“(c) Graduates of the United States Military Academy, the United States Naval Academy, or the United States Coast Guard Academy who, upon graduation therefrom, are commissioned in a regular component of the armed forces may, in the discretion of the Secretary concerned, be granted graduation leave not in excess of sixty days, which leave shall not be deducted from nor charged against other leave authorized by the provisions of this Act but shall be in addition thereto. Graduation leave granted pursuant to this subsection must be completed within three months of the date of graduation and no such leave shall be carried forward as credit beyond the date of reporting to the first permanent duty station or to a port of embarkation for permanent duty outside the continental limits of the United States.”

Sec. 2. The Act of December 20, 1886 (24 Stat. 351; 10 U. S. C. 1150), is hereby amended by deleting therefrom the phrase “and during his graduation leave.”

Sec. 3. The paragraph entitled “Graduates of the Military Academy may serve as instructors”, of chapter XVIII of the Act of July 9, 1918 (40 Stat. 899; 10 U. S. C. 445), is hereby amended by substituting a period for the comma appearing after the words “training camps” and deleting the words “and their graduation leave may be taken at the termination of their services as instructors at these camps”.

Sec. 4. This Act shall take effect as of June 1, 1950.

Approved June 2, 1950.

[CHAPTER 218]

AN ACT

Authorizing loans from the United States Treasury for the expansion of the District of Columbia water system.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, as used in this Act, unless the context otherwise requires—

(a) “Commissioners” means the Board of Commissioners of the District of Columbia.

(b) “District of Columbia water system” or “water system” means any and all of the facilities used or to be used for the supply of raw or partly purified water wherever situated and all of the facilities used or to be used for the distribution of purified water situated within the District of Columbia which are operated by the District of Columbia Water Division or the Washington Aqueduct Division of the Washington District of the Corps of Engineers, Department of the Army, or both.

Sec. 2. (a) The Commissioners of the District of Columbia are hereby authorized to accept loans from the United States Treasury and the Secretary of the Treasury of the United States is hereby authorized to lend to the Commissioners of the District of Columbia, such sums as may hereafter be appropriated, to finance the expansion and improvement of the water system when sufficient funds therefor are not available from the District of Columbia water fund established by law (D. C. Code, 1940 edition, title 43, ch. 15): Provided, That the total principal amount of loans made under the provisions of this section shall not exceed $23,000,000: And provided further, That a loan for use in any fiscal year must first be specifically requested of the Congress in connection with the budget submitted for the District of Columbia for that fiscal year, with a full statement of the work contemplated to be done and the need thereof, and must be specifically approved by the Congress. Such loans shall be in addition to any other loans heretofore or hereafter
Deposit.

Availability of loans.

Repayment.

Interest rate.

Inclusion of payments in budget estimate.

Made to the Commissioners for any other purpose, and when advanced shall be deposited in full in the Treasury of the United States to the credit of the said District of Columbia water fund.

(b) The loans authorized under this section, or any parts thereof, shall be advanced to the Commissioners on their requisitions therefor and shall be available to the Commissioners or the Chief of Engineers, Department of the Army, for the performance of the said expansion and improvement of the water system, and shall be available until expended.

(c) The Secretary of the Treasury of the United States shall be repaid any moneys advanced under this section of this Act, including interest thereon, beginning in fiscal year 1961 and concluding in fiscal year 1980, in such annual amounts as the Congress shall hereafter direct; interest thereon shall begin to accrue as of the dates the respective advancements are credited to the water fund.

(d) Loans made under this section shall be at such rate or rates of interest as would, in the opinion of the Secretary of the Treasury, be the lowest interest rate available to the District of Columbia on the date of the approval of each loan, respectively, were said District authorized by law to issue and sell obligations to the public, at the par value thereof, in a sum or sums equal to the amounts of such loans, maturing serially over a comparable period of years in comparable installments of principal and interest, and secured by a first pledge of and lien upon all the general fund revenues of said District.

(e) Moneys for the payments to the United States Treasury herein required shall be included in the budget estimates of the Commissioners of the District of Columbia, beginning with the budget estimates for fiscal year 1961, and shall be payable from the water fund.

Approved June 2, 1950.

[CHAPTER 219]

AN ACT

To authorize and direct the Commissioners of the District of Columbia to construct a bridge over the Anacostia River in the vicinity of East Capitol Street, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia are authorized and directed to construct, maintain, and operate a bridge over the Anacostia River in the vicinity of East Capitol Street, together with bridge approaches and roads connecting such bridge and approaches with streets and park roads in the District of Columbia, at a cost not to exceed $12,000,000, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters”, approved March 23, 1906, and subject to the conditions and limitations in this Act. The Commissioners of the District of Columbia are further authorized and directed to proceed to acquire sufficient land along, or in close proximity to, Kenilworth Avenue in the District of Columbia, for a right-of-way of adequate width for the construction of a controlled access road to interconnect the Washington-Annapolis Freeway and the Baltimore-Washington Parkway with said bridge and its east approaches at or near the point where Kenilworth Avenue, if extended, would intersect said bridge and its east approaches.

SEC. 2. The Federal agencies having control and jurisdiction over the lands in the immediate vicinity of such bridge and approaches thereunto shall transfer to the Commissioners of the District of Columbia, upon their request, the areas to be occupied by such bridge, approaches, and connecting roads, all as shown more particularly on plans of such bridge, approaches, and connecting roads, to be prepared.