanics, farm-machinery repair, and farm-labor training of less than college grade designed to give general preemployment mechanical training and to assist in attaining the production goals for those farm commodities designated from time to time in the food-for-freedom program promulgated by the United States Department of Agriculture pursuant to plans submitted by such agencies and approved by the Commissioner, $12,500,000, of which not to exceed 15 per centum shall be available for payment to such agencies for purchase and rental of equipment and rental of space.

Visual aids for war training (national defense): For all necessary expenses of the Office of Education in procuring and making available, for reproduction and use, visual aid instructional units, consisting of motion-picture films, lantern slides, slide films, and film loops, for training in occupations essential to the war effort (each such occupation to be approved by the Chairman of the War Manpower Commission), including personal services in the District of Columbia and elsewhere; travel expenses; printing and binding, $2,000,000, of which amount not to exceed $10,000 may be transferred to appropriations for salaries and miscellaneous expenses of the War Manpower Commission: Provided, That copies of slides and films hereafter made shall be sold at a price sufficient to pay the whole cost of production of such slides and films.

Salaries and expenses (national defense): For all administrative expenses necessary to enable the Office of Education to carry out the foregoing program of education and training of defense workers, including personal services in the District of Columbia and elsewhere, traveling expenses, printing and binding, and not to exceed $10,000 for the payment of actual transportation and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving, while away from their homes, without other compensation from the United States, in an advisory capacity to the Commissioner, $1,100,000: Provided, That the Commissioner shall transmit to Congress quarterly during the fiscal year ending June 30, 1944, a report of the defense training programs which operate under his administration, as provided for in this Act, such reports to show the distribution of Federal funds and activities by States, types of programs, and numbers of persons trained.

In the selection of trainees under the provisions of paragraph 1, no maximum age limit for trainees shall be established.

No trainee under the appropriations provided for in the foregoing paragraphs 1, 2, and 3 shall be discriminated against because of sex,
race, or color, and, where separate schools are required by law for separate population groups, to the extent needed for trainees of each such group, equitable provisions shall be made for facilities and training of like quality.

Selection of trainees under the foregoing programs of training shall be based upon the existing and anticipated need for defense workers in occupations essential to the national defense.

Not to exceed an aggregate of $4,000 of the amount appropriated in this title for traveling expenses may be used for expenses of attendance at meetings of educational associations and other organizations concerned with vocational education.

All appropriations for vocational education under the Office of Education in this Act shall be used exclusively for vocational education purposes.

The Commissioner may delegate to any officer in the Office of Education any of his powers or duties hereunder.

PUBLIC HEALTH SERVICE

Division of Venereal Diseases: For the maintenance and expenses of the Division of Venereal Diseases, established by sections 3 and 4, chapter XV, of the Act approved July 9, 1918 (42 U. S. C. 24, 25), and for the purpose of carrying out the provisions of the Act of May 24, 1938 (52 Stat. 439-440), including personal services in the District of Columbia and elsewhere; items otherwise properly chargeable to the appropriation for miscellaneous and contingent expenses for the Public Health Service; purchase of reports, documents, and other material for publication and of reprints from State, city, and private publications; purchase (not to exceed two), maintenance, repair, and operation of passenger-carrying automobiles for official use in field work, $12,367,000, of which not to exceed $142,212 may be transferred to the appropriation "Pay, and so forth, commissioned officers, Public Health Service".

Grants to States for public-health work: For the purpose of assisting States, counties, health districts, and other political subdivisions of the States in establishing and maintaining adequate public-health services, including the training of personnel for State and local health work, as authorized in sections 601 and 602, title VI, of the Social Security Act, approved August 14, 1935, as amended (49 Stat. 634), $11,000,000.

Training for nurses (national defense): For carrying out the purposes of the Act of June 15, 1943 (Public Law 74, Seventy-eighth Congress), $43,000,000, of which not to exceed $650,000 shall be available for administrative expenses, including printing and binding; personal services in the District of Columbia; maintenance, repair, and operation of passenger-carrying automobiles; advertising in newspapers, magazines, and periodicals without regard to the Act of March 4, 1921 (42 U. S. C. 33); and items otherwise properly chargeable to the appropriation for miscellaneous and contingent expenses for the Public Health Service.

Interstate quarantine service: For cooperation with State and municipal health authorities in the prevention of the spread of contagious and infectious diseases in interstate traffic, including the purchase of one and maintenance, repair, and operation of passenger-carrying automobiles, $28,000.

Prevention of epidemics: To enable the President, in case only of threatened or actual epidemic of infectious or contagious disease, to aid State and local boards or otherwise in his discretion, in preventing
and suppressing the spread of the same and in such emergency in the execution of any quarantine laws which may be then in force, including the maintenance, repair, and operation of passenger-carrying automobiles, $300,480.

Emergency health and sanitation activities (national defense): For all expenses necessary to enable the Surgeon General of the Public Health Service to conduct independently or to assist State and local health authorities in health and sanitation activities (1) in areas adjoining military and naval reservations, (2) in areas where there are concentrations of military and naval forces, (3) in areas adjoining Government and private industrial plants engaged in defense work, and (4) in private industrial plants engaged in defense work, to provide emergency health and sanitation services in Government industrial plants engaged in defense work and in areas adjoining United States military and naval reservations outside the United States, and to perform the functions of the Public Health Service under the facility security program authorized by Executive Order Numbered 9165; such expenses to include personal services in the District of Columbia and elsewhere, maintenance and operation of passenger-carrying automobiles, stationery, travel, printing and binding, the purchase of oils, larvicides, and other diluents without regard to section 3709 of the Revised Statutes, and items otherwise properly chargeable to the appropriation for miscellaneous and contingent expenses of the Public Health Service, $9,729,000, of which not to exceed $53,686 may be transferred to the appropriation “Pay, and so forth, commissioned officers, Public Health Service”.

Pay of personnel and maintenance of hospitals: For medical examinations, including the amount necessary for the medical inspection of aliens, as required by section 16 of the Act of February 5, 1917 (8 U. S. C. 152), medical, surgical, and hospital services and supplies, including prosthetic and orthopedic supplies to be furnished under regulations approved by the Administrator of the Federal Security Agency for beneficiaries (other than patients of the Veterans’ Administration) of the Public Health Service and persons detained in hospitals of the Public Health Service under the quarantine or immigration laws and regulations, including necessary personnel and reserve commissioned officers of the Public Health Service, personal services in the District of Columbia and elsewhere, including the furnishing and laundering of white duck coats, trousers, smocks, aprons, and caps to employees whose duties make necessary the wearing of same, maintenance, minor repairs, equipment, leases, fuel, lights, water, freight, transportation and travel, the maintenance and operation of motortrucks and passenger motor vehicles for use in field work and one for use in the District of Columbia, purchase of ambulances, transportation, care, maintenance, and treatment of lepers, including transportation to their homes in the continental United States of recovered indigent leper patients, court costs, and other expenses incident to proceedings heretofore or hereafter taken for commitment of mentally incompetent persons to hospitals for the care and treatment of the insane, and reasonable burial expenses (not exceeding $100 for any patient dying in hospital), $10,510,700, of which sum not to exceed $88,700 shall be available for the furnishing by the Public Health Service to and at the request of any Federal department or independent establishment, including Government-owned corporations, of coordinating and consultative services with respect to methods and standards for operating emergency health facilities in such department or establishment, including in-service training of such emergency health facility personnel, and for providing
employees of such agencies (1) tuberculosis and psychiatric examinations and (2) health and nutrition instruction through lectures and demonstrations, and for printing and binding and travel expenses in connection therewith: Provided, That the Immigration and Naturalization Service shall permit the Public Health Service to use the hospitals at Ellis Island Immigration Station for the care of Public Health Service patients free of expense for physical upkeep, but with a charge of actual cost of fuel, light, water, telephone, and similar supplies and services, to be covered into the proper Immigration Service appropriations; and money collected by the Immigration Service on account of hospital expenses of persons detained in hospitals of the Public Health Service under the immigration laws and regulations shall be covered into the Treasury as miscellaneous receipts: Provided further, That no part of this sum shall be used for the quarantine service (except for persons detained in hospitals of the Public Health Service at points where no quarantine hospital facilities are available), the prevention of epidemics, or scientific work of the character provided for under other appropriations for the Public Health Service.

Division of mental hygiene: For carrying out the provisions of section 4 of the Act of June 14, 1930 (21 U. S. C. 196, 225); for maintenance and operation of the United States Public Health Service Hospital, Lexington, Kentucky, and the United States Public Health Service Hospital, Fort Worth, Texas, in accordance with the provisions of the Act of January 19, 1929 (21 U. S. C. 221-237), including personal services in the District of Columbia (not to exceed $23,922) and elsewhere; traveling expenses; firearms and ammunition; necessary supplies and equipment; reimbursement to the working capital fund for articles or services furnished by the industrial activities; subsistence and care of inmates; expenses incurred in pursuing and identifying escaped inmates, including rewards for their capture; expenses of interment or transporting remains of deceased inmates including the remains of persons voluntarily admitted; purchase and exchange of farm products and livestock; lawbooks, books of reference, and not to exceed $100 for newspapers and periodicals; furnishing and laundering of uniforms and other distinctive wearing apparel necessary for employees in the performance of their official duties; transportation and subsistence allowance when necessary, within continental United States and under regulations approved by the Administrator of the Federal Security Agency, of persons voluntarily admitted and discharged as cured; tobacco for inmates; purchase (not to exceed two), maintenance, operation, and repair of motor-propelled passenger-carrying vehicles, $1,109,680, and the Surgeon General is authorized to utilize Government-owned automotive equipment in transporting, to and from school, children of Public Health Service personnel on duty at the Public Health Service hospitals at Fort Worth, Texas, and Lexington, Kentucky, who have quarters for themselves and their families on the station reservations.

Foreign quarantine service: For maintenance and ordinary expenses of United States quarantine stations and supplementary activities abroad, including personal services in the District of Columbia and elsewhere; the maintenance, repair, and operation of motortrucks and motor-propelled, passenger-carrying vehicles for official use in field work, $1,250,000.

National Institute of Health: For necessary expenses, not appropriated for elsewhere, of the National Institute of Health, its branches and field offices, including maintenance of buildings; for regulating the propagation and sale of viruses, serums, toxins, and analogous prod-
...products, including arsphenamines and other organic arsenic compounds therapeutically analogous thereto; for the preparation of curative and diagnostic products; and for carrying out the provisions of section 603 of the Social Security Act, approved August 14, 1935, and section 1 of the Act of August 14, 1912; such expenses to include personal and other services in the District of Columbia and elsewhere; the purchase, repair, and cleaning of uniforms for the guard force; items otherwise properly chargeable to the appropriation for miscellaneous and contingent expenses for the Public Health Service; the purchase (not to exceed two), maintenance, repair, and operation of passenger-carrying automobiles; and the purchase of reprints of scientific and technical articles published in periodicals and journals, $2,025,020, of which not to exceed $95,000 may be transferred without limitation account to the appropriation "Pay, and so forth, commissioned officers, Public Health Service".

States Relations Division: For all necessary expenses of the States Relations Division in connection with grants to States under title VI of the Social Security Act, approved August 14, 1935, as amended, including personal and other services in the District of Columbia and elsewhere and items otherwise properly chargeable to the appropriation for miscellaneous and contingent expenses for the Public Health Service, and the maintenance, repair, and operation of passenger-carrying automobiles, $306,800, of which not to exceed $95,000 may be transferred without limitation account to the appropriation "Pay, and so forth, commissioned officers, Public Health Service".

National Cancer Institute: For carrying into effect the provisions of section 7 (b) of the National Cancer Institute Act, approved August 5, 1937, $530,000, including the purchase of reprints of scientific and technical articles.

Commissioned officers, pay, and so forth: For pay, allowance, and commutation of quarters for not to exceed five hundred and sixty-eight regular active commissioned officers (including the Surgeon General, Assistant to the Surgeon General, and assistant surgeons general) and for pay of regular commissioned officers on waiting orders, $2,822,000: Provided, That the above limitation on the number of regular active commissioned officers may be exceeded by the number (not in excess of thirty) of regular active commissioned officers assigned to Federal penal and correctional institutions.

Salaries, Office of Surgeon General: For personal services, $450,000.

Miscellaneous and contingent expenses: For miscellaneous and contingent expenses necessary for the work of the Public Health Service, including stationery supplies; operation, maintenance, and repair of passenger-carrying automobiles; contract stenographic reporting services; not to exceed $4,500 for the preparation of public health exhibits, including personal services and the cost of acquiring, transporting, and displaying exhibit materials; packing, unpacking, crating, drayage, and transportation of personal effects of commissioned officers on transfer from one official station to another in the public interest when authorized by the Surgeon General in the order directing such transfer; not to exceed $850 for lawbooks, books of reference, and periodicals for the Office of the Surgeon General; nominal compensation of collaborating epidemiologists and others; and allowances for living quarters (not exceeding $1,700 for any one person), including heat, fuel, and light, as authorized by the Act approved June 26, 1930 (5 U. S. C. 118a); $195,000.

The appropriation in this title for traveling expenses shall be available for preparation for shipment and transportation to their former homes of remains of officers who die in line of duty.
SAINT ELIZABETHS HOSPITAL

Salaries and expenses: For support, clothing, and treatment in Saint Elizabeths Hospital of persons who have become insane since their entry into the armed forces of the United States, insane beneficiaries of the United States Employees' Compensation Commission, and all other insane persons whose admission to the hospital is authorized by law, including not exceeding $27,000 for maintenance, repair, and operation of motor-propelled passenger-carrying vehicles, and not to exceed $185,000 for repairs and improvements to buildings and grounds, and not to exceed $15,000 for furnishing and laundering of such wearing apparel as may be prescribed for employees in the performance of their official duties, $1,963,000, including cooperation with organizations or individuals in scientific research into the nature, causes, prevention, and treatment of mental illness, and including maintenance and operation of necessary facilities for feeding employees and others (at not less than cost), and the proceeds therefrom shall reimburse the appropriation for the institution; and not exceeding $1,500 of this sum may be expended in the removal of patients to their friends; not exceeding $1,500 for the purchase of such books, periodicals, and newspapers as may be required for the purposes of the hospital and for the medical library, and not exceeding $1,500 for the actual and necessary expenses incurred in the apprehension and return to the hospital of escaped patients: Provided, That so much of this sum as may be required shall be available for all necessary expenses in ascertaining the residence of inmates who are not or who cease to be properly chargeable to Federal maintenance in the institution and in returning them to such places of residence: Provided further, That not exceeding $200 additional may be paid to two employees to provide mail facilities for patients in the hospital: Provided further, That during the fiscal year 1944 the District of Columbia, or any branch of the Government requiring Saint Elizabeths Hospital to care for patients for which they are responsible, shall pay by check to the Superintendent upon his written request, either in advance or at the end of each month, all or part of the estimated or actual cost of such maintenance, as the case may be, and bills rendered by the Superintendent of Saint Elizabeths Hospital in accordance herewith shall not be subject to audit or certification in advance of payment; proper adjustments on the basis of the actual cost of the care of patients paid for in advance shall be made monthly or quarterly, as may be agreed upon between the Superintendent of Saint Elizabeths Hospital and the District of Columbia government, department, or establishments concerned. All sums paid to the Superintendent of Saint Elizabeths Hospital for the care of patients that he is authorized by law to receive shall be deposited to the credit on the books of the Treasury Department of the appropriation made for the care and maintenance of the patients at Saint Elizabeths Hospital for the year in which the support, clothing, and treatment is provided, and be subject to requisition upon the approval of the Superintendent of Saint Elizabeths Hospital.

SOCIAL SECURITY BOARD

Grants to States for old-age assistance: For grants to States for assistance to aged needy individuals, as authorized in title I of the Social Security Act, approved August 14, 1935, as amended, $325,000,000, of which sum such amount as may be necessary shall be available for grants under such title I for any period in the fiscal year 1943 subsequent to March 31, 1943: Provided, That payments to
States for the fourth quarter of the fiscal year 1943 and for any quarter in the fiscal year 1944 under such title I may be made with respect to any State plan approved under such title I by the Social Security Board prior to or during such period, but no such payment shall be made with respect to any plan for any period prior to the quarter in which such plan was submitted to the Board for approval.

Grants to States for aid to dependent children: For grants to States for the purpose of enabling each State to furnish financial assistance to needy dependent children, as authorized in title IV of the Social Security Act, approved August 14, 1935, as amended, $65,000,000, of which sum such amount as may be necessary shall be available for grants under such title IV for any period in the fiscal year 1943 subsequent to March 31, 1943: Provided, That payments to States for the fourth quarter of the fiscal year 1943 and for any quarter in the fiscal year 1944 under such title IV may be made with respect to any State plan approved under such title IV by the Social Security Board prior to or during such period, but no such payment shall be made with respect to any plan for any period prior to the quarter in which such plan was submitted to the Board for approval.

Grants to States for aid to the blind: For grants to States for the purpose of enabling each State to furnish financial assistance to needy individuals who are blind, as authorized in title X of the Social Security Act, approved August 14, 1935, as amended, $9,000,000, of which sum such amount as may be necessary shall be available for grants under such title X for any period in the fiscal year 1943 subsequent to March 31, 1943: Provided, That payments to States for the fourth quarter of the fiscal year 1943 and for any quarter in the fiscal year 1944 under such title X may be made with respect to any State plan approved under such title X by the Social Security Board prior to or during such period, but no such payment shall be made with respect to any plan for any period prior to the quarter in which such plan was submitted to the Board for approval.

Payments with respect to State plans.

Interchange of funds.

Grants to States for unemployment compensation administration: For grants to States for unemployment compensation administration, as authorized in title III of the Social Security Act, approved August 14, 1935, as amended, including rentals in the District of Columbia and elsewhere, $35,328,000, of which such amounts as may be agreed upon by the Board and the Postmaster General, shall be used for the payment, in such manner as said parties may jointly determine, of postage for the transmission of official mail matter in connection with the unemployment compensation administration of States receiving grants herefrom.


Grants to States, offices of the Social Security Board: For personal services in the District of Columbia and elsewhere of the Social Security Board.
and its several offices and bureaus, not otherwise appropriated for herein, $3,250,000, including the salary of an executive director at the rate of $9,500 per year.

Miscellaneous expenses. Social Security Board: For all expenses, not otherwise appropriated for, necessary to enable the Social Security Board to carry into effect the provisions of the Social Security Act as amended (42 U. S. C. §§ 301-1305), including public instruction and information, and the procurement of information relating to the death of individuals entitled to benefits, receiving benefits, or upon whose death some other individual may become entitled to benefits, under title II of said Act, from proper State and local officials, including officials of the District of Columbia, Alaska, and Hawaii or individuals designated by such State and local officials, and as authorized by the Administrator for personal services on a piece-work basis or otherwise in connection with the procurement of such information without regard to section 3709 of the Revised Statutes and the provisions of other laws applicable to the employment and compensation of officers and employees of the United States, which expenses shall include reproducing and photographic equipment; periodicals; purchase and exchange of lawbooks and books of reference; library membership fees or dues in organizations which issue publications to members only or to members at a lower price than to others, payments for which may be made in advance; alterations and repairs; purchase (not exceeding three), operation, maintenance, and repair of passenger-carrying automobiles; $3,000,000.

If during the fiscal years 1943 or 1944 functions are transferred by the Federal Security Administrator from or between any of the said offices or bureaus, the Administrator may transfer from or between the appropriations herein made for salaries for the Social Security Board the amounts necessary for personal services in connection with the functions so transferred.

Not to exceed 5 per centum of any of the foregoing appropriations for salaries for the Social Security Board may, subject to the approval of the Director of the Bureau of the Budget, be transferred by the Administrator to any other of such appropriations, but no appropriation may be increased more than 5 per centum thereby.

OFFICE OF THE ADMINISTRATOR

Salaries, Office of the Administrator, $143,000: Provided, That the salary of the Administrator shall be at the rate of $12,000 per annum so long as the incumbent thereof is Chairman of the War Manpower Commission: Provided further, That of the sum herein appropriated the Administrator may expend not to exceed $2,500 for temporary employment of persons, by contract or otherwise, for special services determined necessary by the Administrator, without regard to section 3709 of the Revised Statutes and the civil-service and classification laws.

Community war services: For all expenses necessary to enable the Federal Security Administrator to carry out the functions transferred from the Office of Defense Health and Welfare Services by Executive Order Numbered 9338, dated April 29, 1943, including personal services in the District of Columbia and elsewhere; the temporary employment of persons by contract or otherwise without regard to section 3709 of the Revised Statutes and the civil service and classification laws; acceptance and utilization of voluntary and uncompensated services; printing and binding; maintenance, operation, and repair of passenger-carrying motor-propelled vehicles; and traveling expenses, including expenses, when specifically authorized
by the Administrator, of attendance at meetings concerned with the purposes of this appropriation and payment of actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving while away from their homes in an advisory capacity to the Administrator without other compensation from the United States, $1,670,000; Provided, That the Administrator may transfer from this appropriation to appropriations available to any unit of the Federal Security Agency designated by him to perform any of the functions and duties transferred by Executive Order Numbered 9338 such sums as are necessary for the performance of such functions and duties by such other unit.

Salaries, Division of Personnel Supervision and Management, $120,000.

Salaries, Chief Clerk's Division, $380,000.

Salaries, Office of the General Counsel, $531,380.

Miscellaneous expenses, Office of Administrator: For miscellaneous expenses of the Office of the Administrator in the District of Columbia and elsewhere (except printing and binding); examination of estimates for appropriations in the field; purchase and exchange of lawbooks, other books of reference, and periodicals; library membership fees or dues in organizations which issue publications to members only or to members at a lower price than to others, payment for which may be made in advance; and purchase, operation, maintenance, and repair of motor-propelled passenger-carrying vehicles, $75,000; Provided, That the Administrator may transfer from appropriations of the constituent organizations of the Federal Security Agency such sums as may be necessary to finance the purchase of duplicating materials required in performance of duplicating work for such constituent organizations.

The appropriation in this title for traveling expenses shall be available for the Office of the Administrator in an amount not to exceed $1,500 for expenses of attendance at meetings or conventions concerned with the work of the Federal Security Agency, when specifically authorized by the Federal Security Administrator; and not to exceed $1,000 for payment of actual transportation expenses and not to exceed $10 per diem in lieu of subsistence of persons serving while away from their homes, without other compensation, in an advisory capacity to the Federal Security Agency.

Traveling expenses, Federal Security Agency: For traveling expenses (not appropriated for elsewhere) for the Federal Security Agency and all bureaus, boards, and constituent organizations thereof, including actual transportation expenses and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving, while away from their homes, without other compensation, in an advisory capacity to the Federal Security Agency; expenses, when specifically authorized by the Federal Security Administrator, of attendance at meetings concerned with the work of the Federal Security Agency; and reimbursement, at not to exceed 3 cents per mile, for travel performed by employees of the Federal Security Agency in privately owned automobiles and within the limits of their official stations, when engaged in the investigation of claims or the furnishing or securing of information concerning claims or wage records under title II of the Social Security Act, as amended (42 U. S. C. 401-409), $1,620,000; Provided, That all receipts from non-Federal agencies representing reimbursement for subsistence and other expenses of travel of employees of the Office of Education performing advisory functions to said agencies shall be deposited in the Treasury of the United States to the credit of this appropriation: Provided further,
That the Federal Security Administrator may hereafter delegate to such officers and employees as he may designate for the purpose all his authority in connection with the transfer of personnel and household goods and effects from one official station to another.

Printing and binding, Federal Security Agency: For printing and binding (not appropriated for elsewhere) for the Federal Security Agency and all bureaus, boards, and constituent organizations thereof, including the purchase of reprints of scientific and technical articles published in periodicals and journals, $900,000, of which $567,700 shall be solely for printed forms, tabulating cards, and tabulating forms in the Bureau of Old-Age and Survivors Insurance.

In order that the Administrator may effectuate reorganization plans submitted and approved pursuant to the Reorganization Act of 1939, he may transfer to the foregoing appropriations under this title from funds available for administrative expenses of the constituent units of the Federal Security Agency such sums as represent a consolidation in the Office of the Administrator of any of the administrative functions of said constituent units: Provided, That no such transfer of funds shall be made unless the consolidation of administrative functions will result in a reduction of administrative salary and all expenses and such reduction is accompanied by savings in funds appropriated to the Federal Security Agency, which savings shall not be expended for any other purpose but shall be impounded and returned to the Treasury.

The Secretary of the Treasury is authorized to transfer to the constituent organizations of the Federal Security Agency from appropriations for traveling expenses and printing and binding, Federal Security Agency, such amounts as the Administrator may request; amounts so transferred shall be set up on the books of the Treasury under suitable titles and shall be available for the same purposes and subject to the same limitations as the appropriations from which transferred: Provided, That balances of any amounts so transferred, or any part of such balances shall, upon request of the Administrator, be retransferred to the appropriations for traveling expenses and printing and binding, Federal Security Agency.

None of the moneys appropriated by this Act to the Social Security Board or to the Children's Bureau of the Department of Labor for grants-in-aid of State agencies to cover, in whole or in part, the cost of operation of said agencies, including the salaries and expenses of officers and employees of said agencies, shall be withheld from the said agencies of any States which have established by legislative enactment and have in operation a merit system and classification and compensation plan covering the selection, tenure in office, and compensation of their employees, because of any disapproval of their personnel or the manner of their selection by the agencies of the said States, or the rates of pay of said officers or employees.

This title may be cited as the "Federal Security Agency Appropriation Act, 1944".

TITLE III—EMPLOYEES' COMPENSATION COMMISSION

Salaries and expenses: For personal services in the District of Columbia, including not to exceed $1,000 for temporary experts and assistants in the District of Columbia and elsewhere, to be paid at a rate not exceeding $8 per day, and for personal services in the field; for furniture and other equipment and repairs thereto; lawbooks, books of reference, periodicals; stationery and supplies; traveling expenses; fees and mileage of witnesses; contract stenographic report-
ing services; rent in the District of Columbia for the administration of the Act of May 17, 1928 (45 Stat. 600); and miscellaneous items; $857,000.

Salaries and expenses, military bases (national defense): For all necessary expenses of the Employees' Compensation Commission in administering the Act of August 16, 1941 (55 Stat. 622), making applicable the Longshoremen's and Harbor Workers' Compensation Act (33 U. S. C. 901) to military, air, and naval bases outside continental United States, including personal services in the District of Columbia; lawbooks, books of reference, and periodicals; printing and binding; fees and mileage of witnesses; stenographic reporting services, by contract or otherwise; purchase, maintenance, operation, and repair of motor-propelled or horse-drawn passenger-carrying vehicles for use in the field; $25,000, together with the unexpended balance of appropriation for this purpose for the fiscal year 1943: Provided, That section 3709, Revised Statutes, shall not apply to any purchase or service outside continental United States when the unit aggregate amount involved does not exceed $500.

Printing and binding: For printing and binding for the Employees' Compensation Commission, $17,000.

Employees' compensation fund: For the payment of compensation provided by "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916 (5 U. S. C. 785), including medical examinations, traveling and other expenses, and loss of wages payable to employees under sections 21 and 22; all services, appliances, and supplies provided by section 9 as amended, including payments to Army, Navy, and Veterans' Administration hospitals; the transportation and burial expenses provided by sections 9 and 11; and advancement of costs for the enforcement of recoveries provided in sections 26 and 27 where necessary, accruing during the fiscal year 1944 or in prior fiscal years, $6,850,000.

For the payment of compensation benefits (including the advance-ment of costs for the enforcement of third party recoveries, and payments to other Federal agencies for medical and hospital services) authorized by the Act of February 15, 1934 (5 U. S. C. 796), extending the Act of September 7, 1916 (5 U. S. C. 751), to persons rendering services as employees of the United States pursuant to said Act of February 15, 1934, the Act of June 19, 1934 (48 Stat. 1056), and the several emergency relief and National Youth Administration appropriation Acts and to veterans and other persons included under title V of the Act of June 29, 1936 (49 Stat. 2035), there is hereby reappropriated the unexpended balance of the appropriation "Employees' compensation fund emergency relief, 1943", and of such special funds as have heretofore been established in the Treasury pursuant to such Acts, of which $435,820 shall be available for administrative expenses of the Employees' Compensation Commission of which latter sum not to exceed $75,000 may be added to the appropriation in this Act for salaries and expenses, United States Employees' Compensation Commission: Provided, That the Commission shall furnish medical and hospital services and treatment and burial expenses, including transportation and other expenses incidental to such services, treatment and burial, to such enrollees of the Civilian Conservation Corps who may be certified by the Director of such corps as receiving hospital services and treatment at Government expense on June 30, 1943, and who are not entitled thereto under the Act of September 7, 1916, as amended and extended, and the limitations and authority of the Act of September 7, 1916, as amended, shall apply in providing such services, treatment, and expenses.
This title may be cited as the "Employees' Compensation Commission Appropriation Act, 1944".

TITLE IV—NATIONAL LABOR RELATIONS BOARD

Salaries: For three Board members of the National Labor Relations Board and other personal services of the Board in the District of Columbia and elsewhere necessary in performing the duties imposed by law, $1,715,000.

Miscellaneous expenses (other than salaries): For all authorized and necessary expenditures, other than salaries, of the National Labor Relations Board in performing duties imposed by law or in pursuance of law, including repairs and alterations; communication services; contract stenographic reporting services; lawbooks; books of reference; periodicals; and operation, maintenance, and repair of one automobile, $475,000.

Printing and binding: For all printing and binding for the National Labor Relations Board in Washington and elsewhere, $220,000.

Salaries and expenses (national defense): For all expenses necessary to enable the National Labor Relations Board to perform the duties imposed upon it by law or in pursuance of law in connection with disputes involving labor in industries under the national defense program, including personal services in the District of Columbia and elsewhere, and other items otherwise properly chargeable to appropriations of the National Labor Relations Board for miscellaneous expenses and printing and binding, $600,000. No part of the funds appropriated in this title shall be used in any way in connection with a complaint case arising over an agreement between management and labor which has been in existence for three months or longer without complaint being filed: Provided, That, hereafter, notice of such agreement shall have been posted in the plant affected for said period of three months, said notice containing information as to the location at an accessible place of such agreement where said agreement shall be open for inspection by any interested person.

This title may be cited as the "National Labor Relations Board Appropriation Act, 1944".

TITLE V—NATIONAL MEDIATION BOARD

For three members of the Board, and for other authorized expenditures of the National Mediation Board in performing the duties imposed by law, including contract stenographic reporting services; supplies and equipment; not to exceed $200 for books of reference, and periodicals, $184,500, of which amount not to exceed $138,790 may be expended for personal services in the District of Columbia.

Salaries and expenses, emergency panels, and so forth, National Mediation Board: For all necessary expenses of the National Railway Labor panel, including compensation of the members thereof at not to exceed $50 per day and $6 per diem in lieu of subsistence on such days as they are actually engaged in performance of the duties of the panel; travel expenses of members of the panel, including such expenses to and from their homes or regular places of business; printing and binding; contract stenographic reporting services; and personal services in the District of Columbia to enable the chairman of said panel to perform his functions under Executive Order Numbered 9299, $50,000.

Arbitration and emergency boards: To enable the National Mediation Board to pay necessary expenses of arbitration boards, and emergency boards appointed by the President pursuant to section 10 of the Railway Labor Act approved May 20, 1926 (45 U. S. C. 160), 8 F. R. 1669.

This title may be cited as the "National Mediation Board Appropriation Act, 1944".
including compensation of members and employees of such boards, together with their necessary traveling expenses and expenses actually incurred for subsistence while so employed, and printing of awards, together with proceedings and testimony relating thereto, as authorized by the Railway Labor Act, including also contract stenographic reporting service, and rent of quarters when suitable quarters cannot be supplied in any Federal building, the unexpended balance of previous appropriations for these purposes shall be available.

Printing and binding: For all printing and binding for the National Mediation Board, $2,500.

NATIONAL RAILROAD ADJUSTMENT BOARD

Salaries and expenses: For authorized expenditures of the National Railroad Adjustment Board, in performing the duties imposed by law, including contract stenographic reporting services and supplies and equipment, $233,500, of which $62,500 shall be available only for compensation not in excess of $50 per day and expenses of referees, and not more than $118,680 for other personal services.

Printing and binding: For all printing and binding for the National Railroad Adjustment Board, $17,500.

This title may be cited as the "National Mediation Board Appropriation Act, 1944".

TITLE VI—RAILROAD RETIREMENT BOARD

Salaries: For personal services in the District of Columbia and elsewhere necessary in performing the duties imposed by law, $2,030,000.

Miscellaneous expenses (other than salaries): For all necessary expenditures, other than salaries and printing and binding, of the Railroad Retirement Board in performing the duties imposed by law, including rent in the District of Columbia and elsewhere; traveling expenses, including not to exceed $1,000 for expenses of attendance at meetings concerned with the work of the Board when specifically authorized by the Board; not to exceed $2,500 for payment of actual transportation and per diem (not to exceed $10) in lieu of subsistence and other expenses of persons serving while away from their homes without other compensation in an advisory capacity to the Railroad Retirement Board; repairs and alterations; contract stenographic reporting services; other fees and compensation; supplies and equipment (including photographic equipment); not to exceed $5,000 for lawbooks, books of reference, periodicals, and for payment in advance when authorized by the Board for library membership in organizations which issue publications to members only or to members at a price lower than to the general public; operation, maintenance, and repair of motor-propelled passenger-carrying vehicles; and expenses incident to moving the office of the Board from one building to another, $480,000.

Printing and binding: For printing and binding for the Railroad Retirement Board, $34,000.

Railroad retirement account: For an amount sufficient as an annual premium for the payments required under the Railroad Retirement Act, approved August 29, 1935, and the Railroad Retirement Act, approved June 24, 1937, and authorized to be appropriated to the railroad retirement account established under section 15 (a) of the latter Act, $262,720,000, of which $20,774,000 shall be immediately available: Provided, That such total amount shall be available until expended for making payments required under said retirement Acts,
and the amount not required for current payments shall be invested by the Secretary of the Treasury in accordance with the provisions of said Railroad Retirement Act of June 24, 1937.

This title may be cited as the “Railroad Retirement Board Appropriation Act, 1944”.

### TITLE VII—EXECUTIVE OFFICE OF THE PRESIDENT—OFFICE FOR EMERGENCY MANAGEMENT

**WAR MANPOWER COMMISSION**

General administration: For all necessary expenses for the general administration of the War Manpower Commission, including not to exceed $10,000 for the employment of aliens, not to exceed $160,000 for printing and binding, and not to exceed $1,098,214 for travel expenses, $11,000,000.

**APPRENTICE TRAINING SERVICE**

Apprentice training service: For all expenses necessary to enable the Chairman of the War Manpower Commission to conduct a program of encouraging apprentice training, including printing and binding (not to exceed $3,000), and travel expenses (not to exceed $100,000), $475,500.

Apprentice training service (national defense): For all expenses necessary to enable the Chairman of the War Manpower Commission to conduct a program of encouraging apprentice training in national defense industries, including printing and binding (not to exceed $15,000), and travel expenses (not to exceed $161,000), $600,000.

**EMPLOYMENT OFFICE FACILITIES AND SERVICES**

Employment office facilities and services: For all necessary expenses of the War Manpower Commission in connection with the operation and maintenance of employment office facilities and services, and the performance of functions, duties, and powers relating to employment service transferred to the War Manpower Commission by Executive Order Numbered 9247, including the recruitment and placement of individuals for work or training in occupations essential to the war effort; such expenses to include contract janitorial services, at not to exceed $300 for any individual; reimbursement, at not to exceed 3 cents per mile, for official travel performed by employees in privately owned automobiles within the limits of their official station; printing and binding (not to exceed $265,000); travel expenses (not to exceed $2,098,000); and rent in the District of Columbia: Provided, That payment of salaries may be made to employees while taking annual and sick leave based upon unused leave accrued under State regulations found by the Social Security Board to conform to the requirements of title III of the Social Security Act, as amended, and on the basis of State employment which had been financed in whole or in part from grants under title III of said Act, including payment for accrued leave to be substituted for leave without pay taken between January 1, 1942, and June 30, 1942, which payment shall not exceed in any case the amount payable for such purposes under Federal laws with respect to the maximum accumulation of such leave: Provided further, That the Chairman of the War Manpower Commission may transfer funds from this appropriation to the Social Security Board for “grants to States for unemployment compensation administration” as authorized in title III of the Social Security Act, as amended, to meet costs.
incurred by States in making available to the War Manpower Commission premises, equipment, supplies, facilities, and services, needed by the Commission in the operation and maintenance of employment office facilities and services, any sum so transferred and not expended in accordance with this proviso to be retransferred to this appropriation, $47,500,000: Provided further, That pending the return to State control after the war emergency of the Employment Service facilities, property, and personnel loaned by the States to the United States Employment Service, no portion of the sum herein appropriated shall be expended by any Federal agency for any salary, to any individual engaged in employment-service duties in any position within any local or field or State office, which substantially exceeds the salary which would apply to such position and individual if the relevant State merit system applied and if State operation of such office had continued without interruption: Provided further, That no portion of the sum herein appropriated shall be expended by any Federal agency for the salary of any person who is engaged for more than half of the time, as determined by the State director of unemployment compensation, in the administration of the State unemployment compensation act, including claims taking but excluding registration for work.

NATIONAL YOUTH ADMINISTRATION

For all necessary expenses to enable the National Youth Administrator to provide for the liquidation of the National Youth Administration and the conservation and disposition of all the property of whatever type (including buildings, accessories, equipment, and machinery of all types), in use by said National Youth Administration, including the personal services in the District of Columbia and elsewhere; payment for accrued annual leave of employees separated from the Government service due to the discontinuance of the National Youth Administration operations, and such travel and other necessary expenses as may be incurred in connection with the liquidation of the National Youth Administration from the unexpended balances of the appropriations made to the National Youth Administration in the “Federal Security Agency Appropriation Act of 1943” not exceeding $3,000,000: Provided, That said liquidation shall be completed as quickly as possible, but in any event not later than January 1, 1944.

SELECTIVE SERVICE SYSTEM

Salaries and expenses, Selective Service System, War Manpower Commission: For all expenses necessary for the operation and maintenance of the Selective Service System as authorized by the Selective Training and Service Act of 1940 (50 U. S. C. App. 301); including not to exceed $640,000 for printing and binding; $51,856,000: Provided, That such amounts as may be necessary shall be available for the planning, directing, and operation of a program of work of national importance under civilian direction, either independently or in cooperation with governmental or nongovernmental agencies, and the assignment and delivery thereto of individuals found to be conscientiously opposed to participation in work of the land or naval forces, which cooperation with other agencies may include the furnishing of funds to and acceptance of money, services, or other forms of assistance from such nongovernmental agencies for the more effectual accomplishment of the work; and including also the pay and allowances of such individuals at rates not in excess of those paid to persons inducted into the Army under the Selective Service
System, and such privileges as are accorded such inductees: Provided further, That the travel of persons engaged in the administration of the Selective Service System, including commissioned, warrant, or enlisted personnel of the Army, Navy, Marine Corps, or their reserve components, may be ordered by the Director or by such persons as he may authorize, and persons so traveling shall be entitled to transportation and subsistence or per diem in lieu of subsistence, at rates authorized by law; Provided further, That the Director of Selective Service, in prescribing per diem rates of allowance, not exceeding $6, in lieu of subsistence for officers of the Army, Navy, and Marine Corps, and of the reserve components thereof, traveling on official business and away from their designated posts of duty, pursuant to the first paragraph of section 12 of the Act approved June 16, 1942 (37 U. S. C. 112), is hereby authorized to prescribe such per diem rates of allowance, whether or not orders are given to such officers for travel to be performed repeatedly between two or more places in the same vicinity, and without regard to the length of time away from their designated posts of duty under such orders.

**TRAINING-WITHIN-INDUSTRY SERVICE**

Training-within-industry service, War Manpower Commission (national defense): For all expenses necessary to enable the Chairman of the War Manpower Commission to promote and facilitate on-the-job training and maximum utilization of workers by industries and activities essential to the war by affording training to supervisory personnel; including the temporary employment of persons by contract or otherwise without regard to section 3709 of the Revised Statutes and the civil service and classification laws; reimbursement, at not to exceed 3 cents per mile, for official travel performed by employees in privately owned automobiles within the limits of their official stations; printing and binding (not to exceed $50,000); and travel expenses (not to exceed $300,000), $1,686,000.

Sec. 703. This title may be cited as the “War Manpower Commission Appropriation Act, 1944”.

**TITLE VIII—GENERAL PROVISIONS**

Sec. 801. No part of any appropriation contained in this Act shall be paid to any person for the filling of any position for which he or she has been nominated after the Senate has voted not to approve of the nomination of said person.

Sec. 802. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the
Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both; Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

Sec. 803. No part of any appropriation for training of defense workers contained in this Act shall be available for obligation for a period longer than sixty days after cessation of hostilities in the present war.

Sec. 804. The appropriations and authority with respect to appropriations contained herein shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

Sec. 805. This Act may be cited as the "Labor-Federal Security Appropriation Act, 1944".

Approved July 12, 1943.

[CHAPTER 222] Joint Resolution

Relating to the provision of butter for the patients of Saint Elizabeths Hospital.

Whereas it is no longer possible for officials of Saint Elizabeths Hospital in the District of Columbia to obtain butter in amounts required to provide for its six thousand nine hundred mentally ill patients, no response having been received from advertisements for bids for the butter required for the month of December 1942, and the weekly purchase of butter in sufficient amounts from other sources being subject to great uncertainty due to the greatly limited supply of available butter stocks: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of the Labor-Federal Security Appropriation Act, 1943, the superintendent of Saint Elizabeths Hospital is hereby authorized, whenever he finds the procurement of an adequate butter supply is not feasible, to purchase from the funds therein appropriated for the hospital, such butter substitutes as may be necessary to meet the requirements of the hospital.

Sec. 2. This Act shall remain in effect only during the present national emergency.

Approved July 12, 1943.

[CHAPTER 223] Act

To authorize the use for war purposes of silver held or owned by the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized, through the Secretary of the Treasury, upon the recommendation of the Chairman of the War Production Board, to sell, or lease for domestic purposes for a period not longer than six months after the cessation of hostilities in the present war, as proclaimed by the President, upon such terms as the Secretary of the Treasury
shall deem advisable, to any person, partnership, association, or corporation, or any department of the Government, for purposes, including but not limited to the making of munitions of war and the supplying of civilian needs, and the converting of existing plants to those purposes, any silver held or owned by the United States: \textit{Provided}, That no silver shall be sold under this Act at less than 71.11 cents per fine troy ounce: \textit{Provided further}, That at all times the ownership and the possession or control within the United States of an amount of silver of a monetary value equal to the face amount of all outstanding silver certificates heretofore or hereafter issued by the Secretary of the Treasury shall be maintained by the Treasury.

