the following new sentence: "If by reason of death, disability, or other cause, any individual to whom functions are assigned under this section has been or shall be rendered unable to perform such functions, the Commission is authorized to designate or employ such other person as it deems competent to perform such functions."

Sec. 2. Section 5 of such Act of February 25, 1929, is amended to read as follows:

"Sec. 5. There is hereby authorized to be appropriated the sum of not to exceed $250,000 for the purpose of defraying the cost of such memorial and landscaping. Such sums as may be appropriated pursuant to this Act shall be advanced to the treasurer of said Commission from time to time by the Secretary of the Treasury upon requisition of the executive committee provided for by this Act."

Sec. 3. Any funds heretofore made available for expenditure under the provisions of such Act of February 25, 1929, are hereby made available for expenditure under such Act as amended by this Act.

Approved, June 26, 1934.

[CHAPTER 755.]

AN ACT

To reduce the fee to accompany applications for entry as second-class matter of publications of limited circulation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of the Act entitled "An Act to provide for fees for entry of a publication as second-class matter, and for other purposes," approved July 7, 1932 (47 Stat. 647; 39 U.S.C., Supp. VII, sec. 226a), is hereby amended by striking out the first semicolon and inserting in lieu thereof a colon and the following proviso: "Provided, That the fee to accompany applications for entry as second-class matter of publications having a circulation of not more than two thousand copies shall be $25; and of publications having a circulation of not more than five thousand copies shall be $50: Provided further, That one-half of all fees collected under this section shall be returnable to the applicant upon the failure of the applicant's publication to obtain entry under the provisions of this section; ."

Approved, June 26, 1934.

[CHAPTER 756.]

AN ACT

Providing that permanent appropriations be subject to annual consideration and appropriation by Congress, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled (a) That effective July 1, 1935, such portions of any Acts as provide permanent or continuing appropriations from the general fund of the Treasury to be disbursed under the appropriation accounts appearing on the books of the Government, and listed in subsection (b) of this section, are hereby repealed, and any unobligated balances under such accounts as of June 30, 1935, shall be covered into the surplus fund of the Treasury.

(b) (1) Preparation, custody, and delivery of farm-loan bonds, reimbursable (2x152).

(2) Preparation, custody, and delivery of Federal intermediate credit bank securities, reimbursable (2x153).
(3) Preparation and issue of Federal Reserve notes, reimbursable (2x151).
(4) Debentures and other charges (customs).
(5) Payment for lands sold for direct taxes (2x435).
(6) Refunding corporation- and income-tax penalties (Internal Revenue) (2x425).
(7) Refunding stamp tax on export bills of lading (2x427).
(8) Refunding stamp tax on foreign bills of exchange (2x433).
(9) Refunding tax on contingent beneficial interests (2x428).
(10) Refunding tax on certain legacies (2x426).
(11) Surplus proceeds, property sold for internal-revenue taxes (2x441).
(12) Payment of Cape Cod Canal bonds (2x087).
(13) Surveying within land grants (reimbursable) (4x164).
(14) Fees on certain Indian allotments (4x025).
(15) Distribution of United States Code, Revised Statutes, and so forth (4x019).
(16) Transportation of Volunteers, War with Spain (8x175).
(17) Powder and projectiles, proceeds of sales (8x423).

