period of thirty days, when accompanied by the holder of a motor vehicle operator's permit who is occupying a seat beside such person. Any such learner's permit may be extended for one additional period of thirty days. No learner's permit shall be issued to any individual under sixteen years of age; and no such permit issued to any individual sixteen years of age or over but under eighteen years of age shall authorize the operation of any motor vehicle unless the holder of such permit is accompanied by the holder of a motor-vehicle instructor's license who is occupying a seat beside such learner or unless the holder of such permit is operating a passenger vehicle used solely for purposes of pleasure and owned by such learner or his parent or guardian and such learner is accompanied by the holder of a motor-vehicle operator's permit who is occupying a seat beside such learner.

“(3) Any pupil fifteen years of age or over enrolled in a high school or junior high school driver education and training course approved by the Commissioners or their designated agent may, without obtaining either an operator's or a learner's permit, operate a dual-control motor vehicle at such times as such pupil is under instruction and accompanied by a licensed motor-vehicle driving instructor: Provided, That such instructor shall at all times while he is engaged in such instruction have on his person a certificate from the principal or other person in charge of such school, stating that such instructor is officially designated to instruct pupils enrolled in such course, and whenever demand is made by a police officer such instructor shall display to him such certificate.

“(4) In case of the loss of an operator's permit or a learner's permit, the individual to whom such permit was issued shall forthwith notify the commissioners or their designated agent, who shall furnish such individual with a duplicate permit. The fee for each such duplicate permit shall be 50 cents.

“(5) Enlisted men of the Army, Navy, Marine Corps, and Coast Guard shall be issued, without charge, a permit to operate Government-owned vehicles, while engaged in official business, upon the presentation of a certificate from their commanding officers to the effect that they are assigned to operate a Government vehicle and are qualified to drive, and upon proving to the satisfaction of the director of vehicles and traffic that they are familiar with the traffic regulations of the District of Columbia.”

Approved April 20, 1948.
District of Columbia” is hereby amended to read as follows: “If the commission finds that an applicant is entitled to a license by virtue of an outstanding license to practice medicine and surgery in the District of Columbia or by virtue of years of practice, under the provisions of section 24 of this Act or by virtue of reciprocity, under the provisions of section 25, or by virtue of a certificate or diploma by a national examining board as provided in section 25 (a) of this Act, it shall issue to him a license accordingly.”

Sec. 2. The penultimate sentence of section 11 of the said Act is hereby amended to read as follows: “An applicant who is reported by the board as qualified in said sciences and who is entitled to a license by reciprocity, without examination, or by virtue of a certificate or diploma issued by a national examining board, shall thereupon be given such a license.”

Sec. 3. (a) The third sentence of section 23 is hereby amended to read as follows: “Each application shall show whether the applicant (a) seeks a license (1) on the basis of a license to practice medicine and surgery in the District of Columbia, under section 24 of this Act; (2) on the basis of years of practice, under section 24; (3) on the basis of reciprocity, under section 25 of this Act; (4) by virtue of a certificate or diploma issued by a national examining board, as provided in section 25 (a) of this Act; or (5) on the basis of examination, under section 26; or (b) seeks registration as a person exempted from licensure, under section 42.”

Sec. 3. (b) The fourth sentence of section 23 is hereby amended to read as follows: “Each application shall be accompanied by a fee, as follows: For a license on the basis of a license to practice medicine and surgery in the District of Columbia, a fee of $1; on the basis of years of practice in the District of Columbia, a fee of $25; for a license on the basis of reciprocity, a fee of $50; for a license on the basis of a certificate or diploma from a national examining board, a fee of $25; for certification of applications for license by reciprocity in other jurisdictions, a fee of $10; for a license on the basis of examination, a fee of $25; for registration as a person exempted from license, a fee of $1; but physicians and surgeons of the United States Army, Navy, and Public Health Service, and medical officers in any other branch of the Federal Government whatsoever, and practitioners of the healing art residing within and licensed by States bordering on the District of Columbia, who do not maintain an office or appoint places where patients may be met within the District of Columbia, applying for registration as persons exempted from licensure in the District of Columbia, shall not be required to pay any fee in connection with any such application.”

Sec. 4. The said Act is further amended by inserting after section 25 a new section designated “Sec. 25. (a)” to read as follows: “Sec. 25. (a) The commission may issue a license, without examination, to anyone holding a certificate or diploma from a national examining board: Provided, That the examination given by the national examining board was as comprehensive and as exhaustive as that required in the District of Columbia. The applicant for license on this basis shall submit with his application proof satisfactory to the commission that he is not less than twenty-one years of age; that he is of good moral character; that he has had not less than two years of preprofessional education and training in a college or university acceptable to the commission before entering on the study of the healing art; that he has studied the healing art through not less than four graded courses of not less than nine months each, in a professional school or schools registered under this Act, and has been graduated by such school with the degree of doctor of medicine, doctor of
osteopathy, or some equivalent degree; and, if required by the com-
mission, that he has had not less than one year of training in a hos-
pital registered by the commission under this Act: Provided further,
That the license issued on the basis of a certificate or diploma from a
national examining board shall so state on its face.”

Approved April 20, 1948.

[CHAPTER 217]

AN ACT

To provide that compensation of members of the Alcoholic Beverage Control
Board of the District of Columbia shall be fixed in accordance with the Classi-
fication Act of 1923, as amended.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the positions of members of the Alcoholic Beverage Control Board for the District of Columbia shall be classified in accordance with the Classification Act of 1923, as amended.

SEC. 2. That the sentence in section 4 of the Act entitled “An Act
to control the manufacture, transportation, possession, and sale of
alcoholic beverages in the District of Columbia”, approved January
24, 1934, as amended, which reads: “The salary of each of the mem-
bers of the Board shall be $5,000 per annum”, shall remain in force
and effect until the classifications provided for by the first section of
this Act shall have been effected and thereafter said sentence shall
stand repealed.

Approved April 20, 1948.

[CHAPTER 218]

AN ACT

To amend paragraph 1629 of the Tariff Act of 1930 so as to provide for the free
importation of exposed X-ray film.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That (a) paragraph
1629 of the Tariff Act of 1930 is hereby amended by inserting after
“PAR. 1629.” “(a)”, and by adding at the end of the paragraph a new
subparagraph to read as follows:

“(b) X-ray film, exposed, whether or not developed.”

(b) This Act shall be effective as to merchandise entered for con-
sumption, or withdrawn from warehouse for consumption, on and
after the thirtieth day after the enactment of this Act.

Approved April 20, 1948.

[CHAPTER 219]

AN ACT

Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1949, 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
sums are appropriated, out of any money in the Treasury not other-
wise appropriated, for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1949, namely: