

[CHAPTER 788]

AN ACT

To provide basic authority for the performance of certain functions and activities of the National Park Service.

August 7, 1946
[H. R. 6629]
[Public Law 633]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That appropriations for the National Park Service are authorized for—

(a) Necessary protection of the area of federally owned land in the custody of the National Park Service known as the Ocean Strip and Queets Corridor, adjacent to Olympic National Park, Washington; necessary repairs to the roads from Glacier Park Station through the Blackfeet Indian Reservation to the various points in the boundary line of Glacier National Park, Montana, and the international boundary; repair and maintenance of approximately two and seventy-seven one-hundredths miles of road leading from United States Highway 187 to the north entrance of Grand Teton National Park, Wyoming; maintenance of approach roads through the Lassen National Forest leading to Lassen Volcanic National Park, California; maintenance and repair of the Generals Highway between the boundaries of Sequoia National Park, California, and the Grant Grove section of Kings Canyon National Park, California; maintenance of approximately two and one-fourth miles of roads comprising those portions of the Fresno-Kings Canyon approach road, Park Ridge Lookout Road, and Ash Mountain-Advance truck trail, necessary to the administration and protection of the Sequoia and Kings Canyon National Parks; maintenance of the roads in the national forests leading out of Yellowstone National Park, Wyoming, Idaho, and Montana; maintenance of the road in the Stanislaus National Forest connecting the Tioga Road with the Hetchy Road near Mather Station, Yosemite National Park, California; and maintenance and repair of the approach road to the Custer Battlefield National Monument and the road connecting the said monument with the Reno Monument site, Montana.

(b) Administration, protection, improvement, and maintenance of areas, under the jurisdiction of other agencies of the Government, devoted to recreational use pursuant to cooperative agreements.

(c) Necessary local transportation and subsistence in kind of persons selected for employment or as cooperators, serving without other compensation, while attending fire-protection training camps.

(d) Administration, protection, maintenance, and improvement of the Chesapeake and Ohio Canal.

(e) Educational lectures in or in the vicinity of and with respect to the national parks, national monuments, and other reservations under the jurisdiction of the National Park Service; and services of field employees in cooperation with such nonprofit scientific and historical societies engaged in educational work in the various parks and monuments as the Secretary of the Interior may designate.

(f) Travel expenses of employees attending Government camps for training in forest-fire prevention and suppression and the Federal Bureau of Investigation National Police Academy, and attending Federal, State, or municipal schools for training in building fire prevention and suppression.

(g) Investigation and establishment of water rights in accordance with local custom, laws, and decisions of courts, including the acquisition of water rights or of lands or interests in lands or rights-of-way for use and protection of water rights necessary or beneficial in the administration and public use of the national parks and monuments.

National Park Service.
Appropriations authorized.

Roads.

Recreational areas.

Transportation for cooperators, etc.

Chesapeake and Ohio Canal.

Educational lectures, etc.

Travel expenses of employees in training schools, etc.

Investigation, etc., of water rights.

Water supply line.

(h) Acquisition of rights-of-way and construction and maintenance of a water supply line partly outside the boundaries of Mesa Verde National Park.

Telephone service.

(i) Official telephone service in the field in the case of official telephones installed in private houses when authorized under regulations established by the Secretary.

Approved August 7, 1946.

[CHAPTER 789]

AN ACT

For the relief of certain postmasters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Comptroller General of the United States is authorized and directed to allow credit for payments of per diem made by postmasters acting under direction of the First Assistant Postmaster General to postal employees detailed to postal units at camps, posts, or stations to handle military mail or at civilian plants devoted to war production at rates not to exceed that provided and authorized by the Act of December 7, 1945, Public Law 249, the credit to be allowed notwithstanding that the payments were made on orders issued retroactively by the Postmaster General.

Approved August 7, 1946.

[CHAPTER 790]

AN ACT

To clarify the rights of former owners of real property to reacquire such property under the Surplus Property Act of 1944.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 23 (a) (1) of the Surplus Property Act of 1944 is amended to read as follows:

"(1) The term 'real property' means property consisting of land, together with any fixtures and improvements thereon (including hotels, apartment houses, hospitals, office buildings, stores, and other commercial structures) located outside the District of Columbia, but does not include (A) commercial structures constructed by, at the direction of, or on behalf of any Government agency, (B) commercial structures which the Administrator determines have been made an integral part of a functional or economic unit which should be disposed of as a whole, and (C) war housing, industrial plants, factories, airports, airport facilities, or similar structures and facilities, or the sites thereof, or land which the Administrator determines essential to the use of any of the foregoing; and"

SEC. 2. Section 23 (c) of the Surplus Property Act of 1944 is amended by adding at the end thereof the following:

"The classification of property by the Administrator (including the determination of whether property is 'real property' as defined in this section) shall be based on the highest and best use of the property at the time it is reported as surplus property regardless of its former character or use."

SEC. 3. The Secretary of War and the War Assets Administration are authorized and directed to take such action as may be necessary (A) to reinstate the leasehold covering the Chamberlin Hotel, Fort Monroe, Old Point Comfort, Virginia, and its appurtenant land, buildings, utilities, and facilities, which leasehold, with all the furnishings and equipment used in connection therewith, was acquired

August 7, 1946

[H. R. 6642]

[Public Law 634]

Credit for per diem payments.

59 Stat. 603.
39 U. S. C., Supp.
V, § 133 note.

August 7, 1946

[H. R. 6702]

[Public Law 635]

Surplus Property Act of 1944, amendment.

58 Stat. 777.
50 U. S. C., Supp.
V, app. § 1632.
"Real property."

Supra.

Classification of property.

Reinstatement of leasehold covering Chamberlin Hotel.