transportation as if such injury had been suffered while on active
duty under proper orders. Members of the Reserve Officers’ Train-
ing Corps and members of the Citizens’ Military Training Camps
who suffer personal injury or contract disease in line of duty while
en route to or from and during their attendance at camps of instruc-
tion, under the provisions of section 47a or 47d of said National
Defense Act, as amended, shall, under regulations prescribed as
aforesaid, be entitled to hospitalization, rehospitalization, medical
and surgical care, in hospital and at their homes, pay and allowances,
transportation, and subsistence as in the case of persons hereinbefore
described. If the death of any person mentioned herein occurs while
he is on active duty, or undergoing training or hospital treatment
contemplated by this section, the United States shall, under regula-
tions prescribed as aforesaid, pay the necessary expenses for recovery
of the body, its preparation for burial, including the use of such of
the uniform and articles of clothing issued to him as may be required,
interment (or cremation if requested by his relatives), and transpor-
tation of his remains, including round-trip transportation and sub-
sistence of an escort, to his home or the place where he received
orders for the period of training upon which engaged at the time of
his death, or to such other place as his relatives may designate pro-
vided the distance to such other place be not greater than the distance
to his home: Provided, That when the expenses of the recovery,
preparation, and disposition of remains herein authorized, or any
part thereof, are paid by individuals, such individuals may be reim-
bursed therefor at an amount not exceeding that allowed by the
Government for such services. Section 6 of the Act of March 4,
1923, as amended by the Act of April 26, 1928 (45 Stat. 461), is
hereby repealed: Provided further, That any person who, on the date
of the approval of this Act, is receiving or entitled to receive the
benefits provided by said section 6 of the Act of March 4, 1923, as
amended, shall be entitled to the benefits of this Act in lieu thereof,
and existing appropriations for carrying out the provisions of sec-
tion 6 of said Act of March 4, 1923, as amended, shall be available
for expenditures authorized by this Act.

Approved, June 15, 1936.

[CHAPTER 548.]

AN ACT

To amend the Act entitled “An Act for the control of floods on the Mississippi
River and its tributaries and for other purposes”, approved May 15, 1928.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the project
for the control of floods of the Mississippi River and its tributaries,
adopted by Public Act Numbered 391, approved May 15, 1928 (45
Stat. 534), Seventieth Congress, entitled “An Act for the control of
floods on the Mississippi River and its tributaries, and for other
purposes”, is hereby modified in accordance with the recommenda-
tions of section 43 of the report submitted by the Chief of Engineers
to the Chairman of the Committee on Flood Control, dated February
12, 1935, and printed in House Committee on Flood Control Docu-
ment Numbered 1, Seventy-fourth Congress, first session, as herein-
after further modified and amended; and as so modified is hereby
adopted and authorized and directed to be prosecuted under the
direction of the Secretary of War and the supervision of the Chief
of Engineers.
SEC. 2. That the Boeuf Floodway, authorized by the provisions adopted in the Flood Control Act of May 15, 1928, shall be abandoned as soon as the Eudora Floodway, provided for in Flood Control Committee Document Numbered 1, Seventy-fourth Congress, first session, is in operative condition and the back-protection levee recommended in said document, extending north from the head of the Eudora Floodway, shall have been constructed.

SEC. 3. That the levees along the Mississippi River from the head of the Morganza Floodway to the head of the Atchafalaya River and down the east bank of the Atchafalaya River to intersection with the west protection levee of said Morganza Floodway shall be raised and enlarged to 1928 grade and section.

SEC. 4. That neither of the projects for the flood control of the Saint Francis River or the Yazoo River, hereby authorized, shall be undertaken until the States, or other qualified agencies, shall have furnished satisfactory assurances that they will undertake, without cost to the United States, all alterations of highways made necessary because of the construction of the authorized reservoirs, and meet all damages because of such highway alterations, and have agreed also to furnish without cost to the United States all lands and easements necessary to the construction of levees and drainage ditches constructed under this project: Provided, That the reservoirs for control of headwater flow of the Yazoo River system may be located by the Chief of Engineers, in his discretion: And provided further, That the Chief of Engineers may, in his discretion, substitute levees, floodways, or auxiliary channels, or any or all of them, for any or all of the seven detention reservoirs recommended in his report of February 12, 1935, for the control of floods of the Yazoo River: And provided further, That the Chief of Engineers, with the approval of the Secretary of War, may modify the project for the flood control of the Saint Francis River as recommended in said report, to include therein the construction of a detention reservoir for the reduction of floods, and the acquisition at the cost of the United States of all lands and flowage necessary to the construction of said reservoir except flowage of highways: Provided further, That the estimated cost to the United States of the project is not increased by reason of such detention reservoir.

