Payments through local administrators.

Approval required of claims for legal, etc., services; penalty for violation.

Proviso. Traumatic injury defined.

Special fund for administrative expenses created.

Annual appropriation authorized.

Allocation restrictions.

Completing projects permitted.

Maintenance of designated agencies, etc.


Public works emergency construction fund.

Extending date for obligations under, to September 1, 1934.

Vol. 47, p. 710, amended.

discretion to provide for the initial payments of compensation and the furnishing of immediate medical attention as herein provided through the local representatives of the Federal Civil Works Administration; (f) that no claim for legal services or for any other services rendered in respect of a claim or award for compensation, to or on account of any person, shall be valid unless approved by the Commission; and any person who receives any fee, other consideration, or any gratuity on account of services so rendered, unless such consideration or gratuity is approved by the Commission, or, who makes it a business to solicit employment for a lawyer or for himself in respect of any claim or award for compensation, shall be guilty of a misdemeanor, and upon conviction thereof, shall, for each offense, be punished by a fine of not more than $1,000 or by imprisonment not to exceed one year, or by both such fine and imprisonment: Provided further, That traumatic injury shall mean only injury by accident causing damage or harm to the physical structure of the body and shall not include a disease in any form except as it shall naturally result from the injury: And Provided further, That so much of the sum appropriated by this Act as the United States Employees' Compensation Commission, with the approval of the Director of the Budget, estimates and certifies to the Secretary of the Treasury will be necessary for administrative expenses and for the payment of such compensation shall be set aside in a special fund to be administered by the Commission for such purposes; and after June 30, 1935, such special fund shall be available for these purposes annually in such amounts as may be specified therefor in the annual appropriation acts: Provided further, That no part of the appropriation herein made shall be allotted for expenditure for any Civil Works project under any other department or establishment of the Federal Government except for the completion of projects for the improvement of Federal lands or public property in progress and uncompleted on the date of the approval of this Act, and except such sums as may be necessary for maintenance and operation of reemployment agencies, and medical, surgical, and hospital services, and for administration, supervision, inspection, disbursing, and accounting purposes, and printing and binding, in connection with State and/or local Civil Works projects: Provided further, That section 3709 of the Revised Statutes (U.S.C., title 41, sec. 5) shall not be construed to apply to any purchase or service rendered for the Federal Civil Works Administration when the aggregate amount involved does not exceed the sum of $300.

Sec. 2. That paragraph (1) of subsection (a) of section 301 of title III of Public Law Numbered 302, Seventy-second Congress, approved July 21, 1932—the Emergency Relief and Construction Act of 1932—is amended by striking out the date “July 1, 1933” where it appears in said paragraph and inserting in lieu thereof the date “September 1, 1934.”

Approved, February 15, 1934.

[CHAPTER 14.]

AN ACT

To amend the Act of March 4, 1933, relating to the regulation of banking in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress Assembled, That subsection (a) of section 4 of the Act entitled “An Act to further regulate banking, banks, trust companies, and building and loan associations
in the District of Columbia, and for other purposes”, approved March 4, 1933, is hereby repealed.

Sec. 2. The additional liability imposed by subsection (b) of section 4 of such Act upon the shareholders of the savings banks, savings companies, and banking institutions specified in such subsection (b), shall not apply with respect to shares in any such savings bank, savings company, or banking institution issued after the date of enactment of this Act.

Approved, February 16, 1934.

[CHAPTER 15.]

AN ACT

Granting certain property to the State of Michigan for institutional purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby granted to the State of Michigan for institutional purposes the property known and designated as the “Mount Pleasant Indian School,” located at Mount Pleasant, Michigan, such grant to include the land and buildings and such equipment as may be designated by the Secretary of the Interior: Provided, That this grant shall be effective at any time prior to July 1, 1934, if, before that date, the Governor of the State of Michigan on behalf of the State files an acceptance thereof with the Secretary of the Interior: Provided further, That this right is reserved by the Secretary of the Interior to retain until July 1, 1934, dormitory and other space needed for the housing and care of Indian pupils now accommodated at said school: Provided further, That as a condition precedent to this grant Indians resident within the State of Michigan will be accepted in State institutions on entire equality with persons of other races, and without cost to the Federal Government.

Approved, February 19, 1934.

[CHAPTER 16.]

AN ACT

To authorize an increase in the number of directors of the Washington Home for Foundlings.

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 for incorporating a hospital for foundlings in the city of Washington”, approved April 22, 1870, as amended, is amended by striking out section 3 of said Act and by inserting in lieu thereof the following new section:

“Sec. 3. The management of said hospital shall be under the control of a board of directors. The number of directors shall be fixed in the bylaws of the corporation and may be increased or decreased from time to time as may be provided in said bylaws. The board of directors shall have power to appoint all officers and committees necessary to the proper administration of the affairs of the corporation.”

Approved, February 20, 1934.