

“SEC. 9. (a) Every teacher, librarian, research assistant, and instructor in the teachers colleges in the service of the Board of Education on June 30, 1947, shall be transferred and assigned either to group A or to group C in salary classes 1 to 8, inclusive, in accordance with the provisions of section 6 of this Act. Every teacher, librarian, research assistant, counselor, and instructor in the teachers colleges appointed on or after July 1, 1947, shall be assigned according to eligibility either to group A or to group C if the salary class to which he is appointed be divided into group A and group C. Every teacher, librarian, research assistant, and counselor transferred and assigned on July 1, 1947, to a group A, or appointed to group A on July 1, 1947, or thereafter shall be promoted to group C on the basis of documentary evidence establishing the attainment of a recognized master’s degree: *Provided*, That after June 30, 1948, all promotions to group C shall be made on the first day of the month immediately following the date on which documentary evidence is submitted to the Board of Education establishing to the Board’s satisfaction the attainment of a recognized master’s degree.

Teachers colleges.

“(b) Notwithstanding any provision of this Act to the contrary, the Board of Education is authorized to promote school librarians in the service of the Board of Education on permanent tenure on July 1, 1950, to class 4, group C, without requiring such librarians to have a master’s degree and to appoint or promote vocational high school shop teachers to class 5, group C, without requiring such teachers to have a master’s degree.”

School librarians; vocational high school shop teachers. Promotions.

SEC. 8. Section 13 of such Act, as amended, is amended to read as follows:

“SEC. 13. There shall be appointed by the Board of Education, on the recommendation of the Superintendent of Schools, a chief examiner for the board of examiners for white schools and a chief examiner for the board of examiners for colored schools. All members of the respective boards of examiners shall serve without additional compensation.”

Appointment of chief examiners.

SEC. 9. Appropriations to carry out, after June 30, 1951, the purposes of sections 2, 4, and 5 of this Act, and so much of section 7 of this Act as relates to subsection (a) of section 9 of the District of Columbia Teachers’ Salary Act of 1947, as amended, are authorized. The appropriations for general administration, general supervision and instruction, and vocational education, George-Barden program, under the caption “Public Schools” contained in the District of Columbia Appropriation Act of 1950, approved June 29, 1949, and in the District of Columbia Appropriation Act of 1951, approved July 18, 1950, are hereby made available for carrying out the purposes of such sections of this Act for periods prior to July 1, 1951.

Appropriations authorized.

Availability of prior appropriations.

63 Stat. 305.

64 Stat. 350.

SEC. 10. Sections 2, 4, and 5 of this Act, and so much of section 7 of this Act as relates to subsection (a) of section 9 of the District of Columbia Teachers’ Salary Act of 1947, as amended, shall take effect July 1, 1947.

Effective date of designated sections.

Approved October 24, 1951.

Public Law 193

CHAPTER 542

AN ACT

To authorize the improvement of East Pass Channel from the Gulf of Mexico into Choctawhatchee Bay, Florida.

October 24, 1951  
[H. R. 2322]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary*

of the Army through the Corps of Engineers of the United States Army is authorized to provide a channel twelve feet deep and one hundred and eighty feet wide from the Gulf of Mexico into Choctawhatchee Bay via the existing East Pass and to provide maintenance of a six- by one-hundred-foot channel from East Pass Channel to the harbor at Destin, Florida, generally in accordance with the plans and subject to the conditions in House Document Numbered 470, Eighty-first Congress.

Approved October 24, 1951.

## Public Law 194

## CHAPTER 543

## AN ACT

October 24, 1951  
[H. R. 4093]

To amend section 77, subsection (c) (3), of the Bankruptcy Act, as amended.

Bankruptcy Act,  
amendment,  
47 Stat. 1474,  
11 U. S. C. § 205.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, section 77, subsection (c) (3), of the Bankruptcy Act, as amended, be, and it is hereby, amended to read as follows:

"(3) The judge may, upon not less than fifteen days' notice published in such manner and in such newspapers as the judge may in his discretion determine, which notice so determined shall be sufficient, for cause shown, and with the approval of the Commission, in accordance with section 20a of the Interstate Commerce Act, as now or hereafter amended, authorize the trustee or trustees to issue certificates for cash, property, or other consideration approved by the judge, for such lawful purposes and upon such terms and conditions and with such security and such priority in payments over existing obligations, secured or unsecured, or receivership charges, as might in an equity receivership be lawful. Where such certificates are authorized to provide funds to pay for the acquisition, assembly or installation of safety equipment or materials related thereto, or for the purpose of reimbursing the trustee or trustees for funds so expended, the judge may direct (without limitation of his power to make such direction in the absence of this provision) that the certificates shall have such lien on the property of the debtor and shall be entitled to such priority in payments over existing obligations, secured or unsecured, and receivership charges and present or future duties, debts or taxes or other obligations in favor of or payable to any State or any subdivision, agency or instrumentality thereof and interest or penalties, and to such parity with all or any portion of the other costs or expenses of administration or operation as in the particular case the judge may find equitable at the time of authorizing the issuance of such certificates, regardless of whether such obligations, charges, costs or expenses, duties, debts, or taxes constitute or are secured by liens on real or personal property or shall have become payable before or after the issuance of such certificates."

41 Stat. 494,  
49 U. S. C. § 20a.

Effective date.

SEC. 2. This Act shall take effect immediately upon the date of its approval and shall apply to any authorization given by the judge, regardless of whether such authorization shall have been given before or shall be given after such date. Neither the enactment of this Act nor anything herein contained shall be construed as implying that, prior to the date of approval of this Act, the judge was not vested with the power which is expressly granted to him by this Act.

Approved October 24, 1951.