SEC. 2. The term "seagoing vessels" as used in the preceding section shall be construed to mean vessels which in the usual course of their employment proceed outside the line dividing the inland waters from the high seas as designated and determined under the provisions of section 2 of the Act of February 19, 1895.

Approved, June 20, 1936.

[CHAPTER 629.]

AN ACT

To amend the Act entitled "An Act making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1927, and for other purposes", approved April 15, 1926, so as to equalize the allowances for quarters and subsistence of enlisted men of the Army, Navy, and Marine Corps.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the Act entitled "An Act making appropriations for the military and nonmilitary activities of the War Department for the fiscal year ending June 30, 1927, and for other purposes", approved April 15, 1926 (44 Stat. 257; U. S. C., Appendix title 37, sec. 192), which provides "That hereafter enlisted men, including the members of the United States Army Band, entitled to receive allowances for quarters and subsistence shall continue, while their permanent stations remain unchanged, to receive such allowances while sick in hospital or absent from their permanent duty stations in a pay status: Provided further, That allowances for subsistence shall not accrue to such an enlisted man while he is in fact being subsisted at Government expense", is hereby amended to read as follows: "That hereafter enlisted men of the Army, Navy, and Marine Corps, including the members of the United States Army, Navy, and Marine Corps Bands and the Naval Academy Band, entitled to receive allowances for quarters and subsistence, shall continue, while their permanent stations remain unchanged, to receive such allowances while sick in hospital or absent from their permanent duty stations in a pay status: Provided further, That allowances for subsistence shall not accrue to such an enlisted man while he is in fact being subsisted at Government expense."

Approved, June 20, 1936.

[CHAPTER 630.]

AN ACT

To amend certain Acts relating to public printing and binding and the distribution of public documents and Acts amendatory thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That certain Acts relating to the public printing and binding and the distribution of public documents and Acts amendatory thereof, be amended as follows:

TITLE I

MEMORIAL ADDRESSES

SECTION 1. That so much of chapter 23, section 73 (28 Stat. 616), of the Printing Act, approved January 12, 1895 (U. S. C., title 44,.

2 So in original.
Eulogies of deceased Members of Congress, etc.

Preparation.

sec. 151), as relates to the publication of eulogies of deceased Members of Congress, be, and is hereby, amended to read as follows:

151. MEMORIAL ADDRESSES; PREPARATION; DISTRIBUTION.—After the final adjournment of each session of Congress, there shall be compiled, prepared, printed with illustrations, and bound in cloth in one volume, in such style, form, and manner as may be directed by the Joint Committee on Printing, without extra compensation to any employee therefor, the legislative proceedings of Congress and the exercises at the general memorial services held in the House of Representatives during each session relative to the death of any Member of Congress, together with all memorial addresses and eulogies published in the Congressional Record during the same session of Congress in connection therewith, and such other matter as the committee may consider relevant thereto; and there shall be printed as many copies as may be required to supply the total quantity hereinafter provided, of which number fifty copies, bound in full morocco, with gilt edges, suitably lettered as may be requested, shall be delivered to the family of the deceased, and the remaining copies shall be distributed as follows:

Of all eulogies on deceased Members of Congress there shall be delivered, through the Postmaster of each House, to the Vice President and each Senator, Representative, Delegate, and Resident Commissioner in Congress, one copy.

Of the eulogies on deceased Senators there shall be furnished two hundred and fifty copies for each Senator of the State represented by the deceased and twenty copies for each Representative therefrom.

Of the eulogies on deceased Representatives, Delegates, and Resident Commissioners there shall be furnished two hundred and fifty copies for the successor in office of the deceased Member; twenty copies for each of the other Representatives, Delegates, or Resident Commissioners of the State, Territory, or insular possession represented by the deceased, and twenty copies for each Senator therefrom. The “usual number” of memorial addresses shall not be printed.

Copies printed.

Contents.

Distribution.

Title II.

