

Disappearance of incompetent veteran receiving; payment to dependents.
48 Stat. 524.

Proviso.
Amount limited.

Penal and forfeiture provisions.
48 Stat. 8, 1281; 49 Stat. 2031.

SEC. 8. That where an incompetent World War veteran, receiving disability compensation under title III of the Act of March 28, 1934 (Public Law Numbered 141, Seventy-third Congress), disappears, the Administrator of Veterans' Affairs, in his discretion, may pay to the dependents of such veteran the amount of compensation payable to dependents of deceased veterans who die from war service-connected disabilities: *Provided*, That in no event shall payment made under this Act in any claim exceed the amount of compensation payable at the time of the veteran's disappearance.

SEC. 9. The penal and forfeiture provisions relating to pensions and compensation contained in Public Law Numbered 2, Seventy-third Congress, shall be applicable to claims for compensation under Public Law Numbered 484, Seventy-third Congress, as amended by Public Law Numbered 844, Seventy-fourth Congress, and this Act.

Approved, August 16, 1937.

[CHAPTER 660]

AN ACT

August 16, 1937

[H. R. 6446]

[Public, No. 305]

To prohibit in the District of Columbia the operation of any automatic merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle designed to receive or be operated by lawful coin of the United States of America, or a token provided by the person entitled to the coin contents of such receptacle in connection with the sale, use, or enjoyment of property or service by means of slugs, spurious coins, tricks, or devices not authorized by the person entitled to the coin contents thereof; and to prohibit in the District of Columbia the manufacture, sale, offering for sale, advertising for sale, distribution, or possession for such use of any token, slug, false or counterfeited coin, or any device or substance whatsoever except tokens authorized by the person entitled to the coin contents of such receptacle; and providing a penalty for violation thereof.

District of Columbia.
Use of fraudulent tokens, slugs, etc., in operating merchandise vending machines, etc.

Receiving merchandise, etc., a misdemeanor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person who shall operate or cause to be operated, or who shall attempt to operate or attempt to cause to be operated, in the District of Columbia any automatic merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle, designed to receive or be operated by lawful coin of the United States of America or a token provided by the person entitled to the coin contents of such receptacle, in furtherance of or in connection with the sale, use, or enjoyment of property or service, by means of a slug or any false token, counterfeited, mutilated, sweated or foreign coin, or by any means, method, trick, or device whatsoever not authorized by the person entitled to the coin contents of such merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle; or any person who shall take, obtain, or receive from or in connection with any such merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle described in this section any goods, wares, merchandise, gas, electric current, or other article of value, or the use or enjoyment of any transportation or any telephone or telegraph facilities or service, or of any musical instrument, phonograph, or other property, in the District of Columbia, without depositing in and surrendering to such merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle described in this section lawful coin of the United States of America to the amount required therefor by the person entitled to the coin contents of any such merchandise vending machine, turnstile, coin-box telephone or other legal receptacle, or tokens provided and to the amount required by the person entitled to the coin contents of such legal receptacle, shall be guilty of a misdemeanor, and upon

conviction thereof, shall be punished by a fine not exceeding \$500 or by imprisonment not to exceed six months, or by both fine and imprisonment in the discretion of the court.

Punishment for.

SEC. 2. Any person who, with intent to cheat or defraud the owner, lessee, licensee, or other person entitled to the coin contents of any automatic merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle, designed to receive or be operated by lawful coin of the United States of America or a token provided by the person entitled to the coin contents of such legal receptacle, in furtherance of or in connection with the sale, use, or enjoyment of property or service, or any person who, knowing or having cause to believe that the same is intended for fraudulent or unlawful use on the part of the purchaser, donee, or user thereof, shall manufacture, sell, offer to sell, advertise for sale, give away, or possess, in the District of Columbia, any token, slug, false or counterfeit coin, or any device or substance whatsoever intended or calculated to be placed, deposited, or used in the operation of any such merchandise vending machine, turnstile, coin-box telephone, or other legal receptacle shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding \$500 or by imprisonment not to exceed six months, or by both fine and imprisonment in the discretion of the court.

Manufacturing, etc.,
fraudulent tokens, etc.

Punishment for.

SEC. 3. The word "person", where used in this Act, shall be construed to include any individual, individuals, copartnerships, associations, groups, and corporations.

"Person" construed.

Approved, August 16, 1937.

[CHAPTER 661]

AN ACT

To authorize the Secretary of the Navy to proceed with the construction of certain public works in or in the vicinity of the District of Columbia, and for other purposes.

August 16, 1937
[H. R. 6547]
[Public, No. 306]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved February 25, 1931 (46 Stat. 1419), be and the same is hereby, amended so as to read as follows:

District of Colum-
bia, public works.
46 Stat. 1419.

"That the Secretary of the Navy is hereby authorized to construct in the District of Columbia, or in the immediate vicinity thereof, on land already acquired or hereby authorized to be acquired therefor by purchase, gift, or otherwise, buildings to replace the present Naval Hospital and Naval Medical School at Washington, District of Columbia, with the utilities, accessories, and appurtenances pertaining thereto, including facilities for the Naval Medical Center and Naval Dental School: *Provided*, That the advice of the National Capital Park and Planning Commission be requested before the acquisition of property for this purpose and before the construction herein authorized shall begin; if located in the District of Columbia, the construction herein authorized be subject to the approval of the National Park Service under authority of section 6 of the Public Buildings Act of May 25, 1926, as amended (U. S. C., title 40, sec. 346): *Provided further*, That the total cost of the land and of the construction hereby authorized shall not exceed \$4,850,000, of which not more than 15 per centum may be expended for the purchase of the site.

Naval Hospital,
etc., replacement.

Naval Medical Center,
etc., included.
Provided.
Advice of National
Capital Park and
Planning Commis-
sion.

Approval by National
Park Service.
44 Stat. 634.
40 U. S. C. § 346.

Limit of cost;
amount for site.

"SEC. 2. The Secretary of the Navy is hereby authorized to accept on behalf of the United States, free from encumbrances and without cost to the United States, the title in fee simple to any land which may be acquired by gift."

Acceptance of land.

Approved, August 16, 1937.