Sec. 2. This Act shall expire on December 31, 1944.

Approved July 12, 1943.

[CHAPTER 224]

\textit{AN ACT}

To provide for emergency flood-control work made necessary by recent floods, and for other purposes.

\textit{Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of $10,000,000 is hereby authorized to be appropriated as an emergency fund to be expended under the direction of the Secretary of War and the supervision of the Chief of Engineers for the repair, restoration, and strengthening of levees and other flood-control works which have been threatened or destroyed by the recent floods: \textit{Provided}, That pending the appropriation of said sum the Secretary of War may allot from existing flood-control appropriations such sums as may be necessary for the immediate prosecution of the work herein authorized, such appropriations to be reimbursed from the appropriation herein authorized when made: \textit{Provided further}, That funds allotted under this authority shall not be diverted from the unobligated funds from the appropriation “Flood control, general”, made available in the War Department Civil Appropriation Act, 1944, for specific purposes therein enumerated.}

Sec. 2. The provisions of Section 1 shall be deemed to be additional and supplemental to, and not in lieu of, existing general legislation authorizing allocation of flood-control funds for restoration of flood-control works threatened or destroyed by flood.

Sec. 3. The Secretary of Agriculture is hereby authorized and directed to suspend all quota provisions and other limitations with respect to the production of agricultural commodities on any lands affected by floods in 1943 whenever he finds that crops have been destroyed or plantings interfered with or washed out on said lands by reason of such floods, and he is further authorized to permit the maximum planting on such lands of any crops which are essential to the war effort, without the imposition of any penalty or the withholding of any benefit, soil conservation, or other agricultural payments.

Sec. 4. The War Production Board, and every other governmental agency which has jurisdiction over allocations and priorities relating to farm machinery and equipment, are authorized and directed immediately to take such steps as may be necessary to provide for the necessary allocations and priorities to enable farmers in the areas affected by floods in 1943 to replace and repair their farm machinery and equipment which was destroyed or damaged by such floods, and to continue farming operations.

Approved July 12, 1943.
[CHAPTER 228]  

AN ACT

Making appropriations for war agencies in the Executive Office of the President for the fiscal year ending June 30, 1944, and for other purposes.

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 support of war agencies in the Executive Office of the President for the fiscal year ending June 30, 1944, and for other purposes, namely:

EXECUTIVE OFFICE OF THE PRESIDENT

BOARD OF ECONOMIC WARFARE

Salaries and expenses: For all expenses necessary to enable the Board of Economic Warfare to carry out its functions and activities, including salaries of an Executive Director at $10,000 per annum and four assistants to the Executive Director at $9,000 per annum each, and other personal services (including aliens) in the District of Columbia and elsewhere; the acceptance and utilization of voluntary and uncompensated services; the temporary employment of persons or organizations by contract or otherwise without regard to the civil-service and classification laws or section 3709 of the Revised Statutes (41 U. S. C. 5); procurement of services, supplies, and equipment (1) outside the United States without regard to section 3709, Revised Statutes, and 3648, Revised Statutes (51 U. S. C. 529), including the rental of office space and contracts for utility services for periods of two years in any foreign country where required by local custom or practice, and (2) within the United States without regard to section 3709, Revised Statutes, when the amount involved in any one case does not exceed $300; travel expenses (not exceeding $300,000 for travel within the continental limits of the United States), including (1) expenses of attendance at meetings of organizations concerned with the work of the Board, (2) actual transportation and other necessary expenses, and not to exceed $10 per diem in lieu of subsistence of persons serving while away from their homes without other compensation from the United States, in an advisory capacity to the Board, (3) payment to the Chairman and the Executive Director of the Board of actual and necessary transportation, subsistence, and other expenses incidental to the performance of their duties, and (4) expenses outside the United States without regard to the Standardized Government Travel Regulations and the Subsistence Expense Act of 1926, as amended (5 U. S. C. 821), and section 901 of the Act of June 29, 1936 (46 U. S. C. 1241), and (5) when specifically authorized or approved by the Executive Director of the Board or such other official as he may designate for the purpose, expenses of employees of the Board, including the transportation of their effects (in accordance with the Act of October 10, 1940), to their first post of duty in a foreign country, or when transferred from one official station to another, and return to the United States; payment of living and quarters allowances to personnel stationed outside the United States in accordance with the regulations approved by the President on December 30, 1942; advances of money, upon the furnishing of bond, to employees of the Board traveling in a foreign country, in such sums as the Executive Director of the Board shall direct; reimbursement of employees of the Board for loss of personal effects in case of marine or aircraft disaster; preparation and transportation of the remains of officers and employees who die abroad.
or in transit while in the dispatch of their official duties, to their former homes in this country or to a place not more distant for interment, and for the ordinary expenses of such interment; purchase and exchange of lawbooks and books of reference; the rental of newsreporting services; the purchase of, or subscription to, commercial and trade reports, newspapers, and periodicals: maintenance, operation, repair, and hire of motor-propelled or horse-drawn passenger-carrying vehicles; and printing and binding (not exceeding $100,000); $36,150,000, of which amount such sums as may be authorized by the Director of the Bureau of the Budget may be transferred to other departments or agencies of the Government for the performance by them of any of the functions or activities for which this appropriation is made, but no other agency of the Government shall perform work or render services for the Board of Economic Warfare, whether or not the performance of such work or services involves the transfer of funds or reimbursement of appropriations, unless authority therefor, in accordance with regulations issued by the Director of the Bureau of the Budget shall have been obtained in advance: Provided, That such sums as are included in this appropriation for special projects (classified in the estimates submitted to Congress as or under "Other contractual services") may be expended for travel expenses, printing and binding, and purchase of motor-propelled passenger-carrying vehicles without regard to the limitations specified for such objects under this appropriation but within such amounts as the Director of the Bureau of the Budget may approve therefor and such Director shall report to Congress each such limitation determined by him: Provided further, That not to exceed $10,000,000 of this appropriation shall be available to meet emergencies of a confidential character to be expended under the direction of the Executive Director, who shall make a certificate of the amount of such expenditure which he may think it advisable not to specify, and every such certificate shall be deemed a sufficient voucher for the amount therein certified.

Payments for articles and materials requisitioned: For the purpose of making payments to the owners thereof for articles requisitioned under authority of the Acts of October 10, 1940, and October 16, 1941, as amended (50 U. S. C. App. 711 and 721), the unexpended balance as of June 30, 1943, of the fund consisting of (1) the allocation of $200,000 to the Economic Defense Board from the emergency fund for the President by letter of November 26, 1941, and (2) the receipts credited to said appropriation by said Act of October 10, 1940, as amended and reallocated for the same purpose by said letter of allocation, is hereby continued available to the Board of Economic Warfare for the fiscal year 1944: Provided, That receipts of the sales of articles requisitioned by said Board under authority of said Act of October 16, 1941, shall be deposited to the credit of this fund and be immediately available for the purposes thereof.

No part of any funds appropriated or made available herein to the Board of Economic Warfare shall be used after August 15, 1943, directly or indirectly for the procurement of services, supplies, or equipment outside the United States except for the purpose of executing general economic programs or policies formally approved in writing by a majority of the Board and such writing has been filed with the Secretary of State prior to any such expenditure.

OFFICE OF CENSORSHIP

Salaries and expenses: For all expenses necessary to enable the Office of Censorship to perform the functions and duties prescribed by the President, including personal services in the District of
Columbia and elsewhere; the employment of aliens as examiners or translators; the employment of a Director and a Deputy Director at not exceeding $10,000 and $9,000 per annum respectively; the acceptance and utilization of voluntary and uncompensated services; not to exceed $20,000 for temporary employment, without regard to civil-service and classification laws; expenses of attendance at meetings of organizations concerned with the work of the Office; traveling expenses (not to exceed $175,500), including not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving as advisers while away from their homes without other compensation from the United States; payment of living and quarters allowances to personnel stationed outside the continental limits of the United States in accordance with the Standardized Regulations Dated December 30, 1942; printing and binding (not to exceed $355,000); hire, maintenance, and repair of automobiles; purchase of guard uniforms, law-books, books of reference, newspapers, and periodicals; purchase of gloves, aprons, and other items necessary for protection from chemicals and other laboratory materials and equipment; $27,800,000: Provided, That section 3709 of the Revised Statutes shall not be construed to apply to any purchase made by or service rendered for the Office of Censorship outside the continental limits of the United States when the aggregate amount involved in such case does not exceed $500.

PETROLEUM ADMINISTRATION FOR WAR

Salaries and Expenses: For all necessary expenses of the Petroleum Administration for War in performing its functions as prescribed by the President (Fed. Reg., December 4, 1942), including personal services in the District of Columbia; not to exceed $600,000 for personal services without regard to the civil service and classification laws; printing and binding not to exceed $15,000; traveling expenses not to exceed $320,000, including attendance at meetings of organizations concerned with the purposes of this appropriation, and actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving in an advisory capacity to the Administrator while away from their homes without other compensation from the United States; contract stenographic reporting services; books of reference, newspapers, and periodicals; purchase (not to exceed $12,000), maintenance, repair, and operation of passenger-carrying automobiles; $5,473,000: Provided, That section 3709, Revised Statutes, shall not apply to any purchase or service rendered under this appropriation when the aggregate amount involved does not exceed $300.

OFFICE OF PRICE ADMINISTRATION

Salaries and expenses: For all necessary expenses of the Office of Price Administration in carrying out the provisions of the Emergency Price Control Act of 1942, as amended by the Act of October 2, 1942 (50 U. S. C. App. 901), and the provisions of the Act of May 31, 1941 (55 Stat. 236), as amended by the Second War Powers Act, 1942 (50 U. S. C. App. 622), and all other powers, duties, and functions which may be lawfully delegated to the Office of Price Administration, including personal services in the District of Columbia and elsewhere; expenses of in-service training of employees, including salaries and traveling expenses of instructors; not to exceed $55,000 for the employment of aliens; not to exceed $30,000 for the temporary employment of persons or organizations, by contract or otherwise, without regard to section 3709, Revised Statutes, or the civil-service
and classification laws; contract stenographic reporting services; witness fees; purchase of lawbooks, books of reference, newspapers, and periodicals; printing and binding (not to exceed $1,830,815, which limitation shall not apply to the printing of forms, instructions, regulations, and coupon books incidental to the rationing of commodities); maintenance, repair, and operation of passenger-carrying vehicles; traveling expenses (not to exceed $7,250,000), including (1) attendance at meetings of organizations concerned with the work of the Office of Price Administration, (2) actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of persons serving while away from their homes in an advisory capacity without other compensation from the United States, or at $1 per annum, (3) reimbursement, at not to exceed 3 cents per mile, of employees for expenses incurred by them in official travel in privately owned automobile within the limits of their official stations, (4) expenses of appointees from point of induction in continental United States to their first post of duty in the Territories, and (5) expenses to and from their homes or regular places of business in accordance with the Standardized Government Travel Regulations, including travel in privately owned automobile (and including per diem in lieu of subsistence at place of employment) of persons employed intermittently away from their homes or regular places of business as consultants and receiving compensation on a per diem when actually employed basis: $155,000,000, of which sum not less than $56,000,000 shall be allocated for direct obligations of local war price and rationing boards; sums under such appropriation of $155,000,000 may be transferred to other departments or agencies of the Government for the performance by them of any of the functions or activities for which this appropriation is made, but unless otherwise authorized by law no other agency of the Government shall perform work or render services for the Office of Price Administration, whether or not the performance of such work or services involves the transfer of funds or reimbursement of appropriations, unless authority therefor by the Bureau of the Budget shall have been obtained in advance: Provided. That sums set apart for special projects (classified in the estimates submitted to Congress as or under "Other contractual services") may be expended for travel expenses, and printing and binding without regard to the limitations herein specified for such objects, but within such amounts as the Director of the Bureau of the Budget may approve therefor and such Director shall report to Congress each such limitation determined by him: Provided further, That no part of this appropriation shall be used for the compensation of any officer, agent, clerk, or other employee of the United States who shall divulge or make known in any manner whatever to any person the operations, style of work, or apparatus of any manufacturer or producer visited by him in the discharge of his official duties, or the amount or source of income, profits, losses, expenditures, or any particular thereof, set forth or disclosed in any questionnaire, report, return, or document, required or requested to be filed by order or regulation of the Administrator or to permit any questionnaire, report, return, or document or copy thereof or any book containing any abstract or particulars thereof to be seen or examined by any person except as provided by law; nor for any person who shall print or publish in any manner whatever, except as hereinafter provided, any questionnaire, report, return, or document or any part thereof or source of income, profits, losses, expenditures, or methods of doing business, appearing in any questionnaire, report, return, or document: Provided further, That the foregoing provisions shall not be construed to prevent or prohibit the publication or disclosure of studies,
Subsidy payments.

Maximum prices on agricultural commodities.

56 Stat. 27, 765. 50 U. S. C., Supp. 11, app. §§ 903(a), (b), (c), 961-971.

Administration of oaths.

Experience requirement for designated personnel. Restriction on use of funds.

Post, p. 538.

Exception.

Grade labeling or standardization of products.

Post, p. 555.

Salaries and expenses: For all expenses necessary to enable the Office of Strategic Services to carry out its functions and activities, including salaries of a Director at $10,000 per annum, one assistant director and one deputy director at $6,000 per annum each; utilization of voluntary and uncompensated services; procurement of necessary services, supplies and equipment without regard to section 3709, Revised Statutes; travel expenses, including (1) expenses of attendance at meetings of organizations concerned with the work of the Office of Strategic Services, (2) actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence of
persons serving while away from their homes without other compensation from the United States in an advisory capacity, and (3) expenses outside the United States without regard to the Standardized Government Travel Regulations and the Subsistence Expense Act of 1926, as amended (5 U. S. C. 821-833), and section 901 of the Act of June 29, 1936 (46 U. S. C. 1241); preparation and transportation of the remains of officers and employees who die abroad or in transit, while in the dispatch of their official duties, to their former homes in this country or to a place not more distant for interment, and for the ordinary expenses of such interment; purchase and exchange of law-books and books of reference; rental of news-reporting services; purchase of or subscription to commercial and trade reports, newspapers, and periodicals; the rendering of such gratuitous services and the free distribution of such materials as the Director deems advisable; purchase or rental and operation of photographic, reproduction, duplicating and printing machines, equipment, and devices and radio-receiving and radio-sending equipment and devices; maintenance, operation, repair, and hire of motor-propelled or horse-drawn passenger-carrying vehicles and vessels of all kinds; printing and binding; payment of living and quarters allowances to employees with official headquarters located abroad in accordance with regulations approved by the President on December 30, 1942; exchange of funds without regard to section 3651, Revised Statutes (31 U. S. C. 543); purchase and free distribution of firearms, guard uniforms, special clothing, and other personal equipment; the use of and payment for compartments or other superior accommodations considered necessary by the Director of Strategic Services or his designated representatives for security reasons or the protection of highly technical and valuable equipment; $35,000,000, of which amount such sums as may be authorized by the Director of the Bureau of the Budget may be transferred to other departments or agencies of the Government, either as advance payment or reimbursement of appropriation, for the performance of any of the functions or activities for which this appropriation is made: Provided, That $23,000,000 of this appropriation may be expended without regard to the provisions of law and regulations relating to the expenditure of Government funds or the employment of persons in the Government service, and $21,000,000 of such $23,000,000 may be expended for objects of a confidential nature, such expenditures to be accounted for solely on the certificate of the Director of the Office of Strategic Services and every such certificate shall be deemed a sufficient voucher for the amount therein certified.

EXECUTIVE OFFICE OF THE PRESIDENT—OFFICE FOR EMERGENCY MANAGEMENT

DIVISION OF CENTRAL ADMINISTRATIVE SERVICES

Salaries and Expenses: For all necessary expenses of the Division of Central Administrative Services, including traveling expenses (not to exceed $165,000); printing and binding (not to exceed $100,000); $8,817,200: Provided, That there may be transferred to this appropriation from appropriations available to the constituent agencies of the Office for Emergency Management and to the Office of Price Administration such amounts as may be necessary for the procurement of supplies, equipment, and services for such agencies and such Administration, and funds so transferred shall be consolidated with and shall be expendable in the same manner as this appropriation: Provided further, That the constituent agencies (except the War Shipping
Central duplicating and photographic services.

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Administration) of the Office for Emergency Management and the Office of Price Administration shall not establish, in the District of Columbia or in the field, fiscal, procurement, space allocation or procurement, duplicating, distribution, communication, or other general services, wherever the Director of the Bureau of the Budget determines that the Division of Central Administrative Services can render any such service.

Working capital fund: For the establishment of a working capital fund, $750,000, without fiscal year limitation, for the payment of salaries and other expenses necessary to the maintenance and operation of central duplicating and office and laboratory photographic services in the District of Columbia and elsewhere for the constituent agencies of the Office for Emergency Management and the Office of Price Administration; said fund to be reimbursed from applicable funds of the agencies for which services are performed, on the basis of rates which shall include estimated or actual charges for personal services, materials, equipment (including maintenance, repairs, and depreciation) and other expenses: Provided, That a separate schedule of expenditures and reimbursements and a statement of the current assets and liabilities of the working capital fund as of the close of the last completed fiscal year shall be included in the annual Budget.

OFFICE OF CIVILIAN DEFENSE

Salaries and expenses: For all necessary expenses of the Office of Civilian Defense, including salary of the Director at not to exceed $10,000 per annum; traveling expenses (not to exceed $550,000); and printing and binding (not to exceed $200,000); $4,000,000.

Civilian Defense: Not to exceed $10,500,000 of the unexpended balance of $100,000,000 contained in the First Deficiency Appropriation Act, 1942, is hereby continued available until June 30, 1944, for the same objects and purposes, including the obligations chargeable to said appropriation, and subject to the same conditions and limitations: Provided, That the total amount available for administrative expenses for the fiscal year 1944 shall not exceed $700,000.

The appropriations herein made for the Office of Civilian Defense shall constitute the total amount to be available for obligation by such agency during the fiscal year 1944 and shall not be supplemented by funds from any Federal source.

OFFICE OF THE COORDINATOR OF INTER-AMERICAN AFFAIRS

Salaries and expenses: For all necessary expenses of the Office of the Coordinator of Inter-American Affairs (hereafter referred to as the Coordinator), including not to exceed $30,000 for the temporary employment of persons or organizations by contract or otherwise without regard to the civil-service and classification laws; employment of aliens; travel expenses, not to exceed $150,000; printing and binding, not to exceed $12,500; entertainment of officials and others of the other American republics; payment to employees with official headquarters outside the continental limits of the United States, in accordance with the Standardized Regulations prescribed by the President on December 30, 1942, of living and quarters allowances; grants of money or property to governmental and public or private nonprofit institutions and facilities in the United States and the other American republics; the free distribution, donation, or loan of publications, phonograph records, radio scripts, radio transcriptions, art works, motion-picture scripts, motion-picture films, educational material, and such material and equipment as the Coordinator may deem
necessary and appropriate to carry out his program; such other gratuitous assistance as the Coordinator deems advisable in the fields of the arts and sciences, education and travel, publications, the radio, the press, and the cinema; expenses of transporting employees of the Office of the Coordinator and their effects from their homes to their places of employment in the other American republics, or from their homes in the other American republics to their places of employment, and return, when specifically authorized by the Coordinator; travel expenses of dependents and transportation of personal effects, from their places of employment to their homes in the United States or in the possessions of the United States or in the other American republics, of employees for whom such expenses were paid by the Government on their assignment to posts in foreign countries; causing corporations to be created under the laws of the District of Columbia, any State of the United States, or any of the other American republics, to assist in carrying out the Coordinator's program and capitalizing such corporations; Provided, That corporations herefore or hereafter created or caused to be created by the Coordinator primarily for operation outside the continental United States shall determine and prescribe the manner in which their obligations shall be incurred and their expenses allowed and paid without regard to the provisions of law regulating the expenditure, accounting for and audit of Government funds, and may, in their discretion, employ and fix the compensation of officers and employees outside the continental limits of the United States without regard to the provisions of law applicable to the employment and compensation of officers and employees of the United States; Provided further, That the Coordinator shall transmit to the President immediately upon the close of the fiscal year a complete financial report of the operations of such corporations; $30,735,000, and in addition thereto the Coordinator is authorized to enter into contracts during the fiscal Years 1944 and 1945 in an amount not exceeding $18,000,000 for obligations necessary for and incident to his program; Provided further, That not to exceed $300,000 of this appropriation shall be available to meet emergencies of a confidential character to be expended under the direction of the Coordinator, who shall make a certificate of the amount of such expenditure which he may think it advisable not to specify and every such certificate shall be deemed a sufficient voucher for the amount therein certified; Provided further, That notwithstanding the provisions of section 3679, Revised Statutes (31 U. S. C. 665), the Coordinator is authorized in making contracts for the use of international short-wave radio stations and facilities, to agree on behalf of the United States to indemnify the owners and operators of such radio stations and facilities, from such funds as may be hereafter appropriated for the purpose, against loss or damage on account of injury to persons or property arising from such use of said radio stations and facilities.

OFFICE OF DEFENSE TRANSPORTATION

Salaries and expenses: For all necessary expenses of the Office of Defense Transportation, including traveling expenses (not to exceed $1,250,000, including reimbursement, at not to exceed 3 cents per mile, of employees for official travel performed by them in privately owned automobiles within the limits of their official stations); printing and binding (not to exceed $250,000, including not to exceed $10,000 for printing and binding outside the continental limits of the United States without regard to provisions of law governing printing and binding (44 U. S. C. 111)); $14,650,000.
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OFFICE OF ECONOMIC STABILIZATION

Salaries and expenses: For all necessary expenses of the Office of Economic Stabilization established by Executive Order Numbered 9250, dated October 3, 1942, including salary of Economic Stabilization Director at $15,000 per annum; temporary employment (not to exceed $20,020) of persons or organizations by contract or otherwise, without regard to section 3700, Revised Statutes and Classification Act of 1923, as amended; traveling expenses (not to exceed $10,660); and printing and binding (not to exceed $5,000); $100,000.

NATIONAL WAR LABOR BOARD

Salaries and expenses: For all necessary expenses of the National War Labor Board, including salaries at not to exceed $10,000 per annum each for the four public members of the Board; travel expenses (not to exceed $13,669,613); printing and binding (not to exceed $77,400); actual transportation and other necessary expenses, and not to exceed $25 per diem in lieu of subsistence, whether or not in a travel status, of other members, alternate members and associate members of the Board while serving as such without other compensation from the United States; $14,091,300.

OFFICE OF SCIENTIFIC RESEARCH AND DEVELOPMENT

Salaries and expenses: For all necessary expenses of the Office of Scientific Research and Development, including the purchase of reports, documents, plans, or specifications; the employment by contract or otherwise, without regard to civil-service or classification laws, at not to exceed $25 per day, of engineers, scientists, civilian analysts, technicians, or other necessary professional personnel; and printing and binding, $135,982,500: Provided, That there may be paid from this appropriation to the National Academy of Sciences a sum not exceeding $150,000 for the administrative and overhead expenses incurred by said academy during the fiscal year 1944 in carrying out research projects for Federal agencies, and such sum shall be in addition to any reimbursement otherwise provided for: Provided further, That notwithstanding the provisions of section 3679 of the Revised Statutes (31 U. S. C. 665), the Office of Scientific Research and Development is authorized, in making contracts for the conduct of investigations or experiments, to agree on behalf of the United States to indemnify the contractor from such funds as may be hereafter appropriated for the purpose, against loss or damage to persons or property arising from such work: Provided further, That funds available to any agency of the Government for scientific, technical, or medical research, development, testing, construction of test models, experimental production, or the provision of facilities therefor, shall be available for transfer with the approval of the head of the agency involved, in whole or in part, to the Office of Scientific Research and Development, and funds so transferred shall be expendable in the same manner as this appropriation: Provided further, That the Director of the Office of Scientific Research and Development may sell, lease, lend, or otherwise dispose of, under such terms and conditions as he may deem advisable, devices, scientific or technical equipment, models, or other articles of personality, developed, constructed, produced in or purchased for the performance of its scientific or medical contracts, except articles acquired for administrative purposes, and all receipts from such disposition to nongovernmental agencies shall be covered into the Treasury as miscellaneous receipts.
Salaries and expenses: For all necessary expenses of the Office of War Information, including the employment of a Director and Associate Director at not exceeding $12,000 and $10,000 per annum, respectively; not to exceed $75,000 for the temporary employment in the United States of persons by contract or otherwise without regard to the civil service and classification laws; employment of aliens; employment of persons outside the continental limits of the United States without regard to the provisions of law applicable to the employment and compensation of officers and employees of the United States; travel expenses (not to exceed $400,000 for travel within the continental limits of the United States), including such expenses outside the continental limits of the United States without regard to the Standardized Government Travel Regulations and the Subsistence Expense Act and section 901 of the Act of June 29, 1936 (49 Stat. 1936); expenses of transporting employees and their effects from their homes to their places of employment in a foreign country and return to the United States; purchase of radio time and purchase or rental of facilities for radio transmission; purchase, rental, construction, improvement, maintenance, and operation of facilities for radio transmission, including real property, outside the continental limits of the United States, without regard to the provisions of section 355, Revised Statutes (40 U. S. C. 255) and other provisions of law affecting the purchase or rental of land and the construction of buildings thereon; advertising in foreign newspapers without regard to section 3828, Revised Statutes (44 U. S. C. 238); printing and binding (not to exceed $1,400,000, for such expenses within the continental limits of the United States), including printing and binding outside the continental limits of the United States without regard to section 11 of the Act of March 1, 1919 (44 U. S. C. 111); purchase or rental and operation of photographic, reproduction, printing, duplicating, communication, and other machines, equipment, and devices; payment to employees with official headquarters outside the continental limits of the United States, in accordance with the Standardized Regulations prescribed by the President on December 30, 1942, of living and quarters allowances; exchange of funds without regard to section 3551, Revised Statutes; purchase of twenty-four motor-propelled passenger-carrying vehicles for use outside the continental limits of the United States, may be acquired without regard to statutory limitations as to price and authority to purchase; acquisition, production, and free distribution of publications, phonograph records, radio transcriptions, motion-picture films, photographs and pictures, educational materials, and such other items as the Director may deem necessary to carry out the program of the Office of War Information, and sale or rental of such items by contract or otherwise to firms or individuals for use outside the continental limits of the United States; such gratuitous expenses of travel and subsistence as the Director deems advisable in the fields of education, travel, radio, press, and cinema; not to exceed $175,000 for entertainment of officials of other countries; payment of the United States share of the expenses of the maintenance, in cooperation with any other of the United Nations, of an organization designed to receive and disseminate information relative to the prosecution of the war; $33,222,504: Provided. That, exclusive of amounts for unvouchered funds and the contingency fund, not more than $24,000,000 (including living and quarters allowances) shall be allocated to the Overseas Operations Branch and not more than $2,750,000 shall be allocated to the Domestic Operations Branch for the following functions only: Office of the
Use of international short-wave radio stations.

Emergencies of a confidential character.

Activities in conjunction with military operations.

Publications for distribution in U. S. Post, p. 538.

Post, p. 614.


Post, p. 514.

Chairman.

Travel expenses.

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Director, including book and magazine coordination sections; Office of Program Coordination; News Bureau; Bureau of Special Services; Radio Bureau; Motion Picture Bureau, not exceeding $50,000; and for accumulated leave of eliminated employees, for liquidation of organization units herewith reduced or discontinued, and for carrying out partly completed contracts made in organization units herewith reduced or eliminated, not exceeding $500,000: Provided further, That notwithstanding the provisions of section 3679, Revised Statutes (31 U. S. C. 665), the Office of War Information is authorized in making contracts for the use of international short-wave radio stations and facilities, to agree on behalf of the United States to indemnify the owners and operators of said radio stations and facilities from such funds as may be hereafter appropriated for the purpose, against loss or damage on account of injury to persons or property arising from such use of said radio stations and facilities: Provided further, That not to exceed $600,000 of this appropriation shall be available to meet emergencies of a confidential character to be expended under the direction of the Director, who shall make a certificate of the amount of such expenditure which he may think it advisable not to specify and every such certificate shall be deemed a sufficient voucher for the amount therein certified: Provided further, That $5,000,000 of this appropriation shall not be available for expenditure unless the Director of the Office of War Information, with the approval of the President, shall determine that such funds in addition to the other funds provided herein are necessary for carrying on activities in conjunction with actual or projected military operations.

No part of this or any other appropriation shall be expended by the Office of War Information for the preparation, or publication of any pamphlet or other literature for distribution to the public within the United States.

The appropriation herein made for the Office of War Information shall constitute the total amount to be available for obligation by such agency during the fiscal year 1944 and shall not be supplemented by funds from any source.

OFFICE OF WAR MOBILIZATION

Salaries and expenses: For all necessary expenses of the Office of War Mobilization, including salary of the Director at $15,000 per annum; salaries of two Assistant Directors at $9,000 per annum each; not to exceed $30,000 for the temporary employment of persons or organizations by contract or otherwise without regard to section 3709, Revised Statutes, or the civil-service and classification laws and printing and binding; $138,000.

WAR PRODUCTION BOARD

Salaries and expenses: For all necessary expenses of the War Production Board, including salary of the Chairman at $15,000 per annum; not to exceed $50,000 for the employment of aliens; not to exceed $10,000 for the employment of expert witnesses and not to exceed $100,000 for the temporary employment of persons (including aliens) or organizations, by contract or otherwise, without regard to the civil-service or classification laws; reimbursement at not to exceed 3 cents per mile, of employees for expenses incurred by them in performance of official travel in privately owned automobiles within the limits of their official stations; not to exceed $8,000,000 for travel expenses, including travel outside the United States without
regard to the Standardized Government Travel Regulations; not to exceed $2,025,000 for printing and binding; not to exceed $17,000 for the purchase of motor-propelled passenger-carrying vehicles; not to exceed $11,000,000 for scientific research on materials, material substitutes, and other subjects related to the functions of the Board, without regard to section 3048, Revised Statutes; and the rental, maintenance, and operation of one airplane; $88,267,720: Provided, That not more than $203,720 of this sum shall be allocated for salaries of the Information Division.

Smaller War Plants Corporation, administrative expenses: Not to exceed $12,006,000 of the funds of the Smaller War Plants Corporation, acquired in accordance with the Act of June 11, 1942 (Public Law 603), shall be available for the administrative expenses of said Corporation necessary to enable it to carry out the functions vested in it by such Act, to carry out the provisions of section 2 of such Act, and such other functions as may be lawfully delegated to it; including not to exceed $1,000,000 for the temporary employment of persons or organizations by contract or otherwise without regard to the civil-service and classification laws for special services, including audits notwithstanding section 5 of the Act of April 6, 1914 (5 U. S. C. 55); printing and binding; reimbursement, at not to exceed 3 cents per mile, of employees for expenses incurred by them in performance of official travel in privately owned automobiles within the limits of their official stations; the hire of motor-propelled passenger-carrying vehicles; and the objects specified in the general provisions applicable to the constituent agencies under the Office for Emergency Management: Provided, That, as determined by the Board of Directors, or such officer as may be designated by the Board of Directors for the purpose, expenditures (including expenditures for services performed on a force account or contract or fee basis) necessary in acquiring, operating, maintaining, improving, or disposing of real or personal property belonging to the Corporation or in which it has an interest (except property acquired for the administrative purposes of the Corporation), including expenses of collections of pledged collateral and expenses of service and administration of its loans, advances, and property under section 6 of said Act, shall not be considered as administrative expenses for the purposes hereof: Provided further, That no part of said $12,006,000 shall be obligated or expended unless and until an appropriate appropriation account shall have been established therefor pursuant to an appropriation warrant or a covering warrant, and all such expenditures shall be accounted for and audited in accordance with the Budget and Accounting Act.

WAR RELOCATION AUTHORITY

Salaries and expenses: For all necessary expenses of the War Relocation Authority, $18,170,000, including expenses incident to the extension of the program provided for in Executive Order 9102 to persons of Japanese ancestry not evacuated from military areas; salary of the Director at not to exceed $10,000 per annum; not to exceed $25,000 for the employment of persons or organizations, by contract or otherwise, without regard to the civil-service and classification laws; employment of aliens; traveling expenses, not to exceed $400,000; printing and binding, not to exceed $18,000; procurement, without regard to section 3709, Revised Statutes, of supplies and equipment; purchase (not to exceed $42,175) of passenger-carrying automobiles; the leasing to others of land acquired for the program; transfer of household goods and effects as provided by the Act of October 10, 1940, including travel expenses, of employees

Printing and binding.

Scientific research.

Administrative expenses.

Temporary employment.

Property transactions.
transferred from other Federal agencies to the Authority at its request; not to exceed $75,000 for payment to States or political subdivisions thereof, or other local public taxing units, of sums in lieu of taxes against real property acquired by the Authority for the purposes hereof; for payments for the performance of governmental services required in connection with the administration of the program; the disposal, by public or private sale, of goods or commodities produced or manufactured in the performance of activities hereunder, the proceeds of which shall be deposited in a special fund and thereafter shall remain available until expended for the purposes hereof: Provided, That the provisions of the Act of February 15, 1934 (48 Stat. 351), as amended, relating to disability or death compensation and benefits, shall apply to persons receiving from the United States compensation in the form of subsistence, cash advances, or other allowances in accordance with regulations prescribed by the Director of the War Relocation Authority for work performed in connection with such program, including work performed in the War Relocation Work Corps: Provided further, That this provision shall not apply in any case coming within the purview of the workmen's compensation laws of any State, Territory, or possession, or in which the claimant has received or is entitled to receive similar benefits for injury or death: And provided further, That the limitation placed on the amount available for travel expenses for the War Relocation Authority shall not apply to travel of evacuees and their escorts incident to transfers and relocation.

WAR SHIPPING ADMINISTRATION

To increase the War Shipping Administration revolving fund, $2,200,000,000, which amount, together with other funds heretofore or hereafter made available to such revolving fund, shall be available for carrying on all the activities and functions of the War Shipping Administration (not provided for under other appropriations made to said Administration), under Executive order of February 7, 1942 (7 F. R. 837); hereafter lawfully vested in such Administration, including costs incidental to the acquisition, operation, loading, discharging, and use of vessels transferred for use of any department or agency of the United States, for carrying out the provisions of Executive Order Numbered 9112 of March 26, 1942, and for all administrative expenses (not to exceed $9,650,000 in the fiscal year 1944), including the employment and compensation of persons in the District of Columbia and elsewhere, such employment and compensation to be in accordance with laws applicable to the employment and compensation of persons by the United States Maritime Commission except section 201 (b) of the Merchant Marine Act, 1936 (49 Stat. 1936); expenses of attendance, when specifically authorized by the Administrator, at meetings concerned with the work of the Administration; actual transportation and other necessary expenses and not to exceed $25 per diem in lieu of subsistence of persons serving while away from their permanent homes or regular places of business in an advisory capacity to or employed by the Administration without other compensation from the United States or at $1 per annum; printing and binding; lawbooks, books of reference, periodicals and newspapers; purchase, maintenance, repair, rental in foreign countries, and operation of passenger-carrying automobiles; travel expenses, including transportation of effects under regulations prescribed by the Administrator, of employees from their homes to their first post of duty in a foreign country; rent, including heat, light, and power, outside the District of Colum-
bia: living and quarters allowances in accordance with the standardized regulations approved by the President December 30, 1942; necessary advance payments in foreign countries; and the employment, on a contract or fee basis, of persons, firms, or corporations for the performance of special services, including legal services, without regard to section 3709 of the Revised Statutes: Provided, That when vessels are transferred or assigned permanently by the War Shipping Administrator to other departments or agencies of the United States Government for operation by them, funds for the operation, loading, discharging, repairs, and alterations, or other use of such vessels may be transferred from this fund to the applicable appropriations of the department or agency concerned in such amounts as may be approved by the Director of the Bureau of the Budget.

Maritime training fund: For the training, recruitment, repatriation, rehabilitation, and placement of personnel for the manning of the merchant marine, and the establishment and maintenance of policies respecting maritime labor relations and conditions, and for administrative expenses (not to exceed $2,600,000) including all the administrative items of expenditure for which the appropriation "War Shipping Administration, Revolving Fund" is available, $72,000,000, of which $5,500,000 shall be available for payment of obligations incurred in the fiscal year 1943.

State Marine Schools: To reimburse the State of California, $50,000; the State of Maine, $50,000; the State of Massachusetts, $50,000; the State of New York, $50,000; and the State of Pennsylvania, $50,000; for expenses incurred in the maintenance and support of marine schools in such States as provided in the Act authorizing the establishment of marine schools, and so forth, approved March 4, 1911, as amended (34 U. S. C. 1121-1123); and for the maintenance and repair of vessels loaned by the United States to the said States for use in connection with such State marine schools, $100,000; in all, $350,000.

GENERAL PROVISIONS

(a) The foregoing appropriations for the constituent agencies under the Office for Emergency Management shall be available, in addition to the objects specified under each head, and without regard to section 3709, Revised Statutes (except as otherwise specified herein), for personal services in the District of Columbia and elsewhere; contract stenographic reporting services; lawbooks, books of reference, newspapers and periodicals; maintenance, operation, and repair of motor-propelled passenger-carrying vehicles; acceptance and utilization of voluntary and uncompensated services; and traveling expenses, including expenses of attendance at meetings of organizations concerned with the work of the agency from whose appropriation such expenses are paid, and actual transportation and other necessary expenses, and not to exceed $10 (unless otherwise specified) per diem in lieu of subsistence, of persons serving while away from their permanent homes or regular places of business in an advisory capacity to or employed by any of such agencies without other compensation from the United States, or at $1 per annum, and including (upon authorization or approval of the head of any of such agencies) travel expenses to and from their homes or regular places of business in accordance with the Standardized Government Travel Regulations, including travel in privately owned automobile (and including per diem in lieu of subsistence at place of employment), of persons employed intermittently away from their homes or regular places of business as consultants and receiving compensation on a per diem when actually employed basis.
Expenditures from sums set apart for special projects.

(b) Whenever sums are set apart from the foregoing appropriations for the constituent agencies under the Office for Emergency Management for special projects (classified in the estimates submitted to Congress as or under "Other contractual services") expenditures may be made therefrom for traveling expenses, printing and binding, and purchase of motor-propelled passenger-carrying vehicles without regard to the limitations specified for such objects under the respective heads, but within such amounts as the Director of the Bureau of the Budget may approve thereof and such Director shall report to Congress each such limitation determined by him.

(c) There may be transferred from the appropriations for such constituent agencies to other Government agencies sums for the performance of work or services for the transferring agency but unless otherwise authorized by law, no other agency of the Government shall perform work or render services for any of the constituent agencies, whether or not the performance of such work or services involves the transfer of funds or reimbursement of appropriations, unless authority therefor by the Bureau of the Budget shall have been obtained in advance.

(d) The foregoing general provisions (a), (b), and (c) shall have no application to appropriations for the War Shipping Administration.

(e) The head of any constituent agency may delegate to any official in such agency or in the field offices of the Division of Central Administrative Services the authority to make appointments of personnel and he may also delegate to any official in the agency of which he is the head the authority to make other determinations necessary for the conduct of the administrative management within such agency.

(f) Any employee of any of the constituent agencies is authorized, when designated for the purpose by the head of such agency, to administer to or take from any person an oath, affirmation, or affidavit, when such instrument is required in connection with the performance of the functions or activities of such agency.

(g) The head of any of the constituent agencies is authorized, in connection with the operations of such agency, to consider, ascertain, adjust, determine, and certify claims against the United States in accordance with the Act of December 28, 1922 (31 U. S. C. 215), and to designate certifying officers in accordance with the Act of December 28, 1941, or to delegate authority to the Director of the Division of Central Administrative Services to designate employees of such Division as certifying officers to certify vouchers payable against the funds of the constituent agency concerned.

Section 102. On the effective date of the Vocational Rehabilitation Act Amendments of 1943, (1) the amounts appropriated in the first, second, and fourth paragraphs under the heading "Vocational Rehabilitation" in the Federal Security Agency Appropriation Act, 1944, shall be consolidated into one fund and shall be available for carrying out the provisions of the Vocational Rehabilitation Act Amendments of 1943; except that not to exceed $25,000 shall be available for administrative expenses in providing rehabilitation for disabled residents of the District of Columbia, including printing and binding, travel and subsistence; and (2) the amount appropriated in the fifth paragraph under the heading "Vocational Rehabilitation" in the Federal Security Agency Appropriation Act, 1944, shall be available for administrative expenses in carrying out the provisions of the Vocational Rehabilitation Act Amendments of 1943, and for carrying out the provisions of the Act entitled "An Act to authorize the operation of stands in Federal buildings by blind persons, to enlarge the..."
economic opportunities of the blind, and for other purposes", approved June 20, 1936 (49 Stat. 1559, 1560).

TITLE II—GENERAL PROVISIONS

SEC. 201. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts employment the salary or wages for which are paid from any appropriation contained in this Act shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 202. The appropriations and authority with respect to appropriations contained herein for the fiscal year 1944 shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

SEC. 203. This Act may be cited as the "National War Agencies Appropriation Act, 1944".

Approved July 12, 1943, 3:00 p. m., E. W. T.

[CHAPTER 229]  
AN ACT  
Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1944, and for other purposes.

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, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1943, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1944, and for other purposes:

TITLE I—GENERAL APPROPRIATIONS

LEGISLATIVE

HOUSE OF REPRESENTATIVES

For payment to the widow of Harry L. Englebright, late a Representative from the State of California, $10,000.

For payment to the widow of U. S. Guyer, late a Representative from the State of Kansas, $10,000.

The two foregoing amounts to be disbursed by the Sergeant at Arms of the House.
For an amount, which is hereby authorized, to enable the Joint Committee on Reduction of Nonessential Federal Expenditures to carry out the duties imposed upon it by section 601 of the Revenue Act of 1941 (55 Stat. 726), to remain available during the existence of the committee, $10,000; to enable the committee to perform the additional duties required of it by section 204 of the Treasury and Post Office Departments Appropriation Act, 1944, approved June 30, 1943, $10,000, in all, $20,000, one-half to be disbursed by the Secretary of the Senate and the other half by the Clerk of the House on vouchers approved by the chairman of the committee.

