Sec. 3. The medal to be awarded for bravery or valor as defined in section 1 of this Act shall be known as the Young American Medal for Bravery, while the medal for outstanding character and service as defined in section 2 of this Act shall be known as the Young American Medal for Service, and such medals shall be presented personally by the President of the United States for and on behalf, and in the name of the President and the Congress of the United States of America.

Sec. 4. Accompanying such medals herein designated there shall be an appropriate certificate of commendation presented to the recipient or recipients stating (a) the circumstances under which the act of bravery was performed, and (b) citing the outstanding recognition for character and service: Provided, That there shall not be awarded in any one calendar year in excess of four such medals, to wit, two for bravery and two for character and service, as herein authorized.

Sec. 5. It shall be the duty of the Department of Justice to make a report to the Congress at the end of each fiscal year and to furnish the Congress with a list of the names of all those upon whom the President shall have conferred either of such medals.

Sec. 6. It shall also be the duty of the Department of Justice to list in its annual budget request the sum of money necessary to carry out the provisions of this Act, which sum is hereby authorized in a sum not to exceed $5,000 per annum.

Approved August 3, 1950.

[CHAPTER 521]

AN ACT

To amend section 2 of the Act of April 28, 1904 (33 Stat. 527; 43 U. S. C., sec. 213), relating to additional homestead entries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 of an Act entitled "An Act providing for second and additional homestead entries, and for other purposes", approved April 28, 1904 (33 Stat. 527; 43 U. S. C., sec. 213), is amended to read as follows:

"Sec. 2. Any homestead settler who has heretofore entered, or may hereafter enter, less than one-quarter section of land, may enter other and additional land lying contiguous to the original entry which shall not, with the land first entered and occupied, exceed in the aggregate one hundred and sixty acres.

"Before a patent may issue on the additional entry, the entryman must show that he has cultivated an amount equal to one-eighth of the area of the additional entry for at least one year after the additional entry and until the submission of final proof thereon. The cultivation required with respect to the additional entry may be performed on the original entry, the additional entry or on both, but where it is performed on the original entry, it must be in addition to that required and relied upon in making final proof on the original entry. No proof of residence shall be required with respect to the additional entry.

"The additional entry may be made before or after final proof has been made on the original entry. Final proof for the additional entry may be submitted only at the time of final proof for the original entry, or subsequent thereto, but must be submitted within five years after the additional entry is made.

"This section shall not apply to or for the benefit of any person who does not own and occupy the lands covered by the original entry. If the original entry shall fail for any reason prior to patent, or should appear to be illegal or fraudulent, the additional entry shall not be permitted, or, if having been initiated, shall be canceled."

Approved August 3, 1950.