

of man and woman, for the love of mankind and God, for the love of country, Americans who would speak the language of the heart do so with a rose.

We see proofs of this everywhere. The study of fossils reveals that the rose has existed in America for age upon age. We have always cultivated roses in our gardens. Our first President, George Washington, bred roses, and a variety he named after his mother is still grown today. The White House itself boasts a beautiful Rose Garden. We grow roses in all our fifty States. We find roses throughout our art, music, and literature. We decorate our celebrations and parades with roses. Most of all, we present roses to those we love, and we lavish them on our altars, our civil shrines, and the final resting places of our honored dead.

The American people have long held a special place in their hearts for roses. Let us continue to cherish them, to honor the love and devotion they represent, and to bestow them on all we love just as God has bestowed them on us.

The Congress, by Senate Joint Resolution 159 [Pub. L. 99-449, now this section], has designated the rose as the National Floral Emblem of the United States and authorized and requested the President to issue a proclamation declaring this fact.

NOW, THEREFORE, I, RONALD REAGAN, President of the United States of America, do hereby proclaim the rose as the National Floral Emblem of the United States of America.

IN WITNESS WHEREOF, I have hereunto set my hand this twentieth day of November, in the year of our Lord nineteen hundred and eighty-six, and of the Independence of the United States of America the two hundred and eleventh.

RONALD REAGAN.

§ 304. National march

The composition by John Philip Sousa entitled “The Stars and Stripes Forever” is the national march.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1263.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|---------------------------|---|
| 304 | 36:188. | Dec. 11, 1987, Pub. L. 100-186, 101 Stat. 1286. |

§ 305. National tree

The tree genus *Quercus*, commonly known as the oak tree, is the national tree.

(Added Pub. L. 108-447, div. J, title I, §109(a), Dec. 8, 2004, 118 Stat. 3344.)

CHAPTER 5—PRESIDENTIAL INAUGURAL CEREMONIES

| | |
|------|--|
| Sec. | |
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| 503. | Use of reservations, grounds, and public spaces. |
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AMENDMENTS

2006—Pub. L. 109-284, §5(1), (2), Sept. 27, 2006, 120 Stat. 1211, added item 510 and redesignated former item 510 as 511.

§ 501. Definitions

For purposes of this chapter—

(1) “Inaugural Committee” means the committee appointed by the President-elect to be in charge of the Presidential inaugural ceremony and functions and activities connected with the ceremony; and

(2) “inaugural period” means the period that includes the day on which the Presidential inaugural ceremony is held, the 5 calendar days immediately preceding that day, and the 4 calendar days immediately following that day.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1263.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|---------------------------|---|
| 501 | 36:721(b). 36:730. | Aug. 6, 1956, ch. 974, §1(b), 70 Stat. 1049. Aug. 6, 1956, ch. 974, §10, as added Jan. 30, 1968, Pub. L. 90-251, §4, 82 Stat. 4. |

In this chapter, the word “Mayor” is substituted for “Commissioners” in the Presidential Inaugural Ceremonies Act (ch. 974, 70 Stat. 1049) [subsequently changed to “Commissioner” in 36:ch. 30 because section 401 of Reorganization Plan No. 3 of 1967 (5 App. U.S.C.) transferred the functions of the Board of Commissioners of the District of Columbia to the Commissioner of the District of Columbia and because of 36:730] because of sections 421 and 711 of the District of Columbia Self-Government and Governmental Reorganization Act (Public Law 93-198, 87 Stat. 789, 818), which abolished the office of Commissioner of the District of Columbia and replaced it with the office of Mayor of the District of Columbia.

In this section, the text of 36:721(b)(3)–(5) is omitted because the complete names of the Mayor of the District of Columbia and the Secretaries of Defense and of the Interior are used the first time the terms appear in a section.

§ 502. Regulations, licenses, and registration tags

(a) REGULATIONS AND LICENSES.—For each inaugural period, the Council of the District of Columbia shall—

(1) prescribe reasonable regulations necessary to preserve public order and protect life, health, and property;

(2) prescribe special regulations related to the standing, movement, and operation of vehicles; and

(3) grant special licenses to peddlers and vendors to sell merchandise in places the Council considers proper, subject to conditions and fees for the licenses the Council considers proper.

(b) REGISTRATION TAGS.—The Mayor of the District of Columbia may issue, for any motor vehicle made available for the use of the Inaugural Committee, special registration tags, valid for not more than 90 days, designed to celebrate the inauguration of the President and Vice President.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1264.)

