

EXECUTIVE ORDER

RELIEF OF UNEMPLOYMENT THROUGH THE PERFORMANCE OF USEFUL PUBLIC WORK

By virtue of the authority vested in me by the Act of Congress entitled "An Act for the relief of unemployment through the performance of useful public work, and for other purposes," approved March 31, 1933 (Public No. 5 - 73rd Congress), supplementing Executive Order No. 6101, dated April 5, 1933, it is hereby ordered that:

(1) The Chief of Finance of the Army is designated, empowered, and directed to receive, expend, and account for all funds pertaining to and expended for the relief of unemployment through the performance of useful public work under the direction of the Director of the Civilian Conservation Work.

(2) Funds authorized by the President for the operation of this conservation activity will be transferred by the Treasury Department to the credit of the War Department and shall be withdrawn by requisition from the Chief of Finance, U. S. Army, for disbursement.

(3) All expenditures from the Emergency Conservation Fund will be made and accounted for by the Finance Department under Army Account of Advances so as to show separately all the purposes for which funds are expended for unemployment relief work and all adjustments of expended funds will be made in accordance with existing law, regulations, and procedure. Pursuant to instructions from the President, the determination by the Heads of the respective departments concerned as to the necessity for expenditures from the Emergency Conservation Fund shall be final and conclusive upon all officers of the Government.

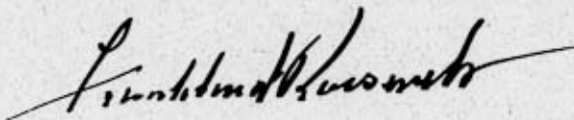
THE WHITE HOUSE,
April 10 1933.

Timothy M. Harcourt
Robt. Fechner
Director 6106-A

EXECUTIVE ORDER

EXEMPTION OF REUBEN PERRY FROM COMPULSORY
RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204 of part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes", approved June 30, 1932, Reuben Perry, superintendent of the Albuquerque School, New Mexico, Indian Service, Department of the Interior, who during the current month reaches the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until June 30, 1933.



THE WHITE HOUSE,

April //, 1933.

EXECUTIVE ORDER

WAIVER OF PROVISIONS OF EXECUTIVE ORDER OF
JANUARY 17, 1873, FOR RAYMOND MOLEY

The provisions of the Executive order of January 17, 1873, prohibiting Federal employees from holding office under any State, territorial, or municipal government, are hereby waived to permit Raymond Moley, Assistant Secretary of State, to hold the position of a member of the commission to investigate and collect facts relating to the present administration of justice in the State of New York under the provisions of chapter 727, Laws of New York, 1930, and amendments thereto, in view of the fact that such office is without compensation and will not conflict with the duties by said Raymond Moley as Assistant Secretary of State.

Franklin D. Roosevelt

THE WHITE HOUSE,
April 12, 1933.

EXECUTIVE ORDER

RELIEF OF UNEMPLOYMENT THROUGH THE PERFORMANCE OF USEFUL PUBLIC WORK

By virtue of the authority vested in me by the Act of Congress entitled "An Act for the relief of unemployment through the performance of useful public work, and for other purposes," approved March 31, 1933 (Public No. 5 - 73rd Congress), and supplementing Executive Order No. 6101, dated April 5, 1933, it is hereby ordered that:

The cash allowance for members of the Conservation Corps authorized by the above mentioned Act of Congress is hereby fixed at the rate of \$30 per month from the date of enrollment to the date of final discharge, which cash allowance shall not be subject to the deductions prescribed in the Act approved March 20, 1933, Public No. 2, 73rd Congress.

Franklin D. Roosevelt

THE WHITE HOUSE

April 2, 1933.