Sec. 2. (a) Effective July 1, 1935, the permanent appropriations under the appropriation titles listed in subsection (b) of this section are repealed, and such portions of any Acts as make permanent appropriations to be expended under such accounts are amended so as to authorize, in lieu thereof, annual appropriations from the general fund of the Treasury in identical terms and in such amounts as now provided by the laws providing such permanent appropriations, except that any appropriation for “Adjusted losses and contingencies, postal fund”, is authorized to be made from the postal revenues. Any unobligated balances remaining in the permanent appropriations under these accounts on June 30, 1935, shall be covered into the surplus fund of the Treasury: Provided, That in addition to amounts in lieu of the permanent appropriation “Meat Inspection, Bureau of Animal Industry (fiscal year)” there is authorized to be appropriated such other sums as may be necessary in the enforcement of the meat inspection laws (U.S.C., title 21, secs. 71 to 96, inclusive).
(b) (1) Interest on Indian trust funds.
(2) Civilization of the Sioux (4x950).
(3) Meat inspection, Bureau of Animal Industry (fiscal year)
(3-114).
(4) National Forest Reservation Commission (fiscal year) (3-494).
(5) Pay of consular agents for services to American vessels and seamen (1x561).
(6) Allowance or drawback (Internal Revenue) (2x438).
(7) Redemption of stamps (Internal Revenue) (2x432).
(8) Refunding legacy taxes, Act March 30, 1928 (2x430).
(9) Refund of excessive duties (Customs) (2x324).
(10) Debentures or drawbacks, bounties, or allowances (Customs) (2x321).
(11) Allowance or drawback (Industrial Alcohol) (2x440).
(13) Operating and care of canals and other works of navigation (8x881).
(14) Removing sunken vessels or craft obstructing or endangering navigation (8x888).
(15) Removing obstructions in Mississippi, Atchafalaya, and Old Rivers (fiscal year (8-961.68).
(16) Maintenance of channel, South Pass, Mississippi River (fiscal year) (8-961.55).
(17) Gauging waters of the Mississippi and its tributaries (fiscal year) (8-961.54).
(18) Examinations and surveys at South Pass, Mississippi River (fiscal year) (8-961.53).
(19) Recoinage of silver coins (2x106).
(20) Refunding duties on goods destroyed (Customs) (2x330).
(21) Refunding to national banking associations excess of duty (2x228).
(22) Salaries and expenses, Federal Board for Vocational Education (fiscal year) (0-801).
(23) Repayment of taxes on distilled spirits destroyed by casualty (2x431).
(24) Adjusted losses and contingencies, postal fund (9x256).
(25) Refunding proceeds of unclaimed merchandise (Customs) (2x326).
(26) Proceeds of goods seized and sold (Customs) (2x322).
(27) Operating snag and dredge boats on upper Mississippi, Illinois, and Minnesota Rivers (fiscal year) (8-962.60).
(28) Operating snag boats on the Ohio River (fiscal year) (8-962.51).

Sec. 3. (a) Effective July 1, 1935, the permanent or continuing appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section are hereby abolished, and any unobligated balances under such accounts as of June 30, 1935, shall be covered into the surplus fund of the Treasury. Any appropriations to which expenditures under such accounts have been chargeable prior to July 1, 1935, are hereby repealed. Any claims accruing on and after July 1, 1935, which, but for this section properly would have been charged to these appropriation titles, shall, upon proper audit, be certified to Congress for appropriation from the general fund of the Treasury, which is hereby authorized.

(b) (1) Extra pay to Regular Army, War with Spain (8x172).
(2) Extra pay to Volunteers, War with Spain (8x173).
(3) Claims of officers and men of the Army for destruction of private property (8x123).
(4) Bounty to Fifteenth and Sixteenth Missouri Cavalry Volunteers (8x104).
(5) Judgments in admiralty suits under Act of March 9, 1920, War Department (8x143).
(6) Reimbursement for bringing home remains of officers and others (Navy) (7x816).
(7) Reimbursement for bringing home remains of officers and others (War) (8x765).
(8) Indemnity for swamp land to States (4x160).
(9) Proceeds of mineral or reserved lands, Tanana Valley, Alaska, special fund (4x167).
(10) Proceeds of town sites for schools in Oklahoma (4x464).
(11) Indemnity to seamen and marines for lost clothing (7x977).
(12) Reimbursement to certain persons for loss of private funds while patients at United States Naval Hospital, Naval Operating Base, Hampton Roads, Virginia (7x973).
(13) Judgments, bounty for destruction of enemies' vessels (7x966).
(15) Relief of claimants, explosion at Naval Ammunition Depot, Lake Denmark, New Jersey (7x975).
(16) Guaranty to carriers after termination of Federal control (0x961).
(17) Reimbursement to carriers of deficits during Government control (49 U.S.C., title 49, sec. 466).
(18) Guaranty to American Railway Express Company during guaranty period (49 U.S.C., title 49, sec. 466).
(19) Judgments in admiralty suits under Act of March 9, 1920, United States Shipping Board (46 Stat. 756).
(20) Judgments of courts (Revised Statutes, section 3754) (73d Stat. 965).
(21) Bounty for destruction of enemies' vessels (73 Stat. 961).
(24) Proceeds of certain lands in township 8-North, Nebraska (48 Stat. 176).