SEC. 5. The Chief of Engineers, under the supervision of the Secretary of War, shall at the expense of the United States Government construct a system of levees substantially in accordance with general plan shown on map designated as sheet numbered 1 entitled “Tributary Levee Location Survey—White River Levee District—Proposed Levee Location” accompanying report dated April 2, 1925, and filed in office of First and Second Mississippi River Commission Districts, Memphis, Tennessee. The Chief of Engineers shall have the right to alter, change, or modify said plan as to the grades and levee sections: Provided, however, That no work shall be commenced on the above-mentioned project until the State, levee boards, or other responsible local interests have given assurances satisfactory to the Secretary of War that they will (a) provide without cost to the United States all rights-of-way necessary for the construction of said project; (b) provide drainage facilities made necessary by construction of levees; (c) acquire and provide without cost to the United States all flowage and storage rights and easements over, upon, and across the lands and properties within the protected area in the event it becomes necessary in the judgment and discretion of the Secretary of War or the Chief of Engineers to use said area, or any part thereof, for an emergency reservoir; (d) hold and save the United States free from liability for damages on account of the use of said area for reservoir purposes during said emergency.
SEC. 6. That the United States shall provide the drainage made
necessary by the construction of floodway levees included in the
modified project.

SEC. 7. That the United States shall construct, at its own cost,
one railroad and one highway crossing over the Eudora Floodway
and not to exceed three railroad and two highway crossings over the
Morganza Floodway, and not to exceed one railway crossing
(together with suitable physical connections therewith) and one
highway crossing over the floodway west of the Atchafalaya River
provided for in the modified project: Provided, That equitable agree-
ments can be made with the railroad and highway authorities con-
cerned and that the appropriate railroad or highway agencies agree
to accept and maintain and operate these crossings without cost to
the United States: Provided further, That the railroads crossing the
Morganza and West Atchafalaya Floodways agree in consideration
for the crossings constructed to waive all claims against the Govern-
ment for any damages that may occur by reason of overflows in
the Morganza and West Atchafalaya Floodways: And provided
further, That other railway and highway damages shall be adjusted
as provided for in section 12.

SEC. 8. That, in addition to the construction by the United States
of roads in connection with floodways as heretofore provided, the
Federal Government may, in the discretion of the Chief of Engi-
neers, and within the limits of available funds, construct additional
roads to afford access to those portions of the levee lines not otherwise
accessible.

SEC. 8a. That no money appropriated under authority of this Act
shall be expended on the construction of any reservoir project herein
authorized until States, political subdivisions thereof, or other
responsible local agencies have given assurances satisfactory to the
Secretary of War that they will (a) provide without cost to the
United States all lands, easements, and rights-of-way necessary for
the construction of the project, except as otherwise provided herein;
(b) hold and save the United States free from damages due to the
construction works; (c) maintain and operate all the works after
completion in accordance with regulations prescribed by the Secre-
tary of War: And provided, That the construction of any dam
authorized herein may be undertaken without delay when the dam
site has been acquired and the assurances prescribed herein have
been furnished, without awaiting the acquisition of the easements
and rights-of-way required for the reservoir area: And provided
further, That whenever expenditures for lands, easements, and rights-
of-way by States, political subdivisions thereof, or responsible local
agencies for any individual project or useful part thereof shall have
exceeded the present estimated construction cost therefor, the local
agency concerned may be reimbursed one-half of its excess expendi-
tures over said estimated construction cost: And provided further,
That when benefits of any project or useful part thereof accrue to
lands and property outside of the State in which said project or
part thereof is located, the Secretary of War may acquire the neces-
sary lands, easements, and rights-of-way for said project or part
thereof after he has received from the States, political subdivisions
thereof, or responsible local agencies benefited the present estimated
cost of said lands, easements, and rights-of-way, less one-half the
amount by which the estimated cost of these lands, easements, and
rights-of-way exceeds the estimated construction cost corresponding
thereto: And provided further, That the Secretary of War shall
determine the proportion of the present estimated cost of said lands,
easements, and rights-of-way that each State, political subdivision
thereof, or responsible local agency should contribute in consideration for the benefits to be received by such agencies: And provided further, That whenever not less than 75 per centum of the benefits as estimated by the Secretary of War of any project or useful part thereof accrue to lands and property outside of the State in which said project or part thereof is located, provision (c) of this section shall not apply thereto; nothing herein shall impair or abridge the powers now existing in the Department of War with respect to navigable streams: And provided further, That nothing herein shall be construed to interfere with the completion of any reservoir or flood control work authorized by the Congress and now under way.