ARCHITECT OF THE CAPITOL

Capitol Buildings and Grounds: The unexpended balance on June 30, 1943, of the allocation of $39,240 made available immediately under the appropriation for the Capitol Grounds, contained in the Legislative Branch Appropriation Act, 1943, is hereby continued available for the same purposes until June 30, 1944.

GOVERNMENT PRINTING OFFICE

Working capital and congressional printing and binding: For an additional amount for working capital and congressional printing and binding, fiscal year 1944, $17,000,000: Provided, That this amount shall be returned to the Treasury as an unexpended balance not later than twelve months after the close of the fiscal year 1944.

Working capital and congressional printing and binding, 1943: The amount available for the printing, binding, and distribution of the Federal Register is hereby increased to $430,000 for the fiscal year 1943: Provided, That no increase is thereby made in the existing appropriation for working capital and congressional printing and binding.

EXECUTIVE OFFICE OF THE PRESIDENT

NATIONAL RESOURCES PLANNING BOARD

For an additional amount for salaries and expenses, fiscal year 1944, including the objects and under the conditions specified under this head in the Independent Offices Appropriation Act, 1944, $29,500 to be merged with the amount in such Act; and of such consolidated sum not less than $42,500 shall be allocated exclusively for the payment of accumulated and accrued annual leave of employees due them after June 30, 1943, and not more than $37,000 shall be available for all other salaries and expenses.

OFFICE OF PRICE ADMINISTRATION

The eighth proviso in the paragraph under the caption "Office of Price Administration", contained in the National War Agencies Appropriation Act, 1944, shall not take effect until August 16, 1945.

OFFICE FOR EMERGENCY MANAGEMENT

OFFICE OF WAR INFORMATION

The second paragraph under the caption "Office of War Information", contained in the National War Agencies Appropriation Act, 1944, shall not prevent the preparation and distribution to the public of the United States Government Manual.
War Manpower Commission

National Youth Administration: For an additional amount for the National Youth Administration in the performance of its functions from July 1, 1943, to the date of enactment of the Labor-Federal Security Appropriation Act, 1944, and thereafter for the liquidation of such Administration, including not to exceed $2,000 for printing and binding, not to exceed $1,500,000 from the unexpended balance of the appropriations for the National Youth Administration in the Labor-Federal Security Appropriation Act, 1943, to be added to and merged with the funds made available for the liquidation of the National Youth Administration by such Labor-Federal Security Appropriation Act, 1944; and of such merged amount not less than $1,487,000 shall be allocated and set apart to be used exclusively for payment of accumulated and accrued leave of employees; Provided, That all real and personal property of the National Youth Administration is hereby declared surplus, and all equipment, materials, and supplies shall be assembled, inventoried, and turned over to the Director of Procurement, Treasury Department, under Executive Order 9235 by the Administrator of the National Youth Administration as expeditiously as possible, and all real property shall be disposed of by the Commissioner of Public Buildings in accordance with the Act of August 27, 1935 (40 U. S. C. 304 (a) and 304 (b)): Provided further, That, under a commitment to return such property to the United States at borrower's expense, any real or personal property of the National Youth Administration in use on June 30, 1943, by any non-Federal vocational education authority within any State may continue to be so used during the period of the present war and for not to exceed six months after the termination thereof, without compensation, but in no event beyond the date such property ceases to be used for vocational education purposes; Provided further, That during such period, the Director of Procurement, in the case of personal property, and the Commissioner of Public Buildings, in the case of real property, upon certificate of the United States Commissioner of Education that such property is to be used for vocational education and training, may loan, without compensation, to any such existing non-Federal vocational education authority, if applied for within ninety days after the date of enactment of this Act, any real or personal property of the National Youth Administration not required by any other Federal Agency (excepting the Lend-Lease Administration) or otherwise loaned under the authority of this paragraph, if such borrower agrees, in the case of personal property, to pay all expenses incident to obtaining and returning such property.

Independent Executive Agencies

Civil Service Commission

Salaries and expenses, Civil Service Commission (national defense): For an additional amount for salaries and expenses, Civil Service Commission, national defense, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, $325,000.

Employees' Compensation Commission

Employees' compensation fund: For an additional amount, fiscal year 1943, for the payment of compensation provided by the Act of September 7, 1916 (5 U. S. C. 785), as amended, including the objects specified under this head in the Employees' Compensation Commission Appropriation Act, 1943, $500,000.
PUBLIC LAWS—CH. 229—JULY 12, 1943 [57 STAT.

FEDERAL WORKS AGENCY

War public works (community facilities): For an additional amount to enable the Federal Works Administrator to carry out the functions vested in him by titles II and III of the Act of October 14, 1940, as amended (42 U. S. C. 1531–1534, and 1541), $50,000,000, to remain available during the continuance of the unlimited national emergency declared by the President on May 27, 1941, of which amount not to exceed $2,250,000 shall be available for administrative expenses, including the objects specified under the head "Defense pub-

lic works (community facilities)" in the Second Deficiency Appropriation Act, 1941, and the joint resolution approved December 23, 1941 (Public Law 371): Provided, That the amount appropriated in this paragraph shall not be available for obligation until the enactment of the bill (H. R. 2936 of the Seventy-eighth Congress) entitled "An Act to authorize the appropriation of an additional $800,000,000 to carry out the provisions of title II of the Act entitled 'An Act to expedite the provision of housing in connection with national defense, and for other purposes', approved October 14, 1940, as amended."

Public Roads Administration, Inter-American Highway (Costa Rica): For surveys and construction of the Inter-American Highway (provided for by the Act of December 26, 1941 (Public Law 375), but without regard to the provisions thereof), within the borders of the Republic of Costa Rica between Cartago and San Isidro del General, and necessary expenses incident thereto, without regard to section 3709, Revised Statutes, $12,000,000, to remain available until expended.

Work Projects Administration liquidation: Not to exceed $1,065,000, out of balances of appropriations under section 1 (a) of the Emergency Relief Appropriation Act, fiscal year 1943, which remain unobligated on June 30, 1943, is hereby made available to the Administrator, Federal Works Agency, during the fiscal year 1944 for all necessary expenses for the liquidation of the Work Projects Administration, including personal services and rents in the District of Columbia and elsewhere; printing and binding; operation and maintenance of motor-propelled passenger-carrying vehicles; and not less than $583,632 of such sum shall be allocated exclusively for payment for accumulated and current accrued leave of employees separated from the Government service due to the discontinuance of the Work Projects Administration: Provided, That employees of the Work Projects Administration in leave status and in active duty status on June 30, 1943, may, in the discretion of the Administrator, be transferred to and paid from this appropriation without the necessity of further appointment.

In carrying out the liquidation of the activities under the Emergency Relief Appropriation Acts, fiscal years 1942 and 1943, accounts shall be maintained without regard to the limitations established by said Acts and without regard to project allocations: Provided, That the appropriations established and extended for the completion of Federal construction projects under the provisions of the Emergency Relief Appropriation Act, fiscal year 1943, shall be liquidated and accounted for as one fund: Provided further, That all credits subsequent to June 30, 1943, representing repayments or recoveries on account of funds disbursed out of amounts allocated or made available pursuant to any of the provisions of law referred to in this paragraph, shall be covered into the Treasury as miscellaneous receipts, together with such balances as the Administrator may from time to time determine to be no longer required to meet obligations.
The provisions of section 501 of the Third Supplemental National Defense Appropriation Act, 1942, approved December 17, 1941, shall be applicable to appropriations under the Emergency Relief Appropriation Act, fiscal year 1941, and there shall be transferred to the "Emergency relief liquidation fund" from appropriations under the Emergency Relief Appropriation Act, fiscal year 1941, sufficient amounts to meet unliquidated obligations incurred thereunder: Provided, That claims certified for payment by the Comptroller General of the United States, chargeable to the "Emergency relief liquidation fund", shall be paid without regard to project allocations.

The Federal Works Administrator, or his designee for such purpose, is authorized to consider, ascertain, adjust, determine, and pay from the foregoing appropriation any claim on account of damage to or loss of privately owned property caused by the negligence of any employee of the Works Progress Administration or the Work Projects Administration while acting within the scope of his employment. No claim shall be considered hereunder which is in excess of $500, or which is not presented in writing within one year from the date of accrual thereof. Acceptance by a claimant of the amount allowed on account of his claim shall be deemed to be in full settlement thereof, and the action upon such claim so accepted by the claimant shall be conclusive.

Work relief in Puerto Rico and the Virgin Islands: To enable the Federal Works Administrator to carry out the provisions of the joint resolution (H. J. Res. 128) entitled "Joint resolution to authorize an appropriation for work relief in Puerto Rico and the Virgin Islands", approved June 22, 1943, during the period beginning July 1, 1943, and ending November 30, 1943, $7,000,000, of which not to exceed $350,000 shall be available for administrative expenses, including the items of expenditure specified in section 14 of the Emergency Relief Appropriation Act, fiscal year 1943: Provided, That employees of the Work Projects Administration in active duty status on June 30, 1943, may, in the discretion of the Federal Works Administrator, be transferred to and paid from this appropriation without the necessity of further appointment.

NATIONAL HOUSING AGENCY

War housing: For an additional amount to carry out the purposes of title I of the Act of October 14, 1940 (42 U. S. C., ch. 9), as amended, and subject to the applicable provisions of the joint resolution approved October 14, 1940 (54 Stat. 1115), $100,000,000, to remain available during the continuance of the unlimited national emergency declared by the President on May 27, 1941: Provided, That the amount appropriated in this paragraph shall not be available for obligation until the date of enactment of legislation authorizing the appropriation of such additional funds.

Not exceeding $7,000,000 of the unexpended balance of the appropriation made available until June 30, 1943, under the heading "Emergency fund for the President, defense housing", contained in the Third Supplemental National Defense Appropriation Act, 1942, is continued available until June 30, 1944.

DISTRICT OF COLUMBIA

PUBLIC WELFARE

Saint Elizabeths Hospital: For an additional amount for support of indigent insane of the District of Columbia in Saint Elizabeths Hospital, as provided by law, fiscal year 1943, $68,000.
For the payment of final judgments, including costs, rendered against the District of Columbia, as set forth in Senate Document Numbered 90, together with such further sum as may be necessary to pay the interest at not exceeding 4 per centum per annum on such judgments, as provided by law, from the date the same became due until the date of payment, $2,916.86.

DIVISION OF EXPENSES

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia Appropriation Acts for the respective fiscal years for which such sums are provided.

DEPARTMENT OF AGRICULTURE

In order to provide assistance to farmers whose property was destroyed or damaged, in whole or in part, by floods in 1943, the Secretary of Agriculture is authorized to utilize the facilities of any existing agency or bureau to provide assistance to any such farmer by loans, in such manner and upon such terms and conditions as the Secretary of Agriculture may prescribe, for the purpose of aiding such farmer to continue farming operations in order to produce for the war effort, including personal services in the District of Columbia and elsewhere, printing and binding, travel, and other miscellaneous and incidental expenses, fiscal year 1944, $15,000,000: Provided, That not more than ten per centum of the foregoing amount shall be used for administrative expenses.

NAVY DEPARTMENT

OFFICE OF THE SECRETARY

Claims for damages by collision with naval vessels: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled "An Act to amend the Act authorizing the Secretary of the Navy to settle claims for damages to private property arising from collisions with naval vessels", approved December 28, 1922, as fully set forth in Senate Document Numbered 82, and House Document Numbered 230, Seventy-eighth Congress, $19,605.37.

COAST GUARD

Claims for damages, operation of vessels, Coast Guard: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled "An Act to provide for the adjustment and settlement of certain claims for damages resulting from the operation of vessels of the Coast Guard and the Public Health Service, in sums not exceeding $3,000 in any one case", approved June 15, 1936, as fully set forth in Senate Document Numbered 81, and House Document Numbered 226, Seventy-eighth Congress, $1,025.58.
POST OFFICE DEPARTMENT

(OUT OF THE POSTAL REVENUES)

FIELD SERVICE

OFFICE OF THE FIRST ASSISTANT POSTMASTER GENERAL

Compensation to postmasters: For an additional amount for compensation to postmasters, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $1,875,000.

Clerks, first- and second-class post offices: For an additional amount for compensation to clerks and employees at first- and second-class post offices, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $11,750,000.

Special-delivery fees: For an additional amount for fees to special-delivery messengers, fiscal year 1943, $1,100,000.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Star Route Service: For an additional amount for inland transportation by star routes (excepting service in Alaska), including temporary service to newly established post offices, fiscal year 1943, $1,100,000.

Railroad transportation and mail-messenger service: For an additional amount for inland transportation by railroad routes and for mail-messenger service, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $4,500,000.

Railway postal clerks, travel allowance: For an additional amount for travel allowance to railway postal clerks and substitute railway postal clerks, fiscal year 1943, $29,000.

Railway Mail Service, traveling expenses: For an additional amount for Railway Mail Service, traveling expenses, fiscal year 1943, $23,000.

Railway Mail Service, miscellaneous expenses: For an additional amount for miscellaneous expenses, Railway Mail Service, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $3,500.

Electric-car service: For an additional amount for electric-car service, fiscal year 1943, $23,000.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL

Manufacture and distribution of stamps and stamped paper: For an additional amount for the manufacture and distribution of stamps and stamped paper, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $200,000.

Unpaid money orders more than one year old: For an additional amount for payment of domestic money orders more than one year old from the last day of the month of issue of such orders, fiscal year 1943, $35,000.

OFFICE OF THE FOURTH ASSISTANT POSTMASTER GENERAL

Vehicle service: For an additional amount for vehicle service, fiscal year 1943, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $508,135.
PUBLIC LAWS—CH. 229—JULY 12, 1943

TREASURY DEPARTMENT

Office of the Secretary

To enable the Secretary of the Treasury, in accordance with the provisions of section 8 of the joint resolution approved May 3, 1943 (Public Law 48), to pay to the Republic of Panama an amount equivalent to the principal and interest paid by that Government on account of the credit of $2,500,000 made available to it by the Export-Import Bank for the construction of Panama's share of the Chorrera-Rio Hato Highway, and to pay to the Export-Import Bank an amount sufficient to liquidate the remaining obligation of the Republic of Panama to that bank on account of the aforesaid credit, fiscal years 1943 and 1944, $2,700,000.

BUREAU OF ACCOUNTS

Salaries and expenses, deposit of withheld taxes: For all necessary expenses, fiscal year 1944, incident to the deposit of withheld taxes in Government depositories pursuant to the Current Tax Payment Act of 1943, including personal services in the District of Columbia and elsewhere; not to exceed $113,000 for printing and binding; and reimbursement to Federal Reserve banks for printing and other necessary expenses, $800,000.

PROCUREMENT DIVISION

Emergency relief, Treasury Procurement Division, administrative expenses: For administrative expenses of the Procurement Division, fiscal year 1944, to effect the liquidation of the operations of said Division incident to the emergency relief program, $137,500.

Federal property utilization: For necessary expenses of the Procurement Division in connection with the transportation, handling, warehousing, safeguarding, rehabilitating, transferring to Government agencies, and otherwise disposing of supplies and equipment, including personal services in the District of Columbia and elsewhere, stationery (not to exceed $35,000), purchase (including exchange) of books of reference and periodicals, printing and binding (not to exceed $12,000), and advertising, fiscal year 1944, $3,250,000.

WAR DEPARTMENT

Civil Functions

Corps of Engineers

Rivers and harbors: For the preservation and maintenance of existing river and harbor works, and for the prosecution of projects herefore authorized, including the objects and purposes and subject to the conditions specified under this head in the War Department Civil Appropriation Act, 1944, to be available until expended and to be allocated to the Intracoastal Waterway from the vicinity of Apalachee Bay to Corpus Christi, Texas, $7,095,000.

Flood control, general: For the prosecution of a dam and reservoir project on Mosquito Creek, Ohio, authorized by the Acts of June 28, 1938, and August 18, 1941, $4,385,000.

Flood control, general (emergency fund): For the repair, restoration, and strengthening of levees and other flood-control works which have been threatened or destroyed by the recent floods, in accordance with the first section of the Act entitled "An Act to provide for emergency flood-control work made necessary by recent floods, and
for other purposes" (S. 1134, Seventy-eighth Congress), $10,000,000, to remain available until expended.

**UNITED STATES SOLDIERS' HOME**

For an additional amount for the maintenance and operation of the United States Soldiers' Home for the fiscal year 1944, to be paid from the Soldiers' Home Permanent Fund (Trust Fund), $80,520.

**GENERAL PROVISION**

Appropriations for the Military Establishment and for civil functions administered by the War Department for the fiscal year 1944 may be used for carrying into effect the Act entitled "An Act to provide for the settlement of claims for damage to or loss or destruction of property or personal injury or death caused by military personnel or civilian employees, or otherwise incident to activities, of the War Department or of the Army" approved July 3, 1943 (Public Law 112, 78th Congress).

**TITLE II—JUDGMENTS AND AUTHORIZED CLAIMS**

**PROPERTY DAMAGE CLAIMS**

Sec. 201. (a) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent offices, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in the sum not exceeding $1,000 in any one case", approved December 28, 1922 (31 U. S. C. 215), as fully set forth in House Document Numbered 283, Seventy-eighth Congress, as follows:

- Executive Office of the President
- Petroleum Administration for War, $73.51;
- Office for Emergency Management, War Relocation Authority, $34.10;
- Federal Security Agency, $294.44;
- Federal Works Agency, $1,972.28;
- National Advisory Committee for Aeronautics, $245.78;
- Veterans' Administration, $310.33;
- Department of Agriculture, $1,869.44;
- Department of Commerce, $517.29;
- Department of the Interior, $880.57;
- Department of Justice, $626.28;
- Navy Department, $9,381.14;
- Treasury Department, $480.97;
- War Department, $54,450.08;
- In all, $71,116.21.

(b) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent offices, under the provisions of the Act entitled "An Act to provide a method for the settlement of claims arising against the Government of the United States in the sum not exceeding $1,000 in any one case", approved December 28, 1922 (31 U. S. C. 215), as fully set forth in Senate Document Numbered 83, Seventy-eighth Congress, as follows:

- Federal Works Agency, $2,313.67;
- Department of Agriculture, $92.40;
- Department of Commerce, $97.78;
- Navy Department, $3,631.10;
- In all, $6,154.95.
PUBLIC LAWS—CH. 229—JULY 12, 1943

[57 STAT.]

JUDGMENTS, UNITED STATES COURTS

SEC. 202. (a) For the payment of the final judgments, including costs of suits, which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States", as amended by section 297 of the Act of March 3, 1911 (28 U. S. C. 761), and which have been certified to the Seventy-eighth Congress in House Document Numbered 225 under the following agencies:

Federal Works Agency (Work Projects Administration), $2,256.91;
War Department, $9,068.35;

In all, $11,325.26, together with such additional sum as may be necessary to pay costs and interest as specified in such judgments or as provided by law.

(b) For the payment of judgments, including costs of suits, rendered against the Government of the United States by United States district courts under the provisions of an Act entitled "An Act authorizing suits against the United States in admiralty for damages caused by and salvage services rendered to public vessels belonging to the United States, and for other purposes", approved March 3, 1925 (46 U. S. C. 781-789), and which was certified to the Seventy-eighth Congress in Senate Document Numbered 80 under the Navy Department, $6,688.72, together with such additional sum as may be necessary to pay costs and interest as and where specified in such judgments or as provided by law.

(c) For payment of the judgments rendered against the United States by the United States District Court for the Western District of North Carolina, Charlotte Division, pursuant to the law entitled "Conferring jurisdiction upon the United States District Court for the Western District of North Carolina to hear, determine, and render judgments upon the claims against the United States of I. M. Cook, J. J. Allen, Radiator Specialty Company, and the R. and W. Motor Lines, Incorporated", approved October 14, 1941 (55 Stat. 958), and certified to the Seventy-eighth Congress in Senate Document Numbered 78 under the Federal Works Agency, Work Projects Administration, $19,864.80, together with such additional sum as may be necessary to pay costs and interest as and where specified in such judgments or as provided by law.

(d) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

(e) Payment of interest wherever provided for judgments contained in this Act shall not in any case continue for more than thirty days after the date of approval of this Act.

JUDGMENTS, UNITED STATES COURT OF CLAIMS

SEC. 203. (a) For payment of the judgments rendered by the Court of Claims and reported to the Seventy-eighth Congress in Senate Document Numbered 79 and House Document Numbered 229, under the following agencies, namely:

Federal Works Agency:
Public Buildings Administration, $100,393.28;
Work Projects Administration, $11,089.72;

National Housing Agency: Federal Public Housing Authority, $4,500;
Veterans’ Administration, $1,293.13;
Department of Commerce, $1,409.04;
Department of the Interior (civil), $12,780.52;
Department of Justice, $369.47;
Navy Department, $2,928.58;
Post Office Department, $364,423.43;
Treasury Department, $71,986.31;
War Department, $147,991.38;
In all, $719,064.86, together with such additional sum as may be necessary to pay interest or costs as and where specified in such judgments.

(b) For the payment of judgment numbered 45047, rendered by the Court of Claims in favor of Herman E. Osann covering a claim under the Exchange Relief Act of March 26, 1934, as certified to the Seventy-eighth Congress in House Document Numbered 228, $3,784.64, to be paid from the administrative expense fund, Office of Alien Property Custodian.

(c) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired, except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

AUDITED CLAIMS

Sec. 204. (a) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1940 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884 (5 U. S. C. 266), as fully set forth in House Document Numbered 232, Seventy-eighth Congress, there is appropriated as follows:

The Judiciary: For fees of jurors and witnesses, United States courts, $111.40.
For fees of commissioners, United States courts, $256.79.
For miscellaneous expenses, United States courts, $6.43.
For fees and expenses of conciliation commissioners, United States courts, $100.

Independent Offices: For American Battle Monuments Commission, $2.73.
For salaries and expenses, Railroad Retirement Board, $13.10.
For Securities and Exchange Commission, $17.10.
For Saint Elizabeths Hospital, 78 cents.
For salaries and expenses, vocational rehabilitation, Office of Education, $2.
For operating supplies for public buildings, Public Buildings Administration, 82 cents.
For general administrative expenses, Public Buildings Branch, Procurement Division, $2.50.
For general administrative expenses, Public Buildings Administration, $1.50.
For repair, preservation, and equipment, public buildings, Procurement Division, $256.36.
For repair, preservation, and equipment, Public Buildings Administration, $208.
For administrative expenses, Federal Housing Administration, $7.10.
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For administrative expenses, United States Housing Authority, Federal Public Housing Authority, $24.87.
For salaries and expenses, Veterans' Administration, $1,311.71.
For salaries and expenses, Veterans' Bureau, $5.20.
For salaries and expenses, Bureau of War Risk Insurance, $4.20.

Department of Agriculture: For salaries and expenses, library, Department of Agriculture, $38.37.
For salaries and expenses, Bureau of Animal Industry, $381.80.
For salaries and expenses, Soil Conservation Service, $4,088.50.
For salaries and expenses, Forest Service, $2.26.
For salaries and expenses, Agricultural Marketing Service, $42.08.
For National Industrial Recovery, Resettlement Administration, submarginal lands (transfer to Agriculture), $4.
For development of water facilities, arid and semiarid areas, Department of Agriculture, $8.12.
For acquisition of lands for protection of watersheds of navigable streams, $356.
For control of emergency outbreaks of insect pests and plant diseases, $610.37.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture, $45.49.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation), $752.39.
For retirement of cotton pool participation trust certificates, Department of Agriculture, $8.31.
For administration of Sugar Act of 1937, Department of Agriculture, $107.75.
For conservation and use of agricultural land resources, Department of Agriculture, $7,063.97.
For farm tenancy, Department of Agriculture, $1,348.80.
For submarginal land program, Farm Tenant Act, Department of Agriculture, $1,695.
For land utilization and retirement of submarginal land, Department of Agriculture, $871.60.
For liquidation and management of resettlement projects, Department of Agriculture, $5.20.
For salaries and expenses, Farm Credit Administration, $2.50.
For salaries and expenses, Farm Credit Administration, Department of Agriculture, 75 cents.
For farmers' crop production and harvesting loans, Farm Credit Administration, $21.57.
For loans to farmers in drought- and storm-stricken areas, emergency relief, $32.26.
For New England hurricane damage, Forest Service, $8.82.

Department of Commerce: For establishment of air-navigation facilities, Civil Aeronautics Authority, $16,137.41.
For salaries and expenses, Civil Aeronautics Authority, $2,308.78.
For maintenance of air-navigation facilities, Civil Aeronautics Authority, $1.
For salaries and expenses, Weather Bureau, $134.64.
For traveling expenses, Department of Commerce, $1.35.

For investigation of domestic sources of mineral supply, Bureau of Mines, $78.70.
For migratory bird conservation fund, Department of the Interior (receipt limitation), $1,433.06.
For salaries and expenses, Bureau of Biological Survey, $2.12.

For agriculture and stock raising among Indians, $32.88.

For improvement of land records, Indian Service, $4,871.52.

For Indian boarding schools, $110.07.

For Indian school support, $111.46.

For purchase and transportation of Indian supplies, $3,01.

For conservation of health among Indians, $81.29.

For emergency conservation fund (transfer from War to Interior, Indians, Act June 19, 1934), $254.07.

For Civilian Conservation Corps (transfer to Interior, Indians), $64.26.

**Department of Justice:** For contingent expenses, Department of Justice, $21.03.

For Federal jails and correctional institutions, maintenance, $3.33.

For fees of witnesses, Department of Justice, $83.20.

For miscellaneous expenses, United States courts (transfer to Justice), $222.03.

For general expenses, Immigration and Naturalization Service, $7.06.

For salaries, field service, Immigration and Naturalization Service, $4.16.

For salaries and expenses, Federal Bureau of Investigation, $10.63.

For salaries and expenses of marshals, and so forth, Department of Justice, $85.17.

For traveling expenses, Department of Justice, $1.30.

**Department of Labor:** For salaries and expenses. Division of Labor Standards, Department of Labor, $23.93.

**Navy Department:** For Naval Research Laboratory, $7,051.50.

For engineering, Bureau of Engineering, $134,935.49.

For engineering, Navy, $184,504.76.

For ordnance and ordnance stores, Navy, $2,356.24.

For ordnance and ordnance stores, Bureau of Ordnance, $100.

For pay, subsistence, and transportation, Navy, $2,055.19.

For maintenance, Bureau of Supplies and Accounts, $815.33.

For general expenses, Lighthouse Service, $5.67.

For foreign-service pay adjustment, appreciation of foreign currencies (Navy), $16.33.

For payment to officers and employees of the United States in foreign countries due to appreciation of foreign currencies (Navy), $23.50.

For Medical Department, Navy, $2,825.

For pay and allowances, Coast Guard (Navy), $16.10.

For rebuilding and repairing stations, and so forth, Coast Guard (Navy), $80.01.

For contingent expenses, Coast Guard (Navy), $19.17.

For aviation, Navy, $306,880.46.

For pay, Marine Corps, $793.49.

For general expenses, Marine Corps, $120.84.

For Naval Reserve, $1.99.

**Post Office Department—Postal Service (out of the postal revenues):** For clerks, first- and second-class post offices, $270.58.

For indemnities, domestic mail, $96.13.

For rent, light, and fuel, $5.

**Department of State:** For Lower Rio Grande flood control, Department of State, $32,302.72.

For office and living quarters' allowances, Foreign Service, $62.50.

For Second Inter-American Radio Conference, Santiago, Chile, $9.15.
Treasury Department: For payment to officers and employees of the United States in foreign countries due to appreciation of foreign currencies (Treasury), $44.66.
For contingent expenses, Treasury Department, $33.
For collecting the revenue from customs, $159.76.
For collecting the internal revenue, $268.44.
War Department: For increase of compensation, Military Establishment, $17.63.
For pay, and so forth, of the Army, $171.01.
For pay of the Army, $3,047.48.
For travel, military and civil personnel, War Department, $23.26.
For travel of the Army, $88.22.
For subsistence of the Army, $11.51.
For clothing and equipage, Army, $685.12.
For replacing clothing and equipage, $330.21.
For Army transportation, $246.24.
For barracks and quarters, Army, $87.75.
For Air Corps, Army, $33.75.
For National Guard, $291.68.
For Organized Reserves, $59.54.
For Reserve Officers’ Training Corps, $6.98.
For working fund, War, ordinance, $4,482.80.
For cemetery expenses, War Department, $1.20.
For Civilian Conservation Corps (transfer to War), $6,552.01.
For emergency conservation fund (transfer to War, Act June 19, 1934), $178.56.
For emergency conservation fund (transfer to War, Act March 31, 1933), $72.17.
For emergency conservation work (transfer to War, Act February 9, 1937), $291.52.
For emergency conservation work (transfer to War, Act June 22, 1936), $54.68.
For loans and relief in stricken agricultural areas (transfer from emergency conservation work to War, Act June 10, 1934), $11.47.
District of Columbia: For Home for Aged and Infirm, expenses, District of Columbia, $5.49.
Total, audited claims, section 204 (a), $738,176.55, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.
Sec. 204. (b) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1940 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884 (5 U. S. C. 260), as fully set forth in Senate Document Numbered 84, Seventy-eighth Congress, there is appropriated as follows:
The Judiciary: For fees and expenses of conciliation commissioners, United States courts, $25.
Independent Offices: For Securities and Exchange Commission, $24.06.
For motor transport regulation, Interstate Commerce Commission, $44.13.
For salaries and expenses, Civil Service Commission, $47.14.
For administrative expenses, Public Works Administration, $7.07.
For general administrative expenses, Public Buildings Administration, $72,80.
For operating supplies for public buildings, Public Buildings Administration, $497.51.
For salaries and expenses, Veterans' Administration, $119.20.

**Department of Agriculture:**
- For salaries and expenses, Soil Conservation Service, $20,55.
- For salaries and expenses, Bureau of Animal Industry, $12.50.
- For salaries and expenses, Bureau of Entomology and Plant Quarantine, 50 cents.
- For acquisition of lands for protection of watersheds of navigable streams, $550.
- For salaries and expenses, Forest Service, $3.65.
- For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation), $380.89.
- For conservation and use of agricultural land resources, Department of Agriculture, $325.04.
- For land utilization and retirement of submarginal land, Department of Agriculture, $480.
- For liquidation and management of resettlement projects, Department of Agriculture, $249.50.
- For loans to farmers in drought- and storm-stricken areas, emergency relief, $23,37.

**Department of Commerce:**
- For Civil Aeronautics Authority fund, $6,920.
- For establishment of air-navigation facilities, Civil Aeronautics Authority, $1,737.50.
- For increase of compensation, Department of Commerce, $69.50.
- For salaries, Patent Office, $1,248.34.

**Department of the Interior:**
- For migratory bird conservation fund, Department of the Interior (receipt limitation), $288.40.
- For Indian school support, $93.
- For purchase and transportation of Indian supplies, $23.71.

**Department of Justice:**
- For salaries and expenses, Lands Division, Department of Justice, $15.
- For salaries and expenses of marshals, and so forth, Department of Justice, $13.52.

**Navy Department:**
- For engineering, Bureau of Engineering, $29,254.
- For rebuilding and repairing stations, and so forth, Coast Guard, $20.
- For pay, subsistence, and transportation, Navy, $1,673.49.
- For avigation, Navy, $33,766.56.
- For aviation 1938 contracts, Navy, $385.60.
- For miscellaneous expenses, Navy, $1,35.
- For maintenance, Bureau of Supplies and Accounts, $1.05.
- For contingent expenses, Coast Guard (Navy), $15.78.
- For general expenses, Lighthouse Service, Coast Guard (Navy), $60.69.

**Treasury Department:**
- For collecting the internal revenue, $24.92.

**War Department:**
- For clothing and equipage, Army, $62,49.
- For Signal Service of the Army, $36,492.91.
- For citizens' military training camps, $1.62.
- For travel of the Army, $45.75.
- For Army transportation, $125.28.
- For pay of the Army, $7.18.
- For increase of compensation, Military Establishment, $36.99.
- For Civilian Conservation Corps (transfer to War), $1,676.49.
For emergency conservation fund (transfer to War, Act March 31, 1933), $37.30.

For emergency conservation fund (transfer to War, Act June 19, 1934), $30.61.

For loans and relief in stricken agricultural areas (transfer from emergency conservation work to War, Act June 19, 1934), $9.58.

For emergency conservation work (transfer to War, Act February 9, 1937), $20.16.

Total, audited claims, section 204 (b), $117,251.89, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.

SEC. 205. For the payment of claims allowed by the General Accounting Office pursuant to the Act entitled “An Act for the relief of officers and soldiers of the volunteer service of the United States mustered into service for the War with Spain, and who were held in service in the Philippine Islands after the ratification of the treaty of peace, April 11, 1899”, approved May 2, 1940 (Public Act Numbered 505, Seventy-sixth Congress), and which have been certified to the Seventy-eighth Congress under section 2 of the Act of July 7, 1884 (U. S. C., title 5, sec. 266), under the War Department in Senate Document Numbered 85, and House Document Numbered 227, $5,973.67.

TITLE III—GENERAL PROVISIONS

SEC. 301. No part of any appropriation contained in this Act shall be used to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence; Provided, That for the purposes hereof an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence: Provided further, That any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence shall be guilty of a felony and, upon conviction, shall be fined not more than $1,000 or imprisoned for not more than one year, or both: Provided further, That the above penalty clause shall be in addition to, and not in substitution for, any other provisions of existing law.

SEC. 302. The appropriations and authority with respect to appropriations in this Act in whole or in part for the fiscal year 1944 shall be available from and including July 1, 1943, for the purposes respectively provided in such appropriations and authority. All obligations incurred during the period between June 30, 1943, and the date of the enactment of this Act in anticipation of such appropriations and authority are hereby ratified and confirmed if in accordance with the terms thereof.

SEC. 303. Appropriations contained in this Act may be used to reimburse the emergency fund of the President for advances made therefrom to meet obligations for purposes for which the funds are provided in this Act and for which purposes such appropriations are contained herein.

SEC. 304. This Act may be cited as the “Second Deficiency Appropriation Act, 1943”.

Approved July 12, 1943, 4 p. m., E. W. T.
[CHAPTER 230]

AN ACT

To authorize the deportation of aliens to countries allied with the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 20 of the Act of February 5, 1917, as amended (39 Stat. 890; U. S. C., title 8, sec. 156), be, and it hereby is, amended by adding the following after the first sentence:

"If the United States is at war and the deportation, in accordance with the preceding provisions of this section, of any alien who is deportable under any law of the United States, shall be found by the Attorney General to be impracticable or inconvenient because of enemy occupation of the country whence such alien came or wherein is located the foreign port at which he embarked for the United States or because of other reasons connected with the war, such alien may, at the option of the Attorney General, be deported (a) if such alien is a citizen or subject of a country whose recognized government is in exile, to the country wherein is located that government in exile, if that country will permit him to enter its territory; or (b) if such alien is a citizen or subject of a country whose recognized government is not in exile, then, to a country or any political or territorial subdivision thereof which is proximate to the country of which the alien is a citizen or subject, or, with the consent of the country of which the alien is a citizen or subject, to any other country."

Approved July 13, 1943.

[CHAPTER 231]

AN ACT

To increase by one year the period within which certain oyster growers may file claims against the United States in the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 13 of the Act entitled "An Act authorizing the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes", approved August 30, 1935, as amended, is amended to read as follows:

"Sec. 13. That the Court of Claims shall have jurisdiction to hear and determine claims for damages to oyster growers upon private or leased lands or bottoms arising from dredging operations and use of other machinery and equipment in making such improvements: Provided, That suits shall be instituted within two years after such operations shall have terminated."

Approved July 13, 1943.

[CHAPTER 232]

AN ACT

To authorize the attendance of the Marine Band at the seventy-seventh anniversary convention of the Grand Army of the Republic to be held at Milwaukee, Wisconsin, September 19 to 23, inclusive, 1943.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized to permit the band of the United States Marine Corps to attend and give concerts at the seventy-seventh anniversary convention of the Grand Army of the Republic to be held at Milwaukee, Wisconsin, from September 19 to 23, inclusive, 1943.

Approved July 13, 1943.
SEC. 2. For the purpose of defraying the expenses of such band in attending and giving concerts at such convention, there is authorized to be appropriated the sum of $8,137.40, or so much thereof as may be necessary, to carry out the provisions of this Act: Provided, That in addition to transportation and Pullman accommodations the leaders and members of the Marine Band be allowed not to exceed $5 per day each for additional living expenses while on duty, and that the payment of such expenses shall be in addition to the pay and allowances to which they would be entitled while serving at their permanent station.

Approved July 13, 1943.

[CHAPTER 233]  

AN ACT

To provide more adequate and uniform administrative provisions in veterans' laws pertaining to compensation, pension, and retirement pay payable by the Veterans' Administration, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the administrative, definitive, and regulatory provisions of Public Law Numbered 2, Seventy-third Congress, March 20, 1933, and Veterans Regulations, as now or hereafter amended, shall be applicable to benefits provided under Public Law Numbered 141, Seventy-third Congress, March 28, 1934, as amended; Public Law Numbered 484, Seventy-third Congress, June 28, 1934, as amended; and under laws reenacted by Public Law Numbered 269, Seventy-fourth Congress, August 13, 1935, as amended: Provided, That where solely as a result of the definition of the term "child" in paragraph VI of Veterans Regulation Numbered 10—Series as amended by this Act, the child or children of a deceased veteran of the Spanish-American War, Boxer Rebellion, or Philippine Insurrection would be entitled to benefits under the general pension law or service pension Acts reenacted by Public Law Numbered 269, Seventy-fourth Congress, August 13, 1935, as amended: Provided, That where solely as a result of the definition of the term "child" in paragraph VI of Veterans Regulation Numbered 10—Series as amended by this Act, the child or children of a deceased veteran of the Spanish-American War, Boxer Rebellion, or Philippine Insurrection would be entitled to benefits under the general pension law or service pension Acts reenacted by Public Law Numbered 269, Seventy-fourth Congress, August 13, 1935, the rates of service pension applicable to such child or children shall be those provided in Public Law Numbered 484, Seventy-third Congress, as now or hereafter amended.

SEC. 2. Section 21 of the World War Veterans' Act, 1924, as amended (U. S. C., title 38, sec. 450), is further amended by adding a new subsection (4) to read as follows:

“(4) Any benefit payable or paid by the Veterans' Administration shall be subject to the applicable provisions of Public Law Numbered 262, Seventy-fourth Congress (U. S. C., title 38, secs. 556a, 454a), as now or hereafter amended: Provided, That in any case of an incompetent veteran having no guardian, payment of compensation, pension, or retirement pay may be made in the discretion of the Administrator to the wife of such veteran for the use of the veteran and his dependents; And provided further, That payment of death benefits to a widow for herself and child or children, if any, may be made directly to such widow, notwithstanding she may be a minor. The Act of August 8, 1882 (22 Stat. 378; U. S. C., title 38, sec. 44), is hereby repealed and any other law in conflict herewith is modified accordingly.”

SEC. 3. Paragraph XXI of Veterans Regulation Numbered 10—Series, is hereby amended to read as follows:

“XXI. Any person entitled to pension or compensation under any law or Veterans Regulation administered by the Veterans' Administration may renounce his right thereto. The application renouncing the right shall be in writing over the person's signature and upon
filing of such application, payment of such benefits and the right thereto shall be terminated and he shall be denied any and all rights thereto from date of receipt of such application by the Veterans' Administration. The renouncement provided for herein shall not preclude the person from filing a new application for pension or compensation at a future date but such application shall have the attributes of an original application and no payment will be made for any period prior to the date thereof.”

SEC. 4. Any person shown by evidence satisfactory to the Administrator of Veterans’ Affairs to be guilty of mutiny, treason, sabotage, or rendering assistance to an enemy of the United States or of its allies shall forfeit all accrued or future benefits under laws administered by the Veterans’ Administration pertaining to gratuities for veterans and their dependents: Provided, however, That the Administrator of Veterans’ Affairs, in his discretion, may apportion and pay any part of such benefits to the dependents of such person not exceeding the amount to which each dependent would be entitled if such person were dead.

SEC. 5. When any person not a citizen of the United States entitled to compensation, pension, or other gratuity under laws administered by the Veterans’ Administration is located in the territory of or under military control of an enemy of the United States or of any of its allies, any award of such benefits in favor of such person shall be terminated forthwith and such person shall not be entitled to any such benefits except upon the filing of a new claim accompanied by evidence satisfactory to the Administrator of Veterans’ Affairs showing that the claimant was not guilty of any of the offenses enumerated in section 4 of this Act: Provided, That no compensation, pension, or other gratuity shall be paid for any period prior to the date of such new claim: Provided further, That while such person is located in a territory of or under military control of an enemy of the United States or any of its allies, any part of the benefits to which such person would otherwise be entitled may, in the discretion of the Administrator of Veterans’ Affairs, be apportioned and paid to the dependents of such person who are in the United States or in a place not occupied or controlled by such enemy, except that the amount so apportioned and paid shall not exceed the amount to which each dependent would be entitled if such person were dead.

SEC. 6. Paragraph V of Veterans Regulation Numbered 10, as amended, is hereby amended by striking out the period at the end thereof and substituting therefor a colon and the following: “of a World War II veteran—who was married to the veteran prior to the expiration of ten years subsequent to the termination of hostilities incident to the present war as determined by proclamation of the President or by concurrent resolution of the Congress.”


is hereby amended to read as follows:

“VI. The term ‘child’ shall mean a person unmarried and under the age of eighteen years, unless prior to reaching the age of eighteen years the child becomes or has become permanently incapable of self-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stepchild if a member of the man’s household; an illegitimate child but as to the father only if acknowledged in writing, signed by him, or if he has been judicially ordered or decreed to contribute to the child’s support or has been, prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Veterans’ Affairs to be the putative father of such child: Provided, That the payment of pension shall be continued after
the eighteenth birthday and until completion of education or training (but not after such child reaches the age of twenty-one years), to any child who is or may hereafter be pursuing a course of instruction at a school, college, academy, seminary, technical institute, or university, particularly designated by him and approved by the Administrator, which shall have agreed to report to the Administrator the termination of attendance of such child, and if any such institution of learning fails to make such report promptly the approval shall be withdrawn."


Paragraph VII of Veterans Regulation Numbered 10 is hereby amended to read as follows:

"VII. The terms 'parent', 'father', and 'mother' include a father, mother, father through adoption, mother through adoption, and persons who have stood in loco parentis to a member of the military or naval forces at any time prior to entry into active service for a period of not less than one year: Provided, That not more than one father and one mother, as defined, shall be recognized in any case, and preference shall be given to such father or mother who actually exercised parental relationship at the time of or most nearly prior to the date of entry into active service by the person who served."