CONGRESSIONAL RECORD

SEC. 2. That chapter 23, section 14 (28 Stat. 603), of the Printing Act, approved January 12, 1895 (U. S. C., title 44, sec. 182), be, and is hereby, amended to read as follows:

182. CONGRESSIONAL RECORD; INDEXES.—The Joint Committee on Printing shall designate to the Public Printer competent persons to prepare the semimonthly and the session index to the Congressional Record and shall fix and regulate the compensation to be paid by the Public Printer for the said work and direct the form and manner of its publication and distribution.

182a. SAME; DAILY AND PERMANENT FORMS.—That the public proceedings of each House of Congress, as reported by the Official Reporters thereof, shall be printed in the Congressional Record, which shall be issued in daily form during each session and shall be revised, printed, and bound promptly, as may be directed by the Joint Committee on Printing, in permanent form, for distribution during and after the close of each session of Congress. The daily and the permanent Record shall bear the same date, which shall be that of the actual day’s proceedings reported therein. The “usual number” of the Congressional Record shall not be printed.

182b. SAME; ILLUSTRATIONS; MAPS; DIAGRAMS.—No maps, diagrams, or illustrations may be inserted in the Record without the approval of the Joint Committee on Printing.
SEC. 3. That so much of chapter 23, section 73 (28 Stat. 617), of the Printing Act, approved January 12, 1895, as amended (U. S. C., title 44, sec. 183), as relates to the gratuitous distribution of the Congressional Record, be, and is hereby, amended to read as follows:

183. Same; gratuitous copies; delivery; subscriptions.—The Public Printer shall furnish the Congressional Record as follows and shall furnish gratuitously no others in addition thereto:

Of the bound edition to the folding room of the Senate five copies for the Vice President and each Senator; to the Secretary and Sergeant at Arms of the Senate, each, two copies, and to the Joint Committee on Printing not to exceed one hundred copies; to the folding room of the House of Representatives three copies for each Representative, Delegate, and Resident Commissioner in Congress, and to the Clerk, Sergeant at Arms, and Doorkeeper of the House of Representatives, each, two copies.

Of the daily edition to the Vice President and each Senator, one hundred copies; to the Secretary and Sergeant at Arms of the Senate, each, twenty-five copies; to the Secretary, for official use, not to exceed thirty-five copies, and to the Sergeant at Arms for use on the floor of the Senate, not to exceed fifty copies.

To each Representative, Delegate, and Resident Commissioner in Congress, sixty-eight copies; to the Clerk, Sergeant at Arms, and Doorkeeper of the House of Representatives, each, twenty-five copies; to the Clerk, for official use, not to exceed fifty copies, and to the Doorkeeper for use on the floor of the House of Representatives, not to exceed seventy-five copies.

To the Vice President and each Senator, Representative, Delegate, and Resident Commissioner in Congress, there shall also be furnished (and shall not be transferable) three copies of the daily Record, of which one shall be delivered at his residence, one at his office, and one at the Capitol.

In addition to the foregoing the Congressional Record shall also be furnished as follows:

There shall be printed and held in reserve by the Public Printer, in unstitched form, as many copies of the daily Record as may be required to supply a semimonthly edition, which shall be bound in paper cover together with each semimonthly index when the same is issued and shall then be delivered promptly as hereinafter provided.

To each committee and commission of Congress, one daily and one semimonthly copy.

To each joint committee and joint commission in Congress, as may be designated by the Joint Committee on Printing, two copies of the daily, one semimonthly copy, and one bound copy.

To the Secretary and the Sergeant at Arms of the Senate, for office use, each, six semimonthly copies.

To the Clerk, Sergeant at Arms, and Doorkeeper of the House, for office use, each, six semimonthly copies.

To the Joint Committee on Printing, ten semimonthly copies.

To the Vice President and each Senator, Representative, Delegate, and Resident Commissioner in Congress, one semimonthly copy.

To the President of the United States, for the use of the Executive Office, ten copies of the daily, two semimonthly copies, and one bound copy.

To the Chief Justice of the United States and each of the Associate Justices of the Supreme Court of the United States, one copy of the daily.

