PUBLIC LAW 88-15—APR. 26, 1963

PUBLIC LAW 88-15

April 26, 1963
[H. R. 277]

To amend the Act of April 22, 1960, relative to the transfer of certain public lands to the Colorado River Commission of Nevada.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of April 22, 1960 (74 Stat. 74) is amended as follows:

(1) In section 2, strike out "five years" and insert in lieu thereof "ten years";

(2) In section 3, strike out "five-year period" and insert in lieu thereof "ten-year period".

(3) In section 4(a), strike out "three years" and insert in lieu thereof "eight years".

Approved April 26, 1963.

PUBLIC LAW 88-16

May 8, 1963
[H. R. 2849]

To amend section 47 of the Bankruptcy Act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That clause (2) of the first paragraph of section 47 of the Bankruptcy Act (11 U.S.C. 75(a) (2)) is amended to read as follows:

"(2) deposit all money received by them in designated depositaries initially in demand deposits; and subsequently, if authorized by the court, in interest-bearing savings deposits, time certificates of deposit, or time deposits-open account;".

Approved May 8, 1963.

PUBLIC LAW 88-17

May 8, 1963
[H. R. 2833]

To amend subdivision d of section 60 of the Bankruptcy Act (11 U.S.C. 96d) so as to give the court authority on its own motion to reexamine attorney fees paid or to be paid in a bankruptcy proceeding.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subdivision d of section 60 of the Bankruptcy Act (11 U.S.C. 96d) is amended to read as follows:

"d. If a debtor shall, directly or indirectly, in contemplation of the filing of a petition by or against him, pay money or transfer property to an attorney at law, for services rendered or to be rendered, the transaction may be examined by the court on its own motion or shall be examined by the court on petition of the trustee or any creditor and shall be held valid only to the extent of a reasonable amount to be determined by the court, and the excess may be recovered by the trustee for the benefit of the estate."
“If, whether before or after filing, a debtor shall agree orally or in writing to pay money or transfer property to an attorney at law after the filing, the transaction may be examined by the court on its own motion or shall be examined by the court on petition of the bankrupt made prior to discharge and shall be held valid only to the extent of a reasonable amount to be determined by the court, and any excess obligation shall be canceled, or if excess payment or transfer has been made, returned to the bankrupt.”

Approved May 8, 1963.

Public Law 88-18

AN ACT

To amend section 4103 of title 38, United States Code, with respect to the appointment of the Chief Medical Director of the Department of Medicine and Surgery of the Veterans' Administration.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 4103(b) of title 38, United States Code, is amended by inserting immediately before the last sentence thereof the following: “Section 62 of title 5 of the United States Code shall not apply to any individual appointed Chief Medical Director before January 1, 1964; however, section 59a of title 5 shall apply, in accordance with its terms, to any such individual.

Approved May 8, 1963.

Public Law 88-19

AN ACT

Authorizing the Association of Universalist Women (a nonprofit corporation in the District of Columbia) to consolidate with the Alliance of Unitarian Women (a nonprofit corporation in the State of Massachusetts).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Association of Universalist Women, a corporation established and existing under the laws of the District of Columbia by virtue of title 29, chapter 6, of the District of Columbia Code, 1961 edition, is hereby authorized to enter into a consolidation with the Alliance of Unitarian Women (formerly named National Alliance of Unitarian and Other Liberal Christian Women), a corporation established and existing under public statutes, chapter 115, of the laws of the Commonwealth of Massachusetts, and Acts in amendment thereto, under which consolidation said corporation shall thereafter become and be one corporation under a name to be adopted at the organizational meeting of the consolidated corporation, which consolidated corporation shall be a corporation existing under the laws of the Commonwealth of Massachusetts, only, and shall in all respects be a continuation of each of said existing corporations.

Sec. 2. Upon such consolidation becoming effective, all property of the Association of Universalist Women, including all bequests, devises, gifts, and transfers of any kind heretofore and hereafter made to or