Sec. 4. (a) Effective July 1, 1935, all receipts of the character theretofore credited to the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section shall be deposited into the Treasury as miscellaneous receipts, and amounts equal thereto are authorized to be appropriated annually from the general fund of the Treasury for the same purposes for which such receipts are now appropriated. Appropriations to which expenditures under such accounts have been chargeable theretofore are hereby repealed, effective on such date:
Provided, That if the total of receipts for any one fiscal year for any of the foregoing purposes under this authority is greater than the amounts appropriated for such purpose, such excess is authorized to be appropriated for the following fiscal year.
(b) (1) Wagon roads, bridges, and trails, Alaska fund (49 Stat. 524).
(2) Public schools, Alaska fund (49 Stat. 366).
(3) Coos Bay Wagon Road Grant fund (49 Stat. 168).
(4) Payment to Oklahoma from royalties, oil and gas, south half of Red River (49 Stat. 628).
(5) Five per centum fund of net proceeds of sales of agricultural lands in Colorado (49 Stat. 183).
(6) Annette Islands reserve, Alaska, fund from leases (50 Stat. 740).
(7) Relief of the indigent, Alaska fund (50 Stat. 108).
(8) Naturalization fees, publishing citizenship textbooks, Bureau of Naturalization (6-836).
(9) Additional income tax on railroads in Alaska (52 Stat. 442).
(10) Ordnance material, proceeds of sales (War) (53 Stat. 422).
(11) Maintenance and operation of dams and other improvements of navigable waters (54 Stat. 876).
(13) Maintenance, irrigation system (name of project), Act August 1, 1914.
(14) Maintenance, irrigation system (name of project), Act May 18, 1916.
(17) The Oregon and California Land Grant fund (58 Stat. 169).
(19) Building or purchase of vessels for the Coast Guard from proceeds of sales (60 Stat. 873).
(20) Rebuilding and improving Coast Guard stations from proceeds of sales (60 Stat. 863).
SEC. 5. (a) Effective July 1, 1935, the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section are abolished, and any unobligated balances under such accounts as of that date shall be covered into the surplus fund of the Treasury. Any appropriations to which expenditures under such accounts have been chargeable theretofore are hereby repealed, effective on such date. To the extent that the annual appropriations, which are hereby authorized to be made from the general fund of the Treasury for the same purposes for which expenditures are now made from said accounts, are insufficient, there are hereby authorized to be appropriated from the general fund of the Treasury such additional amounts as may be necessary, to the extent that the amounts of such receipts are in excess of the amounts appropriated.

(b) (1) Claims or payments chargeable to said accounts, upon proper audit, shall be certified to Congress for appropriation from the general fund of the Treasury, which is hereby authorized.

Sec. 6. (a) Effective July 1, 1935, receipts theretofore authorized to be credited to the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section shall be deposited into the Treasury of the United States as miscellaneous receipts, and there are hereby authorized to be appropriated from the general fund of the Treasury such amounts as may be necessary for the Patent Office: Provided, That this paragraph shall be subject to section 18 insofar as such section is applicable to Patent Office fees.

(b) (1) Salaries and expenses, Patent Office.

Sec. 7. (a) Effective July 1, 1935, any balances credited to the following appropriation accounts on the books of the Government and listed in subsection (b) of this section shall be covered into the surplus fund of the Treasury, and any appropriations to which expenditures under such accounts have been chargeable theretofore are hereby repealed. Claims or payments chargeable to said accounts, upon proper audit, shall be certified to Congress for appropriation from the general fund of the Treasury, which is hereby authorized.

(b) (1) Prize money to captors.

(b) (2) Prize money to captors, Spanish War.

(b) (3) Prize money, Battle of Manila Bay.

(b) (4) Spanish Indemnity, Interest.

(b) (5) Spanish Indemnity, Principal.

(b) (6) Trust-fund Interest for Support of Free Schools in South Carolina.
SEC. 8. Effective July 1, 1935, the appropriation account on the books of the Government entitled "Recreation Fund, Army" (8T078), is abolished and the balance thereof shall be covered into the surplus fund of the Treasury: Provided, That an amount equal to the amount so covered into the surplus fund of the Treasury is hereby authorized to be appropriated from the general fund of the Treasury in the event of war, for the recreation, amusement, comfort, contentment and health of the enlisted personnel of the Military Establishment.

SEC. 9. Effective July 1, 1935, (a) the Naval Pension Fund (7t982) is abolished, any unobligated balance therein, as of that date, shall be covered into the surplus fund of the Treasury, and interest on such fund shall cease; (b) moneys theretofore required by law to be paid into such fund shall be deposited into the Treasury of the United States as miscellaneous receipts; and (c) commencing with the fiscal year 1936 annual appropriations in such amounts as may be necessary are authorized from the general fund of the Treasury for the maintenance, operation, and improvement of the Naval Home.