OK
McCauley
Chief of Bureau

OK
Robt. Fechner

6103

EXECUTIVE ORDER

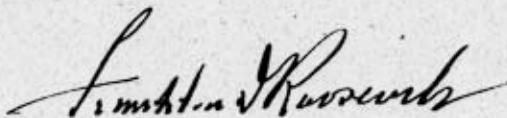
MODIFICATION OF PUBLIC WATER RESERVE NO. 52

NEVADA

The Executive order of December 30, 1917, creating Public Water Reserve No. 52, is hereby modified to permit approval of Valentine scrip applications (Carson City 09916 and 09917), involving the following-described land:

MOUNT DIABLO MERIDIAN

T. 27 N., R. 25 E., sec. 8, SE 1/4 SE 1/4;
sec. 11, NE 1/4 NW 1/4.



THE WHITE HOUSE,

April 5, 1933.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

CALIFORNIA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in the following townships in California be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845):

SAN BERNARDINO MERIDIAN

- T. 27 N., R. 4 E., secs. 3, 4, 5, 10, 11, 14, and 24.
- T. 28 N., R. 4 E., secs. 18 to 20 and secs. 29 to 32, inclusive.
- T. 26 N., R. 5 E., secs. 2, 3, 4, 10, 11, 12, 13, 14, and 24.
- T. 27 N., R. 5 E., secs. 29 to 33, inclusive.
- T. 25 N., R. 6 E., secs. 2, 3, 4, 10, 11, 12, 13, 14, and 24.
- T. 26 N., R. 6 E., secs. 19, 29, 30, 32, and 33.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

THE WHITE HOUSE,
May 2, 1933.



EXECUTIVE ORDER

**Relating to Foreign Exchange and the Earmarking
and Export of Gold Coin or
Bullion or Currency**

By virtue of the authority vested in me by Section 5(b) of the Act of October 6, 1917, as amended by Section 2 of the Act of March 9, 1933, entitled "An Act to provide relief in the existing national emergency in banking, and for other purposes," in which amendatory Act Congress declared that a serious emergency exists, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist and pursuant to said section and by virtue of all other authority vested in me, do hereby issue the following executive order:

1. Until further order, the earmarking for foreign account and the export of gold coin, gold bullion or gold certificates from the United States or any place subject to the jurisdiction thereof are hereby prohibited, except that the Secretary of the Treasury, in his discretion and subject to such regulations as he may prescribe, may issue licenses authorizing the export of gold coin and bullion (a) earmarked or held in trust for a recognized foreign government or foreign central bank or the Bank for International Settlements, (b) imported for reexport or gold in reasonable amounts for usual trade requirements of refiners importing gold bearing materials under agreement to export gold, (c) actually required for the fulfilment of any contract entered into prior to the date of this order, by an applicant who in obedience to the

Executive Order of April 5, 1933 has delivered gold coin, gold bullion or gold certificates, and (d) with the approval of the President, for transactions which he may deem necessary to promote the public interest.

2. Until further order, the Secretary of the Treasury is authorized, through any agency that he may designate, to investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange, transfers of credit from any banking institution within the United States or any place subject to the jurisdiction thereof to any foreign branch or office of such banking institution or to any foreign bank or banker, and the export or withdrawal of currency from the United States or any place subject to the jurisdiction of the United States, by any individual, partnership, association, or corporation within the United States or any place subject to the jurisdiction thereof; and the Secretary of the Treasury may require any individual, partnership, association, or corporation engaged in any transaction referred to herein to furnish under oath, complete information relative thereto, including the production of any books of account, contracts, letters or other papers, in connection therewith in the custody or control of such individual, partnership, association, or corporation either before or after such transaction is completed.

3. The provisions relating to foreign exchange transactions contained in the Executive Order of March 10, 1933, shall remain in full force and effect except as amended or supplemented by this order and by regulations issued hereunder.

4. Applicants who have gold coin, gold bullion or gold certificates in their possession, or who in obedience to the Executive Order of April 5, 1933 have delivered gold coin, gold bullion or gold certificates shall be entitled to licenses as provided in Section 8 of said Executive Order for amounts not exceeding the equivalent of such coin, bullion or certificates held or delivered. The Secretary may in his discretion issue or decline to issue any other licenses under said Executive Order, which shall in all other respects remain in full force and effect.

