required.

distribution, of \$100 to each enrolled member of the tribe, under such rules and regulations as the said Secretary may prescribe: Provisos. Free from all liens. Provided, That the money paid to the Indians as authorized herein, shall not be subject to any lien or claim of attorneys or other parties: ratification Provided, That before any payment is made hereunder the Chippewa Indians of Minnesota shall, in such manner as may be prescribed by the Secretary of the Interior, ratify the provisions of this act and accept the same.

Approved, November 19, 1921.

November 23, 1921. [H. R. 7294.] [Public, No. 96.]

Spirituous and vi-

Sale of nonbeverage Vol. 41, p. 309.

Nonbeverage arti-

Review by court. Vol. 41, p. 309.

CHAP. 134 .- An Act Supplemental to the National Prohibition Act.

Be it enacted by the Senate and House of Representatives of the United Supplement to National Prohibition Act. Vol. 41, p. 307.

Meaning of terms.

Supplement to National Prohibition Act. Vol. 41, p. 307.

Meaning of terms.

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Meaning of terms.

States of America in Congress assembled, That the words "person," "commissioner," "application," "permit," "regulation," and "liquor," and the phrase "intoxicating liquor," when used in this Act, shall have the same meaning as they have in Title II of the National Prohibition Act.

nous liquors only may be prescribed be prescribed as medicines.

SEC. 2. That only spirituous and vinous liquor may be prescribed for medicinal purposes, and all permits to prescribe and prescriptions nes. Alcohol limitations. for any other liquor shall be void. No physician shall prescribe, nor shall any person sell or furnish on any prescription, any vinous liquor that contains more than 24 per centum of alcohol by volume, nor shall anyone prescribe or sell or furnish on any prescription more than one-fourth of one gallon of vinous liquor, or any such vinous or spirituous liquor that contains separately or in the aggregate more than one-half pint of alcohol, for use by any person within any period of Limit of prescription ten days. No physician shall be furnished with more than one hundred prescription blanks for use in any period of ninety days, nor shall any physician issue more than that number of prescriptions within any such period unless on application therefor he shall make it clearly apparent to the commissioner that for some extraordinary reason a larger amount is necessary, whereupon the necessary additional blanks may be furnished him. But this provision shall not be construed to limit the sale of any article the manufacture of which is authorized under section 4, Title II, of the National Prohibition Act.

If the commissioner shall find after hearing, upon notice as required Nonbeverage articles.

Change of formulas for, may be ordered if used as beverages.

If the commissioner snail find arter flearing, deposition Act, that any for, may be ordered if used as beverages.

If the commissioner snail find arter flearing, deposition Act, that any formulas for, may be ordered if used as beverages. article enumerated in subdivisions b, c, d, or e of section 4 of Title II of said National Prohibition Act is being used as a beverage, or for intoxicating beverage purposes, he may require a change of formula of such article and in the event that such change is not made within Cancellation of per- a time to be named by the commissioner he may cancel the permit mits authorized. for the manufacture of such article unless it is made clearly to appear to the commissioner that such use can only occur in rare or exceptional instances, but such action of the commissioner may by appropriate proceedings in a court of equity be reviewed, as provided for in section 5, Title II, of said National Prohibition Act: Provided, Restriction of action Restriction of action That no change of formula shall be required and no permit to manufacture any article under subdivision (E), section 4, Title II of the National Prohibition Act shall be revoked unless the sale or use of such article is substantially increased in the community by reason of its use as a beverage or for intoxicating beverage purposes.

Importing or manufacturing spirituous liquor shall be imported into the United States, nor liquors forbidden until shall any permit be granted authorizing the manufacture of any present supply insufficient for nonbeverage spirituous liquor, save alcohol, until the amount of such liquor now in distilleries or other bonded warehouses shall have been reduced to a quantity that in the opinion of the commissioner will, with liquor that may thereafter be manufactured and imported, be sufficient to

supply the current need thereafter for all nonbeverage uses: Provided, That no vinous liquor shall be imported into the United States liquors for unless it is made to appear to the commissioner that vinous liquor age uses restricted. for such nonbeverage use produced in the United States is not sufficient to meet such nonbeverage needs: Provided further, That excepted. this provision against importation shall not apply to shipments en route to the United States at the time of the passage of this Act: And provided further, That the commissioner may authorize the spirits exported return to the United States under such regulations and conditions tax, permitted. as he may prescribe any distilled spirits of American production exported free of tax and reimported in original packages in which exported and consigned for redeposit in the distillery bonded warehouse from which originally removed.

Sec. 3. That this Act and the National Prohibition Act shall apply ions extended to all only to the United States but to all territory subject to its juris-United States terrinot only to the United States but to all territory subject to its juris- United States terridiction, including the Territory of Hawaii and the Virgin Islands; Enforcement in Haand jurisdiction is conferred on the courts of the Territory of Hawaii and Virgin Islands. and the Virgin Islands to enforce this Act and the National Pro-

hibition Act in such Territory and Islands.

SEC. 4. That regulations may be made by the commissioner to prescribed.

Note that regulations may be made by the commissioner to prescribed.

Note that regulations may be made by the commissioner to prescribed. carry into effect the provisions of this Act. Any person who violates any of the provisions of this Act shall be subject to the penalties

provided for in the National Prohibition Act.

