

Pay deduction. be enforced in the same manner as if the annuitant had not been reemployed or continued: *And provided further*, That during such reemployment or continuation there shall be deducted and withheld from the salary, pay, or compensation of such employee at each pay period a proportionate amount of the annual difference between the life annuity to which the employee would have been entitled and the reduced annuity elected by the employee. The amounts so deducted and withheld shall be deposited in the Treasury of the United States to the credit of civil service retirement and disability fund.”

Effective date. SEC. 2. The amendment made by the first section of this Act shall be effective as of January 1, 1940.

Approved December 19, 1944.

[CHAPTER 687]

AN ACT

December 19, 1944
[S. 209]
[Public Law 502]

Authorizing the conveyance of certain property to the State of North Dakota.

North Dakota.
Conveyance.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of June 25, 1938 (52 Stat. 1173), is hereby amended to read as follows:

Reservation.

“That the Secretary of the Interior be, and he is hereby, authorized to grant and convey to the State of North Dakota, for military and defense purposes, fee-simple title to all or any part of the lands and improvements comprising the Bismarck Indian School Plant. In any such grant, there shall be reserved to the United States the right to construct and operate over the property granted canals, ditches, transmission lines, and facilities incidental thereto that may be constructed in connection with Federal projects for the irrigation of land.”

Approved December 19, 1944.

[CHAPTER 608]

AN ACT

December 19, 1944
[S. 963]
[Public Law 503]

Relating to the imposition of certain penalties and the payment of detention expenses incident to the bringing of certain aliens into the United States.

Immigration.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 15 of the Immigration Act of February 5, 1917 (39 Stat. 885; 8 U. S. C. 151), is hereby amended by changing the period after the word “hereof”, as it appears in the next to the last sentence of the said section, to a colon, and adding the following: “*Provided further*, That in cases of aliens who arrive in possession of unexpired visas issued by United States consuls within sixty days of the aliens’ foreign embarkation, detention expenses and expenses incident to detention shall not be assessed against the vessel if the sole cause of exclusion is one arising under section 13 (a) (1) or (3) of the Immigration Act of 1924 (43 Stat. 161-162; 50 Stat. 165; 46 Stat. 581; 8 U. S. C. 213 (a)-213 (f)).”

Detention expenses.

Deportation of
aliens.

Detention expenses.

SEC. 2. Section 18 of the Immigration Act of February 5, 1917, as amended (39 Stat. 887-889; 45 Stat. 1551; 8 U. S. C. 154), is amended by changing the period after the last word in the second sentence thereof to a comma and adding the following: “except that detention expenses and expenses incident to detention, shall not be assessed against the owner or owners of the vessels on which they respectively came when the aliens are in possession of unexpired visas issued by United States consuls within sixty days of the aliens’ foreign embarkation if the sole cause of exclusion is one arising under section 13 (a) (1) or (3) of the Immigration Act of 1924 (43 Stat. 161-162; 50 Stat. 165; 46 Stat. 581; 8 U. S. C. 213 (a)-213 (f)).”