Extension of benefits.

Paragraph I (a), part I, Veterans Regulation Numbered 1, as amended, is hereby amended, (a) by inserting after "April 1, 1920;" the phrase "or during an enlistment or employment entered into on or after December 7, 1941, and before the termination of hostilities incident to the present war as determined by proclamation of the President or by concurrent resolution of the Congress"; and (b) by inserting after the phrase "or active service in the World War" the phrase "or in World War II".


Presumption of sound condition.

Paragraph I (b), part I, Veterans Regulation Numbered 1(a), as amended, is hereby amended to read as follows:

"(b) For the purposes of paragraph I (a) hereof every person employed in the active military or naval service shall be taken to have been in sound condition when examined, accepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of the examination, acceptance, and enrollment, or where clear and unmistakable evidence demonstrates that the injury or disease existed prior to acceptance and enrollment and was not aggravated by such active military or naval service."


Service as cadet or midshipman.

Section 1 (c) of the Act of June 28, 1934, as amended by section 1 of the Act of July 19, 1939 (Public Law Numbered 198, Seventy-sixth Congress, U. S. C., title 38, sec. 503 (c)), is hereby amended to read as follows:

"(c) Payment of compensation under the provisions of this Act shall not be made to any widow without child, or a child, whose annual income exceeds $1,000, or to a widow with a child or children whose annual income exceeds $2,500. In determining annual income any payments by the United States Government because of disability or death under laws administered by the Veterans' Administration shall not be considered: Provided, That where payments to a widow are disallowed or discontinued hereunder, payment to a child or children of the deceased veteran may be made as though there is no widow."
SEC. 12. Paragraph V, part I, Veterans Regulation Numbered 2 (a), is amended to read as follows:

"V. (1) Pension, compensation, or retirement pay authorized under laws administered by the Veterans' Administration, to which a person was entitled prior to the date of his death, and not paid during his lifetime, and due and unpaid for a period not to exceed one year prior to death under existing ratings or decisions, or those based on evidence in the file at date of death, shall, upon the death of such person, be paid as hereinafter set forth:

"(a) Upon the death of a person receiving an apportioned share of the veteran's pension, compensation, or retirement pay, all or any part of such unpaid amount, to the veteran or to any other dependent or dependents as may be determined by the Administrator of Veterans' Affairs;

"(b) Upon the death of a veteran, to the surviving spouse; or if there be no surviving spouse, to the child or children, dependent mother or father in the order named;

"(c) Upon the death of a widow or remarried widow, to the veteran's child or children;

"(d) Upon the death of a child, to the surviving child or children of the veteran, entitled to death compensation or pension;

"(e) In all other cases, only so much of the unpaid pension, compensation, or retirement pay may be paid as may be necessary to reimburse a person who bore the expense of last sickness and burial: Provided, however, That no part of any of the accrued pension, compensation, or retirement pay shall be used to reimburse any political subdivision of the United States for expense incurred in the last sickness or burial of such person;

"(f) Payment of the benefits authorized by this paragraph will not be made unless claim therefor be received by the Veterans' Administration within one year from the date of death of the beneficiary or one year after date of this enactment, whichever is later, and such claim is perfected by the submission of the necessary evidence within one year from the date of the request therefor by the Veterans' Administration: Provided, however, That a claim for compensation or pension by an apportionee, widow, child, or dependent parent shall be deemed to include claim for any accrued benefits.

"(2) A check received by a payee in payment of pension, compensation, or retirement pay shall, in the event of the death of the payee on or after the last day of the period covered by such check, become an asset of the estate of the deceased payee.

"(3) All Acts and parts of Acts in conflict with or inconsistent with the provisions of this section are hereby repealed."

SEC. 13. Paragraph VI of Veterans Regulation Numbered 6 (a), as amended, is hereby amended to read as follows:

"VI. (A) Where any disabled veteran having neither wife, child, nor dependent parent is being furnished hospital treatment, institutional or domiciliary care by the United States, or any political subdivision thereof, any pension, compensation, or retirement pay shall not exceed $20 per month: Provided, That the amount payable for any such disabled veteran, entitled to pension for non-service-connected disability under the provisions of part III of Veterans Regulation Numbered 1 (a), as amended, shall not exceed $88 per month. Where any disabled veteran who is being furnished hospital treatment, institutional or domiciliary care by the United States, or any political subdivision thereof, has a wife, child, or dependent parent, the pension, compensation, or retirement pay may, in the discretion of the Administrator, be apportioned on behalf of such wife, child, or dependent parent, in accordance with instructions issued by the Administrator.
"(B) Where any disabled veteran having neither wife, child, nor dependent parent is being furnished hospital treatment, institutional or domiciliary care by the United States, or any political subdivision thereof, and shall be deemed by the Administrator of Veterans' Affairs to be insane, the pension, compensation, or retirement pay for such veteran shall be in the amounts specified in (A) above: Provided, That in any case where the estate of such disabled insane veteran derived from any source equals or exceeds $1,500, further payments of such benefits will not be made until the estate is reduced to $500. Any such veteran without such dependent or dependents, when maintained at his own expense in an institution, shall be subject to the foregoing limitations but shall be paid such amount otherwise payable as equals the amount charged for his care and maintenance in such institution not exceeding the amount the Administrator of Veterans' Affairs determines to be the charge as fixed by any applicable statute or valid administrative regulation: Provided further, that all or any part of the pension, compensation, or retirement pay payable on account of any such veteran may, in the discretion of the Administrator, and in accordance with instructions issued by the Administrator, be paid to the chief officer of the institution wherein the disabled veteran is maintained, to be properly accounted for by said chief officer and to be used for the benefit of the disabled veteran; or may be paid to the guardian of the disabled veteran in accordance with the provisions of paragraph 1 of section 21 of the World War Veterans' Act, 1924, as amended; or, in the event the disabled veteran has a wife, child, or dependent parent, may, in the discretion of the Administrator, be paid to his wife or apportioned on behalf of such wife, child, or dependent parent; or otherwise be disposed of in accordance with the provisions of paragraph 3 of section 21 of the World War Veterans' Act, 1924, as amended.

"(C) Any veteran subject to the provisions of subparagraph (A) or (B) shall be deemed to be single and without dependents in the absence of satisfactory evidence to the contrary: Provided, That in no event shall increased compensation, pension, or retirement pay of such veteran be granted for any period more than six months prior to receipt of satisfactory evidence showing such veteran has a wife, child, or dependent parent.

"(D) The pension of any disabled veteran who is an inmate of the United States Soldiers' Home or of any National or State soldiers' home on the date of this enactment, shall not be reduced or discontinued by reason of the provisions of (A), (B), or (C) above.

"(E) The provisos of section 3 of the Act of May 1, 1926 (44 Stat. 389; U. S. C., title 38, sec. 364b), and of sections 2 and 4 of the Act of June 2, 1930 (46 Stat. 482, 493; U. S. C., title 38, sec. 365a, 365c); the second proviso of section 5 of the Act of July 3, 1926, extending to and ending with a semicolon (44 Stat. 807; U. S. C., title 38, sec. 321a); the second proviso of section 5 of the Act of June 9, 1930 (44 Stat. 530; U. S. C., title 38, sec. 321c); the third proviso of section 1 of the Act of August 25, 1937 (50 Stat. 786; U. S. C., title 38, sec. 381-1); the first proviso of section 4 of the Act of May 24, 1938 (52 Stat. 440; U. S. C., title 38, sec. 370c); and all other provisions of law or regulation in conflict with the foregoing provisions are hereby repealed or modified accordingly.

Sec. 14. (a) The surviving widow, child, or children of any deceased person, entitled to wartime service-connected death compensation or pension at the rates provided in paragraph two of section 5 of Public Law Numbered 198, Seventy-sixth Congress, approved July 19, 1939, as amended (U. S. C., title 38, secs. 472b, 472b-1, 357b), shall be entitled to receive compensation or pension at the monthly rates specified below:
Widow but no child, $50; widow with one child, $65, with $13 for each additional child (subject to apportionment regulations); no widow but one child, $25; no widow but two children, $38 (equally divided) with $10 for each additional child (total amount to be equally divided). As to the widow, child, or children, the total amount payable under this paragraph shall not exceed $100.

(b) The surviving widow, child, or children of any deceased person, entitled to peacetime service-connected death pension at the rates provided in paragraph two of section 1 of Public Law Numbered 690, Seventy-seventh Congress, approved July 30, 1942 (56 Stat. 731), shall be entitled to receive pension at the monthly rates specified below:

Widow but no child, $38; widow with one child, $49 with $10 for each additional child (subject to apportionment regulations); no widow but one child, $19; no widow but two children, $28 (equally divided) with $8 for each additional child (total amount to be equally divided). As to the widow, child, or children, the total pension payable under this paragraph shall not exceed $75.

(c) As to such persons who now are on the compensation or pension rolls or are applicants for compensation or pension and are found entitled, at said rates, the compensation or pension or increase thereof at the rates authorized in (a) or (b) of this section shall commence on the first day of the month following the month in which this Act is enacted, and as to those filing claims hereafter and found entitled to said rates, compensation or pension payable under this section shall begin as authorized in existing law and regulations: Provided, That the rates of compensation or pension authorized by this section shall not be awarded for any period prior to the first day of the month following the month of enactment of this Act.

SEC. 15. Paragraph XIII of Veterans Regulation Numbered 10 is hereby amended to read as follows:

"XIII. Not more than one award of pension, compensation, or emergency officers' or regular retirement pay, shall be made concurrently to any person based on his own service. The receipt of pension or compensation by a widow, child, or parent on account of the death of any person, or receipt by any person of pension or compensation on account of his own service, shall not bar the payment of pension or compensation on account of the death or disability of any other person. This paragraph is hereby made applicable to all laws administered by the Veterans' Administration. Section 4715 of the Revised Statutes (U. S. C., title 38, sec. 25) and any other laws in conflict herewith are hereby repealed or modified accordingly.

"Pension, compensation, or retirement pay on account of his own service shall not be paid while the person is in receipt of active service pay."

The third proviso of paragraph 2 of section 1 of the Act of March 3, 1891 (U. S. C., title 38, sec. 26); the last proviso of paragraph 2 of section 3 of the Act of January 28, 1915 (U. S. C., title 38, sec. 27), and any other provision of law or veterans regulation contrary hereto is hereby repealed or modified accordingly."

SEC. 16. This Act shall be effective from the date it is approved and necessary adjustments in awards shall be made effective unless otherwise provided herein, the first of the calendar month following adjudicative action, or the first of the calendar month following date of receipt of claim, whichever is the earlier. In all other cases benefits authorized by virtue of this Act shall be effective from date of receipt of claim therefor under this Act and subject to the provisions that death compensation or death pension shall be effective as of the day following the date of death of the veteran if claim is filed within one year after the death of the veteran: Provided, That in no event shall
Disability pensions.

CHAPTER 234

July 13, 1943

[Public Law 164]

An Act to amend the Act entitled "An Act to authorize black-outs in the District of Columbia, and for other purposes", approved December 26, 1941, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to authorize black-outs in the District of Columbia, and for other purposes", approved December 26, 1941, as amended, be further amended by adding thereto the following new section:

"Sec. 14. During the existence of a state of war between the United States and any foreign country or nation, the Commissioners of the District of Columbia are authorized to expend, in their discretion, from the money authorized by section 9 of this Act to be borrowed, for personal services, supplies, and other expenses in connection with the coordination of nonprotective volunteer civilian services, not exceeding $25,000 per year."

Approved July 13, 1943.

CHAPTER 236

July 13, 1943

[Public Law 166]

An Act to amend the Act entitled "An Act to provide that the United States shall aid the States in the construction of rural post roads, and for other purposes", approved July 11, 1916, as amended and supplemented, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the definition of the term "construction" in section 2 of the Federal Highway Act approved November 9, 1921 (42 Stat. 212), is hereby amended to read as follows: "The term 'construction' means the supervising, inspecting, actual building, and all expenses, including the costs of rights-of-way, incidental to the construction of a highway, except locating, surveying, and mapping."

Sec. 2. Section 5 of the Defense Highway Act of 1941 (55 Stat. 765) is hereby amended to read as follows:

"Sec. 5. REAPPORTIONMENT OF FEDERAL HIGHWAY FUNDS.—Federal funds apportioned to the States prior to January 1, 1942, for expenditure on the system of Federal-aid highways, on secondary or feeder roads, and for the elimination of hazards to life at railroad grade crossings in accordance with the provisions of the Federal Highway Act, as amended and supplemented, which were not on that date obligated by the States and which shall not be so obligated on or before June 30, 1943, shall not be reapportioned among the States in accordance with the provisions of said Act, as amended and supplemented, but shall remain available for obligation by the States during continuance of the emergency declared by the President on May 27, 1941, and for a period of one year thereafter."

Sec. 3. The Commissioner of Public Roads is hereby authorized to expend in cooperation with the highway department of any State for engineering and economic investigations of projects for future construction and for surveys, plans, specifications, and estimates for post-war highway improvements so much of the unobligated funds payments authorized by this Act be made for any period prior to the date of enactment of this Act.

Sec. 17. Notwithstanding any other provision of law, pension payable for disability shall be payable from date of discharge if claim therefor is filed within one year from discharge.

Approved July 13, 1943.
for regular Federal aid, for secondary or feeder roads, and for the
elimination of hazards at railroad grade crossings, that now remain
available to such State, as may be deemed adequate, but not to exceed
in any State an amount which would represent such State's share of
$50,000,000 apportioned under the formula provided under section 21
of the Federal Highway Act: Provided, That agreements may be
entered into with any State highway department for such post-war
highway projects not exceeding the unobligated Federal funds.

Sec. 4. Section 6 of the Defense Highway Act of 1941, approved
November 19, 1941 (Public Law Numbered 295, Seventy-seventh
Congress), as amended by the Act of July 2, 1942 (Public Law Num-
bered 646, Seventy-seventh Congress), is hereby further amended by
striking out the figure "$10,000,000" and inserting in lieu thereof "not
to exceed $27,500,000".

Sec. 5. The Commissioner of Public Roads is authorized and
directed to make a survey of the need for a system of express high-
ways throughout the United States, the number of such highways
needed, the approximate routes which they should follow, and the
approximate cost of construction; and to report to the President and
to Congress, within six months after the date of the enactment of
this Act, the results of such survey together with such recommenda-
tions for legislation as is deemed advisable.

Sec. 6. Section 10 of the Defense Highway Act of 1941, approved
November 19, 1941 (Public Law 295, Seventy-seventh Congress), is
amended to read as follows:

"Sec. 10. EMERGENCY REPAIRS.—The Commissioner of Public Roads
is authorized to reimburse the several States for the necessary rehabili-
tation or repair of roads and highways of States or their subdivi-
sions substantially damaged by the Army or the Navy, or both, by
any other agency of the Government or by any person or contractor
employed by or contracting with the Army or Navy or any other
agency of the Government 'in the performance of contract work in
connection' with the prosecution of the war or national defense. The
Commissioner is authorized on behalf of the United States to con-
sider, ascertain, adjust, and determine any claim accruing subsequent
to May 27, 1941, submitted by the State highway department of any
State, in accordance with regulations prescribed by the Commissioner,
for reimbursement of the cost of such rehabilitation or repair.

"Such amount as may be found to be due to any claimant shall be
certified to Congress for payment out of appropriations by the Commissio-
neter for purposes of payment out of appropriations that may be
made by Congress therefor, together with a brief statement of the
character of each claim, the amount claimed, and the amount allowed:
Provided, That no claim shall be considered by the Commissioner
unless notice of intention to file such claim has been presented to him
within thirty days after the occurrence of the damage upon which
the claim is based, except that in case of damage caused by maneuvers
such notice shall be filed within fifty days after completion of such
maneuvers: And provided further, That in either case such notice of
damage accruing before the passage of this Act shall be filed within
thirty days after the passage thereof."

Sec. 7. (a) Not to exceed $10,000,000 of any money heretofore or
hereafter appropriated for expenditure in accordance with the pro-
visions of the Federal Highway Act, as amended and supplemented,
shall be available for expenditure by the Commissioner of Public
Roads, in accordance with the provisions of the Federal Highway Act,
as amended and supplemented, as an emergency relief fund, after
receipt of an application therefor from the highway department of
any State, in the repair or reconstruction of highways and bridges on
the system of Federal-aid highways (including secondary and feeder

42 Stat. 217.

Certain access roads.

562.
II, § 106.

Survey respecting
express highways.

55 Stat. 768.
II, § 108.

Highways damaged
by Army, Navy, etc.
Reimbursement to
States.

Payment of claim.

Highways damaged
by floods, etc.
Expenditures.
42 Stat. 312.
23 U. S. C. § 11;
Supp. II, § 6 et seq.
Notes, p. 569.
Reimbursement.


Payments from secondary Federal-aid road funds.

Acquisition of bridge by Federal Works Administrator.

roads) which he finds, after investigation, have been damaged or destroyed by floods, hurricanes, earthquakes, or landslides, and there is hereby authorized to be appropriated any sum or sums necessary to reimburse the funds so expended from time to time under the authority of this section.

(b) Notwithstanding any other provision of law, any money here-tofore apportioned to any State under the provisions of the Federal Highway Act, as amended and supplemented, or section 4 of the Defense Highway Act of 1941, which is unobligated on the date of approval of this Act shall be available for expenditure for the rehabilitation of roads and bridges as provided in section 3 of the Act approved June 18, 1934 (48 Stat. 993), section 4 of the Act of June 8, 1938 (52 Stat. 633), and paragraph (a) of this section, without regard to the limitation of funds contained in such sections: Provided, That any amounts made available to any State under the provisions of this paragraph may be used to pay the share of such State in the cost of any project authorized by this section: Provided further, That the provisions of this section shall apply only during the continuance of the emergency declared by the President on May 27, 1941, and for a period of one year thereafter.

Sec. 8. The Act entitled "An Act to aid the several States in making, or for having made, certain toll bridges on the system of Federal-aid highways free bridges, and for other purposes", approved August 14, 1937, as amended by section 1 of the Act approved July 19, 1939 (53 Stat. 1066), is hereby further amended to read as follows:

"That in the case of each and every State which, prior to January 1, 1945, shall have constructed or acquired any toll bridges, including interstate toll bridges, serving the approved system of Federal-aid highways, and which has caused or, prior to January 1, 1945, shall cause any such toll bridge to be made free, the Federal Works Administrator shall be, and he is hereby, authorized to pay out of the regular and secondary Federal-aid road funds apportioned to such State not to exceed 50 per centum of such amount as may be approved by the Federal Works Administrator as the current reasonable value of the physical property, exclusive of rights-of-way, of any such bridge which the Secretary of War or the Secretary of the Navy shall certify to him will contribute to the war effort: Provided, That no payment of Federal funds shall be made on account of any such bridge which was not constructed in accordance with plans and specifications which would meet the standards required under the Federal Highway Act at the time such bridge was constructed: Provided further, That no such payment shall be made which will exceed 50 per centum of the current reasonable value of the physical properties of any such bridge, nor shall such payment in the case of any bridge which was constructed or acquired with the aid of Federal funds or with the aid of a grant from the Federal Government exceed 50 per centum of the current reasonable value of the physical properties of such bridge which remains after deducting therefrom the share of cost or of grant already paid by the Federal Government, and any amount so paid on account of any such bridge from regular Federal-aid road funds shall be used for matching unobligated regular Federal-aid road funds available to the State for expenditure in the improvement of highways on the system of Federal-aid highways, and any amount so paid on account of any such bridge from secondary Federal-aid road funds shall be used for matching unobligated secondary Federal-aid road funds available to the State for expenditure in the improvement of secondary or feeder roads: And provided further, That if the State, or the political subdivision or subdivisions thereof in which any such bridge shall be located, shall
be unable to acquire such bridge by purchase agreement or by condemnation under the laws of the State with reasonable promptness and the highway department of the State shall certify such fact to the Federal Works Administrator. The Administrator then shall have the authority to acquire and make free any such bridge which the Secretary of War or the Secretary of the Navy shall certify to him will contribute to the war effort, by condemnation in the manner provided by section 14 of the Defense Highway Act of 1941 or under title II of the Second War Powers Act, 1942, subject to the condition that the highway department of the State shall agree to assume one-half the cost of so acquiring any such bridge by the Federal Works Administrator and to accept such bridge after it is acquired and thereafter maintain and operate it as a free bridge.

Sec. 9. No part of any appropriation authorized in this Act shall be impounded or withheld from obligation or expenditure by any agency or official, unless the War Production Board shall certify that the use of critical material for additional highway construction would impede the conduct of the war.

Approved July 13, 1943.

[CHAPTER 237]

AN ACT
To permit certain burials in the Scottish Rite Temple in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Supreme Council (Mother Council of the World) of the Inspectors General Knights Commanders of the House of the Temple of Solomon of the Thirty-third Degree of the Ancient and Accepted Scottish Rite of Freemasonry of the Southern Jurisdiction of the United States of America, is hereby authorized to permit the burial of the remains of not to exceed two persons in vaults built for that purpose in its temple, situated on lot numbered 800, in square 192, at the southeast corner of S and Sixteenth Streets Northwest, in the District of Columbia, under such sanitary regulations as shall be prescribed for such burials by the Commissioners of the District of Columbia.

Approved July 13, 1943.

[CHAPTER 238]

AN ACT
To provide for the establishment of the George Washington Carver National Monument.

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 is authorized and directed to acquire, on behalf of the United States, by gift or purchase, the site of the birthplace of George Washington Carver, distinguished Negro scientist, located near Diamond, Missouri, together with such additional land or interests in land and any improvements thereon as the Secretary may deem necessary to carry out the purposes of this Act. In the event the Secretary is unable to acquire such property, or any part thereof, at a reasonable price, he is authorized and directed to condemn such property, or any part thereof, in the manner provided by law.

Sec. 2. The property acquired under the provisions of section 1 of this Act shall constitute the George Washington Carver National Monument and shall be a public national memorial to George Washington Carver. The Director of the National Park Service, under the
direction of the Secretary of the Interior, shall have the supervision, management, and control of such national monument, and shall maintain and preserve it in a suitable and enduring manner which, in his judgment, will provide for the benefit and enjoyment of the people of the United States.

SEC. 3. The Secretary of Interior is authorized to—
(1) Maintain, either in an existing structure acquired under the provisions of section 1 of this Act or in a building constructed by him for the purpose, a museum for relics and records pertaining to George Washington Carver, and for other articles of national and patriotic interest, and to accept, on behalf of the United States, for installation in such museum, articles which may be offered as additions to the museum; and
(2) Construct roads and mark with monuments, tablets, or otherwise, points of interest within the boundaries of the George Washington Carver National Monument.

SEC. 4. There are authorized to be appropriated such sums not to exceed $30,000 as may be necessary to carry out the provisions of this Act.

Approved July 14, 1943.

[CHAPTER 239] AN ACT
To prevent the payment of excessive fees or compensation in connection with the negotiation of war contracts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 403 (a) (5) of the Sixth Supplemental National Defense Appropriation Act, 1942, as amended, is amended to read as follows: "The term 'subcontract' means (i) any purchase order or agreement to perform all or any part of the work, or to make or furnish any article, required for the performance of any other contract or subcontract or (ii) any contract or arrangement (other than a contract or arrangement between two contracting parties, one of which parties is found by the Secretary to be a bona fide executive officer, partner, or full-time employee of the other contracting party), (A) any amount payable under which is contingent upon the procurement of a contract or contracts with a Department or of a subcontract or subcontracts thereunder, or determined with reference to the amount of such a contract or subcontract or such contracts or subcontracts, or (B) under which any part of the services performed or to be performed consists of the soliciting, attempting to procure, or procuring a contract or contracts with a Department or a subcontract or subcontracts thereunder: Provided, That nothing in this sentence shall be construed (1) to affect in any way the validity or construction of provisions in any contract with a Department or any subcontract thereunder, heretofore at any time or hereafter made, prohibiting the payment of contingent fees or commissions; or (2) to restrict in any way the authority of the Secretary to determine the nature or amount of selling expenses under subcontracts as defined in (ii) herein, as a proper element of the contract price or as a reimbursable item of cost, under a contract with a Department or a subcontract thereunder.”

SEC. 2. Section 403 (b) (3) of such Act, as amended, is amended by striking out “in each subcontract for an amount in excess of $100,000” and inserting in lieu thereof “in each subcontract described
in subsection (a) (5) (ii) and in each subcontract for an amount in excess of $100,000 described in subsection (a) (5) (i)".

Sec. 3. The first paragraph of section 403 (c) (6) of such Act, as amended, is amended to read as follows:

"(6) This subsection (c) shall be applicable to all contracts and subcontracts hereafter made and to all contracts and subcontracts heretofore made, whether or not such contracts or subcontracts contain a renegotiation or recapture clause, unless (i) final payment pursuant to such contract or subcontract was made prior to April 28, 1942; or (ii) the contract or subcontract provides otherwise pursuant to subsection (b) or (i), or is exempted under subsection (i), of this section 403; or (iii) the aggregate sales by and amounts payable to the contractor or subcontractor and all persons under the control of or controlling or under common control with the contractor or subcontractor, under contracts with the Departments and subcontracts thereunder (including those described in clauses (i) and (ii) of this subsection (6), but excluding subcontracts described in subsection (a) (5) (ii)) do not exceed, or in the opinion of the Secretary will not exceed, $100,000, and under subcontracts described in subsection (a) (5) (ii) do not exceed, or in the opinion of the Secretary will not exceed, $25,000, for the fiscal year of such contractor or subcontractor."

Sec. 4. Section 403 (e) of such Act, as amended, is amended by striking out "in an aggregate amount in excess of $100,000".

Sec. 5. The amendments made by this Act shall be effective as of April 28, 1942.

Approved July 14, 1943.

[CHAPTER 240]

AN ACT

To authorize the appropriation of an additional $200,000,000 to carry out the provisions of title II of the Act entitled "An Act to expedite the provision of housing in connection with national defense, and for other purposes", approved October 14, 1940, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 204 of the Act entitled "An Act to expedite the provision of housing in connection with national defense, and for other purposes", approved October 14, 1940, as amended, is amended by striking out "$300,000,000" and inserting in lieu thereof "$500,000,000": Provided, That none of such funds shall be used for loans, grants, or contributions for the operation of day care or extended school services for children of mothers employed in war areas if and when the War-Area Child-Care Act of 1943 (S. 1130, Seventy-eighth Congress, first session) becomes law: Provided further. That no grant, loan, or contribution for the maintenance or operation of public schools in any State shall be made without prior consultation with the State department of education and the United States Office of Education; Provided further. That (a) none of the funds authorized herein shall be used to acquire public works already operated by public or private agencies, except where funds are allotted for substantial additions or improvements to such public works and with the consent of the owners thereof, and (b) the total amount allocated for contributions to public and private agencies for the maintenance and operation of public works after July 1, 1943, shall not exceed $40,000,000.

Approved July 15, 1943.
Joint Resolution

To continue the Commodity Credit Corporation as an agency of the United States, to increase its borrowing power, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 7 of the Act approved January 31, 1933 (49 Stat. 4), as amended, is hereby amended, as of June 30, 1943, by striking out "June 30, 1943" and inserting in lieu thereof "December 31, 1943".

SEC. 2. The first sentence of section 4 of the Act approved March 8, 1938 (52 Stat. 108), as amended, is hereby amended by striking out "$2,650,000,000" and inserting in lieu thereof "$3,000,000,000".

SEC. 3. The Federal Reserve banks are hereby authorized to act as depositaries, custodians, and fiscal agents for the Commodity Credit Corporation.

SEC. 4. Full reimbursement shall be made to the Commodity Credit Corporation for services performed, losses sustained, operating costs incurred, or commodities purchased or delivered to or on behalf of the Lend-Lease Administration, the Army or Navy, the Board of Economic Warfare, the Reconstruction Finance Corporation, or any other Government agency, from the appropriate funds of these agencies.

SEC. 5. (a) Section 2 of the Emergency Price Control Act of 1942, as amended, is hereby amended by adding at the end thereof the following new subsection:

"(j) Nothing in this Act shall be construed (1) as authorizing the elimination or any restriction of the use of trade and brand names; (2) as authorizing the Administrator to require the grade labeling of any commodity; (3) as authorizing the Administrator to standardize any commodity, unless the Administrator shall determine, with respect to such standardization, that no practicable alternative exists for securing effective price control with respect to such commodity; or (4) as authorizing any order of the Administrator fixing maximum prices for different kinds, classes, or types of a commodity which are described in terms of specifications or standards, unless such specifications or standards were, prior to such order, in general use in the trade or industry affected, or have previously been promulgated and their use lawfully required by another Government agency."

(b) The following provision in the National War Agencies Appropriation Act, 1944, is hereby repealed: "Provided further, That no part of this appropriation shall be used for the promulgation or enforcement of orders requiring grade labeling or standardization of food products, wearing apparel or other processed or manufactured commodities or articles."

Approved July 16, 1943.

An Act

To amend the Act of August 11, 1939 (53 Stat. 1418), as amended by the Act of October 14, 1940 (54 Stat. 1119), relating to water conservation and utilization projects.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last proviso of section 1 of the Act of August 11, 1939 (53 Stat. 1418), as amended (hereinafter referred to as the Act), is hereby amended to read as follows: "And provided further, That expenditures from appropriations made directly pursuant to the authority contained in
section 12 (1) to meet reimbursable construction costs allocated to irrigation as defined in section 4 (b) shall not exceed $2,000,000 for dams and reservoirs in any one project, and that expenditures from appropriations made directly pursuant to the authority contained in section 12 (1) to meet costs allocated to flood control by the Secretary after consultation with the Chief of Engineers, War Department, shall not exceed $500,000 on any one project."

Sec. 2. Subparagraph (vii) of subsection 3 (a) of the Act is hereby amended to read as follows:

“(vii) The part of the estimated cost which can properly be allocated to flood control as recommended by the Secretary after consultation with the Chief of Engineers, War Department.”

Sec. 3. Subsection 3 (b) of the Act is hereby amended to read as follows:

“(b) No actual construction of the physical features of a project shall be undertaken unless and until (1) the Secretary has found that lands, or interests in lands, deemed necessary for the construction and operation of the major features of the projects have been secured, or sufficient progress made in their procurement to indicate the probability that all these lands or interests in lands can be secured, with titles and at prices satisfactory to him; and (2) the Secretary has found (i) that water rights adequate for the purposes of the project have been acquired with titles and at prices satisfactory to him, or that such water rights have been initiated and in his judgment can be perfected in conformity with State law and any applicable interstate agreements and in a manner satisfactory to him; and (ii) that such water rights can be utilized for the purposes of the project in conformity with State law and any applicable interstate agreements and in a manner satisfactory to him.”

Sec. 4. Section 3 of the Act is hereby amended by the addition of the following subsection:

“(c) Any part of a project hereunder may be designated as a division of the project by the Secretary if he, after consultation with the Secretary of Agriculture, deems this desirable for orderly and efficient construction or administration. The term ‘project’, as used in subsection 3 (b) and section 4, shall be deemed to mean also ‘division of a project’, designated as provided in this subsection. Any project authorized for construction from appropriations under the head ‘Water Conservation and Utility Projects’ in the Interior Department Appropriation Act, 1940 (33 Stat. 685), hereinafter called the 1940 water conservation appropriation, may be designated by the Secretary, upon agreement with the Secretary of Agriculture, a project under this Act and shall thereupon be subject to all the provisions and requirements thereof, except those of subsections 3 (a) and 3 (b).”

Sec. 5. Section 4 of the Act is hereby amended by the addition of the following subsection:

“(d) For each project, on which construction is commenced or continued under this subsection, appropriations heretofore or hereafter made pursuant to section 12 and the unexpended balance of the 1940 water conservation appropriation, in addition to being available for other authorized objects of expenditure, shall be available for expenditure, by the agency to which available, in lieu of the ‘services, labor, materials, or other property, including money’, authorized to be utilized under section 2 and subsection 5 (b). All expenditures on each such project may be excluded (1) from the project construction costs to the extent the Secretary finds necessary to keep the reimbursable costs within the findings made under subsections 3 (a) (iv), 3 (a) (v), and 3 (a) (vi), and (2) from the costs that but for this subsection would be required to be returned under section 5, to the

Investigations.
54 Stat. 1123.
16 U. S. C. § 590z-1 (a) (vii).
Allocations to flood control.
54 Stat. 1121.
Provisions for construction.
Acquisition of lands.
54 Stat. 1121.
Water rights.
54 Stat. 1121.
Division of a project.
"Project."
54 Stat. 1121.
Projects authorized under 1940 appropriation Act.
33 Stat. 719.
Availability of funds for projects.
54 Stat. 1123; supra.
54 Stat. 1121.
54 Stat. 1120, 1123.
16 U. S. C. §§ 590z, 590z-3(b).
Post, p. 568.
extent deemed necessary by the Secretary of Agriculture for the successful prosecution of the project; and as to each such project the limitations on expenditures provided in sections 1 and 9 shall be inoperative. Appropriations made pursuant to section 12 shall be available for expenditures for continuation of construction on any project heretofore undertaken under the 1940 water conservation appropriation, and such expenditures and those from the 1940 water conservation appropriation may be excluded from the costs of any such project in determining the amounts required to be reimbursed, to the extent the Secretary and the Secretary of Agriculture jointly determine is necessary to keep reimbursable costs within the ability of the water users to repay. No project may be initiated for construction or, if heretofore authorized, continued under this subsection unless the Secretary, following consultation with the Secretary of Agriculture, finds that the proposed construction under this subsection is justifiable as an aid in the production of needed agricultural products and the President approves said finding. The utilization of services or labor of prisoners of war under section 2 is authorized, subject to the approval of, and regulations by, the War Department or other Federal agency having control of said prisoners. From and after the date six months after the cessation of hostilities in the present war as determined by proclamation of the President or concurrent resolution of the Congress, this subsection shall no longer be of any force or effect except as to projects on which construction has been initiated or continued under this subsection prior to said date."

SEC. 6. Section 5 of the Act is hereby amended by the addition of the following subsection:

"(c) Where the aggregate amount involved does not exceed $300, the provisions of section 3709 of the Revised Statutes (41 U. S. C. 5) shall not apply to any purchase or service authorized for the Department of Agriculture under this Act or under the 1940 water conservation appropriation."

Approved July 16, 1943.

[CHAPTER 243] AN ACT

To designate the Public Library of the District of Columbia a public depository for governmental publications.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Library of the District of Columbia is hereby constituted a designated depository of governmental publications, and the Superintendent of Documents shall supply to such library one copy of each such publication, in the same form as supplied to other designated depositories.

Approved September 28, 1943.

[CHAPTER 248] AN ACT

To provide for the mailing of annual notices to owners of tax-exempt properties in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of Public Law 846, Seventy-seventh Congress, approved December 24, 1942, is amended by striking out the period at the end of the section and inserting a colon and the following: "Provided, That such rules
and regulations shall include provision for mailing annually, on or before February 1 of each year, to each of the institutions, corporations, or associations required by section 3 of this Act to file annual reports, notice of its contingent tax liability under this Act, together with a copy of any standard form for such reports which shall have been prescribed by the Commissioners under authority of this section.

Approved September 29, 1943.

[CHAPTER 249]

AN ACT
To fix the compensation of the Recorder of Deeds of the District of Columbia and the Superintendent of the National Training School for Girls.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the date of approval of this Act the Recorder of Deeds of the District of Columbia, appointed in accordance with section 548 of the Act of March 3, 1901 (31 Stat. 1275), shall be paid a salary at the rate of $8,000 per annum.

SEC. 2. From and after the date of approval of this Act, notwithstanding any provisions of the Act of July 9, 1888 (25 Stat. ch. 595), or any provisions of the Act of March 16, 1926 (44 Stat. ch. 385), or any provisions of any other Act heretofore approved, the Superintendent of the National Training School for Girls shall be paid a salary at the rate of $3,600 per annum.

Approved September 29, 1943.

[CHAPTER 253]

JOINT RESOLUTION
Making additional appropriations for the fiscal year 1944 for emergency maternity and infant care for wives of enlisted men in the armed forces.

Resolved 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 fiscal year ending June 30, 1944, under the Children’s Bureau, Department of Labor, namely:

Grants to States for emergency maternity and infant care (national defense): For an additional amount for grants to States, including Alaska, Hawaii, Puerto Rico, and the District of Columbia, to provide, in addition to similar services otherwise available, medical, nursing, and hospital maternity and infant care for wives and infants of enlisted men of the fourth, fifth, sixth, and seventh grades in the armed forces of the United States, under allotments by the Secretary of Labor and plans developed and administered by State health agencies and approved by the Chief of the Children’s Bureau, $18,600,000: Provided, That this appropriation may be used for payments of commitments made prior to October 1, 1943, in the cases of wives and infants of enlisted men in grades one, two, and three.

Salaries and expenses, emergency maternity and infant care (national defense): For all necessary expenses of the Children’s Bureau in performing the duties imposed upon it in carrying out the program for emergency maternity and infant care, including personal services in the District of Columbia and elsewhere, and other items otherwise chargeable to the appropriations of the Department of Labor for contingent expenses, traveling expenses, and printing and binding, $29,000.

Approved October 1, 1943.

AN ACT

To amend an Act entitled "An Act relating to the levying and collecting of taxes and assessments, and for other purposes", approved June 25, 1938.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act relating to the levying and collecting of taxes and assessments, and for other purposes", approved June 25, 1938, is hereby amended by adding at the end thereof the following new section:

"Sec. 12. Annually and subsequent to July 1, the assessor of the District of Columbia shall mail to the record owner of each lot or parcel of land upon which a real estate tax has been levied by the District of Columbia as of July 1 of the same year, a notice of the amount of such real estate tax, and of the manner in which the amount of such real estate tax is payable according to law; and such notice shall state whether there were any delinquent real estate taxes unpaid on July 1 of the year in which such notice is sent: Provided, That if the address of the owner be unknown, such notice shall be mailed to his agent, if known; and if there be more than one record owner of any lot or parcel, notice mailed to one of the owners shall be deemed compliance with this section: Provided further, That nothing in this section shall affect in any way the provisions of section 3 of this Act: Provided further, That failure of the property owner or his agent to receive such notice shall not relieve the property owner of the payment of any penalty or interest as required by law for the delinquent payment of real estate taxes."

Approved October 5, 1943.

AN ACT

To amend the National Housing Act, as now or hereafter amended, so as to give protection to persons in military service, and their dependents, as to certain mortgages.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last sentence of section 204 (a) of the National Housing Act, as now or hereafter amended, is amended by striking out the period at the end thereof and inserting a colon and the following: "And provided further, That with respect to mortgages to which the provisions of sections 302 and 306 of the Soldiers' and Sailors' Civil Relief Act of 1940, as now or hereafter amended, apply and which are insured under section 203 of the National Housing Act, as now or hereafter amended, and subject to such regulations and conditions as the Administrator may prescribe, there shall be included in the debentures an amount which the Administrator finds to be sufficient to compensate the mortgagee for any loss which it may have sustained on account of interest on debentures and the payment of insurance premiums by reason of its having postponed the institution of foreclosure proceedings or the acquisition of the property by other means during any part or all of the period of such military service and three months thereafter."

SEC. 2. The last sentence of section 604 (a) of the National Housing Act, as now or hereafter amended, is amended by striking out the period at the end thereof and inserting a colon and the following: "And provided further, That with respect to mortgages to which the
provisions of sections 302 and 306 of the Soldiers' and Sailors' Civil Relief Act of 1940, as now or hereafter amended, apply and which are insured under section 603 of the National Housing Act, as now or hereafter amended, and subject to such regulations and conditions as the Administrator may prescribe, there shall be included in the debentures an amount which the Administrator finds to be sufficient to compensate the mortgagee for any loss which it may have sustained on account of interest on debentures and the payment of insurance premiums by reason of its having postponed the institution of foreclosure proceedings or the acquisition of the property by other means during any part or all of the period of such military service and three months thereafter."

Approved October 14, 1943.

[CHAPTER 259]

AN ACT
To amend the National Housing Act, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 603 (a) of the National Housing Act, as amended, is hereby amended by (1) striking out "$1,200,000,000" and inserting in lieu thereof "$1,600,000,000"; and (2) striking out of the third proviso "July 1, 1944" in each place where it appears and inserting in lieu thereof "July 1, 1945".

Sec. 2. Section 203 (a) of such Act, as amended, is amended by striking out of the third proviso "1944" and inserting in lieu thereof "1946".

Sec. 3. The first sentence of section 2 (a) of such Act, as amended, is amended by striking out "1944" and inserting in lieu thereof "1947".

Sec. 4. The first sentence of section 2 (f) of such Act, as amended, is amended by striking out "three-fourths of".

Approved October 15, 1943.

[CHAPTER 260]

AN ACT
To amend the Pay Readjustment Act of 1942, approved June 16, 1942.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 15 of the Pay Readjustment Act of 1942, approved June 16, 1942, is hereby amended by adding at the end the following new paragraph:

"The retired pay of any officer of the Army retired between the dates of June 29, 1922, and January 1, 1923, who served in any capacity as a member of the military or naval forces of the United States prior to November 12, 1918, who has not less than ten years' commissioned service, shall be 75 per centum of his active duty pay."

Sec. 2. No back pay, allowances, or other emoluments shall be held to accrue for any period prior to the enactment of this Act as a result of the enactment of the foregoing amendment.

Approved October 18, 1943.
[CHAPTER 261]  
AN ACT  
To extend the provisions of the Reclassification Act of February 28, 1925, to include custodial employees in the Postal Service.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of February 28, 1925, Postal Salary Classification Act, is hereby amended to include officers and employees of the custodial service of the Post Office Department: Provided, That the salary ranges of the designated grades shall be as allocated by the Post Office Department under the provisions of the Classification Act of 1923, as amended: And provided further, That such action shall not result in the reduction of the grade or salary of any employee by reason hereof.  
Approved October 18, 1943.

[CHAPTER 264]  
AN ACT  
To authorize a per capita payment of $10 to the members of the Santa Clara Pueblo of New Mexico from funds on deposit to their credit in the Treasury of the United States.  

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, and he is hereby, authorized to withdraw from the Treasury so much as may be necessary of the funds to the credit of the Santa Clara Pueblo in the State of New Mexico which have accrued under the Act of March 4, 1929 (45 Stat. 1586), and to make therefrom a payment of not to exceed $10 to each member of the pueblo, under such rules and regulations as said Secretary may prescribe.  
Approved October 19, 1943.

