CHAP. 906.—An Act To amend section 1 of the Act of February 22, 1875, entitled "An Act regulating fees and costs, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1 of the Act of February 22, 1875, entitled "An Act regulating fees and costs, and for other purposes," be, and the same hereby is, amended to read as follows:

"That the accounts of United States marshals, except the marshals of the United States courts in China and the Canal Zone, shall be rendered quarterly, under such regulations as may be prescribed by the Attorney General, and transmitted to the Attorney General within twenty days after the close of each quarter. The said accounts shall be rendered in duplicate, but no signature shall be required on the duplicate vouchers. It shall be the duty of the marshal to retain in his office the duplicate accounts, where they shall be open to public inspection at all times. The accounts of United States commissioners shall be rendered quarterly, in duplicate, under such regulations as may be prescribed by the Attorney General, and transmitted to the clerk of the United States district court for the district in which the commissioner resides, who shall file the duplicate in his office and transmit the original to the Attorney General. The approval of the court as to the accounts of marshals and commissioners shall not be required."

Approved, May 29, 1928.

CHAP. 907.—An Act To allow the Postmaster General to promote mechanics' helpers to the first grade of special mechanics.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the third paragraph of section 6 of the Act entitled "An Act reclassifying the salaries of postmasters and employees of the Postal Service, readjusting their salaries and compensation on an equitable basis, increasing postal rates to provide for such readjustment, and for other purposes," approved February 28, 1925 (Forty-third Statutes at Large, page 1060, United States Code, title 39, section 116, paragraph 2), is amended to read as follows:

"Mechanics' helpers employed in the motor-vehicle service shall receive a salary of $1,600 per annum: Provided, That on and after the passage of the Salary Reclassification Act of February 28, 1925, and upon the presentation of satisfactory evidence of their qualifications after one year's service, mechanics' helpers may be promoted to the first grade of general mechanics or special mechanics, as vacancies occur."

Approved, May 29, 1928.

CHAP. 908.—An Act To regulate the employment of minors within the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no child under fourteen years of age shall be employed, permitted, or suffered to work in the District of Columbia, in, about, or in connection with any gainful occupation, with the exemption of housework performed outside of school hours in the home of the child's parent or legal guardian or agricultural work performed outside of school hours in connection with the child's own home and directly for the child's
provided, That boys ten years of age and over may be employed outside of school hours in the distribution or sale of newspapers, subject to the provisions of sections 17 to 24 of this Act.

Sec. 2. No minor under eighteen years of age shall be employed, permitted, or suffered to work, or to be employed in connection with any gainful occupation, except in agricultural work, or housework, or in the distribution or sale of newspapers, as specified in section 1 of this Act, and except in newspapers stuffing, subject to the provisions of section 17 of this Act, more than six consecutive days in any one week, or more than forty-eight hours in any one week, or more than eight hours in any one day, nor shall any girl under eighteen years of age or boy under sixteen years of age be so employed, permitted, or suffered to work before the hour of seven o'clock in the morning or after the hour of seven o'clock in the evening of any day, nor shall any boy between sixteen and eighteen years of age be so employed before the hour of six o'clock in the morning or after the hour of ten o'clock in the evening of any day. Every employer shall post and keep conspicuously posted in the establishment, in or about which any minor is employed, permitted, or suffered to work, a printed notice, furnished by the official authorized to enforce this Act, setting forth the legal regulations governing the employment and hours of work of minors and occupations prohibited to minors in such establishments, and, in addition, shall keep accessible in the place of employment a list of minors under eighteen employed, permitted, or suffered to work, and an accurate time record showing the hours of beginning and ending work each day and the hours when the time allowed for meals begins and ends for said minors. The presence of any such minor in the place of work for a longer time in the day or week than stated in the printed regulation hours shall be prima facie evidence of a violation of the provisions of this section.

Sec. 3. No minor shall be employed, permitted, or suffered to work in any place of employment, or at any employment, dangerous or prejudicial to the life, health, safety or welfare of such minor. It shall be the duty of the Board of Education of the District of Columbia, and the said board shall have power, jurisdiction, and authority, after hearing duly held, to issue general or special orders prohibiting the employment of such minors in any employment or at any place of employment dangerous or prejudicial to the life, health, safety, or welfare of such minors: provided, That no such order shall permit the employment of any minor at any employment specified in sections 4 to 7 of this Act at a lower age than the age therein specified.

