and severally liable to the corporation for the amount of such loan until the repayment thereof.

Sec. 15. (a) The financial transactions shall be audited annually by an independent certified public accountant in accordance with the principles and procedures applicable to commercial corporate transactions. The audit shall be conducted at the place or places where the accounts of the corporation are normally kept. All books, accounts, financial records, reports, files, and all other papers, things, or property belonging to or in use by the corporation and necessary to facilitate the audit shall be made available to the person or persons conducting the audit; and full facilities for verifying transactions with the balances or securities held by depositors, fiscal agents, and custodians shall be afforded to such person or persons.

(b) A report of such audit shall be made by the corporation to the Congress not later than January 15 of each year. The report shall set forth the scope of the audit and shall include a verification by the person or persons conducting the audit of statements of (1) assets and liabilities, (2) capital and surplus or deficit, (3) surplus or deficit analysis, (4) income and expense, and (5) sources and application of funds.

Sec. 16. The national headquarters of the corporation shall be located in the District of Columbia. The corporation shall maintain at all times in the District a designated agent authorized to accept service of legal process for the corporation. Notice to or service upon such agent shall be deemed to be notice to or service upon the corporation.

Sec. 17. As a condition precedent to the exercise of any power or privilege granted or conferred under this Act, the corporation shall file in the office of the secretary of state, or similar officer, in each State and in each Territory or possession of the United States, in which subordinate departments and local chapters are organized, the name and post office address of an authorized agent in such State upon whom legal process or demands against the corporation may be served.

Sec. 18. The corporation and its subordinate departmental subdivisions and local chapters shall have the sole and exclusive right to have, and to use in carrying out its object and purpose, the name of "Reserve Officers Association of the United States" and such seals, emblems, and badges as the corporation may lawfully adopt.

Sec. 19. The right to alter, amend, or repeal this Act is hereby expressly reserved.

Approved June 30, 1950.

[CHAPTER 432]

AN ACT

To provide for the erection of a bronze and stone monument at the grave of Constantino Brumidi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to install a bronze and stone monument at site numbered 6, lot numbered 70, in Glenwood Cemetery, District of Columbia, such site being the grave of Constantino Brumidi, the artist who spent twenty-five years decorating the Capitol Building of the United States and died as the result of a fall from the Rotunda frieze during his last assignment in the Capitol: Provided, That upon the installation of the monument the maintenance of the monument and perpetual care of the grave site shall be assumed by the trustees of Glenwood Cemetery, District of Columbia: And provided further, That the United States shall have no responsibility for the upkeep and care of the monument at the grave site.
Appropriation authorized.

SEC. 2. There is authorized to be appropriated the sum of $100 for the perpetual care and upkeep of the monument and grave site by the trustees of Glenwood Cemetery, and the further sum of not to exceed $400 for a suitable bronze and stone monument to mark the grave of the said Constantino Brumidi.

Approved June 30, 1950.

[CHAPTER 443]
AN ACT
To provide for the enlistment of aliens in the Regular Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, with the approval of the Secretary of State, the Secretary of the Army, under such regulations as the Secretary of the Army may prescribe, is authorized until June 30, 1953, to accept original enlistments or reenlistments in the Regular Army for periods of not less than five years of not to exceed two thousand five hundred qualified unmarried male aliens (without dependents as defined in section 4 of the Act of June 16, 1942 (56 Stat. 361), as amended), who are not less than eighteen years of age or more than thirty-five years of age; and, with the approval of the Secretary of State to accept reenlistment of any such alien upon the expiration of his original term of enlistment for such period or periods as the Secretary of the Army may determine: Provided, That persons enlisted under the provisions of this Act shall be integrated into established units with citizen soldiers and not segregated into separate organizations for aliens.

SEC. 2. Provisions of law prohibiting the payment of any person not a citizen of the United States shall neither apply to aliens who enlist in the Regular Army under the provisions of section 1 of this Act nor to their dependents and beneficiaries.

SEC. 3. So much of section 2 of the Act approved August 1, 1894 (28 Stat., ch. 179, 216; 10 U. S. C. 625), as amended, as reads "; and in time of peace no person (except an Indian) who is not a citizen of the United States or who has not made legal declaration of his intention to become a citizen of the United States, shall be enlisted for the first enlistment in the Army" is hereby suspended until June 30, 1953, with respect to enlistments made under section 1 of this Act.

SEC. 4. Notwithstanding the periods set forth therein, the provisions of section 324A of the Nationality Act of 1940, as added by the Act of June 1, 1948 (Public Law 567, Eightieth Congress), are applicable to aliens enlisted or reenlisted pursuant to the provisions of this Act. Any alien enlisted or reenlisted pursuant to the provisions of this Act who subsequently enters the United States or an outlying possession thereof (including the Panama Canal Zone, but excluding the Philippine Islands) pursuant to military orders shall, if otherwise qualified for citizenship, and after completion of five or more years of military service, if honorably discharged therefrom, be deemed to have been lawfully admitted to the United States for permanent residence within the meaning of such section 324A.

Approved June 30, 1950.

[CHAPTER 444]
AN ACT
To provide for the extension of the term of certain patents of persons who served in the military or naval forces of the United States during World War II.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person