thanking of which may be necessary, payable in like manner as other appropri-
ations for the expenses of the District of Columbia, is hereby
authorized to be appropriated to enable the Commissioners of the
District of Columbia to maintain public order and protect life and
property in said District of Columbia from January 15 to January
26, 1949, both inclusive, including the employment of personal serv-
ces, payment of allowances, traveling expenses, hire of means of trans-
portation, cost of removing and relocating streetcar-loading plat-
forms; for the construction, rent, maintenance, and expenses inci-
dent to the operation of temporary public comfort stations, first-aid
stations, and information booths, during the period aforesaid, and
other incidental expenses in the discretion of the Commissioners.
Said Commissioners are hereby authorized and directed to make all
reasonable regulations necessary to secure such preservation of public
order and protection of life and property, and to make special regu-
lations respecting the standing, movements, and operating of vehicles
of whatever character or kind during said period; and to grant, under
such conditions as they may impose, special licenses to peddlers and
vendors to sell goods, wares, and merchandise on the streets, avenues,
and sidewalks in the District of Columbia, and to charge for such
privilege such fees as they may deem proper.

SEC. 2. Such regulations and licenses shall be in force one week
prior to said inauguration, during said inauguration, and one week
subsequent thereto, and shall be published in one or more of the daily
newspapers published in the District of Columbia and in such other
manner as the Commissioners may deem best to acquaint the public
with the same; and no penalty prescribed for the violation of any
such regulations shall be enforced until five days after such publica-
tion. Any person violating any of such regulations shall be liable for
each such offense to a fine of not to exceed $100 in the municipal court
for the District of Columbia, and in default of payment thereof to
imprisonment in the workhouse of said District for not longer than
sixty days.

Approved June 3, 1948.

[CHAPTER 375]

JOINT RESOLUTION

Authorizing the granting of permits to the Committee on Inaugural Ceremonies
on the occasion of the inauguration of the President-elect in January 1949, and
for other purposes.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Administrator
of the Federal Works Agency, and such other officers of the District
of Columbia and the United States as control any public lands in
the District of Columbia, are hereby authorized to grant permits,
under such restrictions as they may deem necessary, to the Committee
on Inaugural Ceremonies to be appointed with the approval of the
President-elect for the use of any reservations or other public spaces
in the District of Columbia under their control on the occasion of
the inauguration of the President-elect in January 1949: Provided,
That in their opinion no serious or permanent injuries will be thereby
inflicted upon such reservations or public spaces or statuary thereon;
and the Commissioners of the District of Columbia may designate
for such and other purposes, on the occasion aforesaid, such streets,
avenues, and sidewalks in said District of Columbia under their
control as they may deem proper and necessary: Provided, however,
That all stands or platforms that may be erected on the public space,
as aforesaid, including such as may be erected in connection with the
display of fireworks, shall be under the said supervision of the said inaugural committee, and no stand shall be built on the sidewalk, streets, parks, and public grounds of the District of Columbia, not including the area on the south side of Pennsylvania Avenue directly in front of the White House, except such as are approved by the inaugural committee, the director of inspection of the District of Columbia, and the Administrator of the Federal Works Agency: 

And provided further, That the reservations or public spaces occupied by the stands or other structures shall, after the inauguration, be promptly restored to their condition before such occupation, and that the inaugural committee shall indemnify the appropriate agency of the Government for any damages of any kind whatsoever upon such reservations or spaces by reason of such use.

SEC. 2. The Commissioners of the District of Columbia are hereby authorized to permit the committee on illumination of the inaugural committee for said inaugural ceremonies to stretch suitable overhead conductors, with sufficient supports wherever necessary, for the purpose of connecting with the present supply of light for the purpose of effecting the said illumination: Provided, That if it shall be necessary to erect wires for illuminating or other purposes over any park or reservation in the District of Columbia, the work of erection and removal of said wires shall be under the supervision of the official in charge of said park or reservation: Provided further, That the said conductors shall not be used for conveying electrical currents after January 24, 1949, and shall, with their supports, be fully and entirely removed from the streets and avenues of the said District of Columbia on or before January 31, 1949: Provided further, That the stretching and removing of the said wires shall be under the supervision of the Commissioners of the District of Columbia, or such other officials as may have jurisdiction in the premises, who shall see that the provisions of this joint resolution are enforced, that all needful precautions are taken for the protection of the public, and that the pavement of any street, avenue, or alley disturbed is replaced in as good condition as before entering upon the work herein authorized: And provided further, That no expense or damage on account of or due to the stretching, operation, or removal of the said temporary overhead conductors shall be incurred by the United States or the District of Columbia.