HISTORICAL AND REVISION NOTES

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|-----------------------|--|
| 502(a) | 36:722(a). | Aug. 6, 1956, ch. 974, § 2, 70 Stat. 1049; Jan. 30, 1968, Pub. L. 90-251, § 1, 82 Stat. 4. |
| 502(b) | 36:722(b). 36:730. | Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |

In this chapter, the words “Council of the District of Columbia” are substituted for “District of Columbia Council” because of sections 401 and 711 of the District of Columbia Self-Government and Governmental Reorganization Act (Public Law 93-198, 87 Stat. 785, 818).

In subsection (a)(2), the words “of whatever character or kind during such period” are omitted as unnecessary.

In subsection (a)(3), the words “the privilege of”, “goods, wares, and”, and “in the District of Columbia” are omitted as unnecessary.

In subsection (b), the words “both duly registered . . . and unregistered”, “a period”, and “the occasion of” are omitted as unnecessary.

§ 503. Use of reservations, grounds, and public spaces

(a) PERMIT FOR USE.—With the approval of the officer having jurisdiction over any of the Federal reservations or grounds in the District of Columbia, the Secretary of the Interior may grant to the Inaugural Committee a permit to use the reservations or grounds during the inaugural period, including a reasonable time before and after the inaugural period. The Mayor of the District of Columbia may grant a similar permit to use public space under the Mayor’s jurisdiction. Each permit granted under this subsection is subject to conditions the grantor of the permit prescribes.

(b) REVIEWING STANDS AND COMMERCIAL STANDS AND STRUCTURES.—A reviewing stand or a stand or structure for the sale of merchandise, food, or drink may be built on public grounds in the District of Columbia only if approved by the Inaugural Committee and by the Secretary or the Mayor, as appropriate.

(c) RESTORATION AFTER INAUGURAL PERIOD.—After the inaugural period, the reservation, ground, or public space occupied by a stand or structure shall be restored promptly to its prior condition.

(d) INDEMNIFICATION.—The Inaugural Committee shall indemnify and save harmless the District of Columbia and the appropriate department, agency, or instrumentality of the United States Government against any loss or damage to, and against any liability arising from the use of, the reservation, ground, or public space, by the Inaugural Committee or a licensee of the Inaugural Committee.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1264.)

HISTORICAL AND REVISION NOTES

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|--|---|
| 503(a) | 36:724 (1st, 2d sentences). 36:730. | Aug. 6, 1956, ch. 974, § 4, 70 Stat. 1049. Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |
| 503(b) | 36:724 (3d sentence). 36:730. | |

HISTORICAL AND REVISION NOTES—Continued

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|-------------------------|----------------------------|
| 503(c) | 36:724 (4th sentence). | |
| 503(d) | 36:724 (last sentence). | |

In subsection (a), the words “restrictions, terms, and” are omitted as unnecessary. The word “prescribes” is substituted for “imposed” for consistency in the revised title and with other titles of the United States Code.

In subsection (b), the words “With respect to public space”, “goods, wares”, “sidewalk, street, park, reservation, or other”, and “depending on the location of such stand or structure” are omitted as unnecessary.

In subsection (d), the words “department, agency, or instrumentality” are substituted for “agency” for consistency in the revised title and with other titles of the United States Code. The words “or agencies” are omitted because of 1:1.

§ 504. Installation and removal of electrical facilities

(a) INSTALLATION.—The Mayor of the District of Columbia may allow the Inaugural Committee to install suitable overhead conductors and electrical facilities, with adequate supports. The official in charge of a park or reservation in the District of Columbia in which it is necessary to place wires shall supervise the placing and removal of those wires.

(b) REMOVAL.—The conductors and supports shall be removed not later than 5 days after the end of the inaugural period.

(c) INDEMNIFICATION.—The United States Government and the District of Columbia may not incur any expense or damage from the installation, operation, or removal of a temporary overhead conductor or electrical facility. The Inaugural Committee shall indemnify and hold harmless the District of Columbia and the appropriate department, agency, or instrumentality of the Government against any loss or damage, and against any liability arising, from any act of the Inaugural Committee or any agent, licensee, servant, or employee of the Inaugural Committee in connection with the installation, operation, or removal of a temporary overhead conductor or electrical facility.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1264.)

HISTORICAL AND REVISION NOTES

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|--|--|
| 504(a) | 36:725 (1st, 2d sentences). 36:730. | Aug. 6, 1956, ch. 974, § 5 (1st-3d, last sentences), 70 Stat. 1050. Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |
| 504(b) | 36:725 (3d sentence). | |
| 504(c) | 36:725 (last sentence). | |

In subsection (a), the words “lighting or other” and “for illumination or other purposes” are omitted as unnecessary.