To the offices of the marshal and clerk of the Supreme Court of the United States, each, two copies of the daily and one semimonthly copy.
To the offices of the Vice President and the Speaker of the House of Representatives, each, six copies of the daily and one semimonthly copy.

To the Sergeant at Arms, the Chaplain, the Postmaster, the superintendent and the foreman of the folding room of the Senate and House of Representatives, respectively; to the Secretaries to the Majority and the Minority of the Senate, and to the Doorkeeper of the House of Representatives, each, one copy of the daily.

To the office of the Parliamentarian of the House of Representatives, six copies of the daily, one semimonthly copy, and two bound copies.

To the offices of the Official Reporters of Debates of the Senate and House of Representatives, respectively, each, fifteen copies of the daily, one semimonthly copy, and three bound copies.

To the office of the stenographers to committees of the House of Representatives, four copies of the daily and one semimonthly copy.

To the office of the Congressional Record Index, ten copies of the daily and two semimonthly copies.

To the offices of the superintendents of the Senate and House document rooms, each, three copies of the daily, one semimonthly copy, and one bound copy.

To the offices of the superintendents of the Senate and House press galleries, each, two copies of the daily, one semimonthly copy, and one bound copy.

To the offices of the Legislative Counsel of the Senate and House of Representatives, respectively, and the Architect of the Capital, each, three copies of the daily, one semimonthly copy, and one bound copy.

To the Library of Congress for official use in Washington, District of Columbia, and for international exchange, as provided in title IV of this Act, not to exceed one hundred and forty-five copies of the daily, five semimonthly copies, and one hundred and fifty bound copies.

To the library of the Senate, three copies of the daily, two semimonthly copies, and not to exceed fifteen bound copies.

To the library of the House of Representatives, five copies of the daily, two semimonthly copies, and not to exceed twenty-eight bound copies, of which eight copies may be bound in such style and manner as may be approved by the Joint Committee on Printing.

To the library of the Supreme Court of the United States, two copies of the daily, two semimonthly copies, and not to exceed five bound copies.

To the Public Printer for official use, not to exceed seventy-five copies of the daily, ten semimonthly copies, and two bound copies.

To the Director of the Botanic Garden, two copies of the daily and one semimonthly copy.

To the National Archives, five copies of the daily, two semimonthly copies, and two bound copies.

To the library of each executive department, independent office, and establishment of the Government now in Washington, District of Columbia, or which hereafter may be created, except those designated as depository libraries, and to the libraries of the municipal government of the District of Columbia, the Naval Observatory, and the Smithsonian Institution, each, two copies of the daily, one semimonthly copy, and one bound copy.

To the Government of the Philippine Islands at Manila, ten copies in both daily and bound form.

1 So in original.
To the offices of the Governors of Alaska, Hawaii, Puerto Rico, and the Virgin Islands, each, five copies in both daily and bound form.

To the office of the Governor of the Panama Canal, five copies in both daily and bound form.

To each ex-President and ex-Vice President of the United States, one copy of the daily.

To the governor of each State, one copy in both daily and bound form.

To the United States Soldiers' Home and to each of the National Homes for Disabled Volunteer Soldiers, and to each of the State soldiers' homes now established or which hereafter may be created for either Federal or Confederate soldiers, one copy of the daily.

To the Superintendent of Documents, as many daily and bound copies as may be required for distribution to depository libraries.

To the Department of State, not to exceed one hundred and fifty copies of the daily, for distribution to each of our embassies and legations abroad, and to the principal consular offices in the discretion of the Secretary of State.

To each foreign legation in Washington whose government extends a like courtesy to our embassies and legations abroad, one copy of the daily, to be furnished upon requisition of and sent through the Secretary of State.

To each newspaper correspondent whose name appears in the Congressional Directory, and who makes application therefor, for his personal use and that of the paper or papers he represents, one copy of the daily and one copy of the bound, the same to be sent to the office address of each member of the press or elsewhere as he may direct: Provided, however, That not to exceed four copies in all shall be furnished to members of the same press bureau.