[CHAPTER 265]  
AN ACT  
To revive and reenact the Act entitled "An Act granting the consent of Congress to the State of Minnesota to construct, maintain, and operate a free highway bridge across the Mississippi River at or near the village of Brooklyn Center, Minnesota", approved April 20, 1942.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved April 20, 1942, granting the consent of Congress to the State of Minnesota to construct, maintain, and operate a free highway bridge and approaches thereto across the Mississippi River, at or near the village of Brooklyn Center, Minnesota, be, and is hereby, revived and reenacted: Provided, That this Act shall be null and void unless the actual construction of the bridge herein referred to be commenced within two years and completed within four years from the date of approval hereof.  
Sec. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.  
Approved October 19, 1943.

[CHAPTER 266]  
AN ACT  
To provide for the addition of certain land in the State of Arizona to the Montezuma Castle National Monument.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (n) the Secretary of the Interior, on behalf of the United States, is authorized to
acquire, in his discretion, certain lands located in the State of Arizona known as the Montezuma Well property, containing approximately one hundred and eighty acres and situated within section 36, township 15 north, range 5 east, and section 31, township 15 north, range 6 east, Gila and Salt River meridian. Such lands, when acquired, shall become a detached unit of Montezuma Castle National Monument.

(b) Effective on the date of the acquisition of such property, the south half of the northwest quarter of section 31, township 15 north, range 6 east, Gila and Salt River meridian, containing eighty acres of land owned by the United States, shall also become a part of such national monument.

Sec. 2. All laws, rules, and regulations applicable to such national monument shall be applicable with respect to the lands described in the first section of this Act upon the addition of such lands to such national monument. The title to real property acquired pursuant to this Act shall be satisfactory to the Secretary of the Interior.

Sec. 3. There are hereby authorized to be appropriated such sums as may be necessary but not to exceed $25,000 to carry out the provisions of this Act.

Approved October 19, 1943.

[CHAPTER 269]  
AN ACT
To amend section 11 of the Naval Aviation Cadet Act of 1942.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Naval Aviation Cadet Act of 1912 (56 Stat. 738: 34 U. S. C. 850j), be, and the same is hereby, amended to read as follows: "When first commissioned pursuant to this Act officers shall be paid a uniform allowance of $150 if commissioned as ensigns in the Naval Reserve, and of $250 if commissioned as second lieutenants in the Marine Corps Reserve: Provided, That any officer who has heretofore received the cash uniform gratuity of $150 provided in section 302 of the Naval Reserve Act of 1938 (52 Stat. 1180) shall not be entitled to this uniform allowance."

Sec. 2. This Act shall become effective as of August 4, 1942.

Approved October 21, 1943.

[CHAPTER 270]  
AN ACT
Authorizing the conveyance to the State of Virginia, for highway purposes only, of a portion of the Naval Mine Depot Reservation at Yorktown, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized to convey to the State of Virginia, for highway purposes only, upon such terms and conditions as he may prescribe, all right, title, and interest of the United States of America in and to a strip or parcel of land of the Naval Mine Depot Reservation at Yorktown, York County, Virginia, containing eight and three one-hundredths acres, more or less, metes and bounds description of which is on file in the Navy Department.

Approved October 21, 1943.
CHAPTER 271

To establish the grades of commissioned warrant officer and warrant officer in the United States Marine Corps, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the grades of chief marine gunner, chief quartermaster clerk, chief pay clerk, marine gunner, quartermaster clerk, and pay clerk in the United States Marine Corps are abolished, and in lieu thereof there are hereby established the commissioned warrant and warrant grades of commissioned warrant officer and warrant officer.

SEC. 2. From and after the approval of this Act, and without the issuance of new commissions or warrants, all Marine Corps personnel in the commissioned warrant grades of chief marine gunner, chief quartermaster clerk, and chief pay clerk shall be known and entered upon the Naval Register as “commissioned warrant officers”, and all Marine Corps personnel in the warrant grades of marine gunner, quartermaster clerk, and pay clerk shall be known and entered upon the Naval Register as “warrant officers”.

SEC. 3. Nothing contained in this Act shall change or modify in any respect the permanent or temporary status of any officer, nor the rank, precedence, rights, benefits, privileges, pay, allowances, or emoluments to which he is, or may hereafter be, entitled.

Approved October 21, 1943.

CHAPTER 273

To authorize the adoption of a report relating to seepage and drainage damages on the Illinois River, Illinois.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following report is hereby adopted and authorized to be prosecuted under the direction of the Secretary of War and supervision of the Chief of Engineers:

Illinois River, Illinois; in accordance with the report submitted in House Document Numbered 711, Seventy-seventh Congress, and subject to the conditions set forth in said document.

Approved October 23, 1943.

CHAPTER 275

To amend section 12 of the Naval Aviation Cadet Act of 1942.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 12 of the Aviation Cadet Act of 1942 (56 Stat. 738, 34 U. S. C. 850k) is hereby amended by inserting after the comma following the word “Navy”, in line 6, the following: “or, if no beneficiary has been specially designated, the widow of such officer, and if there be no widow, his child or children, and if there be neither widow nor child, the representative of the officer’s estate.”.

SEC. 2. This Act shall be effective from August 4, 1942.

Approved October 25, 1943.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That during the present war and not exceeding six months after the termination of the war, the Administrator of Veterans' Affairs, whenever he finds such action to be necessary for the efficient conduct of the affairs of his Administration, and under such regulations as he may prescribe, is authorized to utilize automotive equipment of the Veterans' Administration to transport its employees between field stations and nearest adequate public transportation at such reasonable rates of fare for the service furnished as he may establish. All moneys collected as fares from such employees shall be accounted for and shall be deposited in the Treasury of the United States to the credit of miscellaneous receipts. The authority herein granted the Administrator of Veterans' Affairs shall be exercised with respect to any station only after determination by the Office of Defense Transportation that existing private and other facilities are not and cannot be rendered adequate by other means, and that its exercise will result in the most efficient method of supplying transportation to the personnel concerned and a utilization of transportation facilities consistent with the plans, policies, and purposes of the Office of Defense Transportation.

Approved October 25, 1943.

[CHAPTER 277]

AN ACT
To amend the Naval Reserve Act of 1938 so as to provide for the payment of a uniform gratuity to certain officers recalled to active duty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Naval Reserve Act of 1938, as amended, is hereby further amended by inserting between sections 310 and 311 (52 Stat. 1183; 34 U. S. C. 855i) a new section 310a, to read as follows:

"Sec. 310a. Commissioned and warrant officers on the honorary retired list of the Naval Reserve without pay shall, upon first reporting for active duty (other than for physical examination) in time of war or national emergency pursuant to orders of competent authority, be paid the sum of $250 as a uniform allowance for the purchase of required uniforms in lieu of any other uniform gratuity allowed by law: Provided, That there shall be deducted from this allowance the amount of any uniform gratuity paid such officer within the four years immediately preceding his recall to active duty."

Sec. 2. This Act shall be effective as of September 8, 1939.

Approved October 25, 1943.

[CHAPTER 278]

AN ACT
Relating to the application of the excess-profits tax to certain production bonus payments.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 735 (c) of the Internal Revenue Code is amended to read as follows:

"(c) NONTAXABLE BONUS INCOME.—The term 'nontaxable bonus income' means the amount of the income derived from bonus pay-
mements made by any agency of the United States Government on account of the production in excess of a specified quota of:

“(1) A mineral product or timber, the exhaustion of which gives rise to an allowance for depletion under section 23 (m), but such amount shall not exceed the net income (computed with the allowance for depletion) attributable to the output in excess of such quota;
or

“(2) A mineral product extracted or recovered from mine tailings by a corporation which owns no economic interest in the mineral property from which the ore containing such tailings was mined, but such amount shall not exceed the net income attributable to the output in excess of such quota.”

SEC. 2. Section 711 (a) (1) (I) of the Internal Revenue Code is amended to read as follows:

“(I) Nontaxable Income of Certain Industries.—In the case of a producer of minerals, or a producer of logs or lumber from a timber block, as defined in section 735, there shall be excluded nontaxable income from exempt excess output of mines and timber blocks and nontaxable bonus income provided in section 735. In respect of nontaxable bonus income provided in section 735 (c), a corporation described in section 735 (c) (2) shall be deemed a producer of minerals for the purposes of this subparagraph.”

SEC. 3. Section 711 (a) (2) (K) of the Internal Revenue Code is amended to read as follows:

“(K) Nontaxable Income of Certain Industries.—In the case of a producer of minerals, or a producer of logs or lumber from a timber block, as defined in section 735, there shall be excluded nontaxable income from exempt excess output of mines and timber blocks and nontaxable bonus income provided in section 735. In respect of nontaxable bonus income provided in section 735 (c), a corporation described in section 735 (c) (2) shall be deemed a producer of minerals for the purposes of this subparagraph.”

SEC. 4. The amendments made by this Act shall be effective as if they were a part of section 209 of the Revenue Act of 1942 on the date of its enactment.

Approved October 26, 1943.

[CHAPTER 280]  
AN ACT
To permit construction, maintenance, and use of certain pipe lines for steam-heating purposes in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and are hereby, authorized and empowered to grant permission to Lansburgh and Brother, a corporation organized under the laws of the District of Columbia and doing business in said District, and the owner of lots 812, 803, 817, and 804, square 431, all on the east side of Eighth Street Northwest, between D and E Streets, and lots 17, 810, and 811, square 407, all on the west side of Eighth Street Northwest, between D and E Streets, and all in the District of Columbia, its successors and assigns, to lay down, construct, maintain, and use not more than two pipe lines for the carriage of steam heat, together with necessary return pipes, from a point within said lot 819, square 431, across Eighth Street Northwest, to a point within said lot 17, square 407.
SEC. 2. That all the construction and use provided for herein shall be under such regulations and rentals as the Commissioners of the District of Columbia may make and establish in connection therewith and all plans and specifications for such construction shall be subject to their approval. The Commissioners of the District of Columbia shall have full authority to designate the location and to cause such repairs or relocation of said pipe lines as the public necessity may require, any such repairs or relocation to be at the expense of Lansburgh and Brother, its successors or assigns.

Any repairs to streets, highways, or other public property necessitated by construction or alterations of said pipe lines shall be made in a manner satisfactory to the Commissioners of the District of Columbia, at the expense of Lansburgh and Brother.

SEC. 3. That no permission granted or enjoyed hereunder shall vest any title or interest in or to the land within Eighth Street Northwest.

SEC. 4. The right to alter, amend, or repeal this Act is expressly reserved.

Approved October 26, 1943.

[CHAPTER 281]

AN ACT

To amend the Servicemen's Dependents Allowance Act of 1942, as amended, so as to liberalize family allowances, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 101 of the Servicemen's Dependents Allowance Act of 1942 (56 Stat. 381; 37 U. S. C. Supp. 201), is amended by striking out in the first and second lines the words "of the fourth, fifth, sixth, or seventh grades''.

SEC. 2. That section 102 of such Act is amended by changing the period at the end thereof to a comma and adding the words "except as to the initial family allowance provided by section 107 (a) hereof.''

SEC. 3. That section 103 of such Act is amended to read as follows:

"SEC. 103. The dependents of any such enlisted man to whom a family allowance is payable under the provisions of this title shall be divided into three classes to be known as 'class A', 'class B', and 'class B-1' dependents. The class A dependents of any such enlisted man shall include any person who is the wife, the child, or the former wife divorced of any such enlisted man. The class B dependents of any such enlisted man shall include any person who is the parent, brother, or sister of such enlisted man and who is found by the Secretary of the department concerned to be dependent upon such enlisted man for a substantial portion of his support. The class B-1 dependents of any such enlisted man shall include any person who is the parent, brother, or sister of such enlisted man and who is found by the Secretary of the department concerned to be dependent upon such enlisted man for the chief portion of his support.''

SEC. 4. That section 104 of such Act is amended by inserting after the words "class B" in the sixth and thirteenth lines, respectively, thereof the words "or class B-1'.

SEC. 5. That section 105 of such Act is amended to read as follows:

"SEC. 105. The amount of the monthly family allowance payable to the dependent or dependents of any such enlisted man shall be-

To class A dependent or dependents: A wife but no child, $50; a wife and one child, $80, with an additional $20 for each additional child; a child but no wife, $42, with an additional $20 for each additional child; a former wife divorced but no child, $42; a former wife..."
Class B dependents.

Class B-I dependents.

56 Stat. 382.

Enlisted man’s contribution.

56 Stat. 383.

Division of payments.

Ante, p. 577.

Class B dependents.

56 Stat. 383.

Separation or divorce.

"To class B dependent or dependents, payable only while there is no allowance payable to any class B-I dependent, $57."

"To class B-I dependent or dependents: One parent but no brother or sister, $50; two parents but no brother or sister, $68; one parent and one brother or sister, $68, with an additional $11 for each additional brother or sister; two parents and one brother or sister, $79, with an additional $11 for each additional brother or sister; a brother or sister but no parent, $42, with an additional $11 for each additional brother or sister."

SEC. 6. (a) That section 106 (a) of such Act is amended by striking out in the sixth and seventh lines thereof the words “both class A and class B” and inserting in lieu thereof the words “more than one class of” and by striking out the last sentence thereof.

(b) That section 106 (b) of such Act is amended to read as follows:

"(b) Whenever a division is made of payments of monthly family allowance among dependents of a class, the total amount payable under the provisions of section 105 of this title to or for the benefit, respectively, of two or more children, of two parents, of a former wife divorced and one or more children, or of two or more brothers and sisters, shall be equally divided among the respective children, parents, former divorced wife, or brothers and sisters, or shall be otherwise apportioned and paid within the respective groups as the Secretary of the department concerned may direct. The monthly family allowance to class B dependents shall be payable to only one designated dependent unless the Secretary of the department concerned shall direct that the prescribed amount be apportioned among and paid to two or more of such dependents."

(c) That section 106 (c) of such Act is amended by striking out the entire subsection and inserting in lieu thereof the following:

"(c) Notwithstanding any other provisions of this title, in any case in which a family allowance is granted under this title—

"(1) to a wife living separate and apart from the enlisted man under a permanent or temporary court order or decree or written agreement, the amount of the family allowance payable to such wife shall not exceed the amount provided in such order, decree, or written agreement to be paid to such wife, and if such order, decree, or written agreement provides no amount to be paid to such wife, no family allowance shall be payable to her; or"

"(2) to a former wife divorced, the amount of the family allowance payable to such former wife divorced shall not exceed the amount fixed in the court order or decree as the amount to be paid to such former wife divorced."

"In any case in which the application of the provisions of this subsection results in payment to a dependent or dependents of an enlisted man in an amount less than $22, the amount by which the pay of such enlisted man is reduced or with which it is charged shall be the amount of such payment. In every other case in which application of this subsection alone or in conjunction with other provisions of this title results in a payment or payments of $22 or more the amount of such reduction or charge shall be as provided in subsection 106 (a)."

SEC. 7. (a) That section 107 of such Act is amended by striking out all before the first proviso, including the word “Provided”, and inserting in lieu thereof the following:

"Sec. 107. (a) An initial family allowance shall be paid for the month in which an enlisted man enters a pay status in the active
military or naval service of the United States, in the amounts and to the dependents hereinafter set forth.

"Such initial family allowance shall be paid to the designated dependent only when a written application therefor is filed by such enlisted man within fifteen days after the date of his entry into active service in a pay status and shall be paid as soon as practicable after the filing of such application.

"No monthly family allowance shall be paid to any dependent of an enlisted man for the month for which any initial family allowance is paid to any dependent of such enlisted man.

"Notwithstanding the provisions of any other section of this title, the full amount of such initial family allowance shall be paid by the Government, and no reduction in or charge to the pay of the enlisted man shall be made for such payment.

"The amount of the initial family allowance payable to the dependent or dependents shall be—

"(1)$50, if such enlisted man has a wife but no child;

"(2)$80, if such enlisted man has a wife and one child, and an additional $20 for each additional child;

"(3)$42, if such enlisted man has no wife but has one child, and an additional $20 for each additional child;

"(4)$50, if such enlisted man has one parent dependent upon him for chief support; $68 if such enlisted man has one parent and one brother or sister dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

"(5)$68, if such enlisted man has two parents dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

"(6)$42, if such enlisted man has no parent but has a brother or sister dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

"The amount of the initial family allowance payable to the dependent or dependents shall be

"(b) The monthly family allowance provided for by this title shall be paid for the period beginning with the first day of the month in which application therefor is filed, or the first day of the month in which the dependent or dependents first become entitled thereto, whichever is later, subject to the provisions of subsection (a) of this section, and shall be terminated or reduced, as may be required, on the last day of the month in which the disbursing officer paying the allowance receives notice of a change in status of the enlisted man or a dependent which terminated or limited the right of his dependent or dependents to receive such allowance: Provided, That the entitlement to family allowance shall terminate or be modified at the end of the month in which such change in status of the enlisted man or a dependent occurs: Provided further:"

Sec. 8. That section 108 of such Act is amended by inserting in the first line thereof after "Sec. 108", the subparagraph designation "(a)", and adding at the end of the section a new subsection to read as follows:

"(b) Except as otherwise herein provided, monetary allowances in lieu of quarters for dependents as authorized by section 10 of the Pay Readjustment Act of 1942 shall not be payable for the period during which family allowances to dependents of enlisted men of the first, second, or third grades are authorized by this title. An enlisted man who, on the effective date of this Act, is receiving, or being entitled to a monetary allowance in lieu of quarters for dependents as authorized by section 10 of the Pay Readjustment Act of 1942, shall have the full amount of such initial family allowance paid by the Full payment by Government. An initial family application. Additionally, no nonduplication of payments. The amount of the initial family allowance payable to the dependent or dependents shall be—

"(1)$50, if such enlisted man has a wife but no child;

"(2)$80, if such enlisted man has a wife and one child, and an additional $20 for each additional child;

"(3)$42, if such enlisted man has no wife but has one child, and an additional $20 for each additional child;

"(4)$50, if such enlisted man has one parent dependent upon him for chief support; $68 if such enlisted man has one parent and one brother or sister dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

"(5)$68, if such enlisted man has two parents dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

"(6)$42, if such enlisted man has no parent but has a brother or sister dependent upon him for chief support, and an additional $11 for each additional brother or sister dependent upon him for chief support;

Payment of the initial family allowance shall be made to one payee for each class of dependents, as defined in section 103, for whom an allowance is requested.

The monthly family allowance provided for by this title shall be paid for the period beginning with the first day of the month in which application therefor is filed, or the first day of the month in which the dependent or dependents first become entitled thereto, whichever is later, subject to the provisions of subsection (a) of this section, and shall be terminated or reduced, as may be required, on the last day of the month in which the disbursing officer paying the allowance receives notice of a change in status of the enlisted man or a dependent which terminated or limited the right of his dependent or dependents to receive such allowance: Provided, That the entitlement to family allowance shall terminate or be modified at the end of the month in which such change in status of the enlisted man or a dependent occurs: Provided further:"

Sec. 8. That section 108 of such Act is amended by inserting in the first line thereof after "Sec. 108", the subparagraph designation "(a)", and adding at the end of the section a new subsection to read as follows:

"(b) Except as otherwise herein provided, monetary allowances in lieu of quarters for dependents as authorized by section 10 of the Pay Readjustment Act of 1942 shall not be payable for the period during which family allowances to dependents of enlisted men of the first, second, or third grades are authorized by this title. An enlisted man who, on the effective date of this Act, is receiving, or being entitled to a monetary allowance in lieu of quarters for dep-
Payment restrictions.

Nonduplication of payments.

Time of election; irrevocability.

56 Stat. 381.

Election by Secretary of department.

Discontinuance of payments.

Charge against enlisted man’s pay.

56 Stat. 384.

Payment on death of dependent.

56 Stat. 384.

Allowance not contingent upon accrual of pay, etc.

56 Stat. 385.

Soliciting or receiving fees, penalty.

56 Stat. 385.

“Child.”

56 Stat. 386.

pendents, has applied therefor, may, at his option, receive or continue to receive such monetary allowance or elect not to receive such monetary allowance and to have his dependents become entitled to receive family allowance: Provided, That payment of such monetary allowance shall be made only for such periods, from the effective date of this Act, as the enlisted man has in effect an allotment of pay, in an amount not less than the amount of such monetary allowance, for the support of the dependents on whose account the allowance is claimed. No dependent of any enlisted man shall be entitled to family allowance for any period for which such monetary allowance is paid to the enlisted man. An enlisted man’s election to have his dependents receive family allowance may be made at any time and when made shall be irrevocable during the period of entitlement to family allowance as set out in section 101: Provided, That the Secretary of the department concerned is authorized to make the election on behalf of the enlisted man in any case in which he deems it desirable and finds it impracticable for the enlisted man to so elect, subject to termination at a later date upon specific request of the enlisted man. If an election is made the monetary allowance payments shall be discontinued at a date to be prescribed by the Secretary of the department concerned. The monthly pay of any enlisted man of the first, second, or third grades who is provided with public quarters for his dependents and any of whose dependents is receiving a family allowance shall be reduced by, or charged with, 90 cents per day.”

SEC. 9. That section 109 of such Act is amended by inserting after “SEC. 109” the subsection designation “(a)” and adding at the end of the section a new subsection to read as follows:

“(b) In the event of the death of a dependent, any amount of the family allowance to which his entitlement ceases with the last day of the calendar month in which death occurs, and which is uncollected at the time of death, shall be paid to such person or persons as the Secretary of the department concerned directs.”

SEC. 10. That section 110(a) of such Act is amended to read as follows:

“SEC. 110. (a) Entitlement to and payment of any family allowance authorized under provisions of this title to the dependent or dependents of any enlisted man shall not be contingent upon pay accruing to such enlisted man or upon the monthly pay of such man being reduced by or charged with any amount.”

SEC. 11. That section 119 of such Act is amended to read as follows:

“SEC. 119. Any person who shall, directly or indirectly, solicit, contract for, charge, or receive or shall attempt to solicit, contract for, charge, or receive any fee or compensation for assisting in any manner an enlisted man or dependent in obtaining a family allowance payable under this title, shall, upon conviction thereof, be guilty of a misdemeanor and for each and every offense shall be punishable by a fine of not less than $100 nor more than $1,000 or by imprisonment at hard labor for not more than two years, or by both such fine and imprisonment.”

SEC. 12. (a) That section 120(c)(4) of such Act is amended by striking out the words “under oath” in the fourth line thereof.

(b) That section 120(d) is amended by striking out the entire subsection and inserting in lieu thereof the following:

“(d) The term ‘child’ also includes a person to whom the man stands in loco parentis and has so stood for not less than twelve months prior to the date of application on behalf of such child.”

(c) That section 120(g) be amended by striking out the word “grandchild” in the first line thereof.
SEC. 13. That section 120 (i) of such Act is amended to read as follows:

"(i) The terms 'man' and 'enlisted man' mean any enlisted individual, male or female, of the first to seventh grades, both inclusive, and any aviation cadet, in any of the services mentioned in section 101 of this Act, and any member, except the leader and second leader, of the band of the United States Marine Corps, but do not include any member of the Philippine Army, the Philippine Scouts, the insular force of the Navy, the Samoan native guard or band of the Navy, or the Samoan reserve force of the Marine Corps."

SEC. 14. That such Act be amended by adding a new section to title I thereof to be numbered 121 and to read as follows:

"SEC. 121. The dependents of an enlisted female shall be as prescribed by this title except that husband and children shall be included as dependents only when found by the Secretary of the department concerned to be dependent upon her for chief support. The amount of the family allowance payable to the dependents of an enlisted female shall be as prescribed by this title except that the amount for a husband or husband and children shall be that prescribed for a wife or wife and children. The provisions of this section shall be applicable to dependents of any enlisted female only insofar as such provisions are not inconsistent with the provisions of any law pertaining to the service of which she is a member."

SEC. 15. This Act shall be effective from the first day of the calendar month following the month of enactment: Provided, That, for the purpose of adjusting to the provisions of this Act, any family allowance in force when the Act takes effect, which is subject to change by the provisions of the Act, may be paid without change for such period, not exceeding four calendar months, as the Secretary of the department concerned may determine: Provided further, That whenever such a family allowance is found to be subject to decrease or termination such change shall be effective at the expiration of the period of payment determined under the preceding proviso: Provided further, That whenever such a family allowance is found to be subject to increase the effective date of increase shall be the effective date of this Act.

Approved October 26, 1943.

[CHAPTER 286]

AN ACT

To revive and reenact section 9 of an Act entitled "An Act authorizing the construction, repair, and preservation of certain public works on rivers and harbors, and for other purposes", approved August 26, 1937.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 9 of the Act approved August 26, 1937 (hereinafter extended by Acts of Congress approved July 2, 1940, and September 22, 1941), authorizing the State of Oregon, acting through its highway department, the North Slough Drainage District, and the North Slough Diking District, to construct, maintain, and operate a dam and dike for preventing the flow of tidal waters into North Slough in Coos County, Oregon, in township 24 south, range 13 west, Willamette meridian, be, and is hereby, revived and reenacted: Provided, That this authority shall be null and void unless the actual construction of the dam and dike herein referred to be commenced within five years and completed within eight years from the date of approval hereof.

SEC. 2. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved October 27, 1943.
To provide for reimbursement of officers, enlisted men, and others, in the naval service of the United States for property lost, damaged, or destroyed in such service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy and, subject to appeal to the Secretary of the Navy, such other officer or officers as he may designate for such purposes and under such regulations as he may prescribe, are hereby authorized to consider, and to ascertain, adjust, determine, and pay any claim filed under oath of the commissioned, appointed, enrolled, and enlisted personnel of the Navy and Marine Corps, and of the Coast Guard when operating as a part of the Navy, and of civilian employees of the Naval Establishment, for loss, damage, or destruction of their private personal property occurring on or after December 7, 1941, when such loss, damage, or destruction is not due to fault or negligence on the part of the claimant and has occurred or shall hereafter occur under the following circumstances:

First. When the loss, damage, or destruction is due to operations of war, shipwreck, or other marine disaster, or the wreck of an aircraft or other disaster thereto: Provided, That the term "marine disaster" as used herein shall include an accident occurring on board a vessel.

Second. When the loss, damage, or destruction is in consequence of the serviceman or employee having given his attention to the saving of the life of another, or of property belonging to the United States.

Third. When such property is lost, damaged, or destroyed by reason of being shipped on board an unseaworthy vessel by order of an officer authorized to give such order or direct such shipment; or is lost, damaged, or destroyed, whether or not due to negligence on the part of Government personnel, while in shipment pursuant to orders issued by competent authority, but where the property was transported by a common carrier, the reimbursement shall be limited to the extent of such loss, damage, or destruction over and above the amount recoverable from such carrier.

Fourth. When such property is lost, damaged, or destroyed by reason of being furnished at the direction of competent authority to another person under conditions of immediate and urgent distress.

Reimbursement may be made in all such cases for loss, damage, or destruction of such articles as are required to be possessed and used by officers, enlisted men, and others in connection with their service or employment, and such additional items of personal property, including money or currency, as the Secretary of the Navy shall determine to have been reasonably and properly in the place when they were lost, damaged, or destroyed, in consequence of the service or employment in which the serviceman or employee was engaged: Provided, That reimbursement may be made for loss of money or currency only when such money or currency has been deposited for safe keeping as provided by regulations promulgated by the Secretary of the Navy or as provided by orders of the commanding officer.

Sec. 2. The Secretary of the Navy is authorized to reimburse the claimant in kind out of available Government property, or to pay the amount determined to be due on claims under this Act, out of any appropriation available for the purpose.

Sec. 3. Separation from the naval service or establishment shall not bar the authority to consider, ascertain, adjust, determine, and pay any claim otherwise falling within the provisions of this Act which...
Sec. 4. Existing claims shall be presented within two years from the date of this Act and all such claims hereafter arising shall be presented within two years from the occurrence of the loss, destruction, or damage, except that any person missing who is not willfully absent, or any person who is a prisoner in the hands of the enemy, or who is interned in a neutral country, shall in addition be allowed one year from the time of return to the jurisdiction of the United States in which to file such claim.

Sec. 5. The provisions of this Act shall apply to the personnel of the Coast Guard, military and civil, when the Coast Guard is not operating as a part of the Navy. In such case the Secretary of the Treasury shall have and exercise as to claims of the personnel of the Coast Guard the authority conferred by this Act upon the Secretary of the Navy, and payment or reimbursement in kind of such claims shall be made from appropriations available to the Treasury Department, which appropriations are hereby authorized.

Sec. 6. The provisions of this Act shall apply to the personnel of the Coast and Geodetic Survey and Public Health Service when serving with the Navy.

Sec. 7. Claims arising in the manner indicated in this Act and which have been settled under the terms of a previously existing law shall be regarded as finally determined and no other or further right of recovery under the provisions hereof shall accrue to persons whose claims have been so settled.

Sec. 8. The appropriations available to the Navy Department and the Coast Guard for the payment of claims under the provisions of the Act of October 6, 1917 (40 Stat. 389), as amended, are hereby made available for the payment or reimbursement of claims determined under the provisions of this Act.

Sec. 9. The said Act approved October 6, 1917 (40 Stat. 389), entitled "An Act to provide for the reimbursement of officers, enlisted men, and others in the naval service of the United States for property lost or destroyed in such service", as amended, is hereby repealed.

Approved October 27, 1943.

[CHAPTER 289]

AN ACT

To amend the Act of May 27, 1908, as amended, authorizing settlement of accounts of deceased officers and enlisted men of the Navy and Marine Corps.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved May 27, 1908 (35 Stat. 317), as amended (52 Stat. 352; 34 U. S. C. 941), is hereby further amended by striking out the words "five hundred" appearing in line 35, page 373, Thirty-fifth Statutes at Large, and inserting in lieu thereof the words "one thousand", and by changing the colon after the words "stirpes" in line 47 to a period and inserting "Where the amount due the decedent's estate is $1,000 or more and no demand is presented by a duly appointed legal representative of the estate, the accounting officers may allow $1,000 of the amount due to the estate to the widow or legal heirs in the order of precedence hereinafter set forth".

Approved October 28, 1943.
October 28, 1943
H. R. 3381
[Public Law 178]
Internal Revenue Code, amendments.
56 Stat. 895.

[CHAPTER 290]
AN ACT
Relating to credits against the Victory tax.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 453 of the Internal Revenue Code (relating to the credit against the Victory tax) is amended to read as follows:

"SEC. 453. CREDITS AGAINST VICTORY TAX.

"(a) ALLOWANCE OF CREDIT.—There shall be allowed as a credit against the Victory tax for each taxable year—

"(1) SINGLE PERSONS.—In the case of a single person, a married person not living with husband or wife, or an estate or trust, an amount equal to 25 per centum of the Victory tax or $500, whichever is the lesser.

"(2) HEADS OF FAMILIES.—In the case of the head of a family, an amount equal to 40 per centum of the Victory tax or $1,000, whichever is the lesser.

"(3) MARRIED PERSONS.—In the case of a married person living with husband or wife—

"(A) if separate returns are filed by each spouse an amount equal to 40 per centum of the Victory tax or $500, whichever is the lesser, or

"(B) if a separate return is filed by one spouse and no return is filed by the other spouse, or if a joint return is filed under section 51(b), only one credit not exceeding 40 per centum of the Victory tax or $1,000, whichever is the lesser.

"(4) DEPENDENTS.—For each dependent specified in section 25(b), excluding as a dependent, in the case of a head of a family, one who would be excluded under section 25 (b) (2)(B), an amount, equal to 2 per centum of the Victory tax or $100, whichever is the lesser.

"(b) CHANGE OF STATUS.—If for any taxable year the status of the taxpayer (other than a taxpayer who makes his return and pays his tax under Supplement T) with respect to his marital relationship or with respect to his dependents, changed during the taxable year, the amount of the credit provided by this section for such taxable year shall be apportioned, under rules and regulations prescribed by the Commissioner with the approval of the Secretary, in accordance with the number of months before and after such change. For the purpose of such apportionment a fractional part of a month shall be disregarded unless it amounts to more than half a month in which case it shall be considered as a month.

"(c) STATUS OF SUPPLEMENT T TAXPAYER.—If for any taxable year a taxpayer makes his return and pays his tax under Supplement T, for the purpose of the credit provided by this section, his status for such year with respect to his marital relationship or with respect to his dependents shall be determined in accordance with the provisions of section 401.

SEC. 2. (a) Section 454 of the Internal Revenue Code (relating to the post-war credit of Victory tax) is hereby repealed.

(b) Section 34 of the Internal Revenue Code is amended by striking out "sections 453 and 454" and inserting in lieu thereof "section 453".

(c) Section 456 of the Internal Revenue Code (relating to the 90 per centum limit on the tax imposed by chapter 1) is amended to read as follows:
"SEC. 455. LIMITATION ON TAX.

"The tax imposed by section 450 (Victory tax), computed without regard to the credits provided in sections 453 and 466 (e), shall not exceed the excess of 90 per centum of the net income of the taxpayer for the taxable year over the tax imposed by this chapter, computed without regard to section 450 and without regard to the credits provided in sections 31, 32, 35, and 466 (e)."

SEC. 3. The amendments made by this Act shall be applicable with respect to taxable years beginning after December 31, 1942. Approved October 28, 1943.

[CHAPTER 293]
AN ACT
To provide for the removal of oysters from the waters of York River and Queen Creek, Virginia, affected by sewage disposal emanating from the construction battalion training camp, at Camp Peary, Virginia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is authorized and directed to investigate the extent of damage, actual or potential, to oysters in the waters of York River and Queen Creek, Virginia, resulting from sewage disposal emanating from the construction battalion training camp, at Camp Peary, Virginia, and to take such action as he may consider expedient to cause such oysters to be removed and transplanted into unpolluted waters of the vicinity, or otherwise to provide for their marketability for human consumption at the earliest lawful season: Provided, That there shall be no appropriation hereunder for liquidation of damages to owners or others.

SEC. 2. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary to effectuate the purposes of this Act. Approved November 4, 1943.

[CHAPTER 294]
AN ACT
Relating to Government and other exemptions from the tax with respect to the transportation of property.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3475 (b) of the Internal Revenue Code (relating to the tax on the transportation of property) is amended to read as follows:

"(b) GOVERNMENT TRANSPORTATION.—The tax imposed under this section shall not apply to amounts paid for the transportation of property to or from the Government of the United States, or any State, Territory, or political subdivision thereof, or the District of Columbia, or to amounts paid to the Post Office Department for the transportation of property."

SEC. 2. The amendment made by section 1 shall take effect with respect to amounts paid, on and after the first day of the first month which begins more than ten days after the date of the enactment of this Act, for the transportation of property on and after such first day. Approved November 4, 1943.
Postal Service. Interchange of personnel.

November 4, 1943
[Public Law 181]

AN ACT

Authorizing the Postmaster General to use post-office clerks and city letter carriers interchangeably.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster General may, in an emergency, when the interest of the Service requires, temporarily assign any post-office clerk to the duties of city delivery carrier or any such carrier to the duties of such clerk and in an emergency, when the interest of the Service requires, may temporarily assign any post-office clerk or city delivery carrier to the duties of a railway postal clerk or any railway postal clerk to the duties of a post-office clerk or city delivery carrier without change of pay-roll status, the compensation of any temporarily assigned employee to be paid from the appropriation made for the work to which he is regularly assigned.

Sec. 2. This Act shall terminate on June 30, 1945, or such earlier date as the Congress by concurrent resolution may prescribe.

Approved November 4, 1943.

District of Columbia.

November 4, 1943
[Public Law 182]

AN ACT

To amend the law of the District of Columbia relating to the carrying of concealed weapons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 4 of the Act entitled "An Act to control the possession, sale, transfer, and use of pistols and other dangerous weapons in the District of Columbia, to provide penalties, to prescribe rules of evidence, and for other purposes", approved July 8, 1932 (47 Stat. 651; D. C. Code, 1940 edition, title 22, sec. 3204) be, and it hereby is, amended to read as follows:

"Sec. 4. No person shall within the District of Columbia carry either openly or concealed on or about his person, except in his dwelling house or place of business or on other land possessed by him, a pistol, without a license therefor issued as hereinafter provided, or any deadly or dangerous weapon capable of being so concealed."

Approved November 4, 1943.

Naval Reserve Act.

November 8, 1943
[Public Law 183]

AN ACT

To amend the Naval Reserve Act of 1938, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Naval Reserve Act of 1938, as amended, is hereby further amended as follows:

"Sec. 502. Members of the Women's Reserve may be commissioned or enlisted in such appropriate ranks and ratings, not above the rank of captain, corresponding to those of the Regular Navy, as may be prescribed by the Secretary of the Navy; Provided, That there shall not be more than one officer in the grade of captain, exclusive of officers appointed in the Medical Department of the Naval Reserve; Provided further, That military authority of officers commissioned under the provisions of this title may be exercised over women of the Reserve only and is limited to the administration of the Women's Reserve."

Strike out section 502 and substitute therefor the following:

"Sec. 502. Members of the Women's Reserve may be commissioned or enlisted in such appropriate ranks and ratings, not above the rank of captain, corresponding to those of the Regular Navy, as may be prescribed by the Secretary of the Navy; Provided, That there shall not be more than one officer in the grade of captain, exclusive of officers appointed in the Medical Department of the Naval Reserve; Provided further, That military authority of officers commissioned under the provisions of this title may be exercised over women of the Reserve only and is limited to the administration of the Women's Reserve."

Strike out section 506 and substitute therefor the following:
"Sec. 506. Members of the Women's Reserve of the Navy, Marine Corps, Coast Guard, or their dependents, shall be entitled to all allowances or benefits provided by law for male officers and enlisted men of such services with dependents: Provided, That the husbands of such members shall not be considered dependents and the children of such members shall not be considered dependents unless their father is dead or they are in fact dependent on their mother for their chief support. This section shall be effective from July 30, 1942."

Sec. 2. The Act entitled "An Act to provide for the appointment of female physicians and surgeons in the Medical Corps of the Army and Navy", approved April 16, 1943 (Public Law 38, Seventy-eighth Congress), is hereby amended by inserting before the period at the end thereof the following: " : Provided, That female physicians and surgeons appointed in the Medical Corps of the Naval Reserve shall be restricted to the performance of shore duty within the continental United States only and shall not be assigned to duty on board vessels of the Navy or in combat aircraft."

Approved November 8, 1943.

[CHAPTER 298]

AN ACT

Relating to the organization and functions of the Public Health Service, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the Public Health Service in the Federal Security Agency shall consist of the Office of the Surgeon General, the National Institute of Health, and two bureaus, to be known as the Bureau of Medical Services and the Bureau of State Services. The Surgeon General of the Public Health Service, under the supervision and direction of the Federal Security Administrator, is hereby authorized and directed to assign to the Office of the Surgeon General, to the National Institute of Health, and to the two bureaus, respectively, the several functions of the Public Health Service, and to establish within the Office of the Surgeon General, the National Institute of Health, and the two bureaus, respectively, such divisions, sections, and other units as may be required to perform their functions; and, under such supervision and direction, he may abolish existing divisions, sections, and other units, and, hereafter, may establish, transfer, and consolidate divisions, sections, and other units and reassign their functions for the efficiency of the Service.

Sec. 2. The Director of the National Institute of Health and the chiefs of each of the bureaus, established by section 1 of this Act, and the officer assigned as Chief Medical Officer of the United States Coast Guard, shall be commissioned medical officers detailed by the Surgeon General from the regular corps, and while so detailed shall be Assistant Surgeons General and shall have the same grade and shall receive the same pay and allowances as the Assistant to the Surgeon General.

Sec. 3. When commissioned officers below the grade of medical director are detailed by the Surgeon General from the regular corps to serve as chiefs of divisions, not more than six of such officers at one time while so detailed shall have the temporary grade and receive temporarily the pay and allowances of a medical director; and there is authorized to be established in the Office of the Surgeon General a Dental Division and a Sanitary Engineering Division; the chief of each such Dental and Sanitary Engineering Division shall be a commissioned dental officer and a commissioned sanitary engineer officer, respectively, of the regular corps detailed by the
Surgeon General, and while each such dental and sanitary engineer officer is so detailed, he shall have the grade, pay, and allowances of an Assistant Surgeon General as provided by section 2 of this Act.

Sec. 4. In time of war or national emergency determined by the President, any commissioned officer of the regular corps of the Public Health Service may be appointed to higher temporary grade with the pay and allowances thereof without vacating his permanent appointment, and any officer so promoted to a higher grade at any time after December 7, 1941, shall be deemed for all purposes to have accepted his promotion to higher grade upon the date of approval, unless he shall expressly decline such promotion, and shall receive the pay and allowances of the higher grade from such date unless he is entitled under some other provision of law to receive the pay and allowances of the higher grade from an earlier date.

No such officer who shall have subscribed to the oath of office required by section 1757, Revised Statutes, shall be required to renew such oath or to take a new oath upon his promotion to a higher grade, if his service after the taking of such an oath shall have been continuous. Hereafter reserve officers of the Public Health Service may be distributed in the several grades without regard to the proportion which at any time obtains or has obtained among the commissioned medical officers of such Service. For the duration of the present war and for six months thereafter graduates of reputable osteopathic colleges shall be eligible for appointment as reserve officers in the Public Health Service.

Sec. 5. The record of each commissioned officer of the regular corps initially appointed above the grade of Assistant Surgeon, after the first three years of service in such grade, shall be reviewed under regulations approved by the President, and any such officer who is found to be unqualified for further service shall be separated from the Service and paid six months’ pay and allowances.

Sec. 6. In case of the absence or disability of the Surgeon General and the Assistant to the Surgeon General, or in the event of a vacancy in the office of both, the Assistant Surgeons General shall act as Surgeon General in the order of their designation for such purpose by the Surgeon General.

Sec. 7. Section 9 of the Act of April 9, 1930 (U. S. C. 42, sec. 37; 46 Stat. 151), is hereby amended by the addition of the following language at the end of said section:

“(d) Original appointments in the commissioned corps of the Public Health Service, regular and reserve, may be made to a junior grade which shall correspond to that held by a second lieutenant in the Medical Department of the Army and persons so appointed shall be entitled to the same pay and allowances as a second lieutenant in the Medical Department of the Army. After not less than one nor more than two years of service each such appointee in the regular corps may be examined under regulations prescribed by the President and upon such examination shall either be promoted to the grade of Assistant Surgeon or be separated from the Service.”

