CHAP. 183.—An Act For the relief of the State of Maine and the city of Portsmouth, New Hampshire.

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 is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of $34,773.11, the sum being the unexpended balance of an appropriation heretofore made by Congress to aid in the construction of a bridge between Kittery, Maine, and Portsmouth, New Hampshire, one-half to be paid to the State of Maine and the other half to the city of Portsmouth, New Hampshire.

Approved, February 14, 1931.

CHAP. 184.—An Act Adjusting the grades and ratings of the Naval Academy Band.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Naval Academy Band shall hereafter consist of one leader with the pay and allowances of a lieutenant, senior grade, United States Navy; one second leader with the pay and allowances of a warrant officer; and of such enlisted men and in such ratings as may be assigned to that band by the Navy Department: Provided, That the ratings and the proportionate distribution among the ratings of the enlisted men shall be substantially the same as in the Navy Band: Provided further, That the leader, second leader, and the enlisted men of the Naval Academy Band shall be entitled to the same benefits in respect to pay, emoluments, and retirement arising from longevity, reenlistment, and length of service as are or hereafter may become applicable to other officers and enlisted men of the Navy.

Approved, February 14, 1931.

CHAP. 185.—An Act To amend the Alaska game law.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 of the Act entitled “An Act to establish an Alaska Game Commission to protect game animals, land fur-bearing animals, and birds in Alaska, and for other purposes,” approved January 13, 1925 (43 Stat. 739), is amended under the definition “game animals” following the comma after the word “bears” by adding the words “and such other animals as have been or may hereafter be introduced,” and under the definition “game birds” following the comma after the word “ptarmigan” by adding the words “and such other birds as have been or may hereafter be introduced.”

SEC. 2. That section 3 of the Act is amended by striking out in line 3 thereof the words “not less than one year,” and following the comma in line 4 thereof by adding the words “for not less than one year immediately preceding his claim for resident privileges.”

SEC. 3. That section 5 of the Act is amended by striking out the sentence beginning with the word “Any” in line 23 thereof and ending in line 29, and by inserting in lieu thereof the following: “Any officer or employee empowered to enforce this Act shall have authority without warrant to search any camp, camp outfit, pack or pack animals, automobile, wagon, or other vehicle, sled, or any boat, vessel, or other craft, in the Territorial waters of the United States, or any boat, vessel, or other craft of the United States on
Repeal of permit regulating the killing of articles of commerce.

Sec. 4. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit shall expire at the end of the year or the time specified in the permit on the 60th day following the date of issuance of the permit.

Sec. 5. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit on the 90th day following the date of issuance of the permit.

Sec. 6. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit on the 120th day following the date of issuance of the permit.

Sec. 7. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit on the 150th day following the date of issuance of the permit.

Sec. 8. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit on the 180th day following the date of issuance of the permit.

Sec. 9. The section of said Act which provides that the permit regulating the killing of articles of commerce shall expire at the end of the year or the time specified in the permit on the 210th day following the date of issuance of the permit.
such license, the persons from whom they were purchased and to whom they were sold, date of purchase or sale, name of the trapper, and the number of the trapper's license, and shall, on or before thirty days after the expiration of his license, make a written report to the commission on a form prepared and furnished by it setting forth in full the data herein required to be recorded. Such records shall at all reasonable times be subject to inspection and examination by a member of the commission and any of its employees and by any marshal or deputy marshal. Any licensee who shall fail correctly to keep such records or who shall fail to submit such report or who shall in any such report knowingly falsely state any such data or who shall refuse to exhibit his records for inspection and examination as herein required shall be punished as prescribed in section 15 of this Act.”

Sec. 10. That, effective July 1, 1931, subdivision H of section 11 of said Act is amended by inserting after the word “franchise” in line 8 thereof the following: “or of cooperative stores operated exclusively by and for native Indians, Eskimos, or half-breeds, or of stores operated by missions exclusively for native Indians, Eskimos, or half-breeds: Provided, That the stores exempted from procuring licenses as herein provided shall, on or before thirty days after the expiration of each license year as specified in this Act, make a written statement to the commission on a form prepared and furnished by it setting forth such material facts concerning the management and operation of such store as the commission may by such form require and in addition thereto shall keep the records, make the reports, incur the penalties, and in all other respects be subject to the requirements of subdivision F of Section 11 to the same extent as licensed fur dealers,” and by striking out all after the colon in line 14 thereof and inserting in lieu thereof the following:

“(a) If the applicant is a resident of the Territory, $10; or is an association or copartnership composed exclusively of residents of the Territory, organized under the laws of the Territory, for each member, $10.

“(b) If the applicant is a nonresident of the Territory who is a citizen of the United States, or is a corporation composed exclusively of citizens of the United States, organized under the laws of the Territory or of a State of the United States, or is an association or copartnership composed exclusively of citizens of the United States, organized under the laws of the Territory or of a State of the United States, any member of which is a nonresident of the Territory, $100.

“(c) If the applicant is an alien, or is a corporation, association, or copartnership, not organized under the laws of the Territory or of a State of the United States, or is a corporation, association, or copartnership, any stockholder or member of which is an alien, $500.

“(d) If the applicant is a resident of the Territory and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or a resident itinerant agent of such dealer, $10.

“(e) If the applicant is a nonresident of the Territory but a citizen of the United States and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or a nonresident citizen itinerant agent of such dealer, $100.

