the provisions of the civil service laws, shall expire upon the expiration of six months from the effective date of this Act.

Sec. 6. Any action or decision of the Secretary of the Treasury under the National Prohibition Act, as amended, or of any officer upon whom the power to take such action or make such decision is conferred, shall be subject to the same review by a court of equity as the action or decision of the Commissioner of Internal Revenue under such Act, as amended, prior to the effective date of this Act.

Sec. 7. This Act shall take effect on April 1, 1927.

Approved, March 3, 1927.

CHAP. 349.—An Act Relating to the appointment of trustees and committees.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no person shall be appointed by any court of the District of Columbia as committee or trustee if such person is serving as committee or trustee of as many as five non compos mentis persons.

Approved, March 3, 1927.

CHAP. 350.—An Act Amending sections 1125 and 1127, chapter 31, of the District of Columbia Code.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 1125 and 1127, chapter 31, of the District of Columbia Code be amended so as to read as follows:

"Sec. 1125. Appointment by Court.—If any infant shall have neither natural nor testamentary guardian, a guardian of the person may be appointed by the probate court in its own discretion or on the application of any next friend of such infant: Provided, however, That no person, except trust companies, shall act as guardian of the person for more than five infants at one and the same time, unless said infants be members of one family.

"Sec. 1127. When Guardian of Estate is appointed by Court.—Subject to the provisions of the preceding sections of this chapter, whenever land shall descend or be devised to any infant under twenty-one years of age, or such infant shall be entitled to a distributive share of the personal estate of an intestate, or to a legacy or bequest under a last will, or shall acquire any real or personal property by gift or purchase, the said court may appoint a guardian of said infant's estate; and if there shall be a guardian of the person of such infant the guardian of the estate so appointed may be the same or a different person: Provided, however, That no person, except trust companies, shall act as guardian of the estate of more than five infants at one and the same time unless the infants are entitled to shares of the same estate. The said appointment may be made at any time after the probate of the will or the grant of administration where the infant is entitled as a devisee, legatee, or next of kin."

Approved, March 3, 1927.

CHAP. 351.—An Act For the promotion and retirement of William H. Santelmann, leader of the United States Marine Band.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon application of William H. Santelmann, leader of the United States Marine Corps, William H. Santelmann, band leader.
On application may be appointed captain on retired list.


All active service counted for longevity pay.

Band, for retirement after thirty-six years’ service, the President is authorized to appoint him a captain in the United States Marine Corps and place him upon the retired list of the Marine Corps with the retired pay and allowances of that rank: Provided, That the limitation in section 1 of the Act of June 10, 1922, relative to counting service for purposes of pay for officers appointed on and after July 1, 1922, shall not apply: Provided further, That all active service as a musician in or leader of the United States Marine Band shall be counted in computing length of service for longevity pay purposes.

Approved, March 3, 1927.

CHAP. 352.—An Act Authorizing the sale of the new subtreasury building and site in San Francisco, California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and empowered, in his discretion, to sell the new subtreasury building and site, San Francisco, California, at such time and upon such terms as he may deem to be to the best interests of the United States, and to convey such property to the purchaser thereof by the usual quitclaim deed; the proceeds of said sale to be covered into the Treasury as miscellaneous receipts.

Approved, March 3, 1927.

CHAP. 353.—An Act Granting the consent of Congress to the Indiana Bridge Company to construct, maintain and operate a bridge across the Ohio River at Evansville, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress is hereby granted to the Indiana Bridge Company, its successors and assigns, to construct, maintain, and operate a bridge and approaches thereto across the Ohio River at a point suitable to the interests of navigation, at or near the city of Evansville, Indiana, in accordance with the provisions of the Act entitled “An Act to regulate the construction of bridges over navigable waters,” approved March 23, 1926, and subject to the conditions and limitations contained in this Act.

Sec. 2. There is hereby conferred upon the Indiana Bridge Company, its successors and assigns, all such rights and powers to enter upon lands and to acquire, condemn, occupy, possess, and use real estate and other property needed for the location, construction, operation, and maintenance of such bridge and its approaches and terminals, as are possessed by railroad corporations for railroad purposes or by bridge corporations for bridge purposes in the State in which such real estate or other property is situated, upon making just compensation therefor, to be ascertained and paid according to the laws of such State, and the proceedings therefor shall be the same as in the condemnation and expropriation of property in such State.

Sec. 3. The said Indiana Bridge Company, its successors and assigns, is hereby authorized to fix and charge tolls for transit over such bridge, and the rates of toll so fixed shall be the legal rates until changed by the Secretary of War under the authority contained in the Act of March 23, 1906.

Sec. 4. After the completion of such bridge, as determined by the Secretary of War, either the State of Indiana, the State of Kentucky, any political subdivision of either of such States, within or adjoin-