

54 Stat. 1127; 55 Stat. 363.  
 42 U. S. C., Supp. II, § 1543.  
 Availability of rental moneys, etc.  
 55 Stat. 14, 198, 818;  
 54 Stat. 883.  
 42 U. S. C., Supp. II, § 1523 note.

SEC. 3. That section 303 of said Act, approved October 14, 1940, as amended, is amended to read as follows:

“SEC. 303. Moneys derived from rental or operation of property acquired or constructed under the provisions of this Act, of Public Laws Numbered 9, 73, and 353, Seventy-seventh Congress, and of section 201 of the Second Supplemental National Defense Appropriation Act, 1941, as amended, shall be available for expenses of operation and maintenance and expenses found necessary in the disposition of any such property or the removal of temporary housing by the Administrator, including the establishment of necessary reserves therefor and administrative expenses in connection therewith: *Provided*, That moneys derived by the Administrator from the rental or operation of any such property may be deposited in a common fund account or accounts in the Treasury: *And provided further*, That except for necessary reserves authorized by this Act or by section 201 of the Second Supplemental National Defense Appropriation Act, 1941, as amended, the unobligated balances of the moneys deposited into the Treasury from the rental or operation of such property shall be covered at the end of each fiscal year into miscellaneous receipts.”

Deposits.

54 Stat. 883.

55 Stat. 363.  
 42 U. S. C., Supp. II, §§ 1541-1552.

SEC. 4. That the said Act approved October 14, 1940, as amended, is further amended by adding at the end of title III the following new section:

Removal of temporary housing.

“SEC. 313. The Administrator shall, as promptly as may be practicable and in the public interest, remove all housing under his jurisdiction which is of a temporary character, as determined by him, and constructed under the provisions of this Act, Public Law 781, Seventy-sixth Congress, and Public Laws 9, 73, and 353, Seventy-seventh Congress. Such removal shall, in any event, be accomplished not later than two years after the President declares that the emergency declared by him on September 8, 1939, has ceased to exist, with the exception only of such housing as the Administrator, after consultation with local communities finds is still needed in the interest of the orderly demobilization of the war effort: *Provided*, That all such exceptions shall be reexamined annually by the Administrator and that all such exceptions and reexaminations shall be reported to the Congress.”

54 Stat. 883; 55 Stat. 14, 198, 818.  
 42 U. S. C., Supp. II, § 1523 note.

54 Stat. 2643.  
 50 U. S. C. app., note prec. § 1.

Approved July 7, 1943.

[CHAPTER 197]

AN ACT

To authorize the Secretary of Agriculture to adjust titles to lands acquired by the United States which are subject to his administration, custody, or control.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That if the Secretary of Agriculture shall find within ten years after the acquisition by the United States of any land or interest therein which is subject to his administration, custody, or control, other than land acquired by exchange of public domain land or resources, that the title thereto is legally insufficient for the purposes for which such land or interest was acquired and no consideration therefor has been paid by the United States, or that title or color of title to such land or interest was acquired through mistake, misunderstanding, error, or inadvertence, he is hereby authorized to execute and deliver on behalf of and in the name of the United States to the person from whom the title was acquired or to the person whom he finds entitled thereto a quitclaim deed to such land or interest: *Provided, however*, That if the person to whom such deed is made is the same person from whom the United States acquired title, or his successor in interest, any consideration given by the United States for such land or interest shall be

July 8, 1943  
 [H. R. 6]  
 [Public Law 120]

Secretary of Agriculture.  
 Quitclaim of U. S. interest in certain lands.

Return of consideration or value equivalent.

restored or, in lieu thereof, the value equivalent of such consideration as determined by the Secretary of Agriculture shall be paid to the United States; and any consideration or value equivalent so restored or paid shall, so far as is practicable, be restored to the jurisdiction, or deposited to the credit, of the department, agency, appropriation, or fund from which the consideration was transferred or paid at the time of the acquisition of title by the United States.

Approved July 8, 1943.

[CHAPTER 198]

AN ACT

To authorize the exchange of certain patented lands in the Death Valley National Monument for Government lands in the monument.

July 8, 1943  
[H. R. 1397]  
[Public Law 121]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act entitled "An Act to authorize the exchange of certain patented lands in the Death Valley National Monument for Government lands in the monument", approved October 17, 1940, is hereby amended to read as follows:

Death Valley National Monument, Calif.

54 Stat. 1193.

Exchange of lands.

"That the owner of the east half of the northeast quarter, section 35, township 15 south, range 44 east, of the Mount Diablo meridian, Inyo County, California, within the Death Valley National Monument, is hereby permitted and authorized to convey the title thereto to the United States, and select in lieu thereof the west half of the southeast quarter, section 36, township 15 south, range 44 east, of the Mount Diablo meridian; and the Secretary of the Interior is hereby authorized and empowered to accept such conveyance for said land, subject to the reservations contained in the patent issued by the State of California, to H. W. Eichbaum, dated March 8, 1928, recorded December 12, 1934, in book 32, page 308, of Official Records of Inyo County, California, and subject to an easement for State highway, as granted to the State of California by deed dated December 21, 1934, and recorded January 16, 1935, in book 32, page 396, of Official Records, and by deed dated December 19, 1934, recorded December 20, 1934, in book 32, page 338, of Official Records of Inyo County, and thereafter cause a patent for the land so selected in lieu thereof to be issued to such owner, reserving to the United States, however, such rights-of-way as may be needed for the construction and maintenance of roads in the national monument: *Provided*, That the land so conveyed to the United States shall become and be a part of the said national monument, and also subject to all laws and regulations relating to other land therein: *And provided further*, That the owner of such privately owned land within said national monument shall, before any exchange is effective, furnish to the Secretary of the Interior evidence satisfactory to him of title to the patented land offered in exchange."

Approved July 8, 1943.

[CHAPTER 199]

AN ACT

To amend the description of the area affected by the Act of May 28, 1928, entitled "An Act for the relief of the town of Springdale, Utah", and for other purposes.

July 8, 1943  
[H. R. 2527]  
[Public Law 122]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act of May 28, 1928 (45 Stat. 787, ch. 818), is hereby amended by substituting the following language in lieu of the language in the Act following the words "to grant permission to the town of Springdale, Utah,"

Springdale, Utah.  
Water supply.