available United States census, and 25 per centum in accordance with
the needs of the States as determined by the said Administrator:
Provided, That the allotments to any State shall aggregate not less
than one-half of 1 per centum of the total funds available for allot-
ment hereunder.

Sec. 3. No loan or advance shall be made hereunder with respect
to any individual project unless it conforms to an over-all State, local,
or regional plan approved by a competent State, local, or regional
authority.

Sec. 4. Loans or advances under this Act to any public agency shall
be repaid without interest by such agency if and when the construction
of the public works is undertaken or started. If the construction
of the public works is not undertaken or started within three years after
the full amount of the loan or advance therefor has been made and
the Administrator of General Services shall determine (which deter-
mination shall be conclusive), after due notice and hearing, that the
public agency has not acted in good faith either in obtaining the
loan or advance or in failing to undertake or start the construction of
such public works, the Administrator shall demand prompt payment
of such loan or advance. In the event the loan or advance shall not
have been repaid within said three-year period, such public agency
shall not be eligible to apply for loans or advances on any other public
works. All sums so repaid shall be covered into the Treasury as mis-
cellaneous receipts.

Sec. 5. The Administrator of General Services is authorized to
prescribe rules and regulations to carry out the purposes of this Act.

Sec. 6. The Administrator of General Services shall submit quar-
terly to the Congress a report of his administration of the Act, includ-
ing all expenditures and repayments made thereunder. Such reports
shall, when submitted, be printed as public documents.

Sec. 7. There are hereby authorized to be appropriated such
amounts, not to exceed a total of $100,000,000, as may be necessary to
effectuate the purposes of this Act. Amounts so appropriated shall
remain available until expended.

Sec. 8. As used in this Act, the term "State" shall include the Dis-

Approved October 13, 1949.

[CHAPTER 686] AN ACT

To provide cumulative sick and emergency leave with pay for teachers and
attendance officers in the employ of the Board of Education of the District
of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That all teachers
and attendance officers in the employ of the Board of Education of
the District of Columbia shall be entitled to cumulative leave with pay
for personal illness, presence of contagious disease or other death in
the home, or pressing personal emergency, in accordance with such
rules and regulations as the said Board of Education may prescribe.
Such cumulative leave with pay shall be granted at the rate of one
day for each month from September through June of each year, both
inclusive. The total cumulation shall not exceed sixty days for
probationary and permanent teachers and attendance officers, and the
total cumulation shall not exceed ten days for temporary teachers and
attendance officers.

Sec. 2. In addition to the cumulative leave provided by the first
section of this Act each probationary and permanent teacher shall be
credited on July 1, 1949, with one day of leave with pay for each complete year of service in the public schools of the District of Columbia prior to July 1, 1949: Provided, That the total amount to be credited under the provisions of this section shall not exceed twenty days and shall be granted for the same purposes as leave with pay is provided in the first section of this Act. Attendance officers shall be credited on July 1, 1949, with all cumulative leave with pay to which they are entitled on June 30, 1949, under the provisions of section 18 of the District of Columbia Teachers' Salary Act of 1947. The total cumulation of leave with pay allowable under this Act and the District of Columbia Teachers' Salary Act of 1947 shall not exceed sixty days, and no attendance officer shall be entitled to annual or sick leave with pay under the provisions of any other Act.

Sec. 3. Probationary and permanent teachers and attendance officers shall be entitled to use all leave to their credit when they are granted maternity leave by the Board of Education.

Sec. 4. In cases of serious disability or ailments, and when required by the exigencies of the situation, and in accordance with such rules and regulations as the Board of Education may prescribe, the superintendent of schools may advance additional leave with pay not to exceed twenty days to every probationary or permanent teacher or attendance officer who may apply for such advanced leave.

Sec. 5. In the event of separation from the service of any teacher or attendance officer who is indebted for unearned advanced leave, such teacher or attendance officer shall refund the amount of pay received for the period of such excess. If such teacher or attendance officer fails to make such refund, deductions therefor shall be made from any salary due him or from any amount standing to his credit under the provisions of the Act entitled "An Act for the retirement of public school teachers in the District of Columbia", approved August 7, 1946. The provisions of this section shall not apply in cases of death, retirement for disability, or in the event that the teacher or attendance officer to whom leave with pay has been advanced is unable to return to duty because of disability.