Sec. 4. No minor under sixteen years of age shall be employed, permitted, or suffered to work at any of the following occupations: (1) In the operation of any machinery operated by power other than hand or foot power; or (2) in oiling, wiping, or cleaning machinery or assisting therein.

Sec. 5. No minor under eighteen years of age shall be employed, permitted, or suffered to work (1) at operating any freight or passenger elevator, or (2) in any quarry, tunnel, or excavation, or (3) in any tobacco warehouse or cigar or other factory or place where tobacco is manufactured or prepared. No girl under the age of eighteen years shall be employed, permitted, or suffered to work in any retail cigar or tobacco store, or in any hotel or for any apartment house, or as an usher, attendant, or ticket seller in any theater or place of amusement, or as a messenger in the distribution or delivery of goods or messages for any person, firm, or corporation engaged in the business of transmitting or delivering messages.
Males between 18 and 21 delivering messages, during forbidden hours.

Females.

Allowing minor under 16, to be employed as acrobat, beggar, street musician, etc.

Employment between 14 and 18 forbidden unless employer procures, etc., a work or vacation permit.

Casual work without permit allowed.

Protest. Limitation.

If employment not specifically prohibited.

Work or vacation permits issued only by school attendance, etc., officer. Vol. 43, p. 806.

Contents, etc.

Record to be kept.

Sec. 6. No male between the ages of eighteen and twenty-one shall be employed, permitted, or suffered to work as a messenger for any person, firm, or corporation engaged in the business of transmitting or delivering messages before five o'clock in the morning or after twelve o'clock midnight of any day nor shall any female between the ages of eighteen and twenty-one be so employed before the hour of six o'clock in the morning, or after the hour of seven o'clock in the evening of any day.

Sec. 7. No person having in his custody or control a minor under the age of sixteen years shall employ, exhibit, apprentice, sell, give away, or in any way dispose of such minor with a view to such minor being employed as an acrobat, or a gymnast, or a contortionist, or ropewalker, or in any exhibition of like character, or as a beggar, or a street singer, or musician, or cause or procure such minor to be so engaged.

Sec. 8. No minor between fourteen and eighteen years of age shall be employed, permitted, or suffered to work in, about, or in connection with any gainful occupation, except in agricultural work or housework as specified in section 1 of this Act, unless his employer procures and keeps on file and accessible to any attendance officer, inspector, or other person authorized to enforce this Act a work or vacation permit issued as hereinafter prescribed, except that children between fourteen and eighteen years of age may be employed without a permit outside of school hours in irregular or casual work usual to the home of the employer: Provided, That such employment shall not be in connection with nor form a part of the business, trade, profession, or occupation of the employer: And provided further, That such employment shall not be specifically prohibited by any provision of this Act or by any order issued under the authority of section 3 of this Act.

Sec. 9. The work or vacation permit required by this Act shall be issued only by the director of the department of school attendance and work permits created under the board of education according to the provisions of the Act of Congress, approved February 4, 1925, entitled “An Act to provide for compulsory school attendance, for the taking of a school census in the District of Columbia, and for other purposes,” or by any person duly authorized by said director, and shall state the name, sex, color, date, and place of birth, and place of residence of the minor, the grade last completed by said minor, and the kind of evidence of age accepted, and such other details as may be necessary for the identification of the minor. It shall certify that all the requirements for issuing a work or vacation permit under the provisions of this Act have been fulfilled and shall be signed by the person issuing it. It shall state the name and address of the employer for whom and the nature of the specific occupation in which the work permit authorizes the minor to be employed, and no permit shall be valid except for the employer so named and for the occupation so designated. It shall bear a number, shall show the date of its issue, and shall be signed by the minor for whom it is issued in the presence of the person issuing it, and shall be mailed to the employer by the issuing officer, and in no case given to the minor. A record giving in full for each applicant the facts with reference to his sex, color, date, and place of birth, name and address of parent, guardian, or custodian, name and address of employer, and nature of the specific occupation in which the minor is to be employed, grade and school last attended, evidence of age, and date of issuance or date of refusal of certificate, with reason, shall be kept in the department of school attendance and work permits, together with the physician’s certificate of physical fitness, the school record, and the employer’s statement of inten-
tion to employ the child. Lists shall be sent weekly to each school during the school term giving the names and addresses of all children from that school to whom permits have been issued or refused.

