

shall properly protect all windows and doors in the workroom by iron bars or wire gratings according to requirements. The Lessor shall furnish approved heating and lighting fixtures, plumbing and toilet facilities as now installed, the necessary water and electric meters; satisfactory heat, light, power, water, and janitor service, to the extent of caring for the heating plant and the cleaning of windows when required, but all other work requiring the services of a janitor to be assumed and provided by the Lessee. The Lessor shall keep the said heating and lighting fixtures, plumbing and toilet facilities, in satisfactory repair and condition during the term of this lease."

Amendment of records.  
Liability for janitor service.

SEC. 2. The Post Office Department, the General Accounting Office, and all concerned shall amend their records accordingly, discharging the Lessor from any alleged liability for janitor service other than as undertaken in the lease as herein re-formed and making proper allowances to the postmaster at Portland, Oregon, for expenditures made by him in supplying those janitory services not imposed by the re-formed lease upon the Lessor. So much of the amount heretofore expended by the postmaster for janitor services not covered by the re-formed lease, as may not be charged to the appropriation for the fiscal years affected, because of lapse of appropriation, or otherwise, may be charged to the current appropriation "For miscellaneous items necessary and incidental to the operation and protection of post offices of the first and second classes, and the business conducted in connection therewith, not provided for in other appropriations". Hereafter, obligations arising against the United States for janitor services pursuant to the re-formed lease shall be charged to the aforesaid appropriation for the appropriate fiscal year.

*Ante*, p. 73.

Approved, October 8, 1940.

[CHAPTER 761]

AN ACT

To provide funds for cooperation with public-school districts (organized and unorganized) in Mahnomen, Itasca, Pine, Saint Louis, Clearwater, Koochiching, and Becker Counties, Minnesota, in the construction, improvement, and extension of school facilities to be available to both Indian and white children.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That there is hereby authorized to be appropriated, out of any funds in the Treasury not otherwise appropriated, the sum of \$120,500 for the purpose of cooperating with the following public-school districts (both organized and unorganized) in the State of Minnesota, such appropriation to be apportioned as follows: Naytahwaush, Independent School District Numbered 29, Mahnomen County, \$19,000; Inger, District Numbered 6 (Deer River), Itasca County, \$7,000; Lake Lena, District Numbered 2, Pine County, \$12,500; Vermillion Lake, Tower-Soudan District, Saint Louis County, \$7,000; Beaulieu, unorganized district, Mahnomen County, \$12,500; Jack Pine, unorganized district, Clearwater County, \$7,000; Nett Lake, unorganized district, Saint Louis-Koochiching Counties, \$37,500; Pine Point, unorganized district, Becker County, \$3,000; Squaw Point, unorganized district, Cass County, \$15,000; for the construction, extension, equipment, and improvement of public-school facilities: *Provided*, That the expenditure of any money so authorized shall be subject to the express conditions that the schools maintained by these said districts in any buildings constructed or improved with such money shall be available to all Indian children of the districts, on the same terms, except as to payment of tuition, as other children of said school districts: *Provided further*, That plans and specifications for construction, extension, or improve-

October 8, 1940  
[H. R. 8124]  
[Public, No. 804]

Minnesota.  
Appropriation authorized for cooperating with designated school districts.

*Prorisos.*  
A availability of schools to Indian children.

Plans and specifications.

ment of structures shall be furnished by local or State authorities without cost to the United States Government, and, upon approval thereof by the Commissioner of Indian Affairs, actual work shall proceed under the direction of such local or State officials. Payment for work in place shall be made monthly on vouchers properly certified by local officials of the Indian Service: *Provided further*, That funds appropriated pursuant to this Act may be used as sponsors' contributions for the construction, extension, equipment, and improvement of the said public-school facilities approved and carried on under funds of the Work Projects Administration: *Provided further*, That no funds available under this Act shall be expended for improvements to existing buildings which belong to a school district and which are on tribal land or for construction of new buildings on tribal land until the tribe shall have issued to the school district a permit approved by the Commissioner of Indian Affairs authorizing the use of the tracts required as school sites for so long as the land shall be used for school purposes by the school district and agreeing that the improvements and buildings shall be and remain the property of the school district. Title to improvements and to new buildings shall remain in the United States until recoupment of expenditures by the United States as provided in this Act. Upon recoupment, improvements made and new buildings constructed shall become the property of the school district: *Provided further*, That any amount expended for improvements to existing buildings belonging to the school district or for the construction of new buildings shall be recouped by the United States within a period of thirty years, commencing with the date of occupancy of the project, through reducing the annual Federal payments for the education of Indian pupils enrolled in public or high schools of the district involved, or by the acceptance of Indian pupils in such schools without cost to the United States, and in computing the amount of recoupment for each project interest at 3 per centum per annum shall be included on unrecouped balances: *And provided further*, That not to exceed 10 per centum of the amount allocated to any one of the above-named districts may be transferred, in the discretion of the Commissioner of Indian Affairs, to the allocation for any other district, but no project shall be increased more than 10 per centum by any such transfer.

Use of funds as sponsors' contributions.

Permits authorizing use of tribal lands.

Title to improvements, etc.

Recoupment by U.S.

Transfer of allocated funds, limitation.

Approved, October 8, 1940.

[CHAPTER 762]

AN ACT

Relating to the status of retired officers of the Army, Navy, Marine Corps, and Coast Guard of the United States, and to amend section 113 of the Criminal Code.

October 8, 1940  
[H. R. 9024]

[Public, No. 805]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 113 of the Criminal Code is hereby amended by inserting at the end thereof the following:

Criminal Code, amendment.  
35 Stat. 1109.  
18 U. S. C. § 203.

“Retired officers of the Army, Navy, Marine Corps, and Coast Guard of the United States, while not on active duty, shall not by reason of their status as such be subject to the provisions of this section: *Provided*, That nothing herein shall be construed to allow any retired officer to represent any person in the sale of anything to the Government through the department in whose service he holds a retired status.”

Exemption of retired officers.

*Proviso.*  
Representation in sales to Government.

Approved, October 8, 1940.