

(2) if the application for waiver is received in his office after the expiration of 3 years immediately following the date on which the erroneous payment of pay or allowances was discovered.

**(d) Credit for waiver**

In the audit and settlement of the accounts of any accountable officer or official, full credit shall be given for any amounts with respect to which collection by the United States is waived under this section.

**(e) Effect of waiver**

An erroneous payment, the collection of which is waived under this section, is deemed a valid payment for all purposes.

**(f) Construction with other laws**

This section does not affect any authority under any other law to litigate, settle, compromise, or waive any claim of the United States.

**(g) Rules and regulations**

The Speaker of the House shall prescribe rules and regulations to carry out the provisions of this section.

(Pub. L. 93-359, §3, July 25, 1974, 88 Stat. 395; Pub. L. 104-186, title II, §204(76), Aug. 20, 1996, 110 Stat. 1742; Pub. L. 104-316, title I, §102(c), Oct. 19, 1996, 110 Stat. 3828.)

AMENDMENTS

1996—Subsec. (a). Pub. L. 104-316 struck out “, if the claim is not the subject of an exception made by the Comptroller General in the account of any accountable officer or official” before period at end.

Pub. L. 104-186 substituted “Chief Administrative Officer” for “Clerk”.

Subsec. (b). Pub. L. 104-186 substituted “Chief Administrative Officer” for “Clerk”.

CROSS REFERENCES

Claims for overpayment of pay or allowances to employees of agencies generally, see section 5584 of Title 5, Government Organization and Employees.

**§ 130e. Special Services Office**

There is established, as a joint office of Congress, the Special Services Office, which (under the supervision and control of a board, to be known as the Special Services Board, comprised of the Sergeant at Arms of the House of Representatives, the Sergeant at Arms and Doorkeeper of the Senate, and the Architect of the Capitol) shall provide special services to Members of Congress, and to officers, employees, and guests of Congress.

(Pub. L. 101-163, title III, §310, Nov. 21, 1989, 103 Stat. 1065; Pub. L. 104-53, title I, §112, Nov. 19, 1995, 109 Stat. 525.)

CODIFICATION

Section is from the Legislative Branch Appropriations Act, 1990.

AMENDMENTS

1995—Pub. L. 104-53 substituted “Sergeant at Arms” for “Clerk” after “comprised of the” and “Architect of the Capitol” for “Librarian of Congress”.

**§ 130f. Office of General Counsel of House; administrative provisions**

**(a) Compliance with admission requirements**

The General Counsel of the House of Representatives and any other counsel in the Office of the General Counsel of the House of Representatives, including any counsel specially retained by the Office of General Counsel, shall be entitled, for the purpose of performing the counsel's functions, to enter an appearance in any proceeding before any court of the United States or of any State or political subdivision thereof without compliance with any requirements for admission to practice before such court, except that the authorization conferred by this subsection shall not apply with respect to the admission of any such person to practice before the United States Supreme Court.

**(b) Notification by Attorney General**

The Attorney General shall notify the General Counsel of the House of Representatives with respect to any proceeding in which the United States is a party of any determination by the Attorney General or Solicitor General not to appeal any court decision affecting the constitutionality of an Act or joint resolution of Congress within such time as will enable the House to direct the General Counsel to intervene as a party in such proceeding pursuant to applicable rules of the House of Representatives.

**(c) General Counsel definition**

In this section, the term “General Counsel of the House of Representatives” means—

(1) the head of the Office of General Counsel established and operating under clause 8 of rule II of the Rules of the House of Representatives;

(2) the head of any successor office to the Office of General Counsel which is established after September 29, 1999; and

(3) any other person authorized and directed in accordance with the Rules of the House of Representatives to provide legal assistance and representation to the House in connection with the matters described in this section.

**(d) Effective date**

The provisions of this section shall become effective beginning with September 29, 1999.

(Pub. L. 106-57, title I, §101, Sept. 29, 1999, 113 Stat. 414.)

CODIFICATION

Section is from the Congressional Operations Appropriations Act, 2000, which is title I of the Legislative Branch Appropriations Act, 2000.