Sec. 6. The Board of Education is hereby authorized to employ substitute teachers and attendance officers for service during the absence of any teacher or attendance officer on leave with pay and to fix the rate of compensation to be paid such substitutes.

Sec. 7. The Board of Education is hereby authorized to prescribe such rules and regulations as it may deem necessary to carry this Act into effect. The term "teacher" used in this Act shall include all employees whose salaries are fixed by article I of title I of the District of Columbia Teachers' Salary Act of 1947. The term "attendance officers" shall include all employees whose salaries are fixed by class 32 in article II of title I of the District of Columbia Teachers' Salary Act of 1947.

Sec. 8. There is authorized to be appropriated, out of any moneys in the Treasury of the United States to the credit of the District of Columbia not otherwise appropriated, such sums as may be necessary to carry out the purposes of this Act, and any appropriations for the public schools of the District of Columbia for personal services are hereby made available for the payment of the substitutes provided for in section 6 of this Act.

Sec. 9. The following parts of Acts are hereby repealed:

(a) So much of section 14 of the Act entitled "An Act to fix and regulate the salaries of teachers, school officers, and other employees of the Board of Education of the District of Columbia, and for other purposes", approved July 7, 1947, as reads: "The said Board shall prescribe the amount to be deducted from the salary of any absent teacher for whom an annual substitute may perform service.";
(b) Section 18 of the Act entitled "An Act to fix and regulate the
salaries of teachers, school officers, and other employees of the Board
of Education of the District of Columbia, and for other purposes", approved July 7, 1947; and
(c) So much of the first section of the Act entitled "An Act making
appropriations for sundry civil expenses of the Government for the
fiscal year ending June thirtieth, nineteen hundred and twelve, and for
other purposes", approved March 4, 1911 (36 Stat. 1395), under the
subheading "District of Columbia", as reads: "Provided, That leave
of absence of any regularly employed teacher shall not exceed thirty
calendar days in any one school year, and for this period such teacher
who may be absent shall be paid, in case the absence is due to personal
illness, death in family, or quarantine on account of contagious disease,
the salary of the position, less the amount paid to the substitute teacher,
and any absence in excess of said thirty days or absence for cause other
than herein specified shall be without compensation: Provided further,
That all other employees of the Board of Education may, in the discre-
tion of said Board, he granted not exceeding thirty days' leave of
absence with pay in any one calendar year, and in the event of the
absence of any janitor, assistant janitor, engineer, assistant engineer,
or caretaker, at any time during school sessions the Board of Educa-
tion is hereby authorized to appoint a substitute, who shall be paid
the salary of the position in which employed, and the amount paid to
such substitute shall be deducted from the salary of the absent
employee."

SEC. 10. This Act may be cited as "District of Columbia Teachers'
Leave Act of 1949".

SEC. 11. This Act shall become effective July 1, 1949.

Approved October 13, 1949.

[CHAPTER 687]  
AN ACT

Authorizing the Secretary of the Army to convey certain lands to the city and
county of San Francisco.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary
of the Army is authorized to convey by quitclaim deed to the city and
county of San Francisco, for public park and recreational purposes,
forty-two acres of land, more or less, in the city and county of San
Francisco, State of California, being that portion of the Fort Funston
Military Reservation situated north of the northerly boundary of land
heretofore transferred by the Secretary of the Army to the Veterans'
Administration, the exact description of land to be conveyed to be
determined by the Secretary of the Army.

SEC. 2. The deed of conveyance authorized by section 1 of this Act
shall provide as follows:

a. That the United States shall reserve to itself the right to use
and occupy for so long as is necessary all those living quarters and
appurtenances thereto now located within the area to be conveyed,
together with the free and full right of ingress to and egress from
said quarters.

b. That the city and county of San Francisco shall grant to the
State of California the use, for a period of ninety-nine years, of
approximately seven acres of the land herein provided for con-
veyance for the purpose of erection thereon by the State of Cali-
ifornia of National Guard facilities, such grant to be upon condi-
tion that the activities of the National Guard on such land shall
not be of such nature as would, in the judgment of the Adminis-
trator of Veterans' Affairs, interfere with the care and treatment