aliens; (d) payment of allowances (at such rate as may be specified from time to time in the appropriation Act involved) to aliens, while held in custody under the immigration laws, for work performed; and (e) when so specified in the appropriation concerned, expenses of unforeseen emergencies of a confidential character, to be expended under the direction of the Attorney General, who shall make a certificate of the amount of any such expenditure as he may think it advisable not to specify, and every such certificate shall be deemed a sufficient voucher for the sum therein expressed to have been expended.

SEC. 7. When authorized in an appropriation or other law, the Attorney General may acquire land adjacent to any Federal penal or correctional institution if, in his opinion, the additional land is essential to the protection of the health or safety of the inmates of the institution.

SEC. 8. Collections in cash for meals, laundry, barber service, uniform equipment, and any other items for which payment is made originally from appropriations for the maintenance and operation of Federal penal and correctional institutions, may be deposited in the Treasury to the credit of the appropriation currently available for such items when the collection is made.

Approved July 28, 1950.

[CHAPTER 509]

JOINT RESOLUTION

Making further temporary appropriations for the fiscal year 1951, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That funds and authority provided by section 1 of the joint resolution of June 29, 1950 (Public Law 585), are hereby continued available, and the funds and authority provided by sections 2 and 3 hereof are made available, until (a) enactment into law of an appropriation for any project or activity provided for herein, or (b) enactment of the applicable appropriation Act by both Houses without any provision for such project or activity or (c) August 31, 1950, whichever first occurs.

SEC. 2. There are hereby appropriated, out of any money in the Treasury not otherwise appropriated—

(a) Such amounts as may be necessary for carrying out, at a rate not in excess of that which obtained in the last quarter of the fiscal year 1950 or that which would be provided for by the General Appropriation Act, 1951 (H. R. 7786, Eighty-first Congress), as reported to the Senate on July 8, 1950, whichever is lower, projects and activities under applicable appropriations as follows:

Economic Cooperation;

Assistance to the Republic of Korea;

Government and Relief in Occupied Areas;

Displaced Persons Commission;

Mutual Defense Assistance.

(b) Such amount as may be necessary for carrying out the provisions of the Selective Service Extension Act of 1950, at a rate not in excess of that provided for in the budget estimate (H. Doc. 656).

Sec. 3. There is hereby appropriated out of the revenues of the District of Columbia such amount as may be required for necessary expenses for the Office of Administrator of Rent Control of the District of Columbia for the period beginning July 1, 1950, at a rate not in excess of that which obtained in the last quarter of the fiscal year 1950, or that provided for in the budget estimate for 1951 (H. Doc. 640), whichever is lower.

Sec. 4. Effective August 1, 1950, funds and authority provided under section 2 hereof shall supersede funds and authority provided by the aforesaid joint resolution of June 29, 1950, for the projects and activities named in such section.

Sec. 5. Sections 4 and 6 of the aforesaid joint resolution of June 29, 1950, shall be applicable to all funds and authority provided by this Act.

Approved July 31, 1950.

[CHAPTER 510]

AN ACT

To authorize construction of the Eklutna project, hydroelectric generating plant and transmission facilities in connection therewith, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to encourage and promote the economic development of the Territory of Alaska, to foster the establishment of essential industries in said Territory, and to further the self-sufficiency of national defense installations located therein, the Secretary of the Interior (hereinafter referred to as the “Secretary”) is authorized to construct, operate, and maintain the Eklutna project in the vicinity of Anchorage, Alaska, consisting of a low dam at Lake Eklutna, a diversion tunnel and penstock, a power plant with an installed capacity of thirty thousand kilowatts, transmission lines to Anchorage and other load centers, and related works (except recreational facilities) substantially in accordance with the plans and recommendations in the report adopted by the Secretary of the Interior on January 18, 1949, on file with the Committee on Public Lands of the House of Representatives and the Committee on Interior and Insular Affairs of the Senate at an estimated cost of $20,365,400. The capital investment properly allocable to each unit of said project, as determined by the Federal Power Commission, shall be amortized over a reasonable period of years, and interest shall be charged on the unamortized balance of the full capital investment in said project at a rate of 2 1/2 per centum per annum and shall be covered into the Treasury of the United States to the credit of miscellaneous receipts. All minerals discovered in the course of constructing the Eklutna project are hereby reserved to the United States and may be sold or otherwise disposed of in such manner as may be prescribed by the Secretary, if he finds and so reports to the Congress in writing that the only economically practicable method of recovering the ore so reserved is to provide for the salvage of any minerals that may be contained in the excavated materials removed from the tunnel during the normal process of construction. The net proceeds from any such sale or other disposition shall be covered into the Treasury of the United States to the credit of miscellaneous receipts. The waters of Eklutna Lake and its tributaries which are required for the operation of the Eklutna project are hereby reserved for that purpose.

Sec. 2. Electric power and energy generated at the Eklutna project, except that portion required in the operation of such project, shall be disposed of in such a manner as to encourage the most widespread use thereof at the lowest possible rates to consumers consistent with sound business principles and the maintenance of adequate electric service, the rate schedules to become effective upon confirmation and approval by the Federal Power Commission. Such rate schedules shall be drawn having regard to the recovery (upon the basis of the application of such rate schedules to the capacity of the electric facilities...