**CHAPTER 5—LIBRARY OF CONGRESS**

Sec.	
131.	Collections composing Library; location.
132.	Departments of Library.
132a.	Appropriations for increase of general library.
132a-1.	Obligations for reimbursable and revolving fund activities; limitation.
132b.	Joint Committee on the Library.
133.	Joint Committee during recess of Congress.
134.	Incidental expenses of law library.
135.	Purchase of books for law library.
135a.	Books and sound-reproduction records for blind and other physically handicapped residents; annual appropriations; purchases.

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| <p>Sec.<br/>135a-1. Library of musical scores, instructional texts, and other specialized materials for use of blind persons or other physically handicapped residents; authorization of appropriations.</p> <p>135b. Local and regional centers; preference to blind and other physically handicapped veterans; rules and regulations; authorization of appropriations.</p> <p>136. Librarian of Congress; appointment; rules and regulations.</p> <p>136a, 136a-1. Omitted.</p> <p>136a-2. Librarian of Congress and Deputy Librarian of Congress; compensation.</p> <p>136b. Omitted.</p> <p>136c. Authorized additional expenses and services for which Library of Congress salary appropriations are available.</p> <p>137. Use and regulation of law library.</p> <p>137a, 137b. Omitted.</p> <p>137c. Withdrawal of books from Library of Congress.</p> <p>138. Law library; hours kept open.</p> <p>139. Report of Librarian of Congress.</p> <p>140. Employees; fitness.</p> <p>141. Duties of Architect of the Capitol and Librarian of Congress.</p> <p>141a. Design, installation, and maintenance of security systems; transfer of responsibility.</p> <p>142. Omitted.</p> <p>142a. Office of administrative assistant and disbursing officer in Library of Congress abolished; transfer of duties to appointee of Librarian.</p> <p>142b. Certifying officers of the Library of Congress; accountability; relief by Comptroller General.</p> <p>142c. Enforcement of liability of certifying officers of Library of Congress.</p> <p>142d. Disbursing officer of the Library of Congress; disbursements in accordance with voucher; examination of vouchers; liability.</p> <p>142e. Disbursing Officer of the Library of Congress; disbursements for Congressional Budget Office, accountability; financial management support to Congressional Budget Office under agreement of Librarian of Congress and Director of Congressional Budget Office; Congressional Budget Office certifying officers: voucher certifications, accountability, relief by Comptroller General.</p> <p>142f. Office of Technology Assessment; disbursement of funds, computation and disbursement of basic pay, and provision of financial management support by Library of Congress.</p> <p>142g. Copyright Royalty Tribunal; computation and disbursement of pay of Tribunal personnel by Library of Congress.</p> <p>142h. Biomedical Ethics Board; disbursement of funds, computation and disbursement of basic pay, and provision of financial management services and support by Library of Congress.</p> <p>142i. United States Capitol Preservation Commission; provision of financial management services and support by Library of Congress.</p> <p>142j. John C. Stennis Center for Public Service Training and Development; disbursement of funds, computation and disbursement of basic pay, and provision of financial management services and support by Library of Congress; payment for services.</p> <p>142k. Library of Congress disbursing office; payroll processing functions.</p> <p>142l. Disbursing Officer of Library of Congress; disbursements for Office of Compliance; voucher certifications, accountability and relief by Comptroller General.</p> | <p>Sec.<br/>143. Appropriations for Library Building and Grounds.</p> <p>143a. Disbursement of funds.</p> <p>143b. Payments in advance for subscriptions or other charges.</p> <p>144. Copies of Statutes at Large.</p> <p>145. Copies of journals and documents.</p> <p>145a. Periodical binding of printed hearings of committee testimony.</p> <p>146. Deposit of Journals of Senate and House.</p> <p>147, 148. Repealed.</p> <p>149. Transfer of books to other libraries.</p> <p>150. Sale of copies of card indexes and other publications.</p> <p>151. Smithsonian Library.</p> <p>152. Care and use of Smithsonian Library.</p> <p>153. Control of library of House of Representatives.</p> <p>154. Library of Congress Trust Fund Board; members; quorum; seal; rules and regulations.</p> <p>155. Compensation and expenses of Library of Congress Trust Fund Board.</p> <p>156. Gifts, etc., to Library of Congress Trust Fund Board.</p> <p>157. Funds of Library of Congress Trust Fund Board; management of.</p> <p>158. Deposits by Library of Congress Trust Fund Board with Treasurer of United States.</p> <p>158a. Temporary possession of gifts of money or securities to Library of Congress; investment.</p> <p>159. Perpetual succession and suits by or against Library of Congress Trust Fund Board.</p> <p>160. Disbursement of gifts, etc., to Library.</p> <p>161. Tax exemption of gifts, etc., to Library of Congress.</p> <p>162. Compensation of Library of Congress employees.</p> <p>162a. Gross salary of Library of Congress employees.</p> <p>163. Report to Congress by Library of Congress Trust Fund Board.</p> <p>164. Index and digest of State legislation; preparation.</p> <p>164a. Official distribution of State legislation index and digest.</p> <p>165. Authorization for appropriation for biennial index.</p> <p>166. Congressional Research Service.<br/>           (a) Redesignation of Legislative Reference Service.<br/>           (b) Functions and objectives.<br/>           (c) Appointment and compensation of Director, Deputy Director, and other necessary personnel; minimum grade for Senior Specialists; placement in grades GS-16, 17, and 18 of Specialists and Senior Specialists; appointment without regard to civil service laws and political affiliation and on basis of fitness to perform duties.<br/>           (d) Duties of Service; assistance to Congressional committees; list of terminating programs and subjects for analysis; legislative data, studies, etc.; information research; digest of bills, preparation; legislation, purpose and effect, and preparation of memoranda; information and research capability, development.<br/>           (e) Specialists and Senior Specialists; appointment; fields of appointment.<br/>           (f) Duties of Director; establishment and change of research and reference divisions or other organizational units, or both.<br/>           (g) Budget estimates.</p> |
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| <p>Sec.</p> <p>(h) Experts or consultants, individual or organizational, and persons and organizations with specialized knowledge; procurement of temporary or intermittent assistance; contracts, nonpersonal and personal service; advertisement requirements inapplicable; end product; pay; travel time.</p> <p>(i) Special report to Joint Committee on the Library.</p> <p>(j) Authorization of appropriations.</p> <p>167. Buildings and grounds; designation of employees as police.</p> <p>167a. Public use of Library of Congress grounds.</p> <p>167b. Sales, advertisements, and solicitations in Library buildings and grounds.</p> <p>167c. Injuries to Library property.</p> <p>167d. Firearms or fireworks; speeches; objectionable language in Library buildings and grounds.</p> <p>167e. Parades, assemblages or display of flags in Library buildings and grounds.</p> <p>167f. Regulations for Library buildings and grounds; publication; effective date.</p> <p>167g. Prosecution and punishment of offenses in Library buildings and grounds.</p> <p>167h. Jurisdiction of police within Library buildings, grounds, and adjacent streets.</p> <p>167i. Suspension of prohibitions against use of Library buildings and grounds.</p> <p>167j. Area comprising Library of Congress grounds; "buildings and grounds" defined.</p> <p>168. Constitution of the United States; preparation and publication of revised edition; annotations; supplements; decennial editions and supplements.</p> <p>168a. Printing of Constitution Annotated as Senate documents.</p> <p>168b. Printing and distribution of additional copies of Constitution Annotated.