Sec. 8. (a) For the purposes of this section—

(1) the term “full military benefits” means all rights, privileges, immunities, and benefits provided under any law of the United States in the case of commissioned military and naval personnel of the United States (including their surviving beneficiaries) on account of active military or naval service, including, but not limited to, burial payments in the event of death, six months’ pay in case of death, veterans’ compensation and pensions and other veterans’ benefits, retirement, including retirement for disability, the rights provided under the Soldiers’
and Sailors' Civil Relief Act, as amended, the National Service Life Insurance Act, as amended, travel allowances, including per diem allowances for travel without regard to repeated travel between two or more places in the same vicinity, allowances for uniforms, exemption of certain pay from Federal income taxation, and other benefits, privileges and exceptions under the Internal Revenue laws;

(2) the term "limited military benefits" means full military benefits, except veterans' compensation and pensions and other veterans' benefits, and eligibility under the National Service Life Insurance Act, as amended.

(b) Beginning with the date of enactment of this Act, commissioned officers of the Public Health Service, regular and reserve (including their surviving beneficiaries)—

(1) in time of war, shall be entitled to limited military benefits with respect to all active service in the Public Health Service;

(2) while such officers are detailed for duty with the Army, Navy, or Coast Guard, shall be entitled to full military benefits with respect to such duty;

(3) while such officers are serving outside the continental limits of the United States or in Alaska in time of war, shall be entitled to full military benefits with respect to such service.

(c) In time of war, the President may by Executive order declare the commissioned corps of the Public Health Service a part of the military forces of the United States and provide the extent to which it shall be subject to the Articles of War and the Articles for the Government of the Navy. Upon the issuance of such an Executive order, all commissioned officers of the Public Health Service, regular and reserve (including their surviving beneficiaries), shall be entitled to full military benefits with respect to active service rendered while the Public Health Service is a part of the military forces of the United States.

SEC. 9. Commissioned officers of the Public Health Service, regular and reserve (including their surviving beneficiaries)—

(1) in time of war, shall be entitled to receive the same benefits for injury or death in the performance of their duties as civil officers and employees of the United States under the United States Employees' Compensation Act of September 7, 1916, as amended: Provided, That any such officer or beneficiary of such officer eligible to receive any benefit authorized by this section who is also eligible to receive any payment or benefit (except the proceeds of any insurance policy) under any provision of law other than such Act of September 7, 1916, as amended, on account of the same injury or death, shall elect which benefit he shall receive.

SEC. 10. The surviving beneficiaries of any commissioned officer of the Public Health Service, regular or reserve, who, since December 7, 1941, and prior to the enactment of this Act, has lost his life while on active duty in the Public Health Service or while detailed to the Army, Navy, or Coast Guard, shall receive six months' pay as provided in the Act of June 4, 1920, as amended (U. S. C., 1940 edition, supp. II, title 34, sec. 943), and, unless entitled to compensation under the laws administered by the Veterans' Administration, shall receive the benefits provided under Section 9 of this Act.

SEC. 11. This Act may be cited as the "Public Health Service Act of 1943". For the purpose of any reorganization under section 1 of this Act the Federal Security Administrator, with the approval of the Director of the Bureau of the Budget, is hereby authorized to make such transfer of funds between appropriations as may be necessary for the continuance of transferred functions.

Approved November 11, 1943.
[CHAPTER 299]  
AN ACT  

To amend section 409 of the Interstate Commerce Act, relating to joint rates of freight forwarders and common carriers by motor vehicle.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 409 of the Interstate Commerce Act, as amended, is amended by striking out the words "eighteen months" wherever they appear therein and inserting in lieu thereof the words "thirty-six months".

SEC. 2. Paragraph (4) of the proviso contained in subsection (a) of such section 409 is amended to read as follows:

"(4) No new or additional joint rate or charge may be established under authority of this section for service from any point of origin to any point of destination with respect to any particular commodity or class of traffic unless at least one rate or charge for service from such point of origin to such point of destination with respect to such commodity or class of traffic, established by an individual freight forwarder or by a freight forwarder jointly with a common carrier by motor vehicle, is already lawfully in effect; but for purposes of this paragraph the making of a change in a joint rate or charge which has been established, or which has become effective pursuant to this section, shall not be deemed to constitute the establishment of a new or additional joint rate or charge."

Approved November 12, 1943.

[CHAPTER 300]  
JOINT RESOLUTION  

Relating to the tenure of office of the present President and Vice President of the Philippines.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of section 5 of article VII of the amended Constitution of the Philippines, the present President and Vice President of the Commonwealth of the Philippines serving at the time of the introduction of this joint resolution shall continue in their respective offices until the President of the United States shall proclaim that constitutional processes and normal functions of government shall have been restored in the Philippine Islands. Thereupon, the tenure of office of the present President of the Commonwealth shall cease and the Vice President shall become President to serve until such time as his successor shall have been elected and qualified according to the Constitution and the laws of the Philippines.

Approved November 12, 1943.

[CHAPTER 301]  
AN ACT  

To provide for the issuance of a flag to the nearest relatives of certain persons who die in service in the land or naval forces of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the case of any person who has died while in the military or naval service of the United States after May 27, 1941, and prior to the end of the wars in which the United States is now engaged, the Administrator of Veterans' Affairs is authorized and directed to issue free of cost to the nearest relative of such person, or to such other person as the Admin-
istrator deems most appropriate, a flag of the United States, if no person is otherwise entitled to receive a flag of the United States used at the funeral of the deceased person.

SEC. 2. (a) The Administrator of Veterans' Affairs is authorized to prescribe such regulations as he deems necessary for carrying out the purposes of this Act.

(b) The appropriation of such sums as may be necessary for carrying out the purposes of this Act is hereby authorized.

Approved November 22, 1943.

[CHAPTER 302]
AN ACT
To amend section 36 of the Criminal Code.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 36 of the Criminal Code (35 Stat. 1096; U. S. C., title 18, sec. 87) be, and it hereby is, amended to read as follows:

"SEC. 36. Whoever shall steal, embezzle, or knowingly apply to his own use, or unlawfully sell, convey, or dispose of any ordnance, arms, ammunition, clothing, subsistence, stores, money, or other property furnished or to be used for the military or naval service, shall be punished as prescribed in section 35 (C) of the Criminal Code (U. S. C., title 18, sec. 82)."

Approved November 22, 1943.

[CHAPTER 303]
AN ACT
To amend an Act entitled "An Act to dispense with unnecessary renewals of oaths of office by civilian employees of the executive departments and independent establishments", approved August 14, 1937.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to dispense with unnecessary renewals of oaths of office by civilian employees of the executive departments and independent establishments", approved August 14, 1937 (50 Stat. 640), be amended to read as follows:

"That civilian employees of the executive departments and independent establishments of the United States and employees of the District of Columbia who, upon original appointment, have subscribed to the oath of office required by section 1757 of the Revised Statutes, shall not be required to renew the said oath because of any change in status so long as their services are continuous in the department or independent establishment in which employed or in the government of the District of Columbia, unless in the opinion of the head of the department or independent establishment or the Commissioners of the District of Columbia the public interests require such renewal."

Approved November 22, 1943.

[CHAPTER 304]
AN ACT
To provide for a general term of the District Court for the District of Alaska at Anchorage, Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the last para-
null
[CHAPTER 329]

AN ACT

To authorize the Secretary of the Interior to settle certain claims.

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 is authorized to accept the surrender of any lease issued pursuant to any of the provisions of the Act of February 25, 1920 (41 Stat. 437; 30 U. S. C. sec. 181 and the following), or any amendment thereof, where the surrender is filed in the General Land Office subsequent to the accrual but prior to the payment of the yearly rental due under the lease, upon payment of the accrued rental on a pro rata monthly basis for the portion of the lease year prior to the filing of the surrender. The authority granted to the Secretary of the Interior by this Act shall extend only to cases in which he finds that the failure of the lessee to file a timely surrender of the lease prior to the accrual of the rental was not due to a lack of reasonable diligence, but it shall not extend to claims or cases which have been referred to the Department of Justice for purposes of suit.

Approved November 28, 1943.

[CHAPTER 330]

AN ACT

To authorize the transportation of dependents and household effects of personnel of the Navy, Marine Corps, and Coast Guard under certain conditions, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That officers and enlisted men of the Navy, Marine Corps, and Coast Guard, and the reserve components thereof when on active duty, of grades entitling them to transportation of dependents and household effects on change of station (a) when on duty at places designated by the Secretary of the Navy as within zones from which their dependents should be evacuated for military reasons or for the purpose of relieving congestion in the vicinity of naval activities or where Government quarters for their dependents are not available; (b) or upon transfer or assignment of such officers and enlisted men to sea duty, as such duty may be defined by the Secretary of the Navy; (c) or upon transfer or assignment of such officers and enlisted men to duty at places where their dependents for military reasons are not permitted to join them or where Government quarters for their dependents are not available, may, upon application of such personnel or their dependents, be allowed, subject to such regulations as the Secretary of the Navy may prescribe, transportation for their dependents and household effects, including packing, crating, and unpacking thereof, from their stations or places of storage in the United States to any other points in the United States, and from such points to new stations in the United States to which such personnel may be subsequently ordered for duty, and at which their dependents are not restricted from joining them or Government quarters for their dependents are available.

Sec. 2. Whenever the Chief of Naval Personnel, Commandant of the Marine Corps, Commandant of the Coast Guard, or such subordinates as they may designate, certify that the personnel included in (b) and (c) of section 1 hereof have been transferred to sea duty or to duty at places beyond the continental limits of the United States where their dependents for military reasons are not permitted to join

S1977—41 PL 1—38
AN ACT
To amend the Act approved January 16, 1936, entitled "An Act to provide for the retirement and retirement annuities of civilian members of the teaching staff at the United States Naval Academy and the Postgraduate School, United States Naval Academy."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the retirement and retirement annuities of civilian members of the teaching staff at the United States Naval Academy and the Postgraduate School, United States Naval Academy", approved January 16, 1936 (49 Stat. 1092; 34 U. S. C. 1073-1073e), is amended by inserting therein a new section numbered 4A, reading as follows:

"Sec. 4A. Each civilian member of the teaching staffs who is hereafter retired on or after reaching the age of retirement set forth in section 3 of this Act shall be paid a life annuity, terminable on his death, at the rate of the following total annual amount: The average annual basic salary, pay, or compensation received by such civilian teacher during any five consecutive years of allowable service at the option of such teacher, multiplied by the number of years of
service, not exceeding thirty-five years, and divided by seventy. The retirement annuity payable to each such retired teacher, under any annuity policy provided for by this Act, or under the provisions of section 4 of this Act, shall be counted as payable on account of the retirement annuity provided in this section 4A, and the Secretary of the Navy shall pay to each such retired teacher, from such appropriations as may be made for the purpose, such additional sums, if any, as will bring the total annual sum paid to such retired teacher to the total annual amount prescribed in this section 4A: Provided, That nothing herein contained shall operate to reduce the retirement annuity which would have been payable to any such retired teacher if this section had not been enacted: And provided further, That no payments under this section shall be made to any member of said staffs who shall be entitled to retirement and retirement benefits under the provisions of the Civil Service Retirement Act of 1920, as amended, and shall elect, or shall have elected, to continue thereunder."

SEC. 2. Section 5 of the said Act of January 16, 1936, is hereby amended by striking out the word "and" before the word "professors", and by striking out the period after said word "professors", and by adding after said word a comma, followed by the words "and senior professors".

Approved November 28, 1943.

CHAPTER 332

AN ACT

To amend section 107 of the Judicial Code, as amended, to change the terms of the District Court for the Middle District of Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That effective January 1, 1944, so much of the second sentence of section 107 (c) of the Judicial Code, as amended, as precedes the proviso is amended to read as follows: "Terms of the district court for the Nashville division of said district shall be held at Nashville on the fourth Monday in January and the fourth Monday in September; for the Columbia division at Columbia on the first Monday in May and the second Monday in November; and for the northeastern division at Cookeville on the second Monday in June and the first Monday in December."

Approved December 3, 1943.

[CHAPTER 333]

JOINT RESOLUTION

To provide for the appointment of a National Agricultural Jefferson Bicentenary Committee to carry out appropriate exercises and activities in recognition of the services and contributions of Thomas Jefferson to the farmers and the agriculture of the Nation.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the purpose of this resolution is to authorize, during the year beginning April 13, 1943, which marks the two hundredth anniversary of the birth of Thomas Jefferson, the creation of the National Agricultural Jefferson Bicentenary Committee which, together with public and private institutions in the service of agriculture, the United States Department of Agriculture and the State colleges of agriculture and organizations composed of farmers and their families, is hereby authorized to hold, conduct, and participate in ceremonies and activities throughout the Nation not only to revere Thomas Jefferson as
a patriotic statesman and philosopher, as author of the Declaration of Independence, as a private citizen and President of the United States but also in recognition of our great debt to him as a farmer, agricultural philosopher, inventive genius, educator, and leader in scientific agriculture.

Sec. 2. That there be created the National Agricultural Jefferson Bicentenary Committee. The Secretary of Agriculture is hereby appointed Chairman of and is hereby authorized to organize such Committee. The President pro tempore of the Senate shall appoint as members of the Committee five Members of the Senate. The Speaker of the House of Representatives shall appoint as members of the Committee five Members of the House of Representatives. The Secretary of Agriculture is hereby authorized to appoint in his discretion an appropriate number of members of the Committee representing the following agricultural organizations:

United States Department of Agriculture.

The land-grant colleges (including the colleges of agriculture, the agricultural experiment stations, and the agricultural extension services).

National farm organizations.

The agricultural press.

Scientific and learned societies dealing with agriculture.

The Office of Education.

The Secretary of Agriculture is empowered to appoint a secretary for the Committee. All members of the Committee are to serve without compensation. The duties of the Committee shall be to assist in bringing to the attention of the people of the United States the great services rendered by Jefferson to agriculture and to encourage and promote appropriate and timely activities in connection with the various agricultural organizations mentioned above and of the States of the United States, in the various agricultural meetings to be held during the current year, to encourage appropriate programs dealing with Jefferson and agriculture in the United States Department of Agriculture and the land-grant colleges, to encourage widespread dissemination through the press, the radio, farmers' meetings, the rural schools and agricultural high schools, and so forth, information about Jefferson.

Sec. 3. The provisions of this joint resolution shall not be construed to authorize the making of any appropriation to carry out its purpose.

Approved December 3, 1943.

[CHAPTER 342] AN ACT
Amending the Selective Training and Service Act of 1940, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 5 of the Selective Training and Service Act of 1940, as amended, is hereby amended by adding at the end thereof the following new subsections:

"(1) In the case of any registrant whose principal place of employment is located outside the appeal board area in which the local board having jurisdiction over the registrant is located, any occupational deferment under subsection (c) (2) or subsection (e) of this section existing at the date of enactment of this subsection shall within thirty days after such date, and any such occupational deferment made after the date of enactment of this subsection shall within ten days after such deferment is made, be submitted for review and decision to the
Selective service appeal board having jurisdiction over the area in which is located the principal place of employment of the registrant. Such decision of the appeal board shall be final unless modified or changed by the President, and such decision shall be made public. The President, upon appeal or upon his own motion, shall have power to determine all claims or questions with respect to inclusion for, or exemption or deferment from, training and service under this Act; and the determination of the President shall be final.

"(n) Notwithstanding the provisions of section 4 (b), under such rules and regulations as the President may prescribe, on the basis of the best inventory information available to him at the time of allocating calls, without affecting the usual regular and orderly flow of the Nation's manpower into the armed forces as required for service therein, and in accordance with the requisitions of the land and naval forces and with the other provisions of this Act, registrants shall, on a Nation-wide basis within the Nation and a State-wide basis within each State, be ordered to report to induction stations in such a manner that registrants, regardless of their occupations or the activities in which they may be engaged, who were married prior to December 8, 1941, who have maintained a bona fide family relationship with their families since that date and who have a child or children under eighteen years of age, will be inducted after the induction of other registrants not deferred, exempted, relieved from liability, or postponed from induction under this Act or the rules and regulations prescribed thereunder who are available for induction and are acceptable to the land and naval forces. The term 'child' as used in this section means a legitimate child born prior to September 15, 1942, a stepchild, adopted child, foster child, or a person who is in the relationship of child to the registrant, who became such prior to December 8, 1941, who is less than eighteen years of age, or who by reason of mental or physical defects is incapable of self-support, who is unmarried, and with whom the registrant has maintained a bona fide family relationship in their home since December 7, 1941, or since the date of birth if such date of birth is later than December 7, 1941: Provided, That no individuals shall be called for induction, ordered to report to induction stations, or be inducted because of their occupations, or by occupational groups, or by groups in any plant or institutions, except pursuant to a requisition by the land or naval forces for persons in needed medical professional and specialist categories."

SEC. 2. (a) Section 10 (a) (2) of such Act, as amended, is amended to read as follows:

"(2) to create and establish a Selective Service System, and shall provide for the classification of registrants and of persons who volunteer for induction under this Act on the basis of availability for training and service, and shall establish within the Selective Service System civilian local boards, civilian appeal boards, and such other agencies, including agencies of appeal, as may be necessary to carry out the provisions of this Act. There shall be created one or more local boards in each county or political subdivision corresponding thereto of each State, Territory, and the District of Columbia. Each local board shall consist of three or more members to be appointed by the President, from recommendations made by the respective Governors or comparable executive officials. No member of any such local board shall be a member of the land or naval forces of the United States, but each member of any such local board shall be a civilian who is a citizen of the United States residing in the county or political subdivision corresponding thereto in which such local board has jurisdiction under rules and regulations prescribed by the President. Such local boards, under rules and regulations prescribed by the President, shall have
power within their respective jurisdictions to hear and determine, subject to the right of appeal to the appeal boards herein authorized all questions or claims with respect to inclusion for, or exemption or deferment from, training and service under this Act of all individuals within the jurisdiction of such local boards. The decisions of such local boards shall be final except where an appeal is authorized and is taken in accordance with such rules and regulations as the President may prescribe. Appeal boards within the Selective Service System shall be composed of civilians who are citizens of the United States. The decision of such appeal boards shall be final in cases before them on appeal unless modified or changed by the President as provided in the last sentence of section 5 (1) of this Act. No person who is an officer, member, agent, or employee of the Selective Service System, or of any such local or appeal board or other agency, shall be excepted from registration, or deferred from training and service, as provided for in this Act, by reason of his status as such officer, member, agent, or employee;”.

(b) Section 10 (a) (3) of such Act, as amended, is amended to read as follows:

“(3) to appoint, by and with the advice and consent of the Senate, and fix the compensation of at a rate not in excess of $10,000 per annum, a Director of Selective Service who shall be directly responsible to him and to appoint and fix the compensation of such other officers, agents, and employees as he may deem necessary to carry out the provisions of this Act: Provided, That any officer on the active or retired list of the Army, Navy, Marine Corps, or Coast Guard, or of any reserve component thereof or any officer or employee of any department or agency of the United States who may be assigned or detailed to any office or position to carry out the provisions of this Act (except to offices or positions on local boards or appeal boards established or created pursuant to section 10 (a) (2)) may serve in and perform the functions of such office or position without loss of or prejudice to his status as such officer in the Army, Navy, Marine Corps, or Coast Guard or reserve component thereof, or as such officer or employee in any department or agency of the United States: Provided further, That the President may appoint necessary clerical and stenographic employees for local boards and fix their compensation without regard to the Classification Act of 1923, as amended;”.

SEC. 3. Section 10 (b) of such Act, as amended, is amended to read as follows:

“(b) The President is authorized to delegate to the Director of Selective Service only, any authority vested in him under this Act (except section 9). The Director of Selective Service may delegate and provide for the delegation of any authority so delegated to him by the President and any other authority vested in him under this Act, to such officers, agents, or persons as he may designate or appoint for such purpose or as may be designated or appointed for such purpose pursuant to such rules and regulations as he may prescribe.”

SEC. 4. Section 10 of such Act, as amended, is amended by adding at the end thereof the following new subsection:

“(e) In order to assist in the determination of whether or not men should be deferred from training and service because they are physically, mentally, or morally deficient or defective, and to delay as long as possible the induction of men living with their families, the President is authorized and directed forthwith to appoint a commission of
five qualified physicians, of whom one only shall be an Army officer and one only a Navy officer, and the three remaining members shall be qualified civilian physicians not employed by the Federal Government, who shall examine the physical, mental, and moral qualification requirements for admission to the Army, Navy, and Marine Corps, and recommend to the President any changes therein which they believe can be made without impairing the efficiency of the armed services. The commission shall especially consider the establishment of special standards for men who will be inducted only for limited service. The Director of Selective Service shall cause to be reexamined those men, including those previously discharged from the armed services because of physical disability, who may qualify under any new standards established."

Sec. 5. Any registrant within the categories herein defined when it appears that his induction will shortly occur shall, upon request, be ordered by his local board in accordance with schedules authorized by the Secretary of War, the Secretary of the Navy, and the Director of Selective Service, to any regularly established induction station for a preinduction physical examination, subject to reexaminations.

The commanding officer of such induction station where such physical examination is conducted under this provision shall issue to the registrant a certificate showing his physical fitness or lack thereof, and this examination shall be accepted by the local board, subject to periodic reexamination. Those registrants who are classified as 1-A at the time of such physical examination and who are found physically qualified for military service as a result thereof, shall remain so classified and report for induction in regular order.

Sec. 6. The Director of Selective Service shall obtain full and complete information from the various agencies, departments, and branches of the Federal Government, and from other sources, concerning requests for deferment, deferments, exemptions, rejections, discharges, inductions, enlistments, replacement schedules, and other matters with respect to registrants, whether or not they are members of the armed forces, or whether or not they are Government or private employees; and he shall report that information, together with the manner in which the provisions of the Selective Training and Service Act of 1940, as amended, are being administered, to the Senate and House Committees on Military Affairs monthly or at such intervals as the Committees may designate from time to time.

Sec. 7. Except as provided in this Act, all laws and parts of laws in conflict with the provisions of this Act are hereby suspended to the extent of such conflict for the period in which this Act shall be in force.

Approved December 5, 1943.
following: "And provided further, That in the event of the death of any beneficiary before payment to and collection by such beneficiary of the amount authorized herein, such gratuity shall be paid to the next living beneficiary in the order of succession above stated: And provided further, That if there be no widow, child, or previously designated dependent relative, the Secretary of War shall cause the amount herein provided to be paid to any grandchild, parent, brother or sister, or grandparent shown to have been dependent upon such officer or enlisted man prior to his death, and the determination of such fact by the Secretary of War shall be final and conclusive upon the accounting officers of the Government: And provided further, That the last foregoing proviso shall be effective as of August 27, 1940."

SEC. 2. Nothing herein shall be construed to invalidate or in any manner affect any payments made prior to the date of the approval of this Act, but no gratuity payment shall hereafter be made to the representative of the estate of a beneficiary who died prior to such approval. Approved December 17, 1943.

[CHAPTER 344] AN ACT

To repeal the Chinese Exclusion Acts, to establish quotas, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following Acts or parts of Acts relating to the exclusion or deportation of persons of the Chinese race are hereby repealed: May 6, 1882 (22 Stat. L. 58); July 5, 1884 (23 Stat. L. 115); September 13, 1888 (25 Stat. L. 476); October 1, 1888 (25 Stat. L. 504); May 5, 1892 (27 Stat. L. 25); November 3, 1893 (28 Stat. L. 7); that portion of section 1 of the Act of July 7, 1898 (30 Stat. L. 750, 751), which reads as follows: "There shall be no further immigration of Chinese into the Hawaiian Islands except upon such conditions as are now or may hereafter be allowed by the laws of the United States; and no Chinese, by reason of anything herein contained, shall be allowed to enter the United States from the Hawaiian Islands."; section 101 of the Act of April 30, 1900 (31 Stat. L. 141, 161); those portions of section 1 of the Act of June 6, 1900 (31 Stat. L. 588, 611), which read as follows: "And nothing in section four of the Act of August fifth, eighteen hundred and eighty-two (Twenty-second Statutes at Large, page two hundred and twenty-five), shall be construed to prevent the Secretary of the Treasury from hereafter detailing one officer employed in the enforcement of the Chinese exclusion law and hereafter the Commissioner-General of Immigration, in addition to his other duties, shall have charge of the administration of the Chinese exclusion law, under the supervision and direction of the Secretary of the Treasury."; March 3, 1901 (31 Stat. L. 1093); April 29, 1902 (32 Stat. L. 176); April 27, 1904 (33 Stat. L. 425); section 25 of the Act of March 3, 1911 (36 Stat. L. 197, 199); that portion of the Act of August 24, 1912 (37 Stat. L. 417, 76), which reads as follows: "Provided, That all charges for maintenance or return of Chinese persons applying for admission to the United States shall hereafter be paid or reimbursed to the United States by the person, company, partnership, or corporation, bringing such Chinese to a port of the United States as applicants for admission."; that portion of the Act of June 28, 1913 (38 Stat. L. 4, 65), which reads as follows: "Provided, That from and after July first, nineteen hundred and thirteen, all Chinese persons ordered deported under judicial writs shall be
delivered by the marshal of the district or his deputy into the custody of any officer designated for that purpose by the Secretary of Commerce and Labor, for conveyance to the frontier or seaboard for deportation in the same manner as aliens deported under the immigration laws."

SEC. 2. With the exception of those coming under subsections (b), (d), (e), and (f) of section 4, Immigration Act of 1924 (43 Stat. 155; 44 Stat. 812; 45 Stat. 1009; 46 Stat. 854; 47 Stat. 656; 8 U. S. C. 204), all Chinese persons entering the United States annually as immigrants shall be allocated to the quota for the Chinese computed under the provisions of section 11 of the said Act. A preference up to 75 per cent of the quota shall be given to Chinese born and resident in China.

SEC. 3. Section 303 of the Nationality Act of 1940, as amended (54 Stat. 1140; 8 U. S. C. 703), is hereby amended by striking out the word "and" before the word "descendants", changing the colon after the word "Hemisphere" to a comma, and adding the following: "and Chinese persons or persons of Chinese descent:"

Approved December 17, 1943.

[CHAPTER 345]

AN ACT
To suspend temporarily the application of sections 3114 and 3115 of the Revised Statutes, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the application of the provisions of sections 3114 and 3115 of the Revised Statutes, as amended (U. S. C., 1940 edition, titles 19, secs. 257 and 258), is hereby suspended.

SEC. 2. This Act shall remain in force until two years after the date of the enactment of this Act, or until the day following the date of the cessation of hostilities in the present war (as defined in section 780 (e) of the Internal Revenue Code), whichever shall first occur, and shall apply to all duties which have accrued on repairs made, or equipment purchased, on or after December 8, 1941: Provided, That no claim for a refund of duty pursuant to this Act shall be allowed unless a written application for such refund is filed by the party in interest within six months from the date of the enactment of this Act with the collector of customs at the port where entry was made or the Bureau of Customs: Provided further, That nothing in this Act shall be construed to require any Federal department or agency to obtain a refund of duty pursuant to this Act.

Approved December 17, 1943.

[CHAPTER 346]

AN ACT
Extending the time within which applications under section 722 of the Internal Revenue Code must be made.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section 722 (d) of the Internal Revenue Code (prescribing the time for filing applications for general relief under the excess-profits tax) is amended to read as follows:

"(d) APPLICATION FOR RELIEF UNDER THIS SECTION.—The taxpayer shall compute its tax, file its return, and pay the tax shown on its
return under this subchapter without the application of this section, except as provided in section 710 (a) (5). The benefits of this section shall not be allowed unless the taxpayer within the period of time prescribed by section 322 and subject to the limitation as to amount of credit or refund prescribed in such section makes application therefor in accordance with regulations prescribed by the Commissioner with the approval of the Secretary. If a constructive average base period net income has been determined under the provisions of this section for any taxable year, the Commissioner may, by regulations approved by the Secretary, prescribe the extent to which the limitations prescribed by this subsection may be waived for the purpose of determining the tax under this subchapter for a subsequent taxable year."

(b) The amendments made by subsection (a) shall be applicable with respect to taxable years beginning after December 31, 1939.

INTEREST

SEC. 2. (a) DEFICIENCIES. Section 292 of the Internal Revenue Code is amended (1) by inserting immediately before the first paragraph the following: “(a) GENERAL RULE.—” and (2) by inserting at the end of such section the following:

“(b) DEFICIENCY RESULTING FROM RELIEF UNDER SECTION 722.—If any part of a deficiency for a taxable year beginning prior to January 1, 1942, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be assessed or paid with respect to such part of the deficiency. If any part of a deficiency for a taxable year beginning after December 31, 1941, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be assessed or paid with respect to such part of the deficiency. If any part of a deficiency for a taxable year beginning after December 31, 1941, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be assessed or paid with respect to such part of the deficiency. If any part of a deficiency for a taxable year beginning after December 31, 1941, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be assessed or paid with respect to such part of the deficiency.

(b) OVERPAYMENTS.—Section 3771 of the Internal Revenue Code is amended by inserting at the end thereof the following:

“(g) CLAIMS BASED UPON RELIEF UNDER SECTION 722.—If any part of an overpayment for a taxable year beginning prior to January 1, 1942, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be allowed or paid with respect to such part of the overpayment. If any part of an overpayment for a taxable year beginning after December 31, 1941, is determined by the Commissioner to be attributable to the final determination of an application for relief or benefit under section 722 for any taxable year, no interest shall be allowed or paid with respect to such part of the overpayment.

SEC. 3. (a) Section 162 (d) (1) (B) of the Revenue Act of 1942 is amended to read as follows:
“(B) such a plan shall be considered as satisfying the requirements of section 165 (a), (3), (4), and (5) and (6) for the period beginning with the beginning of the first taxable year following December 31, 1942, and ending December 31, 1944, if the provisions thereof satisfy such requirements by December 31, 1944, and if by that time such provisions are made effective for all purposes as of a date not later than January 1, 1944.”

(b) Section 162 (d) (2) of the Revenue Act of 1942 is amended to read as follows:

“(2) In the case of a stock bonus, pension, profit sharing or annuity plan put into effect after September 1, 1942, such a plan shall be considered as satisfying the requirements of section 165 (a), (3), (4), (5) and (6) for the period beginning with the date such plan is put into effect and ending December 31, 1944, if the provisions thereof satisfy such requirements by December 31, 1944, and if by that time such provisions are made effective for all purposes as of a date not later than the effective date of such plan or January 1, 1944, whichever is the later.”

Approved December 17, 1943.

[CHAPTER 347]

AN ACT

To increase the amount of Federal aid to State or Territorial homes for the support of disabled soldiers and sailors of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled “An Act to provide aid to State or Territorial homes for the support of disabled soldiers and sailors of the United States”, approved August 27, 1888, as amended (U. S. C., 1940 edition, title 24, sec. 134), is amended by striking out in the first paragraph thereof “$240 per annum” and inserting in lieu thereof “$300 per annum”.

SEC. 2. The amendment made by this Act shall apply to payments with respect to the care given to disabled soldiers and sailors on and after the first day of the month next following the month during which this Act is enacted: Provided, That said payments shall be made regardless of whether said veteran may be receiving domiciliary care or hospitalization in said home and the appropriations of the Veterans’ Administration for medical, hospital, and domiciliary care shall be available for this purpose: Provided further, That no payment to a State or Territory under this Act shall be made for any period prior to the date upon which the Administrator of Veterans’ Affairs determines that the veteran on whose account such payment is requested is eligible for such care in a Veterans’ Administration facility.

Approved December 17, 1943.

[CHAPTER 348]

AN ACT

Providing for the transfer to the custody and control of the Secretary of the Navy of certain lands comprising a portion of Croatan National Forest in the State of North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture is authorized and directed to transfer to the custody and control of the Secretary of the Navy all lands owned by the United States and comprising a part of Croatan National Forest December 17, 1943 [S. 1315] [Public Law 203]
December 17, 1943

AN ACT

Authorizing the acquisition and conversion or construction of certain auxiliary vessels, landing craft, and district craft for the United States Navy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized to acquire and convert or to undertake the construction of two million five hundred thousand tons, or such portion thereof as may be directed by the President of auxiliary vessels and one million tons of landing craft and district craft, such auxiliary vessels, landing craft and district craft to be of such size, type, and design as the Secretary may consider best suited for the prosecution of the war, such vessels to be in addition to those heretofore authorized.

SEC. 2. There is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary to effectuate the purposes of this Act: Provided, That no sums expended by the Maritime Commission from funds appropriated to it for the construction of vessels which are transferred to the Navy shall be reimbursed from naval appropriations, except to the extent of agreements existing on the effective date of this Act: Provided further, That vessels acquired by the Navy from the Maritime Commission without reimbursement shall not be disposed of except by return to the Maritime Commission.

Approved December 17, 1943.

[CHAPTER 366]

AN ACT

To provide temporary additional pay for equipment maintenance for each carrier in Rural Mail Delivery Service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each carrier in Rural Mail Delivery Service shall be paid for equipment maintenance a sum equal to 1 cent per mile per day for each mile or major fraction of a mile scheduled in addition to the 5 cents per mile per day for each mile or major fraction of a mile scheduled as now provided by law. Payments for the additional equipment maintenance as provided herein shall be at the same periods and in the same manner as payments for regular compensation to rural carriers.

SEC. 2. There are hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such amounts as may be necessary to carry out the provisions of this Act.

SEC. 3. This Act shall take effect immediately upon its enactment, and shall terminate June 30, 1945, or such earlier date as the Congress may by concurrent resolution prescribe.

Approved December 17, 1943.
[CHAPTER 367]  JOINT RESOLUTION

Commemorating the fortieth anniversary of the first airplane flight by Wilbur and Orville Wright.

Whereas, on December 17, 1903, the first flight of a heavier than air machine was made by Wilbur and Orville Wright at Kill Devil Hills, Kitty Hawk, North Carolina; and

Whereas the fortieth anniversary of the first flight of a heavier than air machine will be commemorated on December 17, 1943: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Nation express its gratitude and respect for this signal and astounding contribution to the progress of the world on the fortieth anniversary thereof.

That an engrossed copy of this joint resolution be transmitted to Orville Wright, the surviving brother.

Approved December 17, 1943.

[CHAPTER 368]  JOINT RESOLUTION

To provide for the proper observance of the one hundred and fifty-second anniversary of the adoption of the first ten amendments to the Constitution, known as the Bill of Rights.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States is authorized and requested to issue a proclamation designating the week of December 12 to 18, 1943, as Bill of Rights Week, calling upon officials of the Government to display the flag of the United States on all Government buildings on December 15, the actual anniversary, and inviting the people of the United States to observe the week with appropriate ceremonies and prayer.

Approved December 17, 1943.

[CHAPTER 371]  JOINT RESOLUTION

To extend the time limit for immunity.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That effective as of December 7, 1943, all statutes, resolutions, laws, articles, and regulations, affecting the possible prosecution of any person or persons, military or civil, connected with the Pearl Harbor catastrophe of December 7, 1941, or involved in any other possible or apparent dereliction of duty, that operate to prevent the court martial or prosecution of any person or persons in military or civil capacity, involved in any matter in connection with the Pearl Harbor catastrophe of December 7, 1941, or involved in any other possible or apparent dereliction of duty, are hereby extended for a period of six months.

Approved December 20, 1943.
To authorize the acquisition by exchange of certain lands for addition to the Sequoia National Park.

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 is hereby authorized, in his discretion, to accept title to lands and interests in lands near the entrance to the Sequoia National Park, subject to existing easements for public highways and public utilities, within the following described tracts:

Tract A. A portion of tract 37, township 17 south, range 29 east, Mount Diablo meridian, Tulare County, California, comprising approximately two acres.

Tract B. A portion of the east half of the northeast quarter of section 4, township 17 south, range 29 east, Mount Diablo meridian, Tulare County, California, comprising approximately thirty-eight acres.

Tract C. A portion of the south half of tract 37, township 17 south, range 29 east, Mount Diablo meridian, Tulare County, California, comprising approximately sixty one-hundredths acre.

The owners of the lands to be conveyed to the United States, before any exchange is effective, shall furnish to the Secretary of the Interior evidence satisfactory to him of title to such lands. Such property shall become a part of the Sequoia National Park upon the acceptance of title thereto by the Secretary, and shall thereafter be subject to all laws and regulations applicable to the park.

Sec. 2. That in exchange for the conveyance to the United States of tract A, as provided in section 1 of this Act, the Secretary is authorized, in his discretion, to patent to the owner of tract A, subject to such terms and conditions as the Secretary may deem necessary, certain lands of approximately equal value described as follows:

Tract D. A portion of the southeast quarter of section 33, township 16 south, range 29 east, Mount Diablo meridian, Tulare County, California, comprising approximately two and fifty one-hundredths acres.

In exchange for the conveyance to the United States of tracts B and C, as provided in section 1 of this Act, the Secretary is authorized to patent, in a similar manner, to the owner of tracts B and C certain lands of approximately equal value described as follows:

Tract E. The southwest quarter of the northwest quarter of section 4, which shall be subject to section 24 of the Federal Power Act (16 U. S. C., sec. 818); the south half of the northeast quarter of section 5; and approximately sixty-eight acres of the south half of the southeast quarter of section 5, which shall be subject to section 24 of the Federal Power Act, all of said lands in tract E being situated in township 17 south, range 29 east, Mount Diablo meridian, comprising approximately one hundred and eighty-eight acres.

Sec. 3. Nothing in this Act shall be construed to alter or affect in any manner the provisions, or extend the term, of the permit here-tofore granted to the Southern California Edison Company and predecessors thereof for the use of lands in the Sequoia National Park for electric power development purposes, or to relieve the company of any financial or other obligation under said permit, or under agreements or orders relating or supplementary thereto.

Approved December 21, 1943.
[CHAPTER 373]

JOINT RESOLUTION

Fixing the date of meeting of the second session of the Seventy-eighth Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the second session of the Seventy-eighth Congress shall begin at noon on Monday, January 10, 1944.

Approved December 21, 1943.

[CHAPTER 375]

JOINT RESOLUTION

To permit the importation from foreign countries free of duty, during a period of ninety days, of certain grains and other products to be used for livestock and poultry feed, and suspending for two months the increase in the tax rates under the Federal Insurance Contributions Act.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of the Tariff Act of 1930, the following, when imported into the United States from foreign countries, and when entered, or withdrawn from warehouse, for consumption, during the period of ninety days beginning with the day following the date of enactment of this joint resolution, to be used as, or as a constituent part of, feed for livestock and poultry, shall be exempt from duty: Wheat, oats, barley, rye, flax, cottonseed, corn, or hay, or products in chief value of one or more of the foregoing or derivatives thereof: Provided, That this Act shall not be construed to authorize the importation of wheat for milling purposes. As used in this joint resolution the term "United States" means the several States, the District of Columbia, the Territories, Puerto Rico, and the Virgin Islands.

Sec. 2. The exemptions from duties provided for by this joint resolution shall be subject to compliance with regulations to be prescribed by the Secretary of the Treasury.

Sec. 3. (a) Clauses (1) and (2) of section 1400 of the Federal Insurance Contributions Act (Internal Revenue Code, sec. 1400) are amended to read as follows:

"(1) With respect to wages received during the calendar years 1939, 1940, 1941, 1942, 1943, and the first two calendar months of the calendar year 1944, the rate shall be 1 per centum,

"(2) With respect to wages received during the last ten calendar months of the calendar year 1944 and during the calendar year 1945, the rate shall be 2 per centum."

(b) Clauses (1) and (2) of section 1410 of such Act (Internal Revenue Code, sec. 1410) are amended to read as follows:

"(1) With respect to wages paid during the calendar years 1939, 1940, 1941, 1942, 1943, and the first two calendar months of the calendar year 1944, the rate shall be 1 per centum.

"(2) With respect to wages paid during the last ten calendar months of the calendar year 1944 and during the calendar year 1945, the rate shall be 2 per centum."

Approved December 22, 1943.
[CHAPTER 376] AN ACT

To provide for the extension of certain oil and gas leases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the Act of July 29, 1942 (56 Stat. 726), entitled “An Act to grant a preference right to certain oil and gas leases”, is hereby amended by adding at the end thereof the following new sentence: “The term of any five-year lease expiring prior to December 31, 1944, maintained in accordance with the applicable statutory requirements and regulations and for which no preference right to a new lease is granted by this section, is hereby extended to December 31, 1944.”

Approved December 22, 1943.

[CHAPTER 377] AN ACT

To limit private suits for penalties and damages arising out of frauds against the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3491 of the Revised Statutes (U. S. C., title 31, sec. 232) be, and it hereby is, amended to read as follows:

“SEC. 3491 (A). The several district courts of the United States, the District Court of the United States for the District of Columbia, the several district courts of the Territories of the United States, within whose jurisdictional limits the person doing or committing such act shall be found, shall wheresoever such act may have been done or committed, have full power and jurisdiction to hear, try, and determine such suit.

“(B) Except as hereinafter provided, such suit may be brought and carried on by any person, as well for himself as for the United States, the same shall be at the sole cost and charge of such person, and shall be in the name of the United States, but shall not be withdrawn or discontinued without the consent, in writing, of the judge of the court and the district attorney, first filed in the case, setting forth their reasons for such consent.

“(C) Whenever any such suit shall be brought by any person under clause (B) notice of the pendency of such suit shall be given to the United States by serving upon the United States attorney for the district in which such suit shall have been brought a copy of the bill of complaint and by sending, by registered mail, to the Attorney General of the United States at Washington, District of Columbia, a copy of such bill together with a disclosure in writing of substantially all evidence and information in his possession material to the effective prosecution of such suit. The United States shall have sixty days, after service as above provided, within which to enter appearance in such suit. If the United States shall fail, or decline in writing to the court, during said period of sixty days to enter any such suit, such person may carry on such suit. If the United States within said period shall enter appearance in such suit the same shall be carried on solely by the United States. In carrying on such suit the United States shall not be bound by any action taken by the person who brought it, and may proceed in all respects as if it were instituting the suit: Provided, That if the United States shall fail to carry on such suit with due diligence within a period of six months from the date of its appearance therein, or within such additional time as the court after notice may allow, such suit may be carried on by
the person bringing the same in accordance with clause (B) above. The court shall have no jurisdiction to proceed with any such suit brought under clause (B) or pending suit brought under section 3491 of the Revised Statutes whenever it shall be made to appear that such suit or any such evidence or information in the possession of the United States, or any agency, officer or employee thereof, at the time such suit was brought: Provided, however, That no abatement shall be had as to a suit pending at the effective date of this Act if before such suit was filed such person had in his possession and voluntarily disclosed to the Attorney General substantial evidence and information which was not theretofore in the possession of the Department of Justice.