Sec. 5. That all laws in regard to the manufacture and taxation existing laws not of and traffic in intoxicating liquor, and all penalties for violations tional Prohibition Act, of such laws that were in force when the National Prohibition Act. of such laws that were in force when the National Prohibition Act was enacted, shall be and continue in force, as to both beverage and nonbeverage liquor, except such provisions of such laws as are directly in conflict with any provision of the National Prohibition Act or of this Act; but if any act is a violation of any of such laws and also of either a bar to prosethe National Prohibition Act or of this Act, a conviction for such cution under the other. act or offense under one shall be a bar to prosecution therefor under the other. All taxes and tax penalties provided for in section 35 of Title II of the National Prohibition Act shall be assessed and collected in the same manner and by the same procedure as other taxes on the manufacture of or traffic in liquor.

taxes on the manufacture of or traine in fiquor.

If distilled spirits upon which the internal-revenue tax has not on spirits lost by theft, been paid are lost by theft, accidental fire, or other casualty while etc., without negligence, collusion, etc., in possession of a common carrier subject to the Transportation if no tax paid. Act of 1920 or the Merchant Marine Act, 1920, or if lost by theft from a distillery or other bonded warehouse, and it shall be made to appear to the commissioner that such losses did not occur as the result of negligence, connivance, collusion, or fraud on the part of the owner or person legally accountable for such distilled spirits, no tax shall be assessed or collected upon the distilled spirits so lost, nor shall any tax penalty be imposed or collected by reason of such loss, but the exemption from the tax and penalty shall only be allowed to the extent that the claimant is not indemnified against or recompensed for such loss. This provision shall apply to any ent claims, etc. claim for taxes or tax penalties that may have accrued since the passage of the National Prohibition Act or that may accrue hereafter. Nothing in this section shall be construed as in any manner limiting not affected.

Vol. 41, p. 319. or restricting the provisions of Title III of the National Prohibition Act.

SEC. 6. That any officer, agent, or employee of the United States dwelling, etc., by enengaged in the enforcement of this Act, or the National Prohibition forcement officials Act, or any other law of the United States, who shall search any reant, a misdemeanor. private dwelling as defined in the National Prohibition Act, and occupied as such dwelling without a warrant direction. occupied as such dwelling, without a warrant directing such search, or who while so engaged shall without a search warrant maliciously and without reasonable cause search any other building or property,

Tax assessment, etc. Vol. 41, p. 317.

Limit of exemption.

Industrial alcohol

Punishment for.

shall be guilty of a misdemeanor and upon conviction thereof shall be fined for a first offense not more than \$1,000, and for a subsequent offense not more than \$1,000 or imprisoned not more than one year, or both such fine and imprisonment.

Arrests, etc., by person falsely claiming to be United States official, a misdemeanor.

Whoever not being an officer, agent, or employee of the United

Punishment for.

States shall falsely represent himself to be such officer, agent, or employee and in such assumed character shall arrest or detain any person, or shall in any manner search the person, buildings, or other property of any person, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than \$1,000, or imprisoned for not more than one year, or by both such fine and imprisonment.

Approved, November 23, 1921.

November 23, 1921. [S. 1039.] [Public, No. 97.]

CHAP. 135 .- An Act For the promotion of the welfare and hygiene of maternity and infancy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United and in States of America in Congress assembled, That there is hereby author-States of America in Congress assembled, That there is hereby author-appropriations authorized to cooperate with States in Pygiene, not otherwise appropriated, the sums specified in section 2 of this etc., of.

Act. to be paid to the secured State of Sta Act, to be paid to the several States for the purpose of cooperating with them in promoting the welfare and hygiene of maternity and

infancy as hereinafter provided.

Permanent annual appropriations authorized for five vears.

Sec. 2. For the purpose of carrying out the provisions of this Act, there is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, for the current fiscal year \$480,000, to be equally apportioned among the several States, and for each subsequent year, for the period of five years, \$240,000, to be equally apportioned among the several States in the manner hereinafter provided: Provided, That there is hereby authorized to be appropriated for the use of the States, subject to the provisions of this Act, for the fiscal year ending June 30, 1922, an additional sum of \$1,000,000, and annually thereafter, for the period of five years, an additional sum not to exceed \$1,000,000: Provided further, That the additional appropriations herein authorized shall be apportioned \$5,000 to each State and the balance among the States in the proportion which their population bears to the total population of the States of the United States, according to the last preceding United States census: And provided further, That no payment out of the additional appropriation herein authorized shall be made in any year to any State until an equal sum has been appropriated for that year by the legislature of such State for the maintenance of the services and facilities provided for in this Act.

Additional sums authorized.

Manner of apportion-

Subject to equal sums by States.

Balances availal for succeeding year. available

Children's Bureau, Department of Labor. Administration of

Duties.

So much of the amount apportioned to any State for any fiscal year as remains unpaid to such State at the close thereof shall be available for expenditures in that State until the close of the succeeding fiscal

Board of Maternity and Infant Hygiene.

Creation and composition of.

SEC. 3. There is hereby created a Board of Maternity and Infant Hygiene, which shall consist of the Chief of the Children's Bureau, the Surgeon General of the United States. the Surgeon General of the United States Public Health Service, and the United States Commissioner of Education, and which is hereafter designated in this Act as the Board. The Board shall elect its own chairman and perform the duties provided for in this Act.

The Children's Bureau of the Department of Labor shall be charged with the administration of this Act, except as herein otherwise provided, and the Chief of the Children's Bureau shall be the executive officer. It shall be the duty of the Children's Bureau to make or cause to be made such studies, investigations, and reports as will promote the efficient administration of this Act.