</p> <p>168c. Printing and distribution of decennial editions and supplements to Constitution Annotated.</p> <p>168d. Authorization of appropriations for Constitution Annotated.</p> <p>169. Positions in Library of Congress exempt from citizenship requirement.</p> <p>170. American Television and Radio Archives.</p> <p>(a) Establishment and maintenance in Library of Congress; purpose; determination of composition, cataloging, indexing and availability by Librarian.</p> <p>(b) Reproduction, compilation, and distribution for research of regularly scheduled newscasts or on-the-spot coverage of news events by Librarian; promulgation of regulations.</p> <p>(c) Liability for copyright infringement by Librarian or any employee of Librarian.</p> <p>(d) Short title.</p> <p>171. Congressional declaration of findings and purpose as to Center for the Book.</p> <p>172. Definitions.</p> <p>173. Establishment of Center for the Book.</p> <p>174. Function of Center for the Book.</p> <p>175. Administrative provisions.</p> <p>176. Mass Book Deacidification Facility; operation by Librarian of Congress.</p> <p>177. Poet Laureate Consultant in Poetry.</p> <p>(a) Recognition.</p> <p>(b) Position established.</p> <p>(c) Poetry program.</p> <p>178 to 179k. Repealed.</p> <p>179l. National Film Registry of Library of Congress.</p> <p>179m. Duties of Librarian of Congress.</p> | <p>Sec.</p> <p>(a) Powers.</p> <p>(b) Use of seal.</p> <p>179n. National Film Preservation Board.</p> <p>(a) Number and appointment.</p> <p>(b) Chair.</p> <p>(c) Term of office.</p> <p>(d) Quorum.</p> <p>(e) Reimbursement of expenses.</p> <p>(f) Meetings.</p> <p>(g) Conflict of interest.</p> <p>179o. Responsibilities and powers of Board.</p> <p>(a) In general.</p> <p>(b) Nomination of films.</p> <p>(c) Powers.</p> <p>179p. National Film Registry Collection of Library of Congress.</p> <p>(a) Acquisition of archival quality copies.</p> <p>(b) Additional materials.</p> <p>(c) Property of United States.</p> <p>(d) National Film Registry Collection.</p> <p>179q. Seal of National Film Registry.</p> <p>(a) Use of seal.</p> <p>(b) Effective date of seal.</p> <p>179r. Remedies.</p> <p>(a) Jurisdiction.</p> <p>(b) Relief.</p> <p>179s. Limitations of remedies.</p> <p>179t. Staff of Board; experts and consultants.</p> <p>(a) Staff.</p> <p>(b) Experts and consultants.</p> <p>179u. Definitions.</p> <p>179v. Authorization of appropriations.</p> <p>179w. Effective date.</p> <p>180. Legislative information retrieval system.</p> <p>(a) Purpose.</p> <p>(b) "Legislative information" defined.</p> <p>(c) Development of single system to serve entire Congress.</p> <p>(d) Development and approval of plan.</p> <p>(e) Availability of information to public.</p> <p>181. Program for exchange of information among legislative branch agencies.</p> <p>182. Cooperative Acquisitions Program Revolving Fund.</p> <p>(a) Establishment.</p> <p>(b) Amounts deposited.</p> <p>(c) Credits to revolving fund.</p> <p>(d) Unobligated balances.</p> <p>(e) Annual report.</p> <p>183. Written history of the House of Representatives.</p> <p>(a) In general.</p> <p>(b) Guidelines.</p> <p>(c) Printing.</p> <p>(d) Distribution.</p> <p>(e) Private funding.</p> <p>183a. Oral history of the House of Representatives.</p> <p>(a) In general.</p> <p>(b) Definition of oral history.</p> |
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### § 131. Collections composing Library; location

The Library of Congress, composed of the books, maps, and other publications which on December 1, 1873, remained in existence, from the collections theretofore united under authority of law and those added from time to time by purchase, exchange, donation, reservation from publications ordered by Congress, acquisition of material under the copyright law, and otherwise, shall be preserved in the Library Building.

(R.S. §80; Feb. 19, 1897, ch. 265, §1, 29 Stat. 545, 546; Pub. L. 94-553, title I, §105(g), Oct. 19, 1976, 90 Stat. 2599; Pub. L. 100-202, §101(i) [title III, §310], Dec. 22, 1987, 101 Stat. 1329-290, 1329-310.)

#### CODIFICATION

R.S. §80 derived from act Jan. 26, 1802, ch. 2, 2 Stat. 128; Res. Oct. 21, 1814, No. 3, 3 Stat. 246; act Jan. 30, 1815,