"(D) In any suit whether or not on appeal pending at the effective date of this Act brought under Revised Statutes, section 3491, the court in which such suit is pending shall stay all further proceedings, and shall forthwith cause written notice, by registered mail, to be given the Attorney General that such suit is pending, and the Attorney General shall have sixty days from the date of such notice to appear and carry on such suit in accordance with clause (C).

"(E) (1) In any such suit, if carried on by the United States as herein provided, the court may award to the person who brought such suit, out of the proceeds of such suit or any settlement of any claim involved therein, which shall be collected, an amount which in the judgment of the court is fair and reasonable compensation to such person for disclosure of the information or evidence not in the possession of the United States when such suit was brought. Any such award shall in no event exceed one-tenth of the proceeds of such suit or any settlement thereof.

(2) In any such suit when not carried on by the United States as herein provided, whether heretofore or hereafter brought, the court may award to the person who brought such suit and prosecuted it to final judgment, or to settlement, as provided in clause (B), out of the proceeds of such suit or any settlement of any claim involved therein, which shall be collected, an amount, not in excess of one-fourth of the proceeds of such suit or any settlement thereof, which in the judgment of the court is fair and reasonable compensation to such person for the collection of any forfeiture and damages; and such person shall be entitled to receive to his own use such reasonable expenses as the court shall find to have been necessarily incurred and all costs the court may award against the defendant, to be allowed and taxed according to any provision of law or rule of court in force, or that shall be in force in suits between private parties in said court: Provided, That such person shall be liable for all costs incurred by himself in such case and shall have no claim therefor on the United States.

Sec. 2. Section 3493 of the Revised Statutes (U. S. C., title 31, sec. 234) is hereby repealed.

Approved December 23, 1943.

[CHAPTER 378]

AN ACT

To amend the Coast Guard Auxiliary and Reserve Act of 1941, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Coast Guard Auxiliary and Reserve Act of 1941, as amended, is hereby further amended as follows:

Strike out section 402 and substitute therefor the following:

"Sec. 402. Members of the Women's Reserve may be commissioned or enlisted in such appropriate ranks and ratings, not above the

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[Public Law 214]
rank of captain, corresponding to those of the Regular Coast Guard, as may be prescribed by the Secretary of the Treasury, or by the Secretary of the Navy while the Coast Guard is operating as a part of the Navy: Provided, That there shall not be more than one officer in the grade of captain: Provided further, That military authority of officers commissioned under the provisions of this title may be exercised over women of the Reserve only and is limited to the administration of the Women's Reserve."

61 Stat. 1020.

Strike out section 406, and renumber sections 407 and 408 as 406 and 407, respectively.

Approved December 23, 1943.

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[CHAPTER 379] AN ACT

To authorize the Secretary of Agriculture to sell and convey to The State Hospital at Goldsboro, Goldsboro, North Carolina, certain tract of land, situated in Wayne County, North Carolina.

Beginning at a nail on the centerline of a dirt road said corner being a common corner between lands owned by one Charles Davis and the tract hereinafter described, thence along the common line north one degree fifty minutes east one thousand three hundred and forty-five and eight one-hundredths feet; thence north sixty-nine degrees thirty-three minutes east one thousand three hundred and sixty-six and twenty one-hundredths feet; thence south four degrees fifty-three minutes west two hundred and ninety-seven feet to the center line of a canal; thence along said canal the following courses and distances: South seventy-three degrees one minute east eighty-one and eighty-four one-hundredths feet, south seventy-six degrees fifty-seven minutes east one hundred and two and seventy-one one-hundredths feet, south forty-seven degrees twenty-four minutes east one hundred and thirty-three and six one-hundredths feet to the west bank of Little River; thence along the west bank of Little River the following courses and distances: South seventy-one degrees forty-nine minutes thirty-eight seconds west fifty-one and ninety-four one-hundredths feet, south seventy degrees ten minutes thirty-two seconds west one hundred and twenty and sixty-five one-hundredths feet, south fifty-five degrees thirty-three minutes forty-nine seconds west one hundred and sixty-four and twenty-one one-hundredths feet, south forty degrees thirty-four minutes thirty-four seconds west two hundred and fifty-three and four one-hundredths feet, south seven degrees twenty-two minutes west one hundred and seventy and twenty-one one-hundredths feet, south forty-six degrees forty-two minutes seventeen seconds east three hundred and ninety-five and eighty-one one-hundredths feet, south forty-one degrees thirteen minutes thirteen seconds east two hundred and fifty-one and thirty-three one-hundredths feet, south sixty degrees forty-one minutes forty-four seconds east two hundred and thirty-four and thirty-one one-hundredths feet, south seventy-five degrees thirty-seven minutes forty-four seconds east two hundred and fifty-five and fifty-five one-hundredths feet, south sixty-four degrees twenty-six
minutes forty-six seconds east eighty-one and forty-four one-hundredths feet, south forty-one degrees twenty minutes nine seconds east two hundred and ninety-five and twenty-eight one-hundredths feet, south seventy-four degrees eight minutes nineteen seconds east one hundred and forty-two and ten one-hundredths feet, south sixty-seven degrees no minutes thirty-eight seconds east three hundred and twenty-three and forty-seven one-hundredths feet, south thirty-one degrees six minutes thirty seconds east eighty-three and eighty-nine one-hundredths feet, south one degree twenty-seven minutes thirteen seconds east eighty-four and fifty-five one-hundredths feet, south forty-nine degrees fourteen minutes west two hundred and twenty-seven and thirty-seven one-hundredths feet, south seventy-four degrees twenty-six minutes seven seconds west three hundred and twenty and fifty-six one-hundredths feet, south forty-eight degrees fifty-six minutes eleven seconds west one hundred and seventy-five and thirty-one one-hundredths feet; thence leaving the west bank of Little River and running south seventy-seven degrees thirty-nine minutes west seven hundred and fifty-eight and sixty-one one-hundredths feet; thence north seventy degrees eighteen minutes west nine hundred and four and seventy-nine one-hundredths feet to the center line of a dirt road; thence along the center line of said dirt road the following courses and distances: North twenty-six degrees eleven minutes west two hundred and thirty-one and sixty-six one-hundredths feet, north thirty-eight degrees twenty-two minutes west one hundred and thirty-two and no one-hundredths feet, north fifty-two degrees twenty-five minutes west one hundred and thirty-two and no one-hundredths feet, north fifty-eight degrees twenty minutes west two hundred and thirty-two and eighty-five one-hundredths feet to the point of beginning.

Approved December 23, 1943.

[CHAPTER 380]

AN ACT

Making appropriations to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1944, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1944, and for other purposes.

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, to supply deficiencies in certain appropriations for the fiscal year ending June 30, 1944, and for prior fiscal years, to provide supplemental appropriations for the fiscal year ending June 30, 1944, and for other purposes:

TITLE I—GENERAL APPROPRIATIONS

LEGISLATIVE

SENATE

To enable the Secretary of the Senate to expend from the appropriation for “Salaries of officers and employees of the Senate”, fiscal year 1944, the necessary amount to increase from $3,600 per annum to $4,200 per annum, beginning December 1, 1943, the salary of the chief bookkeeper so long as the position is held by the present incumbent, and the Legislative Branch Appropriation Act for the fiscal year ending June 30, 1944, hereby is amended accordingly.

For an amount to increase the salary of the assistant clerk of the Committee on Appropriations at $3,900 per annum to $5,000 per an-
num and $1,500 additional so long as the position is held by the present incumbent, beginning December 1, 1943, fiscal year 1944, $1,517, and the Legislative Branch Appropriation Act, 1944, is hereby amended accordingly.

To enable the Secretary of the Senate to expend from the appropriation for “Salaries of officers and employees of the Senate”, fiscal year 1944, so much as may be necessary to provide two additional clerks at $1,500 per annum each, one for each Senator from an additional State having a population of more than three million inhabitants.

The Legislative Branch Appropriation Act for the fiscal year 1944 hereby is amended to enable the Secretary of the Senate to expend from the appropriation for salaries of officers and employees of the Senate so much as may be necessary to provide two additional clerks at $1,500 per annum each, one for each Senator from an additional State having a population of more than ten million inhabitants.

HOUSE OF REPRESENTATIVES

For payment to the widow of Francis D. Culkin, late a Representative from the State of New York, $10,000.

For payment to the widow of Edward W. Creal, late a Representative from the State of Kentucky, $10,000.

The two foregoing sums to be disbursed by the Sergeant at Arms of the House of Representatives.

For an additional amount for the appropriation “Mileage of Members and Delegates, House of Representatives, 1943”, $1,500, such combined sum to be available for such mileage on account of the first session of the Seventy-eighth Congress incurred during the fiscal years 1943 and 1944.

Contested-election expenses: For payment to Luther Patrick, contestee, for expenses incurred in the contested-election case of Denson versus Patrick, as audited and recommended by the Committee on Elections Numbered Three, $1,500, to be disbursed by the Clerk of the House of Representatives.

Contested-election expenses: For payment to the following contestant and contestee for expenses incurred in the contested-election case of Sullivan versus Miller, as audited and recommended by the Committee on Elections Numbered Three, namely:

John B. Sullivan, contestant, $566.86;
Louis E. Miller, contestee, $1,087.29;
In all, $1,654.15, to be disbursed by the Clerk of the House of Representatives.

Contingent expenses: For an additional amount for telegraph and telephone, fiscal year 1943, $37,500.

Stationery: For stationery for Representatives, Delegates, and the Resident Commissioner from Puerto Rico, for the first session of the Seventy-eighth Congress, fiscal years 1943 and 1944, $600.

CAPITOL POLICE

For an additional amount for salaries, Capitol Police, fiscal year 1944, $18,105, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House.

JOINT COMMITTEE ON PRINTING

For an additional amount for salaries, Joint Committee on Printing, fiscal year 1944, $1,254, one-half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House.
THE JUDICIARY

MISCELLANEOUS ITEMS OF EXPENSE

For an additional amount for fees of commissioners, fiscal year 1943, including the objects specified under this head in the Judiciary Establishment Appropriation Act, 1943, $67,600.

EXECUTIVE OFFICE OF THE PRESIDENT

BUREAU OF THE BUDGET

For an additional amount for salaries and expenses, Bureau of the Budget, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, and including $20,000 additional for the temporary employment of persons or organizations by contract or otherwise without regard to section 3709 of the Revised Statutes, or the Classification Act of 1923, as amended, $75,000, of which $20,000 shall be allocated to the Federal Board of Hospitalization.

OFFICE FOR EMERGENCY MANAGEMENT

OFFICE OF DEFENSE TRANSPORTATION

The appropriation, salaries and expenses, Office of Defense Transportation, contained in the National War Agencies Appropriation Act, 1944, shall be available, in addition to the objects specified for said appropriation in said Act, for the payment, at rates not in excess of those fixed by law for witnesses attending in United States courts (28 U. S. C. 600c), of fees, mileage, and subsistence of witnesses appearing at hearings held by the Office of Defense Transportation in connection with the performance of its functions: Provided, That the payment of subsistence shall be subject to certification by the Director of the Office of Defense Transportation or his designee, as to the necessity therefor.

OFFICE OF SCIENTIFIC RESEARCH AND DEVELOPMENT

The appropriation for the Office of Scientific Research and Development contained in the National War Agencies Appropriation Act, 1944, shall, in addition to the objects specified under this head and the head "General provisions" in said Act, be available for payment, when specifically authorized or approved by the Director of the Office of Scientific Research and Development or such other official as he may designate for the purpose, of travel expenses, including transportation of personal effects, of personnel to their first posts of duty outside the continental limits of the United States, and return to the United States; and not to exceed $2,500 for entertainment of officials of other countries.

OFFICE OF WAR INFORMATION

For an additional amount for salaries and expenses, Office of War Information, fiscal year 1944, including the objects specified under this head and under "General provisions" pertaining to the Office for Emergency Management in the National War Agencies Appropriation Act, 1944, $5,000,000: Provided, That this appropriation shall not be available for expenditure unless the Director of the Office of War Information, with the approval of the President, shall determine that such funds are necessary for carrying on activities in conjunction with actual or projected military operations: Provided further,
That the last paragraph under the head "Office of War Information" in the National War Agencies Appropriation Act, 1944, shall not be construed to apply to supplementation by reverse lend-lease: Provided further, That the limitation on the appropriation for the Office of War Information for the fiscal year 1944 for printing and binding within the continental limits of the United States is hereby increased from $1,400,000 to $1,500,000.

WAR MANPOWER COMMISSION

General administration: For an additional amount for general administration, War Manpower Commission, fiscal year 1944, including the objects specified under this head in the War Manpower Commission Appropriation Act, 1944, and including $84,500 additional for printing and binding and $236,000 additional for travel expenses, $2,849,000.

Employment office facilities and services: For an additional amount for employment office facilities and services, fiscal year 1944, including the objects specified under this head in the War Manpower Commission Appropriation Act, 1944, and including $26,407 additional for printing and binding and $170,000 additional for travel expenses, $6,233,000.

Training-Within-Industry Service: For an additional amount for Training-Within-Industry Service, War Manpower Commission (national defense), fiscal year 1944, including the objects specified under this head in the War Manpower Commission Appropriation Act, 1944, and including $196,800 additional for travel expenses, $461,500.

WAR PRODUCTION BOARD

The appropriation for the War Production Board for the fiscal year 1944 shall be available for travel expenses to and from their homes or regular places of business in accordance with the Standardized Government Travel Regulations, including travel in privately owned automobile (and including per diem in lieu of subsistence at place of employment) of persons employed intermittently away from their homes or regular places of business as consultants or compliance commissioners and receiving compensation on a per diem when actually employed basis.

WAR SHIPPING ADMINISTRATION

The amount that may be used for administrative expenses in the fiscal year 1944 under the head "War Shipping Administration, revolving fund", is hereby increased from $9,650,000 to $12,000,000.

INDEPENDENT EXECUTIVE AGENCIES

CIVIL SERVICE COMMISSION

The Comptroller General of the United States shall make a study of the proposed centralization of retirement fund records in the Civil Service Commission, both from the standpoint of statutory requirements and the sufficiency thereof for accounting purposes, and shall submit a report thereon to the chairmen of the Committee on Appropriations of the United States Senate and the House of Representatives within ninety days from the date of approval of this Act.

Salaries and expenses (national defense): For an additional amount for salaries and expenses, national defense, Civil Service Commission, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, $891,705.
EMPLOYEES' COMPENSATION COMMISSION

Employees' compensation fund: For an additional amount, fiscal year 1944, for the payment of compensation provided by the Act of September 7, 1916 (5 U. S. C. 785), as amended, including the objects specified under this head in the Employees' Compensation Commission Appropriation Act, 1944, $3,700,000, which, together with the amount heretofore appropriated under this head, shall be available also for reimbursement payments authorized by the Act of December 2, 1942 (42 U. S. C. 1701), as amended, rehabilitation expenses and fees or payments to other agencies of the United States and other public agencies or private persons, agencies, or institutions, for services or facilities rendered by them pursuant to agreement and approved by the Commission.

FEDERAL SECURITY AGENCY

OFFICE OF THE ADMINISTRATOR

Traveling expenses: For an additional amount for traveling expenses, Federal Security Agency, fiscal year 1944, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1944, $52,550, which amount shall be transferred to the Public Health Service in accordance with the provisions of such Act authorizing such transfers.

National Youth Administration liquidation: For all expenses necessary to enable the Federal Security Administrator to provide for the settlement of obligations of the National Youth Administration, and also to settle claims for property damage accruing prior to January 2, 1944, under paragraph 20 of the National Youth Administration Appropriation Act, 1943 (which paragraph is hereby extended to such date), as may be proper in closing the affairs and accounts of the National Youth Administration, not to exceed $300,000 of the unexpended balances of the appropriations made to the National Youth Administration for the purposes of liquidation in the War Manpower Commission Appropriation Act, 1944, and the Second Deficiency Appropriation Act, 1943, are hereby continued available until June 30, 1944, for payment of all such obligations incurred prior to January 1, 1944, including accumulated and accrued annual leave to employees who have not liquidated such by January 1, 1944; and also for the payment of salaries and other necessary administrative expenses (including personal services in the District of Columbia and travel expenses), not exceeding $145,000, incurred during the period January 1 to June 30, 1944, both inclusive, including payment of accumulated and accrued annual leave of the personnel employed under such amount: Provided, That no person shall be employed under such sum of $145,000 at a rate exceeding the rates applicable to classification grade CAF-13 or the equivalent and the amount allocated for salaries thereunder shall not exceed $75,000 and the amount for microfilming records shall not exceed $50,000: Provided further, That the Federal Security Administrator is hereby authorized to retain such office materials, supplies, and equipment of the National Youth Administration as may be necessary in carrying out the purposes of this appropriation, and such office materials, supplies, and equipment shall not be subject to the provisions of the Second Deficiency Appropriation Act, 1943, with respect to such property, during the period of such use: Provided further, That said Administrator is authorized to appoint such personnel as may be required for the purposes hereof without regard to civil service and classification laws.
Claim for damages, operation of vessels: To pay a claim for damages adjusted and determined by the Administrator of the Federal Security Agency under the provisions of the Act entitled "An Act to provide for the adjustment and settlement of certain claims for damages resulting from the operation of vessels of the Coast Guard and the Public Health Service, in sums not exceeding $3,000 in any one case", approved June 15, 1936, as fully set forth in House Document Numbered 318, Seventy-eighth Congress, $60.

Vocational rehabilitation: For carrying out the provisions of the Vocational Rehabilitation Act Amendments of 1943, fiscal year 1944, to be additional to the amounts appropriated in the first, second, and fourth paragraphs under the heading "Vocational rehabilitation" in the Federal Security Agency Appropriation Act, 1944, and made available under section 102 of the National War Agencies Appropriation Act, 1944, for carrying out such provisions, $3,500,000.

For administrative expenses in carrying out the provisions of the Vocational Rehabilitation Act Amendments of 1943, to be additional to the amount appropriated in the fifth paragraph under the heading "Vocational rehabilitation" in the Federal Security Agency Appropriation Act, 1944, and made available under section 102 of the National War Agencies Appropriation Act, 1944, for administrative expenses for carrying out the provisions of the Act entitled "An Act to authorize the operation of stands in Federal buildings by blind persons", and so forth (49 Stat. 1559–1560), to be available for all administrative expenses in carrying out the purposes of the Vocational Rehabilitation Act Amendments of 1943, including personal services in the District of Columbia; traveling expenses, including expenses of attendance at meetings of organizations concerned with the purposes of this appropriation and expenses incident to courses of instruction as authorized by section 7 of said Act; actual transportation expenses and not to exceed $10 per diem in lieu of subsistence and other expenses of persons serving while away from their homes, without other compensation from the United States, in an advisory capacity; tuition and books for Federal and State personnel detailed for courses of instruction; printing and binding; purchase of reprints of scientific and technical articles published in periodicals and journals; purchase and exchange of books of reference and periodicals; fiscal year 1944, $100,000.

OFFICE OF EDUCATION

For an additional amount for salaries, Office of Education, fiscal year 1944, $1,050.

PUBLIC HEALTH SERVICE

For an additional amount for training for nurses (national defense), fiscal year 1944, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1944, and including $105,000 additional for administrative expenses, $7,500,000.

Pay of personnel and maintenance of hospitals: For an additional amount for pay of personnel and maintenance of hospitals, fiscal year 1944, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1944, $2,000,000.

Emergency health and sanitation: For an additional amount for "Emergency health and sanitation activities (national defense)", fiscal year 1944, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1944, $1,550,000: Pro-
vided, That the Surgeon General is authorized, on application of a municipality, county, or other local subdivision of government duly approved by the State health department having jurisdiction over said municipality, county, or other local subdivision of government to enter into agreements with private practicing physicians and dentists under which, in consideration of the payment to them of a relocation allowance of not to exceed $250 per month for three months and the actual cost of travel and transportation of the physician or dentist and his family and household effects to the new location, such physician or dentist will agree to move to and engage in the practice of his profession in such area for a period of not less than one year: Provided, however, That no such contract shall be made with any physician or dentist unless such physician or dentist shall be admitted to practice by the State authority having jurisdiction of such new location: Provided further, That each such applicant subdivision shall contribute 25 per centum to the total cost of such relocation allowance, travel, and transportation costs of each such physician or dentist and his family obtained by said applicant.

Division of Mental Hygiene: For an additional amount for the Division of Mental Hygiene, fiscal year 1944, including the objects specified under this head in the Federal Security Agency Appropriation Act, 1944, and not to exceed $10,000 for the procurement of miscellaneous articles and supplies for sale to patients of the hospitals provided for under this head and for the employment of personnel, purchase of equipment, and other expenses necessary for the operation of commissaries, including the printing of commissary coupon books, the proceeds of such sales to be deposited in the Treasury in a special account which shall be available for expenditure for the replenishment of stock and the continued operation of commissaries as aforesaid, $25,000: Provided, That the limitation of $100 on the purchase of newspapers and periodicals under this head in said appropriation Act is hereby increased to $500.

FEDERAL WORKS AGENCY

Office of the Administrator: Not to exceed $4,500 of the funds appropriated by the Public Works Administration Appropriation Act of 1938 shall be available to the Office of the Administrator, fiscal year 1944, for administrative expenses of said Public Works Administration, including personal services in the District of Columbia.

Work relief in Puerto Rico and the Virgin Islands: The funds made available for administrative expenses in the Second Deficiency Appropriation Act, 1943, for work relief in Puerto Rico and the Virgin Islands are hereby continued available until June 30, 1944.

Public Buildings Administration: For an additional amount for salaries and expenses, public buildings and grounds outside the District of Columbia, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, $2,920,000.

The Reconstruction Finance Corporation Mortgage Company is authorized and directed to transfer to the Public Buildings Administration for and on behalf of the United States Government, without reimbursement, that parcel of land located at 100 McAllister Street, San Francisco, California, together with all improvements thereon and appertaining thereto.

Public Roads Administration: For the payment of claims for damage to roads and highways under section 10 of the Defense Highway Act of 1941 (23 U. S. C. 3), as amended by the Act of July 13, 1943,

PUBLIC LAW Numbered 146, as fully set forth in Senate Document Numbered 112, Seventy-eighth Congress, $2,191.70.

FOREIGN-SERVICE PAY ADJUSTMENT

For an additional amount for foreign-service pay adjustment, appreciation of foreign currencies, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, $300,000.

GENERAL ACCOUNTING OFFICE

Miscellaneous expenses: For an additional amount for miscellaneous expenses, General Accounting Office, fiscal year 1944, including the objects specified under this head in the Independent Offices Appropriation Act, 1944, and including $104,955 additional for travel expenses, $208,000.

Printing and binding: For an additional amount for printing and binding, General Accounting Office, fiscal year 1944, $28,000.

NATIONAL ADVISORY COMMITTEE FOR AERONAUTICS

Salaries and expenses: For an additional amount, fiscal year 1944, for salaries and expenses of the National Advisory Committee for Aeronautics, including the objects specified in the appropriation for this purpose in the Independent Offices Appropriation Act, 1944, $2,298,415.

Langley Field, Virginia, construction: For an additional amount for construction and equipment, Langley Field, Virginia, $8,804,200, to be available until expended.

Ames Aeronautical Laboratory, California, construction: For an additional amount for construction and equipment, Ames Aeronautical Laboratory, Moffett Field, California, $2,249,100, to be available until expended.

Aircraft Engine Research Laboratory, construction: For an additional amount for construction and equipment, Aircraft Engine Research Laboratory, Cleveland, Ohio, $3,836,000, to be available until expended.

NATIONAL HOUSING AGENCY

War housing: For an additional amount to carry out the purposes of title I of the Act of October 14, 1940 (42 U. S. C. ch. 9), as amended, and subject to the applicable provisions of the joint resolution approved October 14, 1940 (54 Stat. 1115), $50,000,000, to remain available during the continuance of the unlimited national emergency declared by the President on May 27, 1941.

NATIONAL LABOR RELATIONS BOARD

Salaries and expenses: For an additional amount, fiscal year 1944, for salaries and expenses of the National Labor Relations Board (national defense), to perform the duties imposed upon it by the War Labor Disputes Act (Public Law 89, Seventy-eighth Congress), including the objects specified under this head in the National Labor Relations Board Appropriation Act, 1944, $112,500.

VETERANS' ADMINISTRATION

Printing and binding: For an additional amount for printing and binding for the Veterans' Administration, fiscal year 1944, $225,000.

Hospital facilities: For an additional amount for hospital and domiciliary facilities, fiscal year 1944, including the objects specified
under this head in the Independent Offices Appropriation Act, 1944, $10,356,000, to remain available until expended, 3 per centum of which amount shall be available for the employment in the District of Columbia and in the field of necessary technical and clerical assistants to aid in the preparation of plans and specifications for the projects as approved hereunder and in the supervision of the execution thereof, and for traveling expenses, field office equipment, and supplies in connection therewith.

DISTRICT OF COLUMBIA

CONTINGENT AND MISCELLANEOUS EXPENSES

Refund of erroneous collections: For an additional amount for refund of erroneous collections, fiscal year 1944, including the objects specified under this head in the District of Columbia Appropriation Act, 1944, $125,000.

COURTS

The Municipal Court for the District of Columbia: For an additional amount for personal services, including pay of retired judges, fiscal year 1944, $5,961.

WATER SERVICE

Water Department: For an additional amount for the refunding of water rents and other water charges erroneously paid in the District of Columbia, fiscal year 1944, including the objects specified under this head in the District of Columbia Appropriation Act, 1944, $2,000, payable wholly from the revenues of the Water Department.

AUDITED CLAIMS

For the payment of the following claim, certified to be due by the accounting officers of the District of Columbia, under appropriations, the balances of which have been exhausted or carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), being for the service of the fiscal year 1941 and prior fiscal years:

Water Department, Distribution System, Expenses, District of Columbia, 1941, all other expenditures, payable wholly from the revenues of the Water Department, $4,808.

DIVISION OF EXPENSES

The foregoing sums for the District of Columbia, unless otherwise therein specifically provided, shall be paid out of the revenues of the District of Columbia and the Treasury of the United States in the manner prescribed by the District of Columbia appropriation Acts for the respective fiscal years for which such sums are provided.

DEPARTMENT OF AGRICULTURE

LOANS, GRANTS, AND RURAL REHABILITATION

For an amount in addition to the $20,000,000 appropriated under this head in the Department of Agriculture Appropriation Act, 1944, and for the same objects and subject to the same conditions, $6,500,000; and the limitation of $80,000,000 in the authorization and direction to the Reconstruction Finance Corporation to make advances, contained under this head in said Act, is hereby increased to $67,500,000.
DEPARTMENT OF COMMERCE

OFFICE OF THE SECRETARY

Traveling expenses: For an additional amount for traveling expenses, Department of Commerce, fiscal year 1944, $25,000.

Printing and binding: For an additional amount, fiscal year 1944, for printing and binding, to be used for the printing of weather maps for the Weather Bureau, $114,000.

BUREAU OF THE CENSUS

Compiling census reports: For an additional amount for compiling census reports, and so forth, fiscal year 1944, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, and including sample surveys throughout the United States for the purpose of estimating the size and characteristics of the Nation's labor force, $470,000.

Customs statistics: For an additional amount for customs statistics, fiscal year 1944, including the same objects specified under this head in the Department of Commerce Appropriation Act, 1944, $10,680.

Census of agriculture: For all necessary expenses incident to preparation for the quinquennial census of agriculture of the United States, to be taken during the fiscal year 1945, including personal services in the District of Columbia and elsewhere without regard to the civil-service and classification laws; construction or rental of tabulating machines; travel expenses; and printing and binding, fiscal year 1944, $650,000, to remain available until December 31, 1946.

COAST AND GEODETIC SURVEY

Field expenses, coastal surveys: For an additional amount for field expenses, coastal surveys, to be used for the repair and purchase or exchange of aerial photographic equipment and not to exceed $750 for the purchase of motion picture projection equipment, fiscal year 1944, $29,000.

Pay of officers and men: For an additional amount for pay of officers and men on vessels, Coast and Geodetic Survey, fiscal year 1944, $150,000.

Aeronautical charts: For an additional amount for aeronautical charts, fiscal year 1944, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, and including $77,000 additional for personal services in the District of Columbia, $679,000.

WEATHER BUREAU

Salaries and expenses: For an additional amount, fiscal year 1944, for salaries and expenses, Weather Bureau, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, and including $121,460 additional for departmental personal services in the District of Columbia, $1,950,000.

OFFICE OF ADMINISTRATOR OF CIVIL AERONAUTICS

Establishment of air-navigation facilities: For an additional amount, fiscal year 1944, for establishment of air-navigation facilities, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, and including personal services in the District of Columbia and elsewhere, $697,000.
Maintenance and operation of air-navigation facilities: For an additional amount, fiscal year 1944, for maintenance and operation of air-navigation facilities, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, $1,925,000: Provided, That during the fiscal year 1944 the Secretary of Commerce may delegate his authority to authorize payment of expenses of travel and transportation of household goods of employees on change of official station.

Technical development: For an additional amount, fiscal year 1944, for technical development, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, $70,000.

Enforcement of safety regulations: For an additional amount, fiscal year 1944, for enforcement of safety regulations, including the objects specified under this head in the Department of Commerce Appropriation Act, 1944, $64,000.

Development of civil landing areas: For the construction, building, completion, and development of landing areas and public airports, subject to the approval of the Chairman of the War Manpower Commission as to the availability of manpower and subject to the approval of the Chairman of the War Production Board as to the availability of critical materials, including construction previously undertaken by the Work Projects Administration and for all necessary engineering and administrative expenses in the field, $9,907,890, to remain available until expended: Provided, That this appropriation shall not be construed as precluding the use of other appropriations available for any of the purposes for which this appropriation is made: Provided further, That any or all of the foregoing appropriation of $9,907,890 may be transferred to any other Federal agency organized to undertake the work herein provided for either by contract or by force account, and such agency is authorized to proceed with such work.

DEPARTMENT OF THE INTERIOR

SOLID FUELS ADMINISTRATION FOR WAR

Salaries and expenses: For an additional amount for the Solid Fuels Administration for War, fiscal year 1944, including the objects specified under this head in the Interior Department Appropriation Act, 1944, $2,250,000; and the limitation upon the number of technical employees who may be employed without regard to civil service and classification laws is hereby increased from eighteen to twenty-five.

SOUTHWESTERN POWER ADMINISTRATION

Salaries and expenses: For all necessary expenses of the Southwestern Power Administration incurred during the fiscal year 1944 in disposing of the electric power and energy from the Norfolk Dam and Denison Dam projects, in accordance with Executive Orders Numbered 9353, 9366, and 9373, including printing and binding, and the purchase, operation, and maintenance of passenger-carrying motor vehicles, $135,000. All receipts from the transmission and sale of electric energy generated at these two projects, or purchased in relation thereto, shall be covered into the Treasury of the United States to the credit of miscellaneous receipts, except that the Treasury shall set up and maintain from such receipts a continuing fund of $100,000 to the credit of the Administrator and subject to check by him to defray emergency expenses and to insure continuous operation.
Salaries and expenses: For expenses necessary to enable the Office of Fishery Coordination to carry out its functions and activities under Executive Order Numbered 9204, dated July 21, 1942, and such functions and activities as have been delegated to it by the Secretary of the Interior pursuant to the authority delegated to him under Food Directive Numbered 2, issued by the Secretary of Agriculture on February 8, 1943 (8 F. R. 1777), as amended March 16, 1943 (8 F. R. 3280), including personal services in the District of Columbia and elsewhere; contract stenographic reporting services; the acceptance and utilization of voluntary and uncompensated services; actual transportation and other necessary expenses and not to exceed $10 per diem in lieu of subsistence, of persons serving while away from their homes without other compensation from the United States in an advisory capacity to said Office; the purchase (not to exceed $1,500), maintenance, operation, repair, and hire of motor-propelled passenger-carrying vehicles; printing and binding; and the purchase in the District of Columbia and elsewhere of items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior”, fiscal year 1944, $175,000.

For an additional amount for purchase and transportation of Indian supplies, fiscal year 1942, $85,000.

Minnesota Chippewa Tribe of Indians: For compensation and expenses of an attorney or attorneys employed by the Minnesota Chippewa Tribe of Indians under a contract or contracts approved by the Secretary of the Interior, $14,000, or so much thereof as may be necessary, payable from the principal sum on deposit to the credit of said tribe, arising under section 7 of the Act approved January 14, 1889 (25 Stat. 645), as amended by the Act of June 15, 1938 (52 Stat. 697), and the amount herein appropriated shall be available for compensation earned and expenses incurred during the period covered by said contract or contracts.

Payment to Frank O. Jones, Sac and Fox Indians, Oklahoma (tribal fund): For payment to Frank O. Jones for services performed while a member of the Sac and Fox, Oklahoma, Tribal Council, $36.32, payable out of funds on deposit in the Treasury to the credit of said tribe of Indians.

Expenses of attorneys, Chickasaw Nation of Indians, Oklahoma (tribal funds): For expenses of attorneys of record for the Chickasaw Nation of Indians, Oklahoma, employed under authority of the Act of June 7, 1924 (43 Stat. 537), $1,000, payable out of funds on deposit in the Treasury to the credit of said tribe of Indians.

Support of Osage Agency and pay of tribal officers, Oklahoma (tribal funds): For the employment at the rate of $4,500 per annum of a tribal attorney, fiscal year 1944, $2,625, payable from funds held by the United States in trust for the Osage Tribe of Indians in Oklahoma: Provided, That said attorney be appointed with the approval of the Osage Tribal Council.

Expenses of attorneys, Creek Nation of Indians, Oklahoma (tribal funds): For expenses of attorneys of record for the Creek Nation of Indians, Oklahoma, employed under authority of the Act of May 24, 1924 (43 Stat. 139), $2,000, payable out of funds on deposit in the Treasury to the credit of said tribe of Indians.

Expenses of attorneys, Seminole Nation of Indians, Oklahoma (tribal funds): For expenses of attorneys of record for the Seminole Nation of Indians, Oklahoma, employed under authority of the Act
tion of alumina from low-grade bauxite, aluminum clays, and alunite (national defense), fiscal year 1944, including the objects specified under this head in the Interior Department Appropriation Act, 1944, $100,000.

Magnesium pilot plants and research (national defense): For an additional amount for magnesium pilot plants and research (national defense), fiscal year 1944, including the objects specified under this head in the Interior Department Appropriation Act, 1944, $150,000.

Development of processes for recovery of waste metals (national defense): For all expenses necessary, without regard to section 3709, Revised Statutes, for investigations and development of methods of recovering aluminum, magnesium, and other metals and compounds thereof from waste products, such as dust and dross; operation, maintenance, and repair of passenger-carrying automobiles; and not to exceed $3,500 for personal services in the District of Columbia, fiscal year 1944, $75,000.

Helium production and investigations: In addition to the objects specified under the head “Helium production and investigations” in the Interior Department Appropriation Act, 1944, funds available for the production of helium and the development of helium properties may be utilized for the purchase of stationery, books of reference, and periodicals; the purchase in the District of Columbia and elsewhere of items otherwise properly chargeable to the appropriation “Contingent expenses, Department of the Interior” in an amount not exceeding $5,000; to provide transportation between helium plants and related facilities and communities that provide adequate living accommodations of persons engaged in the operation and maintenance of helium plants; and for transportation to and from school of pupils who are dependents of such persons: Provided, That said transportation shall be by methods which the Office of Defense Transportation shall find to be most advantageous and efficient: Provided further, That pursuant to agreements approved by the Secretary of the Interior and the Office of Defense Transportation, the transportation equipment available to the Bureau of Mines may be pooled with that of school districts and other local or Federal agencies for use in transporting persons engaged in operation and maintenance of helium plants, pupils who are dependents of such persons, and other pupils, and in the interest of economy the expenses of operating such equipment may be shared.

FISH AND WILDLIFE SERVICE

Investigations respecting food fishes: For an additional amount for investigations respecting food fishes, fiscal year 1944, $19,000.

Construction of byproducts plant, Pribilof Islands, Alaska: For the enlargement of the byproduct plant, for the utilization of fur-seal carcasses, on Saint Paul Island, including the purchase and installation of machinery and other equipment, fiscal year 1944, to remain available until expended, $135,000.

GOVERNMENT IN THE TERRITORIES

TERRITORY OF ALASKA

Insane of Alaska: For an additional amount for insane of Alaska, fiscal year 1943, including the objects specified under this head in the Interior Department Appropriation Act, 1943, $1,700.

Construction, repair, and maintenance of roads: For an additional amount for the construction, repair, and maintenance of roads, tram-
of May 20, 1924 (43 Stat. 133-134), $2,000, payable out of funds on deposit in the Treasury to the credit of said tribe of Indians.

That the section of the Interior Department Appropriation Act, 1944, approved July 12, 1943 (Public Law 133, Seventy-eighth Congress, page 22), which authorizes and directs the Secretary of the Interior to purchase United States Treasury War bonds for the membership of the Shoshone Tribe of Indians is hereby amended to read as follows:

"That the Secretary of the Interior is authorized and directed, with the consent of the business committee of the Shoshone Tribe of the Wind River Reservation in Wyoming, to purchase one United States Treasury Series E War bond of the denomination of $500 for each member of said Shoshone Tribe according to a roll of said tribe prepared as of July 12, 1943, and approved by the Secretary of the Interior, and to pay the total cost of the bonds so purchased out of the principal of the judgment fund of said tribe in the Treasury. Each bond shall be registered by the Treasury Department in the name of the Commissioner of Indian Affairs in trust for the enrolled member of the Shoshone Tribe for whom purchased and shall be held by the United States until the date of maturity, whereupon said bond shall be redeemed and the proceeds thereof paid to the Indian owner free of any trust or restriction. In the event of the death of the Shoshone owner, the proceeds of said bond at maturity shall be distributed to his devisees or heirs or next of kin as provided by existing law. The Secretary of the Treasury is hereby authorized and directed to grant permission to the county chairman of the War bond purchase program of Fremont County, Wyoming, in which county the Shoshone Tribe resides, to include the total amount of bonds purchased for the members of said tribe in his quota of War bond sales."

BUREAU OF RECLAMATION

Water conservation and utility projects: For an additional amount for water conservation and utility projects, fiscal year 1944, including a total limitation of $800,000 for surveys, investigations, plans, and specifications, and administrative expenses in connection therewith (of which not to exceed $30,000 shall be available for departmental personal services), as authorized by the Act of August 11, 1939 (16 U. S. C. 590y and 590z), as amended by the Act of July 16, 1943 (Public Law 152), to remain available until expended, $1,000,000.

GEODETICAL SURVEY

Gaging streams: For an additional amount for gaging streams, fiscal year 1944, $90,000; and the amount that shall be available only for cooperation with States or municipalities is hereby increased to $1,065,000.

BUREAU OF MINES

Testing fuel: For an additional amount for testing fuel, fiscal year 1944, including the objects specified under this head in the Interior Department Appropriation Act, 1944, $15,000.

Economics of mineral industries: For an additional amount for economics of mineral industries, fiscal year 1944, including the objects specified under this head in the Interior Department Appropriation Act, 1944, $16,000; and the limitation upon the amount that may be expended for personal services in the District of Columbia is hereby increased to $347,500.

Production of alumina from low-grade bauxite, aluminum clays, and alunite (national defense): For an additional amount for produc-
ways, ferries, bridges, and trails, Territory of Alaska, fiscal year 1944, $300,000, to remain available until expended.

Richardson Highway: For continuation of construction of Richardson Highway, Alaska, fiscal year 1944, $500,000, to remain available until expended.

GOVERNMENT IN THE VIRGIN ISLANDS

Salaries and expenses: For an additional amount for salaries and expenses, government of the Virgin Islands, fiscal year 1944, including the objects specified for the appropriation for this purpose in the Interior Department Appropriation Act, 1944, $18,000.

Agricultural experiment station and vocational school: For an additional amount for salaries and expenses, Agricultural Experiment Station and Vocational School, Virgin Islands, fiscal year 1944, including the objects specified for the appropriation for this purpose in the Interior Department Appropriation Act, 1944, $4,675.

PUERTO RICO HURRICANE RELIEF

The limitation of $20,000 upon the amount that may be expended for administrative expenses, Puerto Rico hurricane relief, contained in the Interior Department Appropriation Act, 1944, is hereby increased to $25,350.

DEPARTMENT OF JUSTICE

LEGAL ACTIVITIES AND GENERAL ADMINISTRATION

Claims Division: For an additional amount for salaries, Claims Division, Department of Justice, fiscal year 1944, $50,000.

FEDERAL BUREAU OF INVESTIGATION

Damage claims: For the payment of claims for damages to or losses of privately owned property adjusted and determined by the Attorney General of the United States under the provisions of the Act entitled "An Act to provide for the adjustment and settlement of certain claims arising out of the activities of the Federal Bureau of Investigation", approved March 20, 1936 (49 Stat. 1184), as fully set forth in Senate Document Numbered 127 (claim of Charles A. Buchanan, Port Huron, Michigan, $125.62) and House Document Numbered 323, Seventy-eighth Congress, $379.20.

DEPARTMENT OF LABOR

OFFICE OF THE SECRETARY

Salaries and expenses, Division of Labor Standards (national defense): For salaries and expenses, Division of Labor Standards (national defense), fiscal year 1944, necessary to provide for the extension of supervisory service to labor and management in national defense industries in connection with the promotion of health, safety, employment stabilization, proper working conditions, and amicable industrial relations, including items otherwise properly chargeable to the appropriations under the Department of Labor for contingent expenses, traveling expenses, and printing and binding, and including reimbursement to employees at not to exceed 3 cents per mile for expenses of official travel performed in privately owned automobiles within the limits of their official stations, $200,000.
Salaries and expenses: For an additional amount for salaries and expenses, Women's Bureau, fiscal year 1944, $50,000, including the objects under this head and items otherwise properly chargeable to the appropriations for contingent expenses, traveling expenses, and printing and binding, in the Department of Labor Appropriation Act, 1944.

**NAVY DEPARTMENT**

**OFFICE OF THE SECRETARY**

Claims for damages by collision with naval vessels: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled “An Act to amend the Act authorizing the Secretary of the Navy to settle claims for damages to private property arising from collisions with naval vessels”, approved December 28, 1922, as fully set forth in Senate Document Numbered 114 and House Document Numbered 314, Seventy-eighth Congress, $17,788.30.

Pay, subsistence, and transportation of naval personnel: The number of officers above the rank of captain, who may receive flight pay during the fiscal year 1944, is increased from forty-five to sixty.