SEC. 3. The Secretary of Defense be, and he is hereby, authorized to loan to the Committee on Inaugural Ceremonies such hospital tents, smaller tents, camp appliances, ensigns, flags, signal numbers, and so forth, belonging to the Government of the United States (except battle flags), that are not now in use and may be suitable and proper for decoration, and which may, in their judgment, be spared without detriment to the public service, such flags to be used in connection with said ceremonies by said committee under such regulations and restrictions as may be prescribed by the said Secretary in decorating the fronts of public buildings and other places on the line of march between the Capitol and the Executive Mansion, and the interior of the reception hall: Provided, That the loan of the said hospital tents, smaller tents, camp appliances, ensigns, flags, signal numbers, and so forth, to the said committee shall not take place prior to the 11th of January, and they shall be returned by the 25th day of January 1949: Provided further, That the said committee shall indemnify the said Government for any loss or damage to such flags not necessarily incident to such use. That the Secretary of Defense is hereby authorized to loan to the inaugural committee for the purpose of caring for the sick, injured, and infirm on the occasion of said inauguration such hospital tents and camp appliances, and other necessaries, hospital furniture, and utensils of all descriptions, ambulances, drivers,
stretcher, and Red Cross flags and poles belonging to the Government of the United States as in his judgment may be spared and are not in use by the Government at the time of the inauguration: And provided further, That the inaugural committee shall indemnify the Government for any loss or damage to such hospital tents and appliances, as aforesaid, not necessarily incident to such use.

Sec. 4. The Commissioners of the District of Columbia and the Administrator of the Federal Works Agency be, and they are hereby, authorized to permit telegraph, telephone, radio-broadcasting and television companies to extend overhead wires to such points along the line of parade as shall be deemed by the chief marshal convenient for use in connection with the parade and other inaugural purposes, the said wires to be taken down within ten days after the conclusion of the ceremonies.

Approved June 3, 1948.

[CHAPTER 379]

AN ACT

To amend the Mineral Leasing Act of February 25, 1920, and the Potassium Act of February 7, 1927, in order to promote the development of certain minerals on the public domain; and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That section 2 of the Act entitled "An Act to promote the mining of coal, phosphate, oil, oil shale, gas, and sodium on the public domain", approved February 25, 1920, as amended (41 Stat. 438, 30 U. S. C., secs. 201 and 202), is amended to read as follows:

"SEC. 2. (a) The Secretary of the Interior is authorized to divide any of the coal lands or the deposits of coal, classified and unclassified, owned by the United States, outside of the Territory of Alaska, into leasing tracts of forty acres each, or multiples thereof, and in such form as, in his opinion, will permit the most economical mining of the coal in such tracts, but in no case exceeding two thousand five hundred and sixty acres in any one leasing tract, and thereafter he shall, in his discretion, upon the request of any qualified applicant or on his own motion, from time to time, offer such lands or deposits of coal for leasing, and shall award leases thereon by competitive bidding or by such other methods as he may by general regulations adopt, to any qualified applicant. He is hereby authorized, in awarding leases for coal lands improved and occupied or claimed in good faith, prior to February 25, 1920, to consider and recognize equitable rights of such occupants or claimants. No competitive lease of coal shall be approved or issued until after the notice of the proposed offering for lease has been given in a newspaper of general circulation in the county in which the lands are situated in accordance with regulations prescribed by the Secretary.

(b) Where prospecting or exploratory work is necessary to determine the existence or workability of coal deposits in any unclaimed, undeveloped area, the Secretary of the Interior may issue, to applicants qualified under this Act, prospecting permits for a term of two years, for not exceeding two thousand five hundred and sixty acres; and if within said period of two years thereafter the permittee shows to the Secretary that the land contains coal in commercial quantities, the permittee shall be entitled to a lease under this Act for all or part of the land in his permit.

Any coal prospecting permit issued under this section may be extended by the Secretary for a period of two years, if he shall find that the permittee has been unable, with the exercise of reasonable