

[CHAPTER 801]

JOINT RESOLUTION

Granting certain property to the Commonwealth of Pennsylvania and relinquishing jurisdiction therein.

August 7, 1946
[H. J. Res. 370]
[Public Law 646]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States of America does hereby relinquish and quitclaim to the Commonwealth of Pennsylvania all that tract of land conveyed by said Commonwealth by its Governor to the United States by deed dated October 19, 1917, and the cession of jurisdiction therein granted by the Commonwealth of Pennsylvania is hereby relinquished.

SEC. 2. The cession of jurisdiction made by the Pennsylvania Act Numbered 282 of May 18, 1945, is hereby accepted.

SEC. 3. Within sixty days after the effective date of this joint resolution the Commandant of the Coast Guard shall file with the Department of State of Pennsylvania notice of the enactment of this joint resolution.

Approved August 7, 1946.

[CHAPTER 802]

AN ACT

To modify sections 4 and 20 of the Permanent Appropriation Repeal Act, 1934, with reference to certain funds collected in connection with the operation of Indian Service irrigation projects, and for other purposes.

August 7, 1946
[S. 115]
[Public Law 647]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on approval of this Act, collections made from water users on each Indian irrigation project on account of assessments levied to meet the cost of operating and maintaining such project shall be deposited into the Treasury for credit to a trust-fund account pursuant to section 20 of the Permanent Appropriation Repeal Act, 1934 (48 Stat. 1233), and shall be available for expenditure in carrying out the purposes for which collected.

Indian irrigation projects.
Collections from water users.

31 U. S. C. § 725s;
Supp. V, § 725s.

SEC. 2. There shall be credited to each trust-fund account so established the excess, if any, of (1) the unexpended balance of any repealed special fund appropriation to which operation and maintenance collections were credited prior to July 1, 1935, and (2) the amount of receipts covered into the Treasury pursuant to section 4 of the Permanent Appropriation Repeal Act, 1934 (48 Stat. 1227), over expenditures from appropriations provided for the operation and maintenance of the irrigation project from which such unexpended balance or receipts were derived, and the amount so credited shall be subject to expenditure as prescribed in section 1 hereof.

Credits to trust-fund accounts.

31 U. S. C. § 725c.

SEC. 3. Revenues hereafter collected from power operations on each Indian irrigation project and deposited into the Treasury for credit to miscellaneous receipts pursuant to section 4 of the Permanent Appropriation Repeal Act, 1934 (48 Stat. 1227), or pursuant to other provisions of law, are hereby authorized to be appropriated annually, in specific or in indefinite amounts, equal to the collections so credited, for the following purposes in connection with the respective projects from which such revenues are derived: (1) Payment of the expenses of operating and maintaining the power system; (2) creation and maintenance of reserve funds to be available for making repairs and replacements to, defraying emergency expenses for, and insuring continuous operation of the power system, the fund for each project to be maintained at such level, within limits set by the Director of the Bureau of the Budget, as may from time to time be prescribed by the Secretary of the Interior; (3) amortization, in accordance with

Collections from power operations.
Appropriations authorized.

Supra.

the repayment provisions of the applicable statutes or contracts, of construction costs allocated to be returned from power revenues; and (4) payment of other expenses and obligations chargeable to power revenues to the extent required or permitted by law.

Approved August 7, 1946.

[CHAPTER 803]

AN ACT

To provide for the establishment of a modern, adequate, and efficient hospital center in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to provide more adequate hospital facilities in the District of Columbia the Federal Works Administrator is authorized to acquire land and construct buildings and to these ends is empowered:

(a) to acquire prior to the approval of title by the Attorney General (without regard to sections 1136, as amended, and 3709 of the Revised Statutes) improved or unimproved lands or interests in lands in the District of Columbia by purchase, donation, exchange, or condemnation (including proceedings under the Acts of August 1, 1888 (25 Stat. 357), March 1, 1929 (45 Stat. 1415), and February 26, 1931 (46 Stat. 1421)) for such hospital facilities;

(b) by contract or otherwise (without regard to sections 1136, as amended, and 3709 of the Revised Statutes, and section 322 of the Act of June 30, 1932 (47 Stat. 412), prior to approval of title by the Attorney General, to make surveys and investigations, to plan, design, and construct hospital facilities in the District of Columbia on lands or interests in lands acquired under the provisions of subsection (a) hereof or on other lands of the United States which may be available (the transfers of which for this purpose by the Federal agency having jurisdiction thereof are hereby authorized notwithstanding any other provision of law), provide proper approaches thereto, utilities, and procure necessary materials, supplies, articles, equipment, and machinery, and do all things in connection therewith to carry out the provisions of this Act; and

SEC. 2. Notwithstanding any other provision of law, whether relating to the acquisition, handling, or disposal of real or other property by the United States or to other matters, the Federal Works Administrator, with respect to any hospital facilities acquired or constructed under the provisions of this Act, is authorized to enter into leases with private agencies for the operation and maintenance of such hospital facilities or useable separable portions thereof upon such terms, including the period of any such leases, annual rentals, provision for joint use of facilities, provisions for operation; maintenance, repair, and replacement of buildings, equipment, machinery, and furnishings and appropriate security to assure the performance of any such leases, and to sell for cash or credit or to convey in exchange for other properties any such hospital facilities or useable separable portion thereof to private agencies on such terms as may be deemed by the Administrator to be in the public interest: *Provided*, That all hospitals participating in such center shall be required either to convey to the Government, free and clear of all incumbrance, the land and buildings now held by them or to sell the same at such prices as is agreed to and approved by the Federal Works Administrator and to pay the proceeds thereof to the Government at the option of the Federal Works Agency.

August 7, 1946

[S. 223]

[Public Law 648]

Hospital facilities,
D. C.

Acquisition of lands.

10 U. S. C. § 1339;
Supp. V, § 1330.
Ante, p. 809.

40 U. S. C. §§ 257,
258, 361-386, 258a-258c.

Surveys, construction,
etc.
Supra.

40 U. S. C. § 278a.

Leases with private
agencies.

Conveyances, etc.,
by participating hos-
pitals.