Sec. 9. The sum of $15,000,000 is authorized to be appropriated as an emergency fund to be allocated by the Secretary of War on the recommendation of the Chief of Engineers in rescue work or in the repair or maintenance of any flood-control work on any tributary of the Mississippi River threatened or destroyed by flood heretofore or hereafter occurring: Provided, That the unexpended and unallotted balance of said sum, or so much thereof as may be necessary, may be allotted by the Secretary of War, on the recommendation of the Chief of Engineers, in the reimbursement of levee districts or others for expenditures heretofore incurred or made for the construction, repair, or maintenance of any flood-control work on any tributaries or outlets of the Mississippi River that may be threatened, impaired, or destroyed by the flood of 1927 or subsequent flood; and also in the construction, repair, or maintenance, and in the reimbursement of levee districts or others for the construction, repair, or maintenance of any flood-control work on any of the tributaries or outlets of the Mississippi River that may have been impaired, damaged, or destroyed by caving banks or that may be threatened or impaired by caving banks, of such tributaries, whether or not such caving has taken place during a flood stage: Provided further, That if the Chief of Engineers finds that it has been or will be necessary or advisable to change the location of any such flood-control work in order to provide the protection contemplated by this section, such change may be approved and authorized.

Sec. 10. After the Eudora Floodway shall have been constructed and is ready for operation, the fuse-plug levees now at the head of the Boeuf and Tensas Basins shall be constructed to the 1914 grade and the 1928 section. The fuse-plug levees at the head of the Atchafalaya Basin on the west side shall be constructed to the 1914 grade and the 1928 section. The fuse-plug levees at the head of the Atchafalaya Basin on the east side of the Atchafalaya River shall be constructed to the 1914 grade and 1928 section, and, after the Morganza Floodway has been completed, shall be raised to the 1928 grade as provided in section 3 of this Act. Thereafter those stretches of said levees which are left as fuse-plug levees shall be reconstructed and maintained as herein provided, subject to the provisions of section 3 of this Act. Any funds appropriated under authority of this Act may be expended for this purpose.

Sec. 11. That the back-protection levee north of the Eudora Floodway shall be constructed to the same grade and section as the levees opposite on the east side of the Mississippi River: Provided, That this levee extending from the head of the Eudora Floodway north to the Arkansas River shall be so located as to afford adequate space for the passage of flood waters without endangering the levees opposite on the east side of the river and shall be constructed contemporaneously with the construction of the Eudora Floodway; except that, until the Eudora Floodway is in operative condition, there shall be left in this back levee north of the head of the Eudora Floodway
openings which shall be sufficient, in the discretion of the Chief of Engineers, to permit the passage of all flood waters to be reasonably contemplated in the event of any break in the riverside fuse-plug levee prior to the time the Eudora Floodway shall be in operative condition.

