

patents to the State of Idaho for the lands relinquished by the State under Carey Act Segregation List Numbered 53 for which State Final Certificates have been issued for use only by the State for conveyance by deed to the holders of State Final Certificates for such land or to their heirs, successors, or assigns for the tract of land covered by such final certificate.

Approved May 7, 1954.

Public Law 354

CHAPTER 194

AN ACT

To authorize certain members of the Armed Forces to accept and wear decorations of certain foreign nations.

May 8, 1954
[S. 2247]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, subject to such regulations as may be prescribed by the Secretaries of the Army, Navy, Air Force, and Treasury, members and former members of the Armed Forces of the United States holding any office of profit or trust under the United States who have served, subsequent to June 26, 1950, in Korea and such of the waters or lands adjacent thereto as may be designated as combat zones or areas by the respective Secretaries are authorized, during the period of hostilities in Korea in which the United States is engaged, and for one year thereafter, to accept from the governments of foreign nations whose personnel are participating with or under the United Nations Command in Korea such decorations, orders, and emblems as may be tendered them, and which are conferred by such governments upon members of their own military forces. For purposes of this Act the consent of the Congress required in accordance with clause 8 of section 9, article I of the Constitution is hereby granted. Any such member or former member holding any office of profit or trust under the United States is authorized to wear any decoration, order, or emblem accepted pursuant to authority contained in this Act.

Armed Forces,
Decorations.

Approved May 8, 1954.

Public Law 355

CHAPTER 195

AN ACT

To authorize the care and treatment at facilities of the Public Health Service of narcotic addicts committed by the United States District Court for the District of Columbia, and for other purposes.

May 8, 1954
[H. R. 6702]

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

DECLARATION OF PURPOSE

SECTION 1. In order to afford the District of Columbia time to provide the facilities required to carry out the Act of June 24, 1953 (Public Law 76, Eighty-third Congress), and, in the interim, to help it meet its responsibility for the detention, care, and treatment of noncriminal narcotic addicts, it is hereby declared to be the purpose of this Act to authorize the limited use of suitable Public Health Service facilities for a temporary period, at the expense of the District of Columbia, for such detention, care, and treatment.

SEC. 2. The Public Health Service Act (42 U. S. C., ch. 6A) is amended by redesignating section 345 as section 346 and by inserting after section 344 the following new section:

Narcotics.
Treatment of
users in D. C.

67 Stat. 77.
D. C. Code 24-
601 to 24-612.

58 Stat. 682, 701.
42 USC 261.

"PERSONS COMMITTED FROM DISTRICT OF COLUMBIA

42 USC 248(b).

D. C. Code 24-
601 to 24-612.

"SEC. 345. (a) The Surgeon General is authorized to admit for care and treatment in any hospital of the Service suitably equipped therefor, and thereafter to transfer between hospitals of the Service in accordance with section 321 (b), any addict who is committed, under the provisions of the Act of June 24, 1953 (Public Law 76, Eighty-third Congress), to the Service or to a hospital thereof for care and treatment and who the Surgeon General determines is a proper subject for such care and treatment. No such addict shall be admitted unless (1) he is committed prior to July 1, 1956; and (2) at the time of his commitment, the number of persons in hospitals of the Service who have been admitted pursuant to this subsection is less than fifty; and (3) suitable accommodations are available after all eligible addicts convicted of offenses against the United States have been admitted.

"(b) Any person admitted to a hospital of the Service pursuant to subsection (a) shall be discharged therefrom (1) upon order of the United States District Court for the District of Columbia, or (2) when he is found by the Surgeon General to be cured and rehabilitated. When any such person is so discharged, the Surgeon General shall give notice thereof to the United States District Court for the District of Columbia and shall deliver such person to such court for such further action as such court may deem necessary and proper under the provisions of the Act of June 24, 1953 (Public Law 76, Eighty-third Congress).

"(c) With respect to the detention, transfer, parole, or discharge of any person committed to a hospital of the Service in accordance with subsection (a), the Surgeon General and the officer in charge of the hospital, in addition to authority otherwise vested in them, shall have such authority as may be conferred upon them, respectively, by the order of the committing court.

"(d) The cost of providing care and treatment for persons admitted to a hospital of the Service pursuant to subsection (a) shall be a charge upon the District of Columbia and shall be paid by the District of Columbia to the Public Health Service, either in advance or otherwise, as may be determined by the Surgeon General. Such cost may be determined for each addict or on the basis of rates established for all or particular classes of patients, and shall include the cost of transportation to and from facilities of the Public Health Service. Moneys so paid to the Public Health Service shall be covered into the Treasury of the United States as miscellaneous receipts. Appropriations available for the care and treatment of addicts admitted to a hospital of the Service under this section shall be available, subject to regulations, for paying the cost of transportation to the District of Columbia, including subsistence allowance while traveling, for any such addict who is discharged."

42 USC 257.

SEC. 3. The first sentence of section 341 of such Act is amended to read: "The Surgeon General is authorized to provide for the confinement, care, protection, treatment, and discipline of persons addicted to the use of habit-forming narcotic drugs who voluntarily submit themselves for treatment, addicts who have been or are hereafter convicted of offenses against the United States, including persons convicted by general courts-martial and consular courts, and addicts who are committed to the Service or to a hospital thereof pursuant to section 345."

Supra.

SEC. 4. Such Act is further amended by adding the following new section after the section herein redesignated as section 346:

"RELEASE OF PATIENTS

"SEC. 347. For purposes of this Act, an individual shall be deemed cured of his addiction and rehabilitated if the Surgeon General determines that he has received the maximum benefits of treatment and care by the Service for his addiction or if the Surgeon General determines that his further treatment and care for such purpose would be detrimental to the interests of the Service."

Approved May 8, 1954.

Public Law 356

CHAPTER 199

AN ACT

May 11, 1954
[S- 24]

To permit review of decisions of the heads of departments, or their representatives or boards, involving questions arising under Government contracts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no provision of any contract entered into by the United States, relating to the finality or conclusiveness of any decision of the head of any department or agency or his duly authorized representative or board in a dispute involving a question arising under such contract, shall be pleaded in any suit now filed or to be filed as limiting judicial review of any such decision to cases where fraud by such official or his said representative or board is alleged: *Provided, however,* That any such decision shall be final and conclusive unless the same is fraudulent or capricious or arbitrary or so grossly erroneous as necessarily to imply bad faith, or is not supported by substantial evidence.

SEC. 2. No Government contract shall contain a provision making final on a question of law the decision of any administrative official, representative, or board.

Approved May 11, 1954.

Government contracts.
Judicial review.

Public Law 357

CHAPTER 200

AN ACT

May 11, 1954
[H. R. 8481]

Making supplemental appropriations for the fiscal year ending June 30, 1954, 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 supplemental appropriations (this Act may be cited as the "Third Supplemental Appropriation Act, 1954") for the fiscal year ending June 30, 1954, and for other purposes, namely:

Third Supplemental Appropriation Act, 1954.

CHAPTER I

DISTRICT OF COLUMBIA

COMPENSATION AND RETIREMENT FUND EXPENSES

DISTRICT GOVERNMENT RETIREMENT AND RELIEF FUNDS

For an additional amount for "District government retirement and relief funds", \$120,000.