Sec. 10. The officer authorized in section 9 of this Act to issue work or vacation permits shall issue such permits only upon the application in person of the minor desiring employment, accompanied, if said minor is under sixteen years of age, by his parent, guardian, or custodian, and after having received, examined, and approved and filed the following papers, namely:

(a) A statement signed by the prospective employer or by some one duly authorized on his behalf, stating that he expects to give such minor present employment, setting forth the specific nature of the occupation in which he intends to employ such minor, and the number of hours per day and of days per week which said minor shall be employed, and agreeing to send the notice of the commencement of employment, and to return the permit according to the provisions of this Act.

(b) Evidence of age as provided in section 11 of this Act, showing that the minor is at least fourteen years of age.

(c) A certificate of physical fitness, if such minor is under sixteen years of age; otherwise no such certificate of physical fitness shall be required. Such certificate of physical fitness shall be signed by a medical inspector of the public schools of the District of Columbia, assigned by the board of health for such purpose. It shall show the height and weight of the minor and shall state that the said minor has been thoroughly examined by the said physician at the time of his application for a permit, has attained the normal development of a minor of his age and is in sound health, and is physically qualified for the employment specified in the statement submitted in accordance with the requirements of this Act.

(d) A school record, if such minor is under sixteen years of age; otherwise no such record shall be required. Such school record shall be filled out and signed by the teacher of the class last attended by the minor and countersigned by the principal of the school, public, private, or parochial, which the minor has last attended or by some one duly authorized by him: Provided, That the signature of the teacher shall not be required in the case of a school record filled out during the summer vacation period of the public schools. It shall certify that the said minor is able to read and write correctly sentences in the English language, has satisfactorily completed the eighth grade of the elementary school course prescribed for the public schools in the District of Columbia, or has regularly received in a private or parochial school instruction deemed equivalent by the Board of Education to that prescribed for the completion of the eighth grade in the public schools. Such school record shall give also the full name, date of birth, grade last completed, and residence of the minor as shown on the records of the school.

Sec. 11. The evidence of age required by this Act shall consist of one of the following proofs of age, which shall be required in the order herein designated:

(a) A birth certificate or attested transcript issued by a registrar of vital statistics or other officer charged with the duty of recording births.

(b) A baptismal record or duly certified transcript thereof showing the date of birth and place of baptism of the minor.

(c) A bona fide contemporary record of the date and place of the child's birth kept in the Bible in which the records of the births in the family of the child are preserved, or other documentary evidence satisfactory to the director of the department of school attendance and work permits, such as a passport showing the age of the child,
a certificate of arrival in the United States issued by the United
States immigration officers and showing the age of the child, or a
life-insurance policy: *Provided,* That such other satisfactory docu-
mentary evidence has been in existence at least one year prior to the
time it is offered in evidence: *And provided further,* That a school
record or a parent's, guardian's, or custodian's affidavit, certificate,
or other written statement of age shall not be accepted except as
specified in paragraph (d).

(d) A certificate of physical age, signed by a medical inspector
of the public schools assigned by the board of health for such pur-
poses and based upon a physical examination, which shall state the
height and weight of such minor and other evidence upon which
the opinion as to the age of such minor is founded. A parent's,
guardian's, or custodian's affidavit of age, and a record of the age
as given in the register of the school first attended by the minor, if
obtainable, or in the earliest available school census, shall accom-
pany the physician's certificate of age. And no work or vacation
permit shall be issued if any of the above possible sources shows the
minor to be under the age of fourteen.

The proof of age specified in subdivision (a) shall be accepted
in preference to that specified in any subsequent subdivision, and no
proof of age permitted by any subsequent subdivision shall be
accepted unless there be received and filed substantial evidence that
the proof required by the preceding subdivisions can not be obtained.
Should such preferred proof of age be later procured, or if subse-
quent proof of age shall be procured and shall conclusively establish
the falsity of the proof previously accepted, the director of the
department of school attendance and work permits shall cancel the
permit and issue or refuse a new one according to the age thus
established.

Sec. 12. The director of the department of school attendance and
work permits, or any person duly authorized by him, shall have
authority to issue a vacation permit to a minor between the age of
fourteen and sixteen years, permitting employment during the regu-
lar summer vacation period of the public schools, or during the
school term at such time as the public schools are not in session, if
the age of such minor has been proved according to section 11 of this
Act, and such minor has in all other respects, except as to completion
of the eighth grade, fulfilled the requirements for a work permit
specified in this Act. These permits shall be different in color from
the work permit allowing employment while school is in session and
shall state the periods during which its use is valid.