SEC. 10 (a) Effective July 1, 1935, credit shall be made to the replacement accounts appearing in subsection (b) of this section of only such amounts as represent sales of stores, materials and supplies at actual cost to the War Department.

(b) (1) Replacing Army transportation (fiscal year) (8-228).
(2) Replacing clothing and equipage (fiscal year) (8-231).
(3) Replacing subsistence of the Army (8s666).
(4) Replacing regular supplies of the Army (fiscal year) (8-234).
(5) Replacing Signal Corps supplies and equipment (fiscal year) (8-545).
(6) Replacing medical supplies (fiscal year) (8-511).
(7) Replacing engineer equipment of troops (fiscal year) (8-315).
(8) Replacing engineer operations in the field (fiscal year) (8-316).
(9) Replacing engineer depots (fiscal year) (8-317).
(10) Replacing ordnance and ordnance stores (fiscal year) (8-425).
(11) Replacing barracks and quarters (fiscal year) (8-209).
(12) Replacing water and sewers at military posts (fiscal year) (8-233).

SEC. 11. Effective July 1, 1935, the amounts received from assessments authorized to be made against the Federal home-loan banks for salaries and expenses of the Federal Home Loan Bank Board, and assessments on carriers under section 14 of the Emergency Railroad Transportation Act of June 16, 1933, shall be covered into the Treasury as miscellaneous receipts. Commencing with the fiscal year 1936 there are authorized to be appropriated annually, from the general fund of the Treasury, such sums as may be necessary to defray the cost of such activities.

SEC. 12. Effective July 1, 1935, the appropriation account "Unpaid Money Orders More Than One Year Old", carried on the books of the Government, is hereby abolished, and the balance therein shall be covered into the postal revenues, and any appropriations to which expenditures under such accounts have been chargeable theretofore are hereby repealed. There is hereby authorized to be appropriated from postal revenues such sums as may be necessary to make any expenditures which, for its abolition, would be chargeable to this account.
Sec. 13. (a) Effective July 1, 1935, such portion of any Acts as provide appropriations from the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section are hereby repealed, and any balances remaining in, or but for this provision would accrue to, such accounts shall be covered into the Treasury of the United States to the credit of the District of Columbia. Any claims accruing on or after July 1, 1935, which but for this section properly would have been charged to these appropriation accounts shall, upon proper audit, be certified to Congress for appropriation, which is hereby authorized.

(b) (1) Militia fund from fines, District of Columbia (DCs592).
(2) Industrial Home School fund, District of Columbia (DCs463).
(3) Sanitary fund, District of Columbia (DCs619).
(4) New site and buildings, Industrial Home School, District of Columbia (DCs460).
(5) Payment to tenants excess rentals recovered by Rent Commission, District of Columbia (DCs087).
(6) Escheated estates relief fund, District of Columbia (DCs612).
(7) Redemption of tax-lien certificates, District of Columbia (DCs618).
(8) Washington special tax fund, District of Columbia (DCs623).
(9) Redemption of assessment certificates, District of Columbia (DCs617).

Sec. 14. (a) On and after July 1, 1935, appropriations for the District of Columbia appearing on the books of the Government and listed in subsection (b) of this section are abolished as such, and so much of the several Acts as provide for such appropriations is amended so as to authorize in lieu thereof annual definite appropriations, estimates for which shall be incorporated in the estimates of annual appropriations for the District of Columbia.

(b) (1) Refunding water rents, and so forth, District of Columbia (DCs602).
(2) Refunding taxes, District of Columbia (DCs601).
(3) Extension, and so forth, of streets and avenues, District of Columbia (fiscal year) (DC-114).
(4) Policemen and firemen’s relief fund, District of Columbia (DCs614).

Sec. 15. So much of the Acts of March 4, 1917, and June 15, 1917 (U.S.C., title 34, sec. 530), as provides for the account “Reserve Material, Navy” (7x718), are hereby repealed, and any unexpended balance therein on June 30, 1935, under appropriations provided by such Acts, shall be covered into the surplus fund of the Treasury.

Sec. 16. That portion of the Act of March 3, 1893 (U.S.C., title 31, sec. 644), which provides that “The accounting officers of the Treasury are hereby authorized to credit the appropriation ‘Pay, Miscellaneous’ with all receipts for interest on the account of the Navy Department with the London fiscal agents, premiums arising from the sales of bills of exchange, and from any depreciation in the value of foreign coin,” is hereby repealed, and hereafter such receipts shall be covered into the Treasury as miscellaneous receipts.