All copies of the daily edition shall, unless otherwise directed by the Joint Committee on Printing, be supplied and delivered promptly on the day after the actual day's proceedings as originally published. Each order for the daily Record shall begin with the current issue thereof, if previous issues of the same session are not available. The apportionment herein specified for daily copies shall not be transferable for the bound form and any allotment of daily copies not used by any Member during a session shall lapse when the session ends.

The Public Printer is authorized to furnish to subscribers the daily Record at $1.50 per month, payable in advance.

Sec. 4. That chapter 23, section 24 (28 Stat. 604), of the Printing Act, approved January 12, 1895 (U. S. C., title 44, sec. 184), relative to reserving unbound copies of the daily Congressional Record for Members of Congress and the committees thereof, be, and is hereby, repealed.

TITLE III

DEcisions of the Supreme Court

Sec. 5. That so much of section 227 of the Judicial Code as amended (U. S. C., title 28, sec. 334), as relates to the distribution of reports and digests of the decisions of the Supreme Court of the United States to the law library of the Supreme Court, be, and is hereby, amended by striking out the words "to the law library of the Supreme Court, twenty-five copies" and inserting in lieu thereof the following:

"To the library of the Supreme Court, ten copies.

"To the Library of Congress for the use of the law library and for international exchange, as provided in title IV of this Act, not to
exceed one hundred and fifty copies each of the bound and advance editions.”

TITLE IV

PUBLICATIONS TO THE LIBRARY OF CONGRESS

Sec. 6. That Public Resolution Numbered 16 (31 Stat. 1465), approved March 2, 1901 (U. S. C., title 44, secs. 139 and 228), relating to the distribution of public documents to the Library of Congress for its own use and for international exchange, and section 7 of the Act (43 Stat. 1106) approved March 3, 1925 (U. S. C., title 44, sec. 139a), relative to increasing the number of copies of Government publications for international exchange, be, and are hereby, amended to read as follows:

139. INTERNATIONAL EXCHANGE OF GOVERNMENT PUBLICATIONS.—That, for the purpose of more fully carrying into effect the provisions of the convention concluded at Brussels on March 15, 1886, and proclaimed by the President of the United States on January 15, 1889, there shall hereafter be supplied to the Library of Congress not to exceed one hundred and twenty-five copies each of all Government publications, including the daily and bound copies of the Congressional Record, for distribution, through the Smithsonian Institution, to such foreign governments as may agree to send to the United States similar publications of their governments for delivery to the Library of Congress.

139a. DISTRIBUTION OF GOVERNMENT PUBLICATIONS TO THE LIBRARY OF CONGRESS.—That there shall be printed and furnished to the Library of Congress for official use in Washington, District of Columbia, and for international exchange as provided in section 139 of this title, not to exceed one hundred and fifty copies of the publications described in this section, to wit: House documents and reports, bound; Senate documents and reports, bound; Senate and House journals, bound; public bills and resolutions; the United States Code and supplements, bound; the Official Register of the United States, bound; and all other publications and maps which are printed, or otherwise reproduced, under authority of law, upon the requisition of any Congressional committee, executive department, bureau, independent office, establishment, commission, or officer of the Government: Provided, That confidential matter, blank forms, and circular letters not of a public character shall be excepted.

In addition to the foregoing, there shall be delivered as printed to the Library of Congress ten copies of each House document and report, unbound; ten copies of each Senate document and report, unbound; and ten copies of each private bill and resolution and fifty copies of the laws in slip form.


