

and consolidated with any of the appropriations provided above, except the appropriation for "Administrative expenses".

Retention of defense article by U. S.

55 Stat. 31,
22 U. S. C., Supp.
II, §§ 411-419.
Ante, p. 20.

Agricultural subsidies.

Short title.

SEC. 2. Any defense article, information, or service procured from funds appropriated by this Act or prior Acts appropriating funds to the President for the purpose of carrying out the provisions of said Act of March 11, 1941, as amended, shall be retained by or transferred to and for the use of such department or agency of the United States as the President may determine, in lieu of being disposed of to a foreign government, whenever in the judgment of the President the defense of the United States will be best served thereby: *Provided further*, That none of the funds appropriated in this Act shall be used for the payment of any subsidy on agricultural products produced in the continental United States.

SEC. 3. This Act may be cited as the "Defense Aid Supplemental Appropriation Act, 1943".

Approved June 14, 1943.

[CHAPTER 123]

JOINT RESOLUTION

To permit additional sales of wheat for feed.

June 14, 1943
[H. J. Res. 133]
[Public Law 71]

Sale of wheat for feed.
Ante, p. 52.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved March 25, 1943 (Public Law 18, Seventy-eighth Congress), be amended by deleting "two hundred and twenty-five million bushels" and inserting in lieu thereof "two hundred and seventy-five million bushels".

Approved June 14, 1943.

[CHAPTER 124]

AN ACT

To name certain locks in the Saint Marys River at the falls, Michigan.

June 15, 1943
[H. R. 1258]
[Public Law 72]

Saint Marys River, Mich.
Designation of certain locks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the new lock now in the course of construction by the War Department in the Saint Marys River at the falls, Michigan, shall be designated "MacArthur lock", and the lock at that point now known as the fourth lock shall be hereafter designated "Sabin lock".

Approved June 15, 1943.

[CHAPTER 125]

AN ACT

To abolish certain naval trust funds and deposits thereto, and to simplify naval accounting procedure, and for other purposes.

June 15, 1943
[H. R. 2584]
[Public Law 73]

Navy, abolishment of certain trust funds.
Naval hospital fund.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That effective July 1, 1943, (a) the trust fund, naval hospital fund (48 Stat. 1235 (80) (7s815); 31 U. S. C. 725s (a) (80)), is abolished, and any unobligated balance remaining therein as of that date shall be covered into the surplus fund of the Treasury; (b) moneys theretofore required by law to be paid into such fund from annual appropriations shall remain to the credit of the appropriation concerned; and (c) commencing with the fiscal year 1944, annual appropriations in such amounts as may be necessary are authorized from the general fund of the Treasury for the maintenance, operation, and improvement of naval hospitals.

Annual appropriations authorized.

SEC. 2. Effective July 1, 1943, (a) the trust fund, Navy fines and forfeitures (48 Stat. 1235 (81) (7s984); 31 U. S. C. 725s (a) (81)), is abolished, and any unobligated balance remaining therein as of that date shall be covered into the surplus fund of the Treasury; (b) moneys theretofore required by law to be paid into such fund from annual appropriations, and all pay forfeited by law or by the terms of a court-martial sentence, shall remain to the credit of the appropriation concerned; and (c) commencing with the fiscal year 1944, annual appropriations for "Pay, subsistence, and transportation, Navy", or "Pay, Marine Corps", as may be appropriate, shall be available for payment of (a) necessary personal allowances of prisoners during confinement, and (b) transportation, gratuity, and civilian clothing of discharged naval prisoners: *Provided*, That savings deposits forfeited by desertion shall be deposited into the Treasury of the United States as miscellaneous receipts.

Navy fines and forfeitures.

Appropriations available.
Post, pp. 202, 207.

SEC. 3. (a) Sections 4808, 4809, and 1614 of the Revised Statutes; and (b) so much of the Act approved June 7, 1900 (24 U. S. C. 5), as requires that all forfeitures on account of desertion shall be passed to the credit of the naval hospital fund, are hereby repealed: *Provided*, That pensions of inmates of a naval home or naval hospital, heretofore required by law to be deducted from the account of the pensioner and applied for the benefit of the fund from which such home or hospital is maintained, shall be deposited into the Treasury of the United States as miscellaneous receipts: *Provided further*, That this section shall be effective July 1, 1943: *And provided further*, That all moneys accruing to the trust funds naval hospital fund (7s815) or navy fines and forfeitures (7s984) prior to that date but not credited thereto prior to that date shall be covered into the surplus fund of the Treasury.

Forfeitures on account of desertion.
24 U. S. C. §§ 3-5.
31 Stat. 697.

Pensions of inmates.

Effective date.
Accruals.

Approved June 15, 1943.

[CHAPTER 126]

AN ACT

To provide for the training of nurses for the armed forces, governmental and civilian hospitals, health agencies, and war industries, through grants to institutions providing such training, and for other purposes.

June 15, 1943
[H. R. 2664]
[Public Law 74]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of assuring a supply of nurses for the armed forces, governmental and civilian hospitals, health agencies, and war industries, there are hereby authorized to be appropriated sums sufficient to carry out the purposes of this Act: *Provided*, That there shall be no discrimination in the administration of the benefits and appropriations made under the respective provisions of this Act, on account of race, creed, or color. Such sums shall be used for making payments to schools of nursing or other institutions which have submitted, and had approved by the Surgeon General of the Public Health Service (hereinafter referred to as the Surgeon General), plans for nurses' training, for making payments under section 4, and for all necessary expenses of the Public Health Service in administering the provisions of this Act.

Training of nurses.
Appropriation authorized.
Post, pp. 505, 616.

No racial, etc., discrimination.

Grants to institutions.

Training plan.

SEC. 2. A plan for training of nurses may be limited to student-nurse training, or to postgraduate or refresher-nursing courses, or may include both. A plan submitted by any institution may be approved only if it provides—

Conditions for approval.

(a) That no student or graduate nurse will be included under the plan unless in the judgment of the head of the institution such nurse will be available for military or other Federal governmental or essen-

Availability for war, etc., service.