Sec. 17. (a) Effective July 1, 1935, the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section, as well as appropriation accounts bearing similar titles on the books of the Government, are abolished, and any unobligated balances under such accounts as of June 30, 1935, shall be covered into a trust fund receipt account in the Treasury to be designated “Unclaimed Moneys of Individuals Whose Whereabouts Are Unknown.” Any appropriations to which expenditures under such accounts have been chargeable theretofore are hereby repealed.
There are authorized to be appropriated, annually, from such account such sums as may be necessary to meet any expenditures of the character now chargeable to the appropriation accounts abolished by this section. The Secretary of the Treasury or the Commissioners of the District of Columbia, as the case may be, shall submit with their annual estimates of appropriations an amount necessary to meet expenditures properly chargeable to this account.

(b) (1) Unclaimed moneys, Food Administration (0t548).
(2) Unclaimed moneys of individuals whose whereabouts are unknown (Veterans' Administration) (0t881).
(3) Unclaimed moneys of former patients, Veterans' Administration hospital (0t879).
(4) Unclaimed moneys of individuals whose whereabouts are unknown (relief of American citizens in Europe) (0t542).
(5) Unclaimed moneys of individuals whose whereabouts are unknown (Interior, civil) (4t033).
(6) Unclaimed moneys of individuals whose whereabouts are unknown (Justice) (1t755).
(7) Unclaimed moneys of individuals whose whereabouts are unknown (Labor) (6t750).
(8) Unclaimed moneys of individuals whose whereabouts are unknown (Navy) (7t978).
(9) Unclaimed moneys of individuals whose whereabouts are unknown (State) (1t554).
(10) Unclaimed moneys of individuals whose whereabouts are unknown (Treasury) (2t080).
(11) Unclaimed moneys of individuals whose whereabouts are unknown (War) (8t117).
(12) Unclaimed individual Indian moneys (5t009).
(13) Unclaimed funds of discharged patients, Saint Elizabeths Hospital (4t548).
(14) Return of unclaimed money deposited by clerks of courts (1x792).
(15) Outstanding liabilities, lands (4t184).
(16) Return of subscriptions to Liberty Bond issues placed through American consulates (1T631).
(17) Return of subscriptions to Liberty Bond issues by civilian employees of Naval Establishment (7t979).
(18) Refund to depositors, excess licenses, under section 10 (c), Trading with the Enemy Act (0T523).
(19) Return of subscriptions to Liberty Bond issues placed through the postmaster at Philadelphia, Pennsylvania (9t340).
(20) Unclaimed funds of Federal prisoners (1t952).
(21) Rosa Goldman—cash bail exacted (6T472).
(22) Unclaimed funds of Jei Bei Ota, deceased Japanese alien (6T473).

Sec. 18. (a) Effective July 1, 1935, the appropriation accounts appearing on the books of the Government and listed in subsection (b) of this section, as well as appropriation accounts bearing similar titles on the books of the Government, are abolished, and any unobligated balances under such accounts as of June 30, 1935, shall be covered into the surplus fund of the Treasury. Any appropriations, to which expenditures under such accounts have been chargeable theretofore, are repealed. On July 1, 1935, there shall be established on the books of the Government an account to be designated "Refund of Moneys Erroneously Received and Covered", and there is authorized to be appropriated such sums as may be necessary to meet any expenditures of the character now chargeable to the appropriation accounts herein abolished and other collections erroneously
Estimates to be submitted.

Proviso Limitation.


U.S.C., title 31, secs. 711-713.


U.S.C., title 22, secs. 216.

U.S.C., title 31, sec. 711; title 50, secs. 95-97, 923 


U.S.C., title 5, sec. 600; title 18, sec. 643.


Trust fund accounts established for sums held by disbursing officers.

Proviso. Refunding moneys erroneously received and covered which are not properly chargeable to any other appropriation. The Secretary of the Treasury shall submit with his annual estimates of appropriations an amount necessary to meet expenditures properly chargeable to this account: Provided, That this authority shall not be deemed to apply to any refunds which, under existing law, may be charged to any accounts for which separate provision is made in this Act.

(b) (1) Refunding moneys erroneously received and covered (Navy) (7x072).