Sec. 13. Every employer receiving a work or vacation permit shall
notify the department in writing within three days of the time of the
commencement of the employment of such minor, and within
three days after termination of the employment shall return said
permit to the department. Failure to so notify shall be cause for
the cancellation of the permit; and failure to so return it shall be
cause for the refusal of further permits upon the application of such
employer. Returned permits shall be filed and the proper school
authorities notified. A new certificate shall not be issued to any
minor except upon presentation of a new promise of employment
and a new certificate of physical fitness.

Sec. 14. Whenever any person authorized to enforce this Act shall
have reason to doubt that any minor employed in any occupation
for which a permit is required by this Act, and for whom a work
permit or vacation permit is not on file, has reached the age of
eighteen years, such person may make demand on such minor's
employer that such employer shall either furnish him within ten
days the evidence required for a work permit showing that the minor
is in fact eighteen years of age, or shall refuse to employ or permit
or suffer such child to work. In case such evidence is not furnished
to such person within ten days after such demand, the employer
shall not thereafter continue to employ such minor or permit or
suffer such minor to work in such establishment. Proof of the mak-
ing of such demand and of failure to deliver such proof of age shall
be prima facie evidence, in any prosecution brought for violation of
this Act, that such minor is under eighteen years of age and is
unlawfully employed.

Sec. 15. Whoever employs or permits or suffers any minor to be
employed or to work in violation of any of the provisions of sections
1 to 14, inclusive, of this Act, or of any order issued under the pro-
visions of section 3 of this Act, or interferes with, obstructs, or
hinders the department enforcing the child labor law, its officers or
agents, or any other person authorized to inspect places of employ-
ment under this Act, and whoever, having under his control or
custody any minor, permits or suffers him to be employed or to work
in violation of any of the provisions of sections 1 to 14, inclusive, of
this Act, shall for a first offense be punished by a fine of not less
than $25 nor more than $100, or by imprisonment not less than ten
days nor more than thirty days, or in the discretion of the court by
both such fine and imprisonment, and for any subsequent offense
shall be punished by a fine of not less than $50 nor more than $200,
or by imprisonment not less than thirty days nor more than ninety
days, or in the discretion of the court by both such fine and imprison-
ment. Every day during which any violation of this Act continues
shall constitute a separate and distinct offense.

Sec. 16. It shall be the duty of the director of the department of
school attendance and work permits organized under the Board of
Education of the District of Columbia and of the authorized inspec-
tors and agents of said department to cause all the provisions of
this Act to be enforced, to make complaints against persons violating
its provisions, and to prosecute violations of the same. The director
of the said department, its inspectors, and agents are empowered and
instructed to visit and inspect at any time, and as often as shall be
necessary in order effectively to enforce the provisions of this Act,
all places where minors are employed, and shall have authority to
enter any place or establishment covered by the terms of this Act,
and to have access to work or vacation permits kept on file by the
employer and such other records as may aid in the enforcement of
this Act. All persons authorized to issue certificates of physical
fitness and all attendance officers and probation officers are likewise
empowered to visit and inspect at all reasonable hours all places
where minors may be employed.

Sec. 17. No boy under sixteen years of age shall be employed in
the stuffing of newspapers, nor shall the work of any boy between the
ages of sixteen and eighteen so employed exceed forty hours in any
one week, nor shall he be employed on more than one night in any
one week. No boy under twelve years of age and no girl under
eighteen years of age shall distribute, sell, expose, or offer for sale
any newspapers, magazines, periodicals, or any other articles or mer-
chandise of any description, or distribute handbills or circulars, in
any street or public place, or exercise the trade of bootblack or any
other trade, in any street or public place: Provided, That the pro-
visions of this Act shall not apply to boys ten years of age and over
engaged in the distribution of newspapers, magazines, or periodicals
on fixed routes.

Sec. 18. No boy under sixteen years of age shall work or shall be
employed or permitted or suffered to work at any of the trades
or occupations mentioned in section 17 of this Act, in any street or
public place after the hour of seven postmeridian or before the hour of six antimeridian, or, unless holding a work permit issued in accordance with the provisions of this Act, during the hours when the public schools are in session.