Sec. 12. In order to facilitate the United States in the acquisition of flowage rights and rights-of-way for levee foundations, the Secretary of War is authorized to enter into agreements with the States or with local levee districts, boards, commissions, or other agencies for the acquisition and transfer to the United States of such flowage rights and levee rights-of-way, and for the reimbursement of such States or local levee districts, boards, commissions, or other agencies, for the cost thereof at prices previously agreed upon between the Secretary of War and the governing authority of such agencies, within the maximum limitations hereinafter prescribed: Provided, That no money appropriated under the authority of this Act shall be expended upon the construction of the Eudora Floodway, the Morganza Floodway, the back protection levee extending north from the Eudora Floodway, or the levees extending from the head of the Morganza Floodway to the head of and down the east bank of the Atchafalaya River to the intersection of said Morganza Floodway until 75 per centum of the value of the flowage rights and rights-of-way for levee foundations, as estimated by the Chief of Engineers, shall have been acquired or options or assurances satisfactory to the Chief of Engineers shall have been obtained for the Eudora Floodway, the Morganza Floodway, and the area lying between said back protection levee and the present front line levees: Provided further, That easements required in said areas in connection with roads and other public utilities owned by States or political subdivisions thereof shall be provided without cost to the United States upon the condition that the United States shall provide suitable crossings, including surfacing of like character, over floodway guide-line levees in said areas for all improved roads now constituting a part of the State highway system, and shall repair all damage done to said highways within the said floodways by the actual use of such floodways for diversion: Provided further, That when such portion of said rights as to all of said areas shall have been acquired or obtained and when said easements required in connection with roads and other public utilities owned by States or political subdivisions thereof have been provided as hereinabove set forth, construction of said flood-control works in said areas shall be undertaken according to the engineering recommendations of the Report of the Chief of Engineers dated February 12, 1935 (House Committee on Flood Control Document Numbered 1, Seventy-fourth Congress, first session), and the Secretary of War shall cause proceedings to be instituted for the condemnation of the remainder of said rights and easements, as are needed and cannot be secured by agreement, in accordance with section 4 of the Flood Control Act of May 15, 1928: Provided further, That in no event and under no circumstances shall any of the additional money appropriated under the authority of this Act be expended for the acquisition of said 75 per centum of the flowage rights and rights-of-way hereinabove contemplated in excess of $20,000,000: Provided further, That the Chief of Engineers is authorized, out of the funds herein authorized to be appropriated, to purchase flowage easements over lands and properties in the floodway west of the Atchafalaya River and lying above the approximate latitude of Krotz Springs: Provided further, That none of such easements in said West Atchafalaya Floodway shall be purchased until options covering at least 75 per centum of the total value of
such easements as estimated by the Chief of Engineers shall have been obtained at prices deemed reasonable by the Chief of Engineers and not exceeding in the aggregate $2,250,000 for said 75 per centum of said easements with respect to the floodway west of the Atchafalaya River: Provided further, That easements required in said West Atchafalaya Floodway in connection with roads and other public utilities owned by States or other political subdivisions shall be provided without cost to the United States upon condition that the United States shall provide suitable crossings, including surfacing of like character, over floodway guide-line levees for all improved roads in said West Atchafalaya Floodway now constituting a part of the State highway system, and shall repair all damage done to said highways within said West Atchafalaya Floodway by the actual use of such floodway for diversion: Provided further, That no flowage easements shall be paid for by the United States over properties subject to frequent overflow in the Atchafalaya Basin below the approximate latitude of Krotz Springs: Provided further, That payment for rights-of-way, easements, and flowage rights acquired under this section, or reimbursement to the States or local interests furnishing them, shall be made as soon as the Chief of Engineers is satisfied that such rights-of-way, easements, or flowage rights have been acquired in conformity with local custom or legal procedure in such matters; and, thereafter, no liability of any kind shall attach to or rest upon the United States for any further damage by reason of diversions or flood waters: And provided further, That if the Secretary of Agriculture shall determine to acquire any of the properties within the floodways herein referred to, for national forests, wildlife refuges, or other purposes of his Department, the Secretary of War may, upon recommendation by the Chief of Engineers, in lieu of acquiring flowage rights, advance to or reimburse the said Secretary of Agriculture sums equal to those that would otherwise be used for the purchase of easements desired by the War Department and the Secretary of Agriculture is authorized to use these sums for the purpose of acquiring properties in the floodways in question.

Sec. 13. That $272,000,000 is hereby authorized to be appropriated for the carrying out of the modified adopted project, and all unexpended balances of appropriations heretofore made for the prosecution of said flood-control project are hereby made available for the purposes of this Act.

Sec. 14. If any provision of this Act, or the application thereof, to any person or circumstances, is held invalid, the remainder of the Act, and the application of such provisions to other persons or circumstances, shall not be affected thereby.

Approved, June 15, 1936.

[CHAPTER 549.]

AN ACT

Limiting the operation of sections 109 and 113 of the Criminal Code and section 3781 of the Revised Statutes of the United States with respect to counsel in certain cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the employment of Angus D. MacLean as an attorney or counsel specially employed, retained, or appointed by the Attorney General or under authority of the Department of Justice to assist in the prosecution of the case pending in the Supreme Court of the United States entitled "The Sugar Institute, Incorporated, and others, appellants, against The United States of America" (docket numbered 268, October term,