In subsection (c), the words “illumination or other” are omitted as unnecessary. The words “department, agency, or instrumentality” are substituted for “agency” for consistency in the revised title and with other titles of the United States Code. The words “or agencies” are omitted because of 1:1. The words “in connec-

tion with the installation, operation, or removal of a temporary overhead conductor or electrical facility” are added for clarity.

§ 505. Extension of wires along parade routes

The Mayor of the District of Columbia, the Secretary of the Interior, and the Inaugural Committee may allow communications companies to extend overhead wires to places along a parade route that are considered convenient for use in connection with the parade and other inaugural purposes. The wires shall be removed not later than 10 days after the inaugural period ends.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|---------------------------|---|
| 505 | 36:727. 36:730. | Aug. 6, 1956, ch. 974, § 7, 70 Stat. 1050. Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |

The words “communications companies” are substituted for “telegraph, telephone, radio-broadcasting, and television companies” to eliminate unnecessary words.

§ 506. Duration of regulations and licenses and publication of regulations

Regulations prescribed and licenses authorized under this chapter are effective only during the inaugural period. The regulations shall be published in at least one daily newspaper published in the District of Columbia. A penalty prescribed for violating such a regulation may not be enforced until 5 days after publication.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|-----------------------------|--|
| 506 | 36:728 (1st, 2d sentences). | Aug. 6, 1956, ch. 974, § 8 (1st, 2d sentences), 70 Stat. 1051. |

The words “full force and” are omitted as unnecessary.

§ 507. Application to other property

This chapter does not apply to the United States Capitol Buildings or Grounds or other property under the jurisdiction of Congress or a committee, commission, or officer of Congress. A service or facility authorized by or under this chapter is available for the property on request or approval of the joint committee of the Senate and House of Representatives appointed by the President of the Senate and the Speaker of the House of Representatives to arrange for the inauguration of the President-elect and the Vice President-elect.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|---------------------------|--|
| 507 | 36:729. | Aug. 6, 1956, ch. 974, § 9, 70 Stat. 1051. |

§ 508. Enforcement

The Mayor of the District of Columbia, or other official having jurisdiction in the premises, shall enforce this chapter, take necessary precautions to protect the public, and ensure that the pavement of any street, sidewalk, avenue, or alley disturbed or damaged is restored to its prior condition.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|-----------------------------------|--|
| 508 | 36:725 (4th sentence). 36:730. | Aug. 6, 1956, ch. 974, § 5 (4th sentence), 70 Stat. 1050. Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |

§ 509. Penalty

A person violating a regulation prescribed under this chapter shall be fined under title 18 or imprisoned for not more than 30 days. A separate violation occurs under this section for each day the violation continues.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265.)

HISTORICAL AND REVISION NOTES

| <i>Revised Section</i> | <i>Source (U.S. Code)</i> | <i>Source (Statutes at Large)</i> |
|------------------------|------------------------------|---|
| 509 | 36:728 (3d, last sentences). | Aug. 6, 1956, ch. 974, § 8 (3d, last sentences), 70 Stat. 1051; Jan. 30, 1968, Pub. L. 90-251, § 3, 82 Stat. 4. |

The words “by the Council of the District of Columbia” and “the authority of” are omitted as unnecessary. The words “under title 18” are substituted for “not more than \$100” for consistency with title 18. The words “A separate violation occurs under this section for each day the violation continues” are substituted for 36:728 (last sentence) for consistency in the revised title and with other titles of the United States Code and to eliminate unnecessary words.

§ 510. Disclosure of and prohibition on certain donations

(a) IN GENERAL.—A committee shall not be considered to be the Inaugural Committee for purposes of this chapter unless the committee agrees to, and meets, the requirements of subsections (b) and (c).

(b) DISCLOSURE.—

(1) IN GENERAL.—Not later than the date that is 90 days after the date of the Presidential inaugural ceremony, the committee shall file a report with the Federal Election Commission disclosing any donation of money or anything of value made to the committee in an aggregate amount equal to or greater than \$200.

(2) CONTENTS OF REPORT.—A report filed under paragraph (1) shall contain—

- (A) the amount of the donation;
- (B) the date the donation is received; and
- (C) the name and address of the person making the donation.

(c) LIMITATION.—The committee shall not accept any donation from a foreign national (as defined in section 319(b) of the Federal Election Campaign Act of 1971 (2 U.S.C. 441e(b))).

(Added Pub. L. 107-155, title III, §308(a)(2), Mar. 27, 2002, 116 Stat. 103.)

PRIOR PROVISIONS

A prior section 510 was renumbered section 511 of this title.

