

Private Law 85-574

AN ACT

For the relief of certain employees of the Department of the Navy at the United States Naval Gun Factory, Washington, District of Columbia.

August 14, 1958
[H. R. 8231]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) each of the following named persons is hereby relieved of all liability to refund to the United States the amount of overpayments made to him by the Secretary of the Navy resulting from the conversion of his position from the wage board system to the General Schedule grades under the Classification Act of 1949, as amended, while such person was employed by the Department of the Navy at the United States Naval Gun Factory, Washington, District of Columbia: Ross W. Alexander, Washington, District of Columbia; Ernest R. Cunningham, Washington, District of Columbia; Robert W. Fautleroy, College Park, Maryland; Harry F. Grant, Bethesda, Maryland; Fleming T. Lee, Bureau of Ships, Department of the Navy; Edward R. Lilley, Jessup, Maryland; Albert H. Lloyd, Washington, District of Columbia; Raymond R. Mills, Arlington, Virginia; William H. Noll, Arlington, Virginia; Thornton A. Phillips, Arlington, Virginia; Gordon L. Riggles, Arlington, Virginia; Howard Snipes, Washington, District of Columbia; David B. Arnold, Junior, Alexandria, Virginia; Alfred N. Blossie, Marlowe Heights, Maryland; James W. Carlton, Alexandria, Virginia; Albert W. Carson, Hyattsville, Maryland; Raymond F. Cornwell, Washington, District of Columbia; Marion L. Dwiggins, College Park, Maryland; Leslie W. Felton, Falls Church, Virginia;

Naval Gun Factory employees, relief.

63 Stat. 954.
5 USC 1071 note.

Gwyn E. Gardiner, District Heights, Maryland; Raymond F. Gates, Oxon Run Hills, Maryland; William T. Hall, Hyattsville, Maryland; Harry J. Hodges, Hyattsville, Maryland; Edward J. Jenkins, West Hyattsville, Maryland; George W. Killion, Fairfax, Virginia; John E. Lee, Junior, Falls Church, Virginia; George O. Link, Lanham, Maryland; William E. Markham, Junior, Alexandria, Virginia; J. Woodrow Milstead, Indian Head, Maryland; Bruce B. Morris, Alexandria, Virginia; George B. Mudd, Junior, Washington, District of Columbia; Leon W. Neal, Washington, District of Columbia; James R. Pritchard, Washington, District of Columbia; Myron G. Pursel, Washington, District of Columbia; Eugene C. Reinhardt, Junior, Washington, District of Columbia; Earl W. Roland, Alexandria, Virginia; Harry E. Search, Garrett Park, Maryland;

John Shaternick, Temple Hills, Maryland; Joseph R. Sholtis, Alexandria, Virginia; Ralph M. Simone, Capitol Heights, Maryland; James F. Spence, Jessups, Maryland; Wilbur J. Taylor, Landover Hills, Maryland; E. Kenneth Trainor, Washington, District of Columbia; Dennis A. Viens, College Park, Maryland; George E. Waesche, District Heights, Maryland; Fred H. Wheeler, Wheaton, Maryland; Herbert M. Jefferson, Washington, District of Columbia; John T. Lewis, Washington, District of Columbia; Kalman J. Acs, Washington, District of Columbia; Franklin P. Stanford, Silver Spring, Maryland; Charles E. Springfellow, Falls Church, Virginia; Steve Kravitsky, Seat Pleasant, Maryland; Henry C. Carter, Washington, District of Columbia; Norman T. Queen, Washington, District of Columbia; Alexander T. Urquhart, Washington, District of Columbia; John W. Roebuck, Washington, District of Columbia; John W. Mobley, Washington, District of Columbia; John C. Miller, College Park, Maryland; Russell M. Morgal, Hyattsville, Maryland.

(b) In the audit and settlement of the accounts of any certifying or disbursing officer of the United States full credit shall be given for all amounts for which liability is relieved by subsection (a) of this section.

(c) If a person named in subsection (a) has refunded to the United States all or a part of the overpayment with which this Act is concerned, the Secretary of the Treasury is authorized to pay, out of any money in the Treasury not otherwise appropriated, to that person the amount he repaid.

Approved August 14, 1958.

Private Law 85-575

August 14, 1958
[H. R. 8233]

AN ACT

For the relief of James L. McCabe.

James L. McCabe.

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 authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, James L. McCabe of Minneapolis, Minnesota, the sum of \$1,197. Such sum represents the amount of settlement for which the said James L. McCabe was required to pay for the loss of money from registered mail. Said James L. McCabe, a letter carrier in the United States Post Office at Minneapolis, Minnesota, apparently lost the register or the register was stolen from him while making collection of mail on a scheduled collection tour: *Provided*, That no part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved August 14, 1958.

Private Law 85-576

August 14, 1958
[H. R. 8313]

AN ACT

For the relief of Wayne W. Powers, of Walla Walla, Washington.

Wayne W. Powers.

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 pay, out of any money in the Treasury not otherwise appropriated, to Wayne W. Powers, of Walla Walla, Washington, the sum of \$400, in full settlement of all claims against the Government of the United States as reimbursement for personal property constructed by him on lot numbered I, Halibut Point, Sitka, Alaska, and confiscated by the Government of the United States in 1942: *Provided*, That no part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved August 14, 1958.