**BUREAU OF SUPPLIES AND ACCOUNTS**

Transfer of funds. Naval Stock Fund: For the purpose of increasing the capital of the “Naval Stock Fund”, the Secretary of the Treasury is authorized and directed to transfer the sum of $750,000,000 from the appropriation "Ordnance and Ordnance Stores, Navy, 1944", to the "Naval Stock Fund": Provided, That after June 30, 1944, the value of stock in the "Naval Stock Account" plus the outstanding obligations under the "Naval Stock Fund" shall not exceed $2,250,000,000 at any time.

**BUREAU OF YARDS AND DOCKS**

The Act entitled “An Act to provide benefits for the injury, disability, death, or enemy detention of employees of contractors with the United States, and for other purposes”, approved December 2, 1942 (42 U. S. C., sec. 1701), is amended by adding:

(a) To the last paragraph of section 101 (b) (1) of such Act, after changing the final period therein to a colon, the following: “And provided further, That where such person is found to be missing from his place of employment, whether or not such person then actually was engaged in the course of his employment, under circumstances supporting an inference that his absence is due to the belligerent action of an enemy or is known to have been taken by an enemy as a prisoner, hostage, or otherwise, the amount of benefits to be credited to the account of such person under this subsection, and for the purposes of this subsection only, shall be 100 per centum of the average weekly wages of such person, except that in computing such benefits such average weekly wages (a) shall not exceed the average weekly wages paid to civilian employees of the United States in the same or most similar occupation in the area nearest to the place of employment where such person was last employed, and (b) shall not exceed the average weekly wages of such absent person at the time such absence began; and 70 per centum of such average weekly wage so determined shall be disbursed to the dependent or dependents of such person, irrespective of the limitations of section 9 of the Longshoremen's and Harbor Workers' Compensation Act, but should there be more than one such dependent, the distribution of such 70 per centum
shall be proportionate to the percentages allowed for dependents by section 9 of such Longshoremen's and Harbor Workers' Compensation Act, and if such manner of disbursement in any case would result in injustice or excessive allowance for a dependent, the Commission may, in its discretion, modify such percentage or apportionment to meet the requirements of the case."

(b) To subsection (c) of section 105 of such Act, the following:

"Where any person specified in section 101 (a), or any dependent, beneficiary, or allottee of such person, or the legal representative or estate of any such entities, after having obtained benefits under this title, seeks through any proceeding, claim, or otherwise, brought or maintained against the employer, the United States, or other person, to recover wages, payments in lieu of wages, or any sum claimed as for services rendered, or for failure to furnish transportation, or for liquidated or unliquidated damages under the employment contract, or on any other benefit, and the right in respect thereto is alleged to have accrued during or as to any period of time in respect of which payments under this title in such case have been made, and in like cases where a recovery is made or allowed, the Commission shall have the right of intervention and a lien and right of recovery to the extent of any payments paid and payable under this title in such case, provided the cost of such wages, payments in lieu of wages, or other such right, may be directly or indirectly paid by the United States; and any amounts recovered under this subsection shall be covered into the fund established under section 35 of such Act of September 7, 1916, as amended."

The amendment in paragraph (a) shall become effective the first day of the month next following the approval of this Act. The amendment in paragraph (b) shall become effective as of the effective date of title I of such Act of December 2, 1942.

INCREASE AND REPLACEMENT ON NAVAL VESSELS

Subject to authorization by other law, the appropriations "Construction and machinery" and "Armor, armament, and ammunition", shall be available for the acquisition and conversion or construction of additional auxiliaries, when such acquisition and conversion or construction has been directed by the President, and for the acquisition and conversion or construction of additional landing craft and district craft as the Secretary may determine to be necessary for the conduct of the war.

COAST GUARD

Claims for damages, operation of vessels, Coast Guard: To pay claims for damages adjusted and determined by the Secretary of the Navy under the provisions of the Act entitled "An Act to provide for the adjustment and settlement of certain claims for damages resulting from the operation of vessels of the Coast Guard and the Public Health Service, in sums not exceeding $8,000 in any one case", approved June 15, 1936, as fully set forth in Senate Document Numbered 113 and House Document Numbered 324, Seventy-eighth Congress, §3,145.57.

GENERAL PROVISIONS

Funds available for heat and light for public quarters occupied by personnel of the Navy, Marine Corps, and Coast Guard for the fiscal year 1944, shall be available, effective July 1, 1943, in the case of the Marine Corps, and January 1, 1944, in the cases of the Navy and Coast Guard, for furnishing water and for operating mechanical refrigerators in such quarters.
On and after July 1, 1943, the limitation on the cost of civilian clothing per person, including an overcoat when necessary, for enlisted personnel of the Navy, Marine Corps, and Coast Guard given discharges for bad conduct, undesirability, unsuitability, or inaptitude is hereby increased to $30.

POST OFFICE DEPARTMENT
OUT OF THE POSTAL REVENUES
OFFICE OF THE POSTMASTER GENERAL
DEPARTMENTAL SALARIES

For an additional amount for salaries, Office of First Assistant Postmaster General, fiscal year 1944, $50,000.

For an additional amount for salaries, Office of Purchasing Agent, fiscal year 1944, $6,000.

CONTINGENT AND MISCELLANEOUS EXPENSES

For an additional amount, fiscal year 1944, for contingent and miscellaneous expenses for the Post Office Department, including the objects specified under this head in the Post Office Department Appropriation Act, 1944, and including $750 additional for travel expenses of the Purchasing Agent and attorneys, $3,800.

OFFICE OF THE SECOND ASSISTANT POSTMASTER GENERAL

Domestic air-mail service: For an additional amount, fiscal year 1942, for domestic air-mail service, including the objects specified under this head in the Post Office Department Appropriation Act, 1942, $22,779.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL

Indemnities, domestic mail: For an additional amount, fiscal year 1943, for indemnities, domestic mail, including the objects specified under this head in the Post Office Department Appropriation Act, 1943, $280,000.

OFFICE OF THE FOURTH ASSISTANT POSTMASTER GENERAL

Equipment shops: For an additional amount, fiscal year 1944, for equipment shops, Washington, District of Columbia, including the objects specified under this head in the Post Office Department Appropriation Act, 1944, $450,000.

DEPARTMENT OF STATE
FOREIGN INTERCOURSE

Miscellaneous salaries and allowances: For an additional amount for miscellaneous salaries and allowances, Foreign Service, fiscal year 1944, including the objects specified under this head in the Department of State Appropriation Act, 1944, $170,000.

Foreign Service quarters: For an additional amount for Foreign Service quarters, fiscal year 1944, including the objects specified under this head in the Department of State Appropriation Act, 1944, $450,000. Provided. That the limitation contained in that appropriation Act for allowances for living quarters, including heat, fuel, and light, for an ambassador, minister, or chargé d'affaires, is increased from $3,000 to $4,000.
Cost of living allowances: For an additional amount for the appropriation "Cost of living allowances, Foreign Service", fiscal year 1944, $550,000.

Contingent expenses, Foreign Service: For an additional amount for contingent expenses, Foreign Service, fiscal year 1944, including the objects specified under this head in the Department of State Appropriation Act, 1944, and including also the purchase of additional passenger-carrying automobiles, $1,000,000: Provided, That the appropriation for 1944 shall be available also for relief, protection, and burial of American seamen, and alien seamen as authorized by Public Law 17, approved March 24, 1943, in foreign countries, and in Territories and insular possessions of the United States.

Foreign Service auxiliary (national defense): For an additional amount for Foreign Service, auxiliary (emergency), fiscal year 1944, including the objects specified under this head in the Department of State Appropriation Act, 1944, $550,000.

INTERNATIONAL PACIFIC SALMON FISHERIES COMMISSION

For an additional amount for the International Pacific Salmon Fisheries Commission, fiscal year 1944, including the objects specified under this head in the Department of State Appropriation Act, 1944, $10,000.

CONTRIBUTIONS, QUOTAS, AND SO FORTH

For an additional amount for United States contributions to international commissions, congresses, and bureaus, fiscal year 1944, to enable the United States to pay its proportionate share in the annual expenses of the Inter-American Financial and Economic Advisory Committee, as authorized in Public Law 79, approved June 19, 1943, $22,808.

EMERGENCY ADVISORY COMMITTEE FOR POLITICAL DEFENSE

For the expenses of participation by the United States in the Emergency Advisory Committee for Political Defense, fiscal year 1944, as authorized by and in accordance with Public Law 80, approved June 19, 1943, $85,000.

EIGHTH PAN AMERICAN CHILD CONGRESS

The unexpended balance of the appropriation "Eighth Pan American Child Congress", continued available to June 30, 1943, by the Second Deficiency Appropriation Act, 1942, is continued available for the same purposes until June 30, 1944.

TREASURY DEPARTMENT

OFFICE OF CHIEF CLERK

Contingent expenses: The limitation under miscellaneous and contingent expenses, Treasury Department, on the amount which may be expended for travel expenses, fiscal year 1944, is hereby increased from $8,000 to $18,000.

BUREAU OF THE PUBLIC DEBT

Salaries and expenses: For an additional amount for salaries and expenses, Bureau of the Public Debt, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, and including $33,930 additional for stationery, $1,500,000.
Printing and binding: For an additional amount for printing and binding, Bureau of the Public Debt, fiscal year 1944, $45,000.

Expenses of loans: The limitation on the amount that may be obligated during the fiscal year 1944 under the indefinite appropriation expenses of loans, Act of September 24, 1917, as amended and extended, contained in the Treasury Department Appropriation Act, 1944, is hereby increased from $57,600,000 to $105,700,000.

**BUREAU OF ACCOUNTS**

Refund of moneys erroneously received and covered: For an additional amount for refund of moneys erroneously received and covered, fiscal year 1944, $75,000.

**OFFICE OF THE TREASURER OF THE UNITED STATES**

Salaries: For an additional amount for salaries, Office of the Treasurer of the United States, fiscal year 1944, $881,000.

Contingent expenses: For an additional amount for contingent expenses, Office of the Treasurer of the United States, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, $284,000.

Printing and binding: For an additional amount for printing and binding, Office of the Treasurer of the United States, fiscal year 1944, $63,000.

**BUREAU OF CUSTOMS**

Salaries and expenses: For an additional amount for salaries and expenses, Bureau of Customs, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, $250,000.

**BUREAU OF INTERNAL REVENUE**

Salaries and expenses: For an additional amount for salaries and expenses, Bureau of Internal Revenue, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, and including $363,150 additional for printing and binding, $543,070 additional for stationery, and $2,425,415 additional for personal services in the District of Columbia, $21,000,000.

The limitations under salaries and expenses, Bureau of Internal Revenue, on the amounts which may be expended for printing and binding and stationery, fiscal year 1943, are hereby increased from $1,839,850 to $2,342,850, and from $616,290 to $643,500, respectively.

**BUREAU OF NARCOTICS**

Salaries and expenses: For an additional amount for salaries and expenses, Bureau of Narcotics, fiscal year 1941, including the objects specified under this head in the Treasury Department Appropriation Act, 1941, $2,600.

**BUREAU OF ENGRAVING AND PRINTING**

Salaries and expenses: For an additional amount for salaries and expenses, Bureau of Engraving and Printing, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, and including $13,000 additional for travel expenses, $252,000.
BUREAU OF THE MINT

Transportation of bullion and coin: For an additional amount for transportation of bullion and coin, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, $7,800.

Salaries and expenses: For an additional amount for salaries and expenses, mints and assay offices, fiscal year 1944, including the objects specified under this head in the Treasury Department Appropriation Act, 1944, $1,650,000.

PROCUREMENT DIVISION

Federal property utilization: For an additional amount for Federal property utilization, fiscal year 1944, including the objects specified under this head in the Second Deficiency Appropriation Act, 1943, $3,000,000.

Salaries and expenses: The fourth proviso under the head "Salaries and expenses, Procurement Division", is hereby amended so as to read as follows: "The general supply fund shall be available during the fiscal year 1944 for personal services, including not to exceed $1,000,000 for such services in the District of Columbia."

WAR DEPARTMENT

CIVIL FUNCTIONS

CORPS OF ENGINEERS

FLOOD CONTROL

Flood control, Mississippi River and tributaries: For flood control, Mississippi River and tributaries, fiscal year 1944, including the objects and purposes and subject to the conditions specified under this head in the War Department Civil Appropriation Act, 1944, $5,000,000, to be available until expended.

Emergency fund for flood control on tributaries of the Mississippi River: For emergency fund for flood control on tributaries of the Mississippi River, fiscal year 1944, including the objects and purposes and subject to the conditions specified under this head in the War Department Civil Appropriation Act, 1944, $3,000,000, to be available until expended.

RIVERS AND HARBORS

Turning basin, Lorain, Ohio: For the enlargement, subject to the approval of the Chief of Engineers, of the turning basin at Lorain, Ohio, in the interest of national defense, including the objects and purposes under the head "Rivers and Harbors" in the War Department Civil Appropriation Act, 1944, $170,000, to be available until expended; this amount shall be merged with the appropriation for rivers and harbors in such Act, and such combined amount shall be available for such project, including payment of obligations heretofore incurred therefor.

Reimbursement for damages on the Illinois River, Illinois: Not to exceed $303,500 of any unobligated balances of existing appropriations heretofore made for the preservation and maintenance of existing river and harbor works, for the prosecution of such projects theretofore authorized as may be most desirable in the interests of commerce and navigation, and for other purposes specified under the head "Rivers and Harbors" in the War Department Civil Appropriation Act, 1944, are hereby made available for the payments on
account of damages arising as a result of projects on the Illinois River, Illinois, in accordance with the provisions of the Act approved October 23, 1943 (Public Law 168).

GENERAL PROVISION

Damage claims: For the payment of claims for damage to or loss or destruction of property or personal injury or death adjusted and determined by the Secretary of War under the provisions of the Act entitled “An Act to provide for the settlement of claims for damage to or loss or destruction of property or personal injury or death caused by military personnel or civilian employees, or otherwise incident to activities, of the War Department or of the Army”, approved July 3, 1943 (Public Law Numbered 112), as fully set forth in Senate Document Numbered 111, Seventy-eighth Congress, $31,960.75.

TITLE II—JUDGMENTS AND AUTHORIZED CLAIMS

PROPERTY-DAMAGE CLAIMS

SEC. 201. (a) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent establishments, under the provisions of the Act entitled “An Act to provide a method for the settlement of claims arising against the Government of the United States in the sum not exceeding $1,000 in any one case”, approved December 28, 1922 (31 U. S. C. 215), as fully set forth in House Document Numbered 325, Seventy-eighth Congress, as follows:

Executive Office of the President:
Office for Emergency Management, $371.56;
War Relocation Authority, $30;

Independent establishments:
Railroad Retirement Board, $17.70;
Federal Security Agency, $402.63;
Federal Works Agency, $1,085.12;
National Housing Agency, $285.85;
Department of Agriculture, $679.95;
Department of Commerce, $292.33;
Civil Aeronautics Board, $25.50;
Department of the Interior, $2,234.92;
Department of Justice, $25.90;
Post Office Department (out of the postal revenues), $350;
Treasury Department, $30.50;
Navy Department, $16,755.00;
In all, $22,647.70.

(b) For the payment of claims for damages to or losses of privately owned property adjusted and determined by the following respective departments and independent establishments, under the provisions of the Act entitled “An Act to provide a method for the settlement of claims arising against the Government of the United States in the sum not exceeding $1,000 in any one case”, approved December 28, 1922 (31 U. S. C. 215), as fully set forth in Senate Document Numbered 115, Seventy-eighth Congress, as follows:

Executive Office of the President:
Office for Emergency Management:
Division of Central Administrative Services, $87.29;
Federal Works Agency, $78;
National Housing Agency, $32.69;
Department of Agriculture, $356.03;
Department of the Interior, $201.80;

42 Stat. 1066.
Department of Justice, $6,75;  
Navy Department, $6,949.60;  
Treasury Department, $97.81;  
In all, $7,809.37.

JUDGMENTS, UNITED STATES COURTS

SEC. 202. (a) For the payment of the final judgments which have been rendered under the provisions of the Act of March 3, 1887, entitled "An Act to provide for the bringing of suits against the Government of the United States", as amended by section 297 of the Act of March 3, 1911 (28 U. S. C. 761), and which have been certified to the Seventy-eighth Congress in House Document Numbered 319 under the following agencies:
Veterans' Administration, $2,546.70;  
Interior Department, $7,341.90;  
War Department, $816.50;  
In all $10,705.19, together with such additional sum as may be necessary to pay costs and interest as specified in such judgments or as provided by law.

(b) For the payment of judgments, including cost of suits, rendered against the Government of the United States by United States district courts under the provisions of an Act entitled "An Act authorizing suits against the United States in admiralty for damages caused by and salvage services rendered to public vessels belonging to the United States, and for other purposes", approved March 3, 1925 (46 U. C. 781-789), and which have been certified to the Seventy-eighth Congress in Senate Document Numbered 117 and House Document Numbered 313 under the following agencies:
Navy Department, $133.45;  
War Department, $4,766.25;  
In all $4,899.70, together with such additional sum as may be necessary to pay cost, and interest as and where specified in such judgments, or as provided by law.

(c) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

(d) Payment of interest wherever provided for judgments contained in this Act shall not in any case continue for more than thirty days after the date of approval of this Act.

JUDGMENTS, UNITED STATES COURT OF CLAIMS

SEC. 203. (a) For payment of the judgments rendered by the Court of Claims and reported to the Seventy-eighth Congress in Senate Document Numbered 116 and House Document Numbered 312, under the following agencies, namely:
Independent establishments:
Veterans' Administration, $2,496.56;  
Federal Works Agency:  
Public Buildings Administration, $23,732.66;  
Work Projects Administration, $49,192.31;  
Executive Office of the President:
Office for Emergency Management:  
War Production Board, $21,095.96;  
Navy Department, $4,730.85;  
Post Office Department, $734,888.32;  
Treasury Department, $2,828.96;  
War Department, $51,202.80;
In all, $910,168.42, together with such additional sum as may be necessary to pay interest or costs as and where specified in such judgments.

(b) None of the judgments contained under this caption shall be paid until the right of appeal shall have expired, except such as have become final and conclusive against the United States by failure of the parties to appeal or otherwise.

AUDITED CLAIMS

Sec. 204. (a) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U.S.C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1941 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of the Act of July 7, 1884 (5 U.S.C. 266), as fully set forth in House Document Numbered 322, Seventy-eighth Congress, there is appropriated as follows:

Legislative: For public printing and binding, Government Printing Office, $1,770.89.

The Judiciary: For fees of jurors, United States courts, $11.70.

For fees and expenses of conciliation commissioners, United States courts, $25.

Independent Offices: For employees' compensation fund, $108.58.

For Federal Power Commission, $218.50.

For general expenses, Smithsonian Institution, $40.

For salaries and expenses, Federal Communications Commission, $3.33.

For Securities and Exchange Commission, 35 cents.

For salaries and expenses, Railroad Retirement Board, 1 cent.

For miscellaneous expenses, Railroad Retirement Board, $28.18.

For salaries and expenses, National Labor Relations Board, $1.88.

For salaries, General Accounting Office, $72.

For youth work and student aid, National Youth Administration, $1,049.81.

For general expenses, Office of Education, $2.

For maintenance, National Institute of Health, $10.

For salaries and expenses, National Youth Administration, $51.98.

For salaries and expenses, public buildings outside the District of Columbia, Public Buildings Administration, $3.49.

For administrative expenses, Public Works Administration, $12.90.

For repair, preservation, and equipment, public buildings, Procurement Division, $120.30.

For general administrative expenses, Public Buildings Administration, $4.14.

For administrative expenses, Federal Home Loan Bank Board, $2.05.

For administrative expenses, Federal Housing Administration, $49.19.

For administrative expenses, United States Housing Authority, Federal Public Housing Authority, $26.79.

For administrative expenses, Home Owners' Loan Corporation, Federal Home Loan Bank Administration, $6.

For salaries and expenses, Veterans' Administration, $1,338.78.

For military and naval insurance, Veterans' Administration, $500.

Department of Agriculture: For salaries and expenses, library, Department of Agriculture, $85.78.
For salaries and expenses, Office of Experiment Stations, $3.10.
For National Industrial Recovery, Agriculture, Forest Service, $18.72.
For salaries and expenses, Bureau of Animal Industry, $67.36.
For National Industrial Recovery, Resettlement Administration, submarginal lands (transfer to Agriculture) (certified claims), $2,707.02.
For salaries and expenses, Soil Conservation Service, $423.55.
For salaries and expenses, Forest Service, $30.97.
For loans and relief in stricken agricultural areas (transfer to Farm Credit Administration), $138.15.
For acquisition of lands for protection of watersheds of navigable streams, $370.45.
For salaries and expenses, Bureau of Chemistry and Soils, $925.
For salaries and expenses, Bureau of Home Economics, $18.28.
For enforcement of the Commodity Exchange Act, $19.59.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture, $6,194.65.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation), $750.92.
For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation, Act June 28, 1937), $19.
For retirement of cotton pool participation trust certificates, Department of Agriculture, $12.90.
For administration of Sugar Act of 1937, Department of Agriculture, $1,547.49.
For administration of Federal Crop Insurance Act, Department of Agriculture, $1,250.
For conservation and use of agricultural land resources, Department of Agriculture, $2,787.08.
For farm tenancy, Department of Agriculture, $304.
For land utilization and retirement of submarginal land, Department of Agriculture, $175.04.
For farmers' crop production and harvesting loans, Farm Credit Administration, $81.20.
For salaries and expenses, rural electrification, Department of Agriculture, $3.50.
For administrative expenses, Commodity Credit Corporation, Department of Agriculture, $564.

Department of Commerce: For establishment of air-navigation facilities, Civil Aeronautics Authority, $58.80.
For establishment of air-navigation facilities, Office of Administrator of Civil Aeronautics, $75.19.
For expenses of the Sixteenth Census, $12.76.
For aviation, Navy (transfer to Commerce, Standards), $8.57.
For Federal, boundary, and State surveys, Coast and Geodetic Survey, $112.50.
For salaries and expenses, Air Safety Board, Civil Aeronautics Authority, $14.49.
For maintenance of air-navigation facilities, Office of Administrator of Civil Aeronautics, $147.63.

Department of the Interior: For migratory bird conservation fund, Fish and Wildlife Service (receipt limitation), $2,563.30.
For salaries and expenses, Bureau of Biological Survey, Department of the Interior, $8.42.
For migratory bird conservation fund, Department of the Interior (receipt limitation), $5,000.
For Geological Survey, $2.01.
For surveying the public lands, $8.36.
For investigation of domestic sources of mineral supply, Bureau of
Mines, $5.25.
For salaries and expenses, government of the Virgin Islands, $18.69.
For National Park Service, $7.30.
For purchase and transportation of Indian supplies, $45.99.
For Civilian Conservation Corps (transfer to Interior, Indians),
$23.47.
For Indian school buildings, $215.42.
For conservation of health among Indians, $217.98.
For Indian school support, $895.88.
For expenses, sale of timber (reimbursable), $1.65.
For support of Indians and administration of Indian property,
$65.78.
For Indian service supply fund, $7.80.
For Indian boarding schools, $5.50.
For agriculture and stock raising among Indians, $16.63.
Department of Justice: For salaries and expenses of district
attorneys, and so forth, Department of Justice, $28.30.
For salaries and expenses of marshals, and so forth, Department
of Justice, $224.83.
For penitentiaries and reformatories, maintenance, $129.63.
For fees of witnesses, Department of Justice, $30.90.
For miscellaneous expenses, United States courts (transfer to Jus-
tice), $114.15.
For printing and binding, Department of Justice, $16.82.
For contingent expenses, Department of Justice, $6.38.
For salaries and expenses, Federal Bureau of Investigation (national
defense), $4.15.
For general expenses, Immigration and Naturalization Service,
81 cents.
For support of United States prisoners, $3.
For National Training School for Boys, Washington, District of
Columbia, maintenance, $14.85.
Department of Labor: For salaries and expenses, Division of
Labor Standards, Department of Labor, $14.35.
For contingent expenses, Department of Labor, $34.
For traveling expenses, Department of Labor, $63.32.
Navy Department: For miscellaneous expenses, Navy, $4.45.
For Naval Reserve, $396.48.
For engineering, Navy, $22,750.83.
For maintenance, Bureau of Ships, $29,668.43.
For construction and repair, Navy, $2.99.
For ordnance and ordnance stores, Navy, $143,862.90.
For ordnance and ordnance stores, Bureau of Ordnance, $6,231.28.
For pay, subsistence, and transportation, Navy, $115,573.71.
For maintenance, Bureau of Supplies and Accounts, $4,944.79.
For outfits, Coast Guard (Navy), $67.65.
For pay and allowances, Coast Guard (Navy), $188.53.
For rebuilding and repairing stations, and so forth, Coast Guard
(Navy), $290.85.
For contingent expenses, Coast Guard (Navy), $3.56.
For general expenses, Coast Guard (Navy), $390.76.
For salaries, lighthouse vessels, Coast Guard (Navy), $358.16.
For aviation, Navy, $89,866.73.
For aviation, 1938 contracts, Navy, $27,810.96.
For pay, Marine Corps, $459.54.
For general expenses, Marine Corps, $296.23.
For Medical Department, Navy, $519.75.

Post Office Department—Postal Service (out of the postal revenues): For foreign mail transportation, $1,700.
For indemnities, domestic mail, $85.51.
For operating force for public buildings, Post Office Department, $12.50.
For operating supplies for public buildings, Post Office Department, $14.44.
For post-office inspectors, traveling and miscellaneous expenses, $15.
For transportation of equipment and supplies, $29.27.

Department of State: For convention for promotion of inter-American cultural relations, $463.66.
For contingent expenses, Foreign Service, $475.93.
For transportation, Foreign Service, $51.90.

Treasury Department: For collecting of internal revenue, $60.39.
For salaries and expenses, Bureau of Engraving and Printing, $112,444.94.
For expenses of loans, Act of September 24, 1917, as amended and extended, $4,234.71.
For collecting the revenue from customs, $1,754.71.

War Department: For increase of compensation, Military Establishment, $90.
For educational orders, production of munitions, War Department, $57.
For pay of the Army, $926.42.
For clothing and equipage, Army, $420.
For replacing clothing and equipage, $182.74.
For Army transportation, $5,39.
For replacing barracks and quarters, $444.
For Air Corps, Army, $8,90.
For ordnance service and supplies, Army, $9,150.
For replacing ordnance and ordnance stores, $11,99.
For seacoast defenses, $5,184.
For working fund, War, ordnance, $7,52.
For Civilian Conservation Corps (transfer to War), $1,558.83.
For emergency conservation fund (transfer to War, Act March 31, 1933), $288.80.
For emergency conservation fund (transfer to War, Act June 19, 1934), $170.08.
For emergency conservation work (transfer to War, Act June 19, 1934), $42.83.
For emergency conservation work (transfer to War, Act June 22, 1936), $11,57.
For loans and relief in stricken agricultural areas (transfer from emergency conservation work to War, Act June 19, 1934), $42,83.
For cemeterial expenses, War Department, $61.
Total, audited claims, section 204 (a), $517,128.42, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.

Sec. 204. (b) For the payment of the following claims, certified to be due by the General Accounting Office under appropriations the balances of which have been carried to the surplus fund under the provisions of section 5 of the Act of June 20, 1874 (31 U. S. C. 713), and under appropriations heretofore treated as permanent, being for the service of the fiscal year 1941 and prior years, unless otherwise stated, and which have been certified to Congress under section 2 of
the Act of July 7, 1884 (5 U. S. C. 266), as fully set forth in Senate Document Numbered 119, Seventy-eighth Congress, there is appropriated as follows:

**Legislative:** For public printing and binding, Government Printing Office, $48.

**The Judiciary:** For fees of commissioners, United States courts, $350.
For contingent expenses, United States customs court, $31.
For fees and expenses of conciliation commissioners, United States courts, $550.
For miscellaneous expenses, United States courts, $15.

**Independent Offices:** For Securities and Exchange Commission, $15.65.
For miscellaneous expenses, Railroad Retirement Board, $38.19.
For salaries and expenses, Federal Communications Commission, 70 cents.
For miscellaneous expenses, National Labor Relations Board, $2.80.
For contingent expenses, General Accounting Office, $20.82.
For conservation and use of agricultural land resources, Department of Agriculture (transfer to General Accounting Office), $4.81.
For youth work and student aid, National Youth Administration, $16,416.56.
For pay of personnel and maintenance of hospitals, Public Health Service, $7.29.
For disease and sanitation investigations, Social Security Act, Public Health Service, 42 cents.
For disease and sanitation investigations, Public Health Service, $2.
For cooperation with the American republics (transfer to Federal Security Agency, Public Health Service), $278.80.
For maintenance, National Institute of Health, Public Health Service, $25.16.
For salaries and expenses, Social Security Board, $17.23.
For repair, preservation, and equipment, Public Buildings, Procurement Division, $252.04.
For repair, preservation, and equipment, Public Buildings Administration, $77.50.
For salaries and expenses, public buildings outside the District of Columbia, Public Buildings Administration, $3.31.
For repair, preservation, and equipment, public buildings outside the District of Columbia, Public Buildings Administration, $8,485.10.
For general administrative expenses, public buildings branch, Procurement Division, $1.25.
For salaries and expenses, public buildings and grounds in the District of Columbia, Public Buildings Administration, $465.90.
For administrative expenses, Home Owners' Loan Corporation, Federal Home Loan Bank Administration, $219.66.
For administrative expenses, United States Housing Authority, Federal Public Housing Authority, $23.96.
For administrative expenses, Federal Housing Administration, $8.39.
For salaries and expenses, Veterans' Administration, $3,420.05.
For printing and binding, Veterans' Administration, $378.50.
For Army and Navy pensions, $50.

**Department of Agriculture:** For salaries and expenses, library, Department of Agriculture, $124.97.
For special research fund, Department of Agriculture, $90.
For salaries and expenses, Bureau of Animal Industry, $862.75.
For National Industrial Recovery, Resettlement Administration, submarginal lands (transfer to Agriculture), $9,664.32.

For salaries and expenses, Bureau of Dairy Industry, $14.22.

For salaries and expenses, Soil Conservation Service, $1,201.83.

For salaries and expenses, Forest Service, $137.14.

For loans and relief in stricken agricultural areas (transfer to Farm Credit Administration), $390.

For New England hurricane damage, Forest Service, $31.56.

For acquisition of lands for protection of watersheds of navigable streams, $299.95.

For salaries and expenses, Bureau of Entomology and Plant Quarantine, $8.40.

For control of emergency outbreaks of insect pests and plant diseases, 27 cents.

For control of emergency outbreaks of insect pests and plant diseases, 70 cents.

For exportation and domestic consumption of agricultural commodities, Department of Agriculture, $7,204.18.

For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation, Act June 28, 1937), $94.92.

For exportation and domestic consumption of agricultural commodities, Department of Agriculture (transfer to Federal Surplus Commodities Corporation), $1,792.58.

For retirement of cotton pool participation trust certificates, Department of Agriculture, $9.24.

For administration of Sugar Act of 1937, Department of Agriculture, $18.85.

For administration of Federal Crop Insurance Act, Department of Agriculture, $10.

For conservation and use of agricultural land resources, Department of Agriculture, $3,283.09.

For land utilization and retirement of submarginal land, Department of Agriculture, $626.30.

For submarginal land program, Farm Tenant Act, Department of Agriculture, $12.

For salaries and expenses, Farm Credit Administration, Department of Agriculture, $4.65.

For salaries and expenses, rural electrification, Department of Agriculture, $2.30.

For rural rehabilitation loans, Department of Agriculture (advances from Reconstruction Finance Corporation), $4.

Department of Commerce: For establishment of air-navigation facilities, Civil Aeronautics Authority, $281.99.

For maintenance of air-navigation facilities, Office of Administrator of Civil Aeronautics, $239.85.

For traveling expenses, Department of Commerce, $2.

For salaries and expenses, Weather Bureau, Department of Commerce, $1.16.

For salaries and expenses, Weather Bureau, $1.

For civilian pilot training, Office of Administrator of Civil Aeronautics, $2,551.48.

For establishment of air-navigation facilities, Office of Administrator of Civil Aeronautics, $4,135.77.

For maintenance of air-navigation facilities, Civil Aeronautics Authority, $50.

For salaries and expenses, Civil Aeronautics Authority, $30.

For air-navigation facilities, $20.
Department of the Interior: For migratory bird conservation fund, Fish and Wildlife Service (receipt limitation), $201.62.
For salaries and expenses, Biological Survey, Fish and Wildlife Service, $28.86.
For inquiry respecting food fishes, Bureau of Fisheries, Department of the Interior, $3.66.
For propagation of food fishes, Bureau of Fisheries, Department of the Interior, $2.40.
For National Park Service, $34.85.
For National Industry Recovery, Interior, National Park Service, recreational demonstration projects, $10.45.
For library, Department of the Interior, $16.65.
For expenses, Division of Territories and Island Possessions, Department of the Interior, $80.
For Geological Survey, $8,466.22.
For historic sites and buildings, National Park Service, $136.55.
For administrative expenses, Bituminous Coal Division, Department of the Interior, $10.15.
For inquiry respecting food fishes, Fish and Wildlife Service, $12.80.
For emergency conservation work (transfer to Interior, Indians, Act February 9, 1937), $43.52.
For Indian boarding schools, $51.88.
For Indian school support, $84.25.
For purchase and transportation of Indian supplies, $2.13.
For Civilian Conservation Corps (transfer to Interior, Indians), $101.22.
For conservation of health among Indians, $728.23.
For agriculture and stock raising among Indians, $13.33.
For maintenance, Fruitlands irrigation project, Navajo Reservation, New Mexico (reimbursable), $14.10.
For Indian service supply fund, $311.96.

Department of Justice: For salaries and expenses, lands division, Department of Justice, $340.49.
For salaries and expenses of marshals, and so forth, Department of Justice, $84.69.
For salaries and expenses, Federal Bureau of Investigation (national defense), $35.52.
For fees of witnesses, Department of Justice, $13.70.
For miscellaneous expenses, United States courts (transfer to Justice), $110.42.
For support of United States prisoners, $465.
For Federal jails and correctional institutions, maintenance, $12.64.
For contingent expenses, Department of Justice, $29.75.
For salaries and expenses, Federal Bureau of Investigation, $5.
For traveling expenses, Department of Justice, $5.92.
For miscellaneous salaries and expenses, field, Department of Justice, $396.
For penitentiaries and reformatories, maintenance, $419.36.

Department of Labor: For traveling expenses, Department of Labor, $263.61.

Navy Department: For Naval training station, San Diego, California, $498.94.
For miscellaneous expenses, Navy, $842.73.
For rebuilding and repairing stations, and so forth, Coast Guard, $40.50.
For pay, Marine Corps, $1.20.
For general expenses, Marine Corps, $10,742.85.
For aviation, 1938 contracts, Navy, $71,348.96.
For general expenses, Lighthouse Service, Coast Guard (Navy), $37.18.
For fuel and transportation, Navy, $63.
For maintenance, Bureau of Yards and Docks, $5,851.75.
For pay and allowances, Coast Guard, $216.
For engineering, Bureau of Engineering, $94,119.36.
For Naval Reserve, $1,426.17.
For engineering, Navy, $44,098.25.
For pay and allowances, Coast Guard (Navy), $220.65.
For general expenses, Coast Guard (Navy), $4,034.02.
For ordnance and ordnance stores, Navy, $695,404.01.
For aviation, Navy, $555,518.89.
For maintenance, Bureau of Ships, $809,942.76.
For salaries, lighthouse vessels, Coast Guard (Navy), $2,179.69.
For pay, subsistence, and transportation, Navy, $8,773.98.
For maintenance, Bureau of Supplies and Accounts, $9,450.82.
For National Industrial Recovery, Navy allotment, $186.17.
For ordnance and ordnance stores, Bureau of Ordnance, $896.
For rebuilding and repairing stations, and so forth, Coast Guard (Navy), $300.

**Post Office Department:** For indemnities, domestic mail, $172.12.
For operating supplies for public buildings, Post Office Department, $2.72.

**Department of State:** For transportation, Foreign Service, $1,154.44.
For contingent expenses, Foreign Service, $354.25.
For foreign service pay adjustment, appreciation of foreign currencies (State), $88.46.

**Treasury Department:** For collecting the revenue from customs, $81.26.
For salaries and expenses, Division of Disbursement, $1.94.

**War Department:** For Army transportation, $195.16.
For National Guard, $30.53.
For working fund, War, ordnance, $20,582.31.
For pay of the Army, $742.70.
For subsistence of the Army, $8.85.
For barracks and quarters, $2.40.
For replacing clothing and equipage, $277.44.
For replacing regular supplies of the Army, $10.08.
For clothing and equipage, Army, $47.52.
For cemeterial expenses, War Department, $2.02.
For Civilian Conservation Corps (transfer to War), $2,001.86.
For emergency conservation work (transfer to War, Act February 9, 1937), $36.49.
For emergency conservation fund (transfer to War, Act March 31, 1933), $31.47.
For loans and relief in stricken agricultural areas (transfer from emergency conservation work to War, Act June 19, 1934), $8.65.
For emergency conservation fund (transfer to War, Act June 19, 1934), $73.97.

**District of Columbia:** Washington Aqueduct, District of Columbia, $2.84.
Total, audited claims, section 204 (b), $2,419,868.84, together with such additional sum due to increases in rates of exchange as may be necessary to pay claims in the foreign currency and interest as specified in certain of the settlements of the General Accounting Office.

Sec. 205. For the payment of claims allowed by the General Accounting Office pursuant to the Act entitled "An Act for the relief of officers and soldiers of the volunteer service of the United States Volunteers, War with Spain."
mustered into service for the War with Spain, and who were held in service in the Philippine Islands after the ratification of the treaty of peace, April 11, 1899, approved May 2, 1940 (Public Law Numbered 505, Seventy-sixth Congress), and which have been certified to the Seventy-eighth Congress under section 2 of the Act of July 7, 1894 (U.S.C., title 5, sec. 266), under the War Department in Senate Document Numbered 118 and House Document Numbered 317, §3,217,92.

TITLE III—GENERAL PROVISIONS

SEC. 301. Appropriations for the executive departments and independent establishments for the fiscal year 1944 available for travel expenses shall be available for the payment of per diem allowances in lieu of subsistence expenses without regard to the Subsistence Expense Act of 1926, as amended (5 U.S.C. 821-833), to civilian officers and employees of such departments and establishments while traveling on official business outside the continental limits of the United States and away from their designated posts of duty: Provided, That the amount of such allowances shall be determined by the head of the department or independent establishment concerned or by such official as he may designate for the purpose, but shall in no case, notwithstanding any other provision of law, exceed the maximum established by regulations prescribed by the President for the locality in which the travel is performed: Provided further, That the availability of appropriations of the War and Navy Departments with respect to the foregoing shall not be restricted thereby.

SEC. 302. The provision of law prescribing the use of vessels of United States registry by employees of the Government traveling overseas (46 U.S.C. 1241) shall not apply to such travel during the fiscal year 1944.

SEC. 303. Appropriations of the executive departments and independent establishments for the fiscal year 1944 shall be available for reimbursement at not to exceed 5 cents per mile to personnel serving without compensation from the United States for expenses of travel performed by them in privately owned automobiles away from their designated posts of duty, and not to exceed 3 cents per mile for such travel within the limits of their official stations.

SEC. 304. Appropriations of the executive departments and independent establishments for the fiscal year 1944, available for expenses of travel, are hereby made available (1) for allowances for living and quarters in accordance with Standardized Regulations prescribed by the President for civilian officers and employees of the Government temporarily stationed in foreign countries, and (2) for living quarters allowances in accordance with the Act of June 26, 1930 (5 U.S.C. 118a), and regulations prescribed thereunder, and cost of living allowances in accordance with the Act of February 28, 1931, as amended (22 U.S.C. 12), and regulations prescribed thereunder, for all civilian officers and employees of the Government permanently stationed in foreign countries: Provided, That the availability of appropriations of the Departments of War, Navy, and State, except the appropriation cooperation with the American republics, for any of the above-mentioned objects shall not be affected hereby.

SEC. 305. No funds heretofore or hereafter appropriated for the War Department shall be used directly or indirectly for or devoted to the purpose of the cancelation of existing certificates of authority with respect to the manufacture and distribution of Army insignia and no such funds shall be used directly or indirectly either to enforce or announce the provisions of order AR 600-90, as amended, or any amended or similar or comparable order or regulation restricting the
manufacture and distribution of Army insignia: Provided, That this section shall be effective as of date March 1, 1943.

SEC. 306. This Act may be cited as the "First Supplemental National Defense Appropriation Act, 1944".

Approved December 23, 1943.

[CHAPTER 381] JOINT RESOLUTION
Extending until January 31, 1944, the provisions of the Act of April 29, 1943, making an appropriation to assist in providing a supply and distribution of farm labor for the calendar year 1943.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of April 29, 1943 (Public Law 45), making an appropriation to assist in providing a supply and distribution of farm labor for the calendar year 1943, is hereby amended by striking out the date "December 31, 1943" in section 1 and inserting in lieu thereof "January 31, 1944", and is further amended so that the funds appropriated by section 1 and not heretofore or hereafter apportioned by the Administrator among the several States pursuant to section 2 shall be available for expenditure by the Administrator for the purposes specified in section 8.

SEC. 2. Notwithstanding any provisions to the contrary in the Act approved July 12, 1943 (Public Law 132), funds available to the War Manpower Commission for the current migration of Mexican or Canadian nationals under the auspices of the War Manpower Commission for industrial and railroad purposes essential to the war effort, may continue to be expended during the fiscal year 1944.

Approved December 23, 1943.

[CHAPTER 382] JOINT RESOLUTION
Authorizing the printing and binding of a revised edition of Cannon's Procedure in the House of Representatives and providing that the same shall be subject to copyright by the author.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be printed and bound for the use of the House one thousand five hundred copies of a revised edition of Cannon's Procedure in the House of Representatives, by Clarence Cannon, to be printed under the supervision of the author and to be distributed to the Members by the Speaker.

SEC. 2. That notwithstanding any provision of the copyright laws and regulations with respect to publications in the public domain, such revised edition of Cannon's Procedure in the House of Representatives shall be subject to copyright by the author thereof.

Approved December 23, 1943.

[CHAPTER 383] JOINT RESOLUTION
Continuing the Commodity Credit Corporation as an agency of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 7 of the Act approved January 31, 1935 (49 Stat. 4), as amended, is hereby amended by striking out "December 31, 1943" and inserting in lieu thereof "February 17, 1944".

Approved December 23, 1943.