Sec. 19. No boy under sixteen years of age shall work at any time, or be employed or permitted or suffered to work at any time, in any of the trades or occupations mentioned in section 17 of this Act, unless he shall have procured and shall carry on his person in plain sight while so working a badge as hereinafter provided, issued by the director of the department of school attendance and work permits, or some person duly authorized by him, and unless he complies with all the legal requirements concerning school attendance.

Sec. 20. The officer authorized by this Act to issue street-trades badges shall issue such a badge only upon application of the minor desiring it, accompanied by the parent, guardian, or custodian of such minor, and after having received, examined, approved, and filed the following papers: (1) Evidence that the minor is of the age required by section 17, which shall consist of the same evidence as is required for a work permit under this Act; (2) evidence of physical fitness, which shall consist of a certificate of physical fitness issued as required for a work permit under this Act; (3) a statement signed by the principal of the school and the teacher of the class which the minor is attending, stating that such minor is regularly enrolled in school and showing the grade such minor has attained, and certifying that in their opinion the minor is physically and mentally qualified to undertake the work contemplated without retarding his progress in school: Provided, That a work permit issued as required by this Act may be accepted by the issuing officer in lieu of any other requirements for said badge.

Sec. 21. Such badge shall bear a number, and every such badge on its reverse side shall be signed in the presence of the officer issuing the same by the minor in whose name it is issued, and shall contain the minor's address and date of birth and such other information as the officer issuing the same shall deem necessary. A complete record of badges issued and refused, and of the facts relating thereto, including the name and address of the parent, guardian, or custodian, the height and weight of the minor, the day, year, and month of birth of the minor, the date of issuance and kind of evidence of age accepted, and school grade and name of school attended, shall be kept in the office of the director of the department of school attendance and work permits. No minor to whom such badge is issued shall give, lend, sell, or otherwise transfer it to any other person, or be engaged in any of the trades or occupations mentioned in this section without having conspicuously on his person such badge, and he shall exhibit the same upon demand to any police or attendance officer, or to any person charged with the duty of enforcing this Act. Lists shall be sent weekly to each school during the school term, giving the names and addresses of all minors to whom street trades badges have been issued and refused. The principal of each school shall keep a complete list of all minors in his school to whom badges, as herein required, have been issued, and whenever in the opinion of said principal the possession of any such permit and badge is detrimental to the school standing or well-being of any such minor, shall recommend to the officer issuing the same that the badge of such minor be revoked. All such badges shall expire annually on the 1st day of January. The color of the badge shall be changed each calendar year.

Sec. 22. Any minor who shall engage in any of the trades or occupations mentioned in section 17, in violation of any of the
provisions of section 17 to 24 of this Act, shall for the first offense be warned by the director of the department of school attendance and work permits and the parent, guardian, or custodian of such minor shall be notified. For any subsequent violation, while under the care of said parent, guardian, or custodian, and with his or her knowledge or consent, said minor may, in the discretion of the court, be deemed to be lacking in proper parental care and guardianship, and may on petition filed for that purpose, and in the discretion of the court, be committed to the board of public welfare of the District of Columbia until twenty-one years of age or for a shorter period, or for a further period as the court may see fit, the said board of public welfare being hereby expressly authorized and required to receive minors so committed. The court may, instead of immediate commitment, suspend the imposition or execution of judgment of commitment, or may, after partial hearing and instead of proceeding to judgment, suspend further proceedings without judgment, with the consent of the parent, guardian, or custodian of said minor, and in either event may assign a probation officer of the juvenile court to exercise probationary supervision over said minor, said probationary supervision to continue in force and the said minor to remain under the jurisdiction and control of the court as a ward of the court until said minor attains the age of seventeen years, or unless sooner discharged by order of the court or committed to said board of public welfare, the court hereby being given power to withdraw said case from said probationary supervision at any time during said probation period, and after a hearing may commit said minor at once to the said board if, in the opinion of the court, the best interests and welfare of said minor shall so require. Upon the recommendation of the principal or chief executive officer of the school which such minor is attending or upon the complaint of any school attendance officer, or any officer authorized to enforce this Act, the badge of any minor who violates any provision of this Act, or who becomes delinquent, or who fails to comply with all the legal requirements concerning school attendance, may be revoked by the director of the department of school attendance and work permits for such period as the said officer may require; and upon revocation said officer shall so notify the parent, guardian, or custodian having such minor in charge, and it shall thereupon become the duty of said parent, guardian, or custodian to surrender or require said minor to surrender said badge to the said officer. After notice to such minor and his parent, guardian, or custodian of revocation of such badge, he shall be deemed to be in the same status as a minor without a badge. The refusal of any such minor to surrender his badge upon such revocation shall be deemed a violation of this Act.