(2) Refunding moneys erroneously received and covered (Industrial Alcohol) (2x445).

(3) Refunding moneys erroneously received and covered (War) (8x191).

(4) Refunding moneys erroneously received and covered (State) (1x552).

(5) Refunding moneys erroneously received and covered (Customs) (2x323).

(6) Refunding moneys erroneously received and covered (Treasury) (2x088).

(7) Refunding moneys erroneously received and covered (Justice) (1x791).

(8) Refunding moneys erroneously received and covered (Commerce) (6x050).

(9) Refunding moneys erroneously received and covered (Agriculture) (3x010).

(10) Refunding moneys erroneously received and covered (Labor) (6x741).

(11) Refunding moneys erroneously received and covered (Interior) (4x032).

(12) Refund of tonnage taxes and light dues to citizens of Philippine Islands (6x053).

(13) Refunding passport fees (1x551).

(14) Repayment for lands erroneously sold (4x161).

(15) Refunding penalties or charges erroneously exacted (Customs) (2x325).

(16) Refunding penalties or charges erroneously exacted (State) (1x552).

(17) Refunding penalties or charges erroneously exacted (Commerce) (6x052).

(18) Refund to depositors, excess of deposits, national-forests fund (3x208).

(19) Refunding moneys erroneously received and covered (Internal Revenue) (2x484).

Sec. 19. Effective July 1, 1935, moneys received as Patent Office fees; unearned moneys, lands (Interior Department); reentry permit fees (Labor Department); naturalization fees (Labor Department); and registry fees (Labor Department); and held in the official checking accounts of disbursing officers, shall be deposited in the Treasury of the United States to appropriately designated trust-fund receipt accounts and shall be available for refunds, and for transfer of the earned portions thereof into appropriate receipt fund titles on the books of the Government: Provided, That donations, quasi-public and unearned moneys carried in official checking accounts of disbursing officers and of others required to account to the Comptroller General (including clerks and marshals of the United States District Courts), administered by officers of the United States by virtue of their official capacity, shall be deposited similarly into the Treasury as trust funds and are hereby appropriated and made available for disbursement under the terms of the trust.
SEC. 20. (a) The funds appearing on the books of the Government and listed in subsections (b) and (c) of this section shall be classified on the books of the Treasury as trust funds. All moneys accruing to these funds are hereby appropriated, and shall be disbursed in compliance with the terms of the trust. Hereafter moneys received by the Government as trustee analogous to the funds named in subsections (b) and (c) of this section, not otherwise herein provided for, except moneys received by the Comptroller of the Currency or the Federal Deposit Insurance Corporation, shall likewise be deposited into the Treasury as trust funds with appropriate title, and all amounts credited to such trust-fund accounts are hereby appropriated and shall be disbursed in compliance with the terms of the trust: Provided, That, effective July 1, 1935, expenditures from the trust fund "Soldiers' Home, Permanent Fund" (st184) shall be made only in pursuance of appropriations annually made by Congress, and such appropriations are hereby authorized: Provided further, That personal funds of deceased inmates, Naval Home, now deposited with the pay officer of the Naval Home, shall be deposited in the Treasury to the credit of the trust fund account "Personal Funds of Deceased Inmates, Naval Home" (7t989): Provided further, That on June 30 of each year there shall be transferred to the trust fund receipt account directed to be established in section 17 of this Act, such portion of the balances in any trust-fund account hereinafter or hereafter listed or established, except the balances in the accounts listed in subsection (c) of this section, which have been in any such fund for more than one year and represent moneys belonging to individuals whose whereabouts are unknown, and subsequent claims therefor shall be disbursed from the trust fund receipt account "Unclaimed Moneys of Individuals Whose Whereabouts are Unknown", directed to be established in section 17 of this Act.