TITLE V

MANUSCRIPT OF ANNUAL REPORTS

Sec. 8. That chapter 209, section 3 (39 Stat. 336), of the Sundry Civil Appropriation Act for the fiscal year ending June 30, 1917, approved July 1, 1916 (U. S. C., title 5, sec. 108), be, and is hereby, amended to read as follows:

108. MANUSCRIPT OF ANNUAL REPORTS AND ACCOMPANYING DOCUMENTS.—The appropriations made for printing and binding shall not be used for any annual report or the accompanying documents
unless the manuscript and proof therefor is furnished to the Public
Printer in the following manner: Manuscript of the documents
accompanying such annual reports on or before the 1st day of Novem-
ber of each year; manuscript of the annual reports on or before the
15th day of November of each year; complete revised proofs of the
accompanying documents on the 1st day of December of each year
and of the annual reports on the 10th day of December of each year;
and all of said annual reports and accompanying documents shall
be printed, made public, and available for distribution not later than
within the first five days after the assembling of each regular session
of Congress. The provisions of this section shall not apply to the
annual reports of the Smithsonian Institution, the Commissioner of
Patents, the Comptroller of the Currency, or the Secretary of the
Treasury.

TITLE VI

STATUTES AT LARGE

SEC. 9. That so much of chapter 23, section 73 (28 Stat. 615), of
the Printing Act, approved January 12, 1895, as amended, as relates
to the publication and distribution of the Statutes at Large (U. S. C.,
title 1, sec. 30, and title 44, sec. 196), be, and is hereby, amended
to read as follows:

196. STATUTES AT LARGE; CONTENTS; ADMISSIBILITY IN EVIDENCE.—
That, beginning with the Seventy-fifth Congress and thereafter, the
Secretary of State shall cause to be compiled, edited, and indexed
the United States Statutes at Large, which shall contain all the laws
and concurrent resolutions enacted during each session of Congress,
and also all conventions, treaties, and international agreements to
which the United States is a party and which have come into force
since the date of the adjournment of the session of Congress next pre-
ceding, including all proclamations issued since that date. The
United States Statutes at Large shall be legal evidence of the laws,
treaties, and conventions therein contained in all the courts of the
United States, its Territories, and insular possessions, and of the
several States therein.

196a. SAME; DISTRIBUTION.—The Public Printer shall print, and
after the final adjournment of each session of Congress, bind and
deliver to the Superintendent of Documents as many copies of the
Statutes at Large as may be required for distribution as follows:
To the President of the United States, four copies, one of which
shall be for the library of the Executive Mansion;
To the Vice President of the United States, two copies;
To each Senator, Representative, Delegate, and Resident Com-
missioner in Congress, one copy;
To the office of the Parliamentarian of the House of Representa-
tives, two copies;
To the offices of the Legislative Counsel of the Senate and House
of Representatives, each, one copy;
To the Senate Library, not to exceed twenty-five copies;
To the House Library, not to exceed fifty copies;
To the Library of Congress for international exchange and for
official use in Washington, District of Columbia, not to exceed one
hundred and fifty copies;
To the library of the Supreme Court of the United States, for
distribution to the Chief Justice and Associate Justices, the officers
of the Court, and for use in the library, not to exceed twenty copies;
To the Architect of the Capitol, one copy;
To the Public Printer, two copies;
To the National Archives, not to exceed five copies;
Title VII.

Ownership of Government publications.

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 Custody, etc.

Statutes at Large, distribution—Contd.

To the Department of State, including those for the use of embassies, legations, and consulates, not to exceed six hundred copies;
To the Treasury Department, including those for the use of officers of customs, not to exceed three hundred copies;
To the War Department, not to exceed two hundred copies;
To the Navy Department, not to exceed one hundred copies;
To the Department of the Interior, including those for the use of the United States Supervisors of Surveys and registers and receivers of public-land offices, not to exceed three hundred copies;
To the Post Office Department, not to exceed fifty copies;
To the Department of Justice, including those for the judges and the officers of the United States and Territorial courts, not to exceed eight hundred copies;
To the Department of Agriculture, not to exceed one hundred copies;
To the Department of Commerce, not to exceed one hundred copies;
To the Department of Labor, including those for the officers of the Immigration and Naturalization Service, not to exceed one hundred and seventy-five copies;
To the government of the Philippine Islands, at Manila, ten copies;
To the offices of the Governors of Alaska, Hawaii, Puerto Rico, and the Virgin Islands, each, two copies;
To the office of the Governor of the Panama Canal, three copies;
To the library of the court of last resort of each State, Territory, and insular possession, and of the District of Columbia, each, one copy;
To each designated depository library in each State, Territory, and insular possession, one copy;
To each independent office and establishment of the Government now in Washington, District of Columbia, or which hereafter may be created, not to exceed six copies; and
To the library of the municipal government of the District of Columbia, the Naval Observatory, and the Smithsonian Institution, each, one copy.

