[CHAPTER 724]

[JOINT RESOLUTION]

To authorize and direct the Commissioners of the District of Columbia to investigate and study certain matters relating to parking lots in the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the Commissioners of the District of Columbia are authorized and directed to conduct a full and complete investigation and study in order to determine (1) charges imposed for parking on parking lots in the District of Columbia, (2) services supplied by the operators of such parking lots, and (3) how such charges and services compare with charges and services of operators of parking lots in other cities.

(b) The Commissioners shall make a report to the Committee on the District of Columbia of the Senate and to the Committee on the District of Columbia of the House of Representatives not later than January 2, 1949, the results of such investigation and study, together with such recommendations as they may deem advisable.

Approved June 29, 1948.

[CHAPTER 725]

[JOINT RESOLUTION]

Correcting Act establishing the Theodore Roosevelt National Memorial Park, as amended.

Whereas a clerical or printer’s error by omission of words appears in section 1 of Public Law Numbered 620 amending the Act of April 25, 1947, establishing the Theodore Roosevelt National Memorial Park: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1 of the Act of April 25, 1947, establishing the Theodore Roosevelt National Memorial Park as amended by Public Law Numbered 620 be further amended by striking out the period at the end of section 1 and inserting the following: “are hereby dedicated and set apart as a public park for the benefit and enjoyment of the people, and shall be known as the Theodore Roosevelt National Memorial Park. The Secretary of the Interior is authorized, in his discretion, to construct and maintain a road or highway through the park connecting with a State or Federal highway.”

Approved June 29, 1948.

[CHAPTER 726]

[JOINT RESOLUTION]

Providing an extension of time for claiming credit or refund with respect to war losses.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That if a claim for credit or refund under the internal-revenue laws relates to an overpayment on account of the deductibility by the taxpayer of a loss in respect of property considered destroyed or seized under section 127 (a) of the Internal Revenue Code, relating to war losses, for a taxable year beginning in 1941 or 1942, the three-year period of limitation prescribed in section 322 (b) (1) of the Internal Revenue Code shall in no event expire prior to December 31, 1949. In the case of such a claim filed on or before December 31, 1949, the amount of the credit
or refund may exceed the portion of the tax paid within the period provided in section 322 (b) (2) or (3) of the Internal Revenue Code, whichever is applicable, to the extent of the amount of the overpayment attributable to the deductibility of the loss described in this section.

Approved June 29, 1948.

[CHAPTER 727]

AN ACT

To amend section 13 (a) of the Surplus Property Act of 1944, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 13 (a) of the Surplus Property Act of 1944, as amended, is hereby amended by inserting a new paragraph as follows:

"(3) Surplus property certified by the Governor of the State in which the property is situated and by the Secretary of the Army, the Secretary of the Navy, or the Secretary of the Air Force, as the case may be, as being suitable and needed for use in training and maintaining any civilian component of the armed forces under his jurisdiction may be disposed of to States, their political subdivisions or tax-supported instrumentalities, subject to such terms and conditions as the Administrator determines to be necessary to properly protect the interests of the United States. Such disposals shall be without monetary consideration: Provided, That the Government shall be reimbursed for such costs incident to the disposal of the property as the Administrator may deem proper, including the expense of removal of any machinery, equipment, or personal property not transferred as a part of such disposal."

Approved June 29, 1948.

[CHAPTER 728]

AN ACT

To amend section 624 of the Public Health Service Act so as to provide a minimum allotment of $100,000 to each State for the construction of hospitals.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first sentence of section 624 of the Public Health Service Act, as amended, is amended to read as follows: "Each State for which a State plan has been approved prior to or during a fiscal year shall be entitled for such year to an allotment of a sum bearing the same ratio to the sums authorized to be appropriated pursuant to section 621 for such year as the product of (a) the population of such State and (b) the square of its allotment percentage (as defined in section 631 (a)) bears to the sum of the corresponding products for all of the States: Provided, That no such allotment to any State shall be less than $100,000 but for the purpose of this proviso the term State shall not include the Virgin Islands."

SEC. 2. There are hereby authorized to be appropriated for the fiscal year ending June 30, 1948, and for each of the three succeeding fiscal years, such sums as may be necessary to provide increased allotments for the construction of hospitals pursuant to the first sentence of section 624 of the Public Health Service Act, as amended by the first section of this Act.

Approved June 29, 1948.