Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to incorporate a fire insurance company in Georgetown, in the District of Columbia," approved the 2d of March, 1831, and the Act entitled "An Act to amend the charter of the Potomac Fire Insurance Company of Georgetown, approved the 3d of March, 1837, and the Act entitled "An Act to renew and continue in force the charter of the Potomac Insurance Company of Georgetown, District of Columbia," approved the 25th of March, 1870, and the Act entitled "An Act to change the name of the Potomac Insurance Company of Georgetown, District of Columbia," approved March 2, 1883, and the Act entitled "An Act to renew and continue in force the charter of the Potomac Insurance Company of Georgetown, District of Columbia," approved the 25th of March, 1890, and the Act entitled "An Act to change the name of the Potomac Insurance Company of Georgetown, and for other purposes," approved the 10th day of March, 1900, be, and the same are hereby, amended so as to grant to the Potomac Insurance Company of the District of Columbia, in addition to the powers, privileges, and immunities granted to the said company in and by its original Act of incorporation, as amended, full power and authority to make insurances against lightning, windstorm, tornado, cyclone, earthquake, hail, frost or snow, civil riot and commotion, and by explosion, whether fire ensues or not (except upon steam boilers and pipes, flywheels, engines and machinery, connected therewith or operated thereby, against explosion and accident, and except against loss or damage to life or property resulting therefrom, and except against loss of use and occupancy caused thereby); and also against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers, pumps, or other apparatus erected for extinguishing fires, and of water pipes, and against accidental injury to such sprinklers, pumps, or other apparatus; also insurances upon automobiles, whether stationary or being operated under their own power, which shall include all or any of the hazards of fire, explosion, transportation, collision, loss by legal liability for damage to or resulting from the maintenance and use of automobiles, and loss by burglary or theft, or both, but shall not include loss by reason of bodily injury to the person; and to effect reinsurances of any risks taken by it; and the said company shall have full power and authority to make and effect any and all of the above-described insurances and reinsurances.

SEC. 2. That Congress reserves the right to alter, amend, or repeal this Act at any time.

Approved, March 8, 1922.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act making appropriations for the support of the Army for the fiscal year ending June 30, 1922, and for other purposes," approved June 30, 1921.

That the first paragraph under the heading "Clothing, camp, and garrison equipage," on page 15 of the law, be amended to read as follows:

"For cloth, woolens, materials, and for the purchase and manufacture of clothing for the Army, including enlisted men of the Enlisted Reserve Corps and retired enlisted men when ordered to active duty; for issue and for sale at average current prices to be determined and fixed by the Secretary of War; for payment of commutation of clothing due to warrant officers of the Mine Planters Service and to enlisted men; for altering and fitting clothing and washing and..."
cleaning when necessary; for operation of laundries; for equipment and repair of equipment of dry-cleaning plants, salvage, and sorting storehouses, hat repairing shops, shoe repair shops, clothing repair shops, and garbage reduction works; for equipage, including authorized issues of toilet articles, barbers' and tailors' materials, for use of general prisoners confined at military posts without pay or allowances and applicants for enlistment while held under observation; issue of toilet kits to recruits upon their first enlistment, and issue of housewives to the Army; for expenses of packing and handling and similar necessaries; for a suit of citizen's outer clothing, to cost not exceeding $30, to be issued when necessary to each soldier discharged otherwise than honorably; to each enlisted man convicted by civil court for an offense resulting in confinement in a penitentiary or other civil prison; and to each enlisted man ordered interned by reason of the fact that he is an alien enemy, or, for the same reason, discharged without internment; for indemnity to officers and men of the Army for clothing and bedding, and so forth, destroyed since April 22, 1898, by order of medical officers of the Army for sanitary reasons, $12,000,000: Provided, That hereafter the settlement of clothing accounts of enlisted men, including charges for clothing drawn in excess of clothing allowance and payments of amounts due them when they draw less than their allowance, shall be made at such periods and under such regulations as may be prescribed by the Secretary of War.

Approved, March 8, 1922.

CHAP. 100.—An Act to amend the Army Appropriation Act, approved July 11, 1919, so as to release appropriations for the completion of the acquisition of real estate in certain cases and making additional appropriations therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the Army Appropriation Act, approved July 11, 1919, making unavailable, with certain exceptions, appropriations for the support of the Army or the Military Establishment for the purchase of real estate, as amended by the Act approved February 28, 1920 (Public Numbered 151, Sixty-sixth Congress), be, and the same are hereby, further amended so as to authorize completion of the acquisition of the real estate hereinafter specified in respect whereof requisition notices had been served or given before July 11, 1919, under section 10 of the Act approved August 10, 1917 (Fortieth Statutes at Large, page 276), or in respect whereof agreements had been made for purchase thereof, or proceedings begun for condemnation thereof. All unexpended balances of any appropriations heretofore made for any of such purposes are hereby directed to be covered into the Treasury. For the purpose of carrying out the provisions of this section the following amounts are hereby authorized to be appropriated, to wit: For Army supply base, New Orleans, Louisiana, $282,000; for Army supply base, Brooklyn, New York, $1,590,675.52; for Army supply base, Philadelphia, Pennsylvania, $766,937; for Army supply base, Charleston, South Carolina, $159,020; for Army supply base, Norfolk, Virginia, $190,000; for Army reserve depot, New Cumberland, Pennsylvania, $92,500; for Army reserve depot, Schenectady, New York, $3,000; for quartermaster depot, Jeffersonville, Indiana, $225,000; for quartermaster warehouse, Baltimore, Maryland, $100,000; for quartermaster warehouses, Newport News, Virginia, $223,670; for Artillery range, Tobyhanna, Pennsylvania, $7,533.67; General Hospital Numbered 19, Azalea, North Carolina, $58,000; for site for septic tank, Southern Field, Americus, Georgia, $750; for ordnance depot, Savannah, Illinois, $500; for ordnance depot, Pedricktown, New Jersey, $215,652.90; for sewer right of way for