(1) Philippine special fund (Customs duties) (2s332).
(2) Philippine special fund (Internal Revenue) (2s443).
(3) Unclaimed condemnation awards, Treasury Department (2t921).
(4) Naval reservation, Olangapo civil fund (7s967).
(5) Personal funds of deceased inmates, Naval Home (7t989).
(6) Return to deported aliens of passage money collected from steamship companies (6t749).
(7) Vocational rehabilitation, special fund (0c980).
(8) Library of Congress gift fund (0c260).
(9) Library of Congress trust fund, investment account (0c249).
(10) Library of Congress trust fund, income from investment account (0c246).
(11) Library of Congress trust fund, permanent loan (0c248).
(12) Relief and rehabilitation, Longshoremen's and Harbor Workers' Compensation Act (6t476).
(13) Cooperative work, Forest Service (3c209).
(14) Wages and effects of American seamen, Department of Commerce (6t055).
(15) Pension money, Saint Elizabeths Hospital (4t545).
(16) Personal funds of patients, Saint Elizabeths Hospital (4t546).
(17) National Park Service, donations (4c470).
(18) Purchase of lands, national parks, donations (4c408).
(19) Extension of winter-feed facilities of game animals of Yellowstone National Park, donations (4c410).
(20) Indian moneys, proceeds of labor, agencies, schools, and so forth (5t301).
(21) Funds of Federal prisoners (1t951).
(22) Commissary funds, Federal prisons (1953).
(23) Pay of the Navy, deposit fund (7980).
(24) Pay of Marine Corps, deposit fund (7981).
(25) Pay of the Army, deposit fund (8113).
(26) Preservation birthplace of Abraham Lincoln (4c395).
(27) Funds contributed for flood control, Mississippi River, its outlets and tributaries (8c961.86).
(28) Funds contributed for flood control, Sacramento River, California (8c946.54).
(29) Effects of deceased employees, Treasury Department (2t089).
(30) Money and effects of deceased patients, Public Health Service (2t067).
(31) Effects of deceased employees, Department of Commerce (6t054).
(32) Topographic survey of the United States, contributions (6c303).
(33) National Institute of Health, gift fund (2c616).
(34) National Institute of Health, conditional gift fund (2c617).
(35) Patients' deposits, United States Marine Hospital, Carville, Louisiana (2t623).
(36) Estates of deceased personnel, War Department (8t180).
(37) Effects of deceased employees, Department of Interior (4t029).
(38) Fredericksburg and Spotsylvania County Battlefields memorial fund (8c813).
(39) Petersburg National Military Park fund (8c814).
(40) Gorgas memorial laboratory quotas (1c304).
(41) Contributions to International Boundary Commission, United States and Mexico (1c398).
(42) Salvage proceeds, American vessels (1t581).
(43) Wages due American seamen (1t630).
(44) Federal Industrial Institution for Women, contributions for chapel (1c948).
(45) General post fund, National Homes, Veterans' Administration (0t390).
(46) Repatriation of American seamen (1s555).
(47) Expenses, public survey work, general (4s173).
(48) Expenses, public survey work, Alaska (4s173).
(49) Funds contributed for improvement of roads, bridges, and trails, Alaska (4s528).
(50) Protective works and measures, Lake of the Woods and Rainy River, Minnesota (8s863).
(51) Washington redemption fund (DCt622).
(52) Permit fund, District of Columbia (DCt615).
(53) Unclaimed condemnation awards, National Capital Park and Planning Commission, District of Columbia (DCt629).
(54) Unclaimed condemnation awards, Rock Creek and Potomac Parkway Commission, District of Columbia (DCt620).
(55) Miscellaneous trust-fund deposits, District of Columbia (DCt613).
(56) Surplus fund, District of Columbia (DCt621).
(57) Relief and rehabilitation, District of Columbia Workmen's Compensation Act (DCt604).
(58) Inmates' fund, workhouse and reformatory, District of Columbia (DCt605).
(59) Soldiers' Home, permanent fund (8t184).
(60) Chamber Music Auditorium, Library of Congress (0t259).
(61) Bequest of Gertrude Hubbard (0t256).
(62) Puerto Rico special fund (Internal Revenue).
(63) Miscellaneous trust funds, Department of State.
(64) Funds contributed for improvement of (name of river or harbor).
(65) Funds advanced for improvement of (name of river or harbor).
(66) Funds contributed for Indian projects.
(67) Miscellaneous trust funds of Indian tribes.
(68) Ship’s stores profits, Navy (7s985).
(69) Completing Surveys within Railroad Land Grants (4t186).
(70) Memorial to Women of World War, Contributions (0c075).
(71) Funds contributed for Memorial to John Ericsson (0s163).
(72) American National Red Cross Building, Contributions (0c426).
(73) Estates of Decedents, Department of State, Trust Fund (1t580).
(74) Funds due Incompetent Beneficiaries, Veterans’ Administration (0t852).
(75) To promote the Education of the Blind (principal) (2t092).
(76) Paving Government Road across Fort Sill Military Reservation, Okla. (8c664).
(77) Bequest of William F. Edgar, Museum and Library, office of Surgeon General of the Army (8c504).
(78) Funds Contributed for Flood Control (name of river, harbor, or project).
(79) Matured obligations of the District of Columbia (2t070).
(80) Naval hospital fund (7s815).
(81) Navy fines and forfeitures (7s854).
(82) To promote the education of the blind (interest) (2x093).
(83) Soldiers’ Home, interest account (8x185).
(c) (1) United States Government life insurance fund, Veterans’ Administration (0t875).
(2) Estates of deceased soldiers, United States Army (8t189).
(3) Teachers’ Retirement Fund Deductions, District of Columbia (DCt624).
(4) Teachers Retirement Fund, Government Reserves, District of Columbia (DCt627).
(5) Expenses of Smithsonian Institution Trust Fund (principal) (0t596).
(6) Civil Service Retirement and Disability Fund (0t843).
(7) Canal Zone Retirement and Disability Fund (0t850).
(8) Foreign Service Retirement and Disability Fund (1t560).
Sec. 21. Hereafter all checks drawn on the Treasurer of the United States, except those issued on account of public-debt obligations and transactions regarding the administration of banking and currency laws, shall be payable only until the close of the fiscal year next following the fiscal year in which such checks were issued, and the amounts of all such checks properly due and payable which have not been presented for payment within such period shall be deposited into the Treasury to the credit of a trust fund account entitled “Outstanding Liabilities (fiscal year)”, designated by fiscal years in which the checks were issued. The balances in the outstanding liabilities account now carried on the books of the Government, representing the amounts of unclaimed checks, shall be transferred to the account “Outstanding Liabilities, 1934”, and any balances remaining therein, or in any succeeding fiscal year account, unclaimed for two fiscal years after the deposit therein shall be covered into the surplus fund of the Treasury: Provided, That the balances to the credit of the outstanding liabilities account of any fiscal year which has not been covered into the surplus fund of the Treasury shall be