In addition to the foregoing the Public Printer shall print one thousand two hundred copies of the Statutes at Large, of which three hundred copies shall be for the use of the Senate and nine hundred copies for the use of the House of Representatives. The "usual number" shall not be printed.

SEC. 10. That so much of chapter 23, section 73 (28 Stat. 614), of the Printing Act, approved January 12, 1895, as relates to the publication and distribution of pamphlet copies of the statutes of each session of Congress (U. S. C., title 44, sec. 195), be, and is hereby, repealed.

TITLE VII

Ownership of Government Publications

SEC. 11. That chapter 23, section 74 (28 Stat. 620), of the Printing Act, approved January 12, 1895 (U. S. C., title 44, sec. 92), relating to the ownership of publications furnished Government officers for official use, be, and is hereby, amended to read as follows:

92. Government publications shall remain public property. — All Government publications furnished by authority of law to officers (except members of Congress) of the United States Government, for their official use, shall be stamped “Property of the United States Government”, and shall be preserved by such officers and by them delivered to their successors in office as a part of the property apper-
taining to the office. Government publications furnished depository libraries shall be made available for the free use of the general public and must not be disposed of except as the Superintendent of Documents may direct.

Sec. 12. That section 1777 of the Revised Statutes of the United States (U. S. C., title 5, sec. 89), relating to preservation of Statutes at Large, and so much of chapter 453, section 1 (22 Stat. 330), of the Sundry Civil Appropriation Act, for 1883, approved August 7, 1882 (U. S. C., title 6, sec. 90), relating to statutes furnished judges to remain public property, and section 506 of the Revised Statutes of the United States (U. S. C., title 44, sec. 90), relating to books and documents not to be removed from depositories, be, and are hereby, repealed.

TITLE VIII

ACCEPTANCE OF PAPER AND ENVELOPES

Sec. 13. That chapter 23, section 7 (28 Stat. 602), of the Printing Act, approved January 12, 1895 (U. S. C., title 44, sec. 9), relative to the comparison of paper with the standard quality, be, and is hereby, amended to read as follows:

9. COMPARISON OF PAPER AND ENVELOPES WITH STANDARD QUALITY.—The Public Printer shall compare every lot of paper and envelopes delivered by a contractor with the standard of quality fixed upon by the Joint Committee on Printing, and shall not accept any paper or envelopes which does not conform to it in every particular: Provided, however, That any lot of delivered paper or envelopes which does not conform to such standard of quality may be accepted by the Joint Committee on Printing at such discount as, in its opinion, may be sufficient to protect the interests of the Government.

TITLE IX

PUBLIC BILLS AND RESOLUTIONS FOR DEPARTMENTS

Sec. 14. That the second sentence of chapter 23, section 90 (28 Stat. 616), of the Printing Act, approved January 12, 1895 (U. S. C., title 44, sec. 215), authorizing the Public Printer to furnish to the departments copies of all bills and resolutions required for official use, be, and is hereby, amended as follows:

After the word “all” insert the word “public”.

Sec. 15. That all Acts or parts of Acts inconsistent with this Act are hereby repealed.

Approved, June 20, 1936.

[CHAPTER 631.]

AN ACT

To extend the benefits of the Adams Act, the Purnell Act, and the Capper-Ketcham Act to the Territory of Alaska, 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 Acts, to wit, an Act entitled “An Act to provide for an increased annual appropriation for agriculture experiment stations and regulating the expenditure thereof”, approved March 16, 1906, and known as the Adams Act; an Act entitled “An Act to provide for the further...