

said utility, and shall be payable from the same fund, or they may be issued in different series and may mature at any time subsequent to the last maturity of the original issue, but in any event may not mature more than thirty years from date thereof, or may mature concurrently with bonds of said original issue maturing on or subsequent to January 1, 1955. Regardless of whether or not said bonds are issued in series, any bonds issued to pay for any such extensions, additions, or improvements shall rank *pari passu* with the original bonds issued for the purchase of such utility.

SEC. 7. No part of the funds arising from the sale of any or all of the bonds authorized by this Act shall be used for any purpose or purposes other than those specified in this Act and authorized at the election authorizing the issuance of the same. Said bonds shall be sold only when and in such amounts as the Common Council of the City of Anchorage shall direct, and the proceeds thereof shall be used only for the purposes or any of them hereinbefore mentioned, and under the orders and direction of said common council from time to time as such proceeds may be required for said purposes.

SEC. 8. If the Common Council of the City of Anchorage shall deem it advisable, any or all of the bonds, the issuance of which is authorized by this Act, may be refunded. Said refunding bonds may be exchanged for said outstanding bonds or may be sold at not less than par at public or private sale, and the proceeds of such sale shall be used only for the payment of the bonds being refunded: *Provided*, That such refunding bonds shall bear an interest rate not greater than the bonds being refunded. Said refunding bonds may mature not later than thirty years from date and shall be payable in such amounts and at such times and places as the Common Council of the City of Anchorage shall prescribe.

SEC. 9. The said city of Anchorage is hereby authorized to enter into contracts with the United States of America, or any agency or instrumentality thereof, under any Act or Acts of the Congress of the United States to encourage public works, for the relief of unemployment or for any other public purpose, for the sale of bonds issued in accordance with the provisions of this Act, or for the acceptance of a grant of money to aid said municipality in financing any public works; or to enter into contracts with any persons or corporations, public or private, for the sale of such bonds; and such contracts may contain such terms and conditions as may be agreed upon by and between the Common Council of said City of Anchorage and the United States of America, or any agency or instrumentality thereof, or any such purchaser.

Approved June 28, 1943.

[CHAPTER 176]

AN ACT

To amend an Act entitled "An Act to provide for the use of the American National Red Cross in aid of the land and naval forces in time of actual or threatened war."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That effective from December 5, 1941, the Act of April 24 1912 (37 Stat. 90; 36 U. S. C. 10, 11), entitled "An Act to provide for the use of the American National Red Cross in aid of the land and naval forces in time of actual or threatened war", is amended to read as follows: "That whenever in time of war, or when war is imminent, the President shall find the cooperation and use of the American National Red Cross with the land and naval forces to be necessary, he is authorized to

Sale of bonds.
Restriction on use of funds.

Refunding bonds.

Contracts for sale of bonds or acceptance of grants.

June 29, 1943

[H. R. 2292]

[Public Law 90]

American National Red Cross.
Wartime aid to land and naval forces.

accept the assistance tendered by the said Red Cross and to employ the same under the land and naval forces in conformity with such rules and regulations as he may prescribe.

Transportation and subsistence.

“SEC. 2. That when the said Red Cross cooperation and assistance with the land and naval forces in time of war or threatened hostilities shall have been accepted by the President, the personnel entering upon the duty specified in section 1 of this Act shall, while proceeding to their place of duty, while serving thereat, and while returning therefrom, be transported and subsisted at the cost and charge of the United States as civilian employees employed with the said forces, and no passport fee shall be charged or collected for any passport issued to such personnel so serving or proceeding abroad to enter upon such service, and the Red Cross supplies that may be tendered as a gift and accepted for use by the land and naval forces shall be transported at the cost and charge of the United States.”

Passport fees.

Approved June 29, 1943.

[CHAPTER 177]

JOINT RESOLUTION

Giving the consent of the Congress to an agreement between the State of Indiana and the Commonwealth of Kentucky establishing a boundary between said State and said Commonwealth.

June 29, 1943
[H. J. Res. 131]
[Public Law 100]

Indiana-Kentucky boundary line.

Whereas, by decree of the Supreme Court of the United States in the case of *Indiana against Kentucky*, decided May 18, 1896, and reported in 163 United States Reports, the boundary line between the State of Indiana and the Commonwealth of Kentucky between certain terminal points therein described was fixed and established; and

Whereas neither of said terminal points reached the low-water mark of the right side of the Ohio River, forming the remainder of the boundary line between said State and said Commonwealth; and

Whereas, owing to the fact recited in the preceding literary paragraph hereof a dispute has arisen as to the boundary line connecting said terminal points with said low-water mark; and

Whereas the Governor of the State of Indiana and the Governor of the Commonwealth of Kentucky appointed commissioners to study said question for the purpose of ascertaining the true and legal boundary line thus in dispute; and

Whereas said commissioners agreed upon the true and legal boundary line; and

Whereas the General Assembly of the State of Indiana passed an act known and designated as Enrolled Act Numbered 19, House, bearing the signatures of Hobart Creighton, speaker of the house of representatives; Charles M. Dawson, president of the senate; and the signature and approval of Henry F. Schricker, Governor of Indiana, under date of January 29, 1943; and

Whereas the General Assembly of the Commonwealth of Kentucky passed a like act known and designated as House Bill Numbered 375, bearing the signatures of Stanley S. Dickson, speaker of the house of representatives; Rodes K. Myers, president of the senate; and the signature and approval of Keen Johnson, Governor of Kentucky, under date of March 9, 1942; and

Whereas the said acts provided in substance that upon the approval and consent of the Congress of the United States the boundary line between the State of Indiana and the Commonwealth of Kentucky shall be as follows:

Commencing at a point on the line between sections 15 and 14, township 7 south, range 10 west, and sixty-seven and twenty-five