subject to disposition by the War Assets Administration, is hereby transferred, without exchange of funds, to the administrative jurisdiction of the National Park Service of the Department of the Interior to be administered as a part of the Cape Hatteras National Seashore Recreational Area project, authorized by the Act of August 17, 1937, as amended (50 Stat. 669; 16 U. S. C., secs. 459-459a-3), and shall be subject to all laws applicable thereto.

Approved June 3, 1948.

[CHAPTER 394]  
AN ACT  
To allow service credit for certain enlisted men of the Coast Guard who acted as policemen and guards at the Ivigtut Cryolite Mine, Greenland, during 1940 and 1941.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That those enlisted men of the Coast Guard who, during 1940 and 1941, were discharged from the Coast Guard to accept employment as policemen and guards at the Ivigtut Cryolite Mine, Greenland, and who reenlisted in the Coast Guard within three months after the termination of their service as such policemen and guards, shall be credited with the time between discharge and reenlistment for purposes of longevity pay and retirement, but no increased retroactive pay shall accrue by reason of the enactment of this Act.

Approved June 3, 1948.

[CHAPTER 395]  
AN ACT  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 16 of the Act of July 23, 1947 (61 Stat. 409), is hereby amended to read as follows:

"Sec. 16. All Acts or parts of Acts inconsistent with this Act are hereby repealed; but the Act of July 24, 1941, as amended (55 Stat. 603), shall continue to have application to the Coast Guard until such time as the Secretary of the Treasury shall determine that the number of officers holding permanent appointments on the active list of the Coast Guard is equal to 95 per centum of the number of such officers authorized by law, exclusive of extra numbers, or on January 1, 1957, whichever shall occur earlier."

Approved June 3, 1948.

[CHAPTER 396]  
AN ACT  
To amend section 9 of the Act of August 24, 1912 (37 Stat. 512).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first proviso of section 9 of the Act of August 24, 1912 (37 Stat. 512, 515), be amended to read as follows: "Provided, That all authorized indebtedness shall be paid in the order of its creation; all taxes shall be uniform upon the same class of subjects and shall be levied and collected under general laws, and the assessments shall be according to the true and
full value thereof, except that unpatented mining claims and non-
producing patented mining claims, which are also unimproved, may
be valued at the price paid the United States therefor, or at a flat rate
fixed by the legislature, but if the surface ground is used for other
than mining purposes, and has a separate and independent value for
such other purposes, or if there are improvements or machinery or
other property thereon of such a character as to be deemed a part of
the realty, then the same shall be taxed according to the true and full
value thereof. No tax shall be levied for Territorial purposes in excess
of 2 per centum upon the assessed valuation of the property therein
in any one year; nor shall any incorporated town or municipality levy
any tax, for any purpose, in excess of 3 per centum of the assessed
valuation of property within the town in any one year”.

Approved June 3, 1948.

[CHAPTER 397]

AN ACT

To amend section 203 of the Hawaiian Homes Commission Act, designating
certain public lands as available home lands.

"Cultivated sugarcane lands: That parcel of Anahola, Island of
Kauai, comprising four hundred and one and four hundred and
twenty-three one-thousandths acres, hereinafter described and being
portion of the land covered by general lease numbered 2724 to the
Lihue Plantation Company, Limited, notwithstanding the fact that
said parcel is cultivated sugarcane land, subject however, to the terms
of said lease, said parcel being more particularly described as follows:

"Being a portion of land described in general lease numbered
2724 to the Lihue Plantation Company situate in the district of
Anahola, Kauai, Territory of Hawaii, beginning at the northwest
corner of this parcel of land, the coordinates of which referred to
government triangulation station south base are three thousand and
forty-nine and sixty-two one-hundredths feet south, one thousand
nine hundred and thirty-two and twenty-five one-hundredths feet
west, and running thence by azimuths measured clockwise from true
south two hundred and thirty-seven degrees six minutes seven seconds
seven hundred and sixty and fourteen one-hundredths feet, thence along
the seashore, the direct azimuth and distance being three hundred and
thirty-four degrees twelve minutes twenty-five seconds six hundred and
twenty-one one-hundredths feet, thence along the seashore, the direct
azimuth and distance being three hundred and thirty-one degrees
twenty-five minutes thirty seconds five hundred and sixty-six one-
hundredths feet, thence along the seashore, the direct azimuth and
distance being three hundred and thirty-two degrees no minutes seven
seconds one thousand and sixty and fourteen one-hundredths feet, thence
along the seashore, the direct azimuth and distance being three hundred and
thirty-four degrees fifteen minutes two hundred and seventy feet, thence
along the seashore, the direct azimuth and distance being three hundred