“(f) If the applicant is an alien and an agent in charge of a station of a fur dealer of either of the classes (a), (b), or (c), or an alien itinerant agent of such dealer, $500: Provided, That no license shall be issued to any agent whose principal has not procured a license in accordance with (a), (b), or (c).”
SEC. 11. That, effective July 1, 1931, Subdivision I of section 11 of said Act is amended to read as follows:

"Subdivision I. Fees and Applications for, and Issuance of Licenses and Permits.—Licenses and resident export permits shall be issued by the commission through its members, game wardens, and other persons authorized by it in writing to sell licenses. Resident export licenses and permits may also be issued by customs officers. Application blanks for licenses and permits shall be furnished by the commission and shall be in such form as the commission may by regulation determine. Each application shall be subscribed and sworn to by the applicant before an officer authorized to administer oaths in the Territory. Members of the commission and its game wardens and other persons authorized in writing by it to issue licenses, and postmasters and customs officers, are hereby authorized to administer such oaths. The applicant for a license or resident export permit shall accompany his application with a license or permit fee as follows: Nonresident general hunting and trapping license, $50; nonresident small-game hunting license, $10; resident export and return license, $1 for each trophy; resident export permit, if removing residence, $1 for each animal, $1 for each bird, if otherwise, $5 for each animal, $1 for each bird; registered guide license, $10; alien special license, $100; and fur-farm license, $2."

SEC. 12. Section 13 of said Act is amended by adding at the end thereof the following: "Provided, That no action in rem shall be required with respect to any wild animal or bird, or part thereof, or any gun, net, trap, or other device possessed or used in or in aid of a violation of this Act and legally seized when the claimant thereof releases such article or articles to the United States by a voluntary release in writing witnessed by two disinterested parties, in which case such articles shall be disposed of by the commission and if sold the proceeds shall be disposed of as provided in this section."

SEC. 13. Section 15 of said Act is amended by striking out all the words between the semicolons in lines 7 and 10 thereof and by inserting in lieu thereof the following: "and, in addition thereto, any person convicted of a violation of any provision of this Act who is the holder of any form of license issued thereunder shall thereupon forfeit said license and shall surrender it upon demand of any person authorized by the commission to receive it, and upon a second conviction he shall not be entitled to, nor shall he be granted, a license of such form for a period of one year from date of such forfeiture, and upon a third or successive conviction, for a period of five years from the date of such forfeiture; and any cooperative store operated exclusively by and for native Indians, Eskimos, or half-breeds, or any store operated by missions exclusively for native Indians, Eskimos, or half-breeds, without a license as provided in this Act, upon a second or third conviction for violation of this Act, shall not be entitled to engage in the business of dealing in furs for such time as the court before whom such conviction is had may decide: Provided, That such prohibition shall not be imposed for the first conviction, nor for a period in excess of one year from date of the second conviction, nor for a period in excess of five years from date of the third or any subsequent conviction."

SEC. 14. Section 16 of said Act is amended to read as follows:

"SEC. 16. Administration of Oaths for Purposes of Prosecution—Coordination of Fiscal Business.—That such officers, agents, or employees of the Secretary of Agriculture or the Alaska Game Commission as may be designated in writing by said Secretary or commission for the purpose are hereby authorized and empowered to administer to or take from any person, an oath, affirmation, or
affidavit whenever such oath, affirmation, or affidavit is for use in any prosecution or proceeding under or in the enforcement of this Act; and, in order to coordinate the fiscal business of the United States Department of Agriculture and the Alaska Game Commission in Alaska, the ex officio commissioner of said department in Alaska designated by the Secretary of Agriculture pursuant to the authority contained in the Act of February 10, 1927 (44 Stat. pt. 2, p. 1068), with the approval of said commission, may assign a bonded disbursing officer of said department stationed in Alaska to perform and discharge, without additional compensation, so much of the duties imposed and conferred upon the executive officer of said commission by this Act as consist of the disbursement and receipt of public funds; and during the continuation of such assignment the bond of such executive officer required by section 6 of this Act shall be reduced to $1,000, and the bond of the disbursing officer so assigned shall be increased by the amount of $20,000, the premium for such additional amount to be paid as provided for in said section 6 of this Act."

Approved, February 14, 1931.

CHAP. 186.—An Act To safeguard the validity of permits to use recreational areas in the San Bernardino and Cleveland National Forests.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where a special-use permit to use, for other than pasture purposes, a tract of land not exceeding one hundred and sixty acres in area, in the San Bernardino and Cleveland National Forests, has been issued under the regulations of the Secretary of Agriculture, the land so rented shall not be subject to appropriation, entry, alienation, or adverse use or occupancy unless such permit is discontinued or revoked.

Approved, February 14, 1931.

CHAP. 187.—An Act Making appropriations for the Department of the Interior for the fiscal year ending June 30, 1932, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of the Interior for the fiscal year ending June 30, 1932, namely:

OFFICE OF THE SECRETARY

SALARIES

Secretary of the Interior, $15,000; First Assistant Secretary, Assistant Secretary, and other personal services in the District of Columbia, $358,000; in all, $373,000: Provided, That in expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in the District of Columbia in accordance with the Classification Act of 1923, as amended, with the exception of the First Assistant Secretary and the Assistant Secretary the average of the salaries of the total number of persons under any grade in any bureau, office, or other appropriation unit shall not at any time exceed the average of the compensation rates specified for the grade by such Act, as amended, and in grades in which only one position is allocated the salary of such position shall...