If unclaimed in two years, to be covered in

Provided. Sums so credited, available for paying claims of balances, etc.
available to pay claims on account of any check, the amount of which has been included in any balance so covered into the surplus fund.

Sec. 22. So much of the Act of August 18, 1894 (U.S.C., title 43, sec. 863), as authorizes the Governors of the States therein named to advance money from time to time for the survey of certain townships located within such States, which money shall be reimbursable, is hereby repealed.

Sec. 23. Moneys in, or payable into, the registry of any United States court, in the discretion of the court, may be deposited in official checking accounts with the Treasurer of the United States, subject to disbursement on order approved by the court.

Sec. 24. The Comptroller General of the United States shall cause a survey to be made of all inactive and permanent appropriations and/or funds on the books of the Government and also funds in the official custody of officers and employees of the United States, in which the Government is financially concerned, for which no accounting is rendered to the General Accounting Office; and he shall submit to the Congress annually, in a special report, his recommendations for such changes in existing law relating thereto as, in his judgment, may be in the public interest.

Sec. 25. The provisions of this Act shall not be construed to alter or amend any existing authorization for an appropriation.

Sec. 26. All Acts and/or parts of Acts inconsistent or in conflict with the provisions of this Act are hereby repealed to the extent of such inconsistency or conflict.

Sec. 27. The short title of this Act shall be the "Permanent Appropriation Repeal Act, 1934."

Approved, June 26, 1934.

[CHAPTER 757.]

AN ACT

To provide for the taxation of manufacturers, importers, and dealers in certain firearms and machine guns, to tax the sale or other disposal of such weapons, and to restrict importation and regulate interstate transportation thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purposes of this Act—

(a) The term "firearm" means a shotgun or rifle having a barrel of less than eighteen inches in length, or any other weapon, except a pistol or revolver, from which a shot is discharged by an explosive if such weapon is capable of being concealed on the person, or a machine gun, and includes a muffler or silencer for any firearm whether or not such firearm is included within the foregoing definition.

(b) The term "machine gun" means any weapon which shoots, or is designed to shoot, automatically or semiautomatically, more than one shot, without manual reloading, by a single function of the trigger.

(c) The term "person" includes a partnership, company, association, or corporation, as well as a natural person.

(d) The term "continental United States" means the States of the United States and the District of Columbia.

(e) The term "importer" means any person who imports or brings firearms into the continental United States for sale.

(f) The term "manufacturer" means any person who is engaged within the continental United States in the manufacture of firearms, or who otherwise produces therein any firearm for sale or disposition.