Sect. 23. Any person who, either for himself or as agent of any other person, or of any firm, corporation, or company, furnishes or sells or offers for sale to any minor under sixteen any article of any description to be used for the purpose of sale or distribution in any public place, shall first ascertain that said minor wears his own badge in plain sight as herein provided, and if said minor has no badge, no article shall be furnished or sold to him. Any person who fails to comply with the foregoing provision, or who furnishes or sells or offers for sale to any minor any article of any description, with the knowledge that he intends to sell or distribute such article in violation of any provision of this Act, or after having received written notice from any officer charged with the enforcement of this Act, that such minor is selling such article in violation of any provision of said Act, or any person who procures any minor to violate any provision of said Act, shall for a first offense be punished by a fine of not less than $25 nor more than $100, or by imprisonment.
Any subsequent offense.

Punishment for permitting violation by minor.

Loitering around newspaper offices, etc., during school hours forbidden.

Punishment for permitting, by proprietors, etc.

Inspectors, etc., to be appointed.

Provision. Competitive examinations, etc., for.

Jurisdiction of juvenile court.

Former Act, etc., repealed.

Vol. 35, p. 420, repealed.

Invalidity of any provision not to affect remainder of Act.

Supervision of Board of Education.

Effective July 1, 1928.

May 29, 1928.

[H. R. 6695.] [Public, No. 619.]

Public Printer and Deputy. Salaries of, fixed.

for not less than ten nor more than thirty days, or by both such fine and imprisonment, and for any subsequent offense shall be punished by a fine of not less than $50 nor more than $200, or by imprisonment for not less than thirty nor more than ninety days, or by both such fine and imprisonment. Whoever, having under his control or custody any minor, permits or consents to the violation by such minor of any of the provisions of sections 17 to 23, inclusive, of this Act, shall for a first offense be punished by a fine of not less than $5 nor more than $100, or by imprisonment of not less than five nor more than thirty days, or by both such fine and imprisonment, and for any subsequent offense shall be punished by a fine of not less than $10 nor more than $100, or by imprisonment for not less than ten nor more than sixty days, or by both such fine and imprisonment.

Sec. 24. No boy under the age of sixteen years required by law to attend school shall be permitted by any newspaper publisher or printer or person having for sale newspapers or periodicals of any character, to loiter or remain around any salesroom, assembly room, circulation room, or office for the sale of newspapers, between the hours of the opening of school in the forenoon and the close of school in the afternoon, on days when school is in session. Any newspaper publisher, printer, circulation agent, or seller of newspapers shall, upon conviction of permitting newsboys to loiter or remain around any assembly room, circulation room, salesroom, or office where papers are distributed or sold during such hours, be punished by a fine of not less than $25 nor more than $100, or by imprisonment for not less than ten days or more than thirty days.

Sec. 25. The Board of Education of the District of Columbia is hereby authorized, empowered, and directed to appoint such a number of inspectors, clerks, and other assistants as shall be necessary to carry out the provisions of this Act: Provided, That at least two inspectors shall be so appointed. Such appointments shall be made from a list of applicants obtained from open competitive examinations conducted by the boards of examiners of the Board of Education designed to test the fitness of the applicant for the duties to be performed.

Sec. 26. The juvenile court of the District of Columbia is hereby given jurisdiction in all cases arising under this Act.

Sec. 27. The Act of Congress approved May 28, 1908, entitled “An Act to regulate the employment of child labor in the District of Columbia,” and all other Acts or parts of Acts inconsistent herewith, are hereby repealed.

Sec. 28. If any provision of this Act or the application of such provision to certain circumstances be held invalid, the remainder of the Act and the application of such provision to circumstances other than those as to which it is held invalid shall not be affected thereby.

Sec. 29. The Board of Education shall exercise general supervision and appellate jurisdiction over the agents and employees of said board engaged in the execution of this Act.

Sec. 30. This Act shall take effect on the 1st day of July, 1928.

Approved, May 29, 1928.

CHAP. 909.—An Act Fixing the salary of the Public Printer and the Deputy Public Printer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this Act the salary of the Public Printer shall be