EFFECTIVE DATE

Section effective Nov. 6, 2002, see section 402 of Pub. L. 107-155, set out as an Effective Date of 2002 Amendment; Regulations note under section 431 of Title 2, The Congress.

§ 511. Authorization of appropriations

(a) AUTHORIZATION.—Necessary amounts are authorized to be appropriated—

(1) to enable the Mayor of the District of Columbia to provide additional municipal services in the District of Columbia during the inaugural period, including—

(A) employment of personal services without regard to chapters 33 and 51 and subchapter III of chapter 53 of title 5;

(B) travel expenses of enforcement personnel, including sanitarians, from other jurisdictions;

(C) the hiring of the means of transportation;

(D) meals for policemen, firemen, and other municipal employees;

(E) the cost of removing and relocating streetcar loading platforms, construction, rent, maintenance, and expenses incident to the operation of temporary public comfort stations, first-aid stations, and information booths; and

(F) other incidental expenses in the discretion of the Mayor; and

(2) to enable the Secretary of the Interior to provide meals for the members of the United States Park Police during the inaugural period.

(b) PAYMENT.—Amounts appropriated under—

(1) subsection (a)(1) of this section are payable in the same way as other appropriations for the expenses of the District of Columbia; and

(2) subsection (a)(2) of this section are payable in the same way as other appropriations for the expenses of the Department of the Interior.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1265, § 510; renumbered § 511, Pub. L. 107-155, title III, § 308(a)(1), Mar. 27, 2002, 116 Stat. 103.)

HISTORICAL AND REVISION NOTES

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|---|--|
| 510(a) | 36:723 (less words between 1st and 2d commas and between next-to-last and last commas). | Aug. 6, 1956, ch. 974, § 3, 70 Stat. 1049; Jan. 30, 1968, Pub. L. 90-251, § 2, 82 Stat. 4. |
| | 36:730. | Aug. 6, 1956, ch. 974, § 10, as added Jan. 30, 1968, Pub. L. 90-251, § 4, 82 Stat. 4. |
| 510(b) | 36:723 (words between 1st and 2d commas and between next-to-last and last commas). | |

In subsection (a)(1)(A), the words “chapters 33 and 51 and subchapter III of chapter 53 of title 5” are sub-

stituted for “the civil-service and classification laws” for clarity and consistency in the revised title and with other titles of the United States Code.

AMENDMENTS

2002—Pub. L. 107-155 renumbered section 510 of this title as this section.

EFFECTIVE DATE OF 2002 AMENDMENT

Amendment by Pub. L. 107-155, effective Nov. 6, 2002, see section 402 of Pub. L. 107-155, set out as an Effective Date of 2002 Amendment; Regulations note under section 431 of Title 2, The Congress.

CHAPTER 7—FEDERAL PARTICIPATION IN
CARL GARNER FEDERAL LANDS CLEANUP
DAY

| | |
|------|---|
| Sec. | |
| 701. | Findings. |
| 702. | Definition. |
| 703. | Duties of Federal land management agency. |
| 704. | Activities. |

§ 701. Findings

Congress finds that—

(1) Federal lands, parks, recreation areas, and waterways provide recreational opportunities for millions of Americans each year;

(2) Federal lands administered by Federal land management agencies contain valuable wildlife, scenery, natural and historic features, and other resources which may be damaged by litter and misuse;

(3) it is in the best interest of the United States and its citizens to maintain and preserve the beauty, safety, and availability of these Federal lands;

(4) these Federal land management agencies have been designated as the caretakers of these Federal lands and are responsible for maintaining and preserving those areas and facilities;

(5) there is great value in volunteer involvement in maintaining and preserving Federal lands for recreational use;

(6) the Federal land management agencies should be concerned with promoting a sense of pride and ownership among citizens toward these lands;

(7) the use of citizen volunteers in a national cleanup effort promotes these goals and encourages the thoughtful use of these Federal lands and facilities;

(8) the positive impact of annual cleanup events held at various recreation sites has already been proven by steadily declining levels of litter at these sites; and

(9) a national program for cleaning and maintaining Federal lands using volunteers will save millions of tax dollars.

(Pub. L. 105-225, Aug. 12, 1998, 112 Stat. 1266.)

HISTORICAL AND REVISION NOTES

| Revised Section | Source (U.S. Code) | Source (Statutes at Large) |
|-----------------|--------------------|--|
| 701 | 36:169i note. | Aug. 27, 1986, Pub. L. 99-402, § 2, 100 Stat. 910. |

In clause (2), the words “the several” are omitted as unnecessary.