5. Whoever willfully violates any provision of this Executive Order or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or, if a natural person, may be imprisoned for not more than ten years, or both; and any officer, director, or agent of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisonment, or both.

This order may be modified or revoked at any time.

THE WHITE HOUSE
April 20, 1933.

Franklin D. Roosevelt

EXECUTIVE ORDER

PARTIAL REVOCATION OF WITHDRAWAL OF CERTAIN LANDS
FOR TRANSMISSION-LINE RIGHT-OF-WAY

CALIFORNIA AND NEVADA

So much of Executive Order No. 5836 of April 13, 1932, withdrawing certain lands in California and Nevada, as affects the following-described lands is hereby revoked:

CALIFORNIA
San Bernardino Meridian

T. 15 N., R. 17 E., all of fractional township;
T. 15 N., R. 18 E., " " " " ;
T. 14 N., R. 16 E., secs. 19 to 36 inclusive;
T. 14 N., R. 17 E., all of township;
T. 14 N., R. 18 E., all of fractional township;
T. 13 N., R. 16 E., all of township;
T. 13 N., R. 17 E., " " " " ;
T. 12 N., R. 15 E., secs. 19 to 36 inclusive;
T. 12 N., R. 16 E., all of township;
T. 12 N., R. 17 E., " " " " ;
T. 11 N., R. 15 E., " " " " ;
T. 11 N., R. 16 E., " " " " ;
T. 10 N., R. 14 E., secs. 19 to 36 inclusive;
T. 10 N., R. 15 E., all of township;
T. 10 N., R. 16 E., " " " " ;
T. 9 N., R. 13 E., secs. 19 to 36 inclusive;
T. 9 N., R. 14 E., all of township;
T. 9 N., R. 15 E., " " " " ;
T. 9 N., R. 16 E., secs. 1 to 18 inclusive;
T. 8 N., R. 12 E., secs. 19 to 36 inclusive;
T. 8 N., R. 13 E., all of township;
T. 8 N., R. 14 E., " " " " ;
T. 8 N., R. 15 E., secs. 1 to 18 inclusive;
T. 7 N., R. 11 E., secs. 19 to 36 inclusive;
T. 7 N., R. 12 E., all of township;
T. 7 N., R. 13 E., " " " " ;
T. 7 N., R. 14 E., secs. 1 to 18 inclusive;
T. 6 N., R. 10 E., secs. 19 to 36 inclusive;
T. 6 N., R. 11 E., all of township;
T. 6 N., R. 12 E., " " " " ;
T. 6 N., R. 13 E., secs. 1 to 18 inclusive;
T. 5 N., R. 9 E., all of township;

T. 5 N., R. 10 E., all of township;
T. 5 N., R. 11 E., " " " ;
T. 5 N., R. 12 E., secs. 1 to 18 inclusive;
T. 4 N., R. 8 E., all of township;
T. 4 N., R. 9 E., " " " ;
T. 4 N., R. 10 E., " " " ;
T. 4 N., R. 11 E., secs. 1 to 18 inclusive;
T. 3 N., R. 7 E., all of township;
T. 3 N., R. 8 E., " " " ;
T. 3 N., R. 9 E., " " " ;
T. 3 N., R. 10 E., secs. 1 to 18 inclusive;
T. 2 N., R. 6 E., all of township;
T. 2 N., R. 7 E., " " " ;
T. 2 N., R. 8 E., " " " ;
T. 1 N., R. 5 E., " " " ;
T. 1 N., R. 6 E., " " " ;
T. 1 N., R. 7 E., " " " ;
T. 1 S., R. 4 E., " " " ;
T. 1 S., R. 5 E., " " " ;
T. 1 S., R. 6 E., secs. 1 to 18 inclusive;
T. 2 S., R. 3 E., all of township;
T. 2 S., R. 4 E., " " " ;
T. 3 S., R. 1 W., " " " ;
T. 3 S., R. 2 W., " " " ;
T. 3 S., R. 3 W., " " " ;
T. 3 S., R. 4 W., " " " ;
T. 3 S., R. 5 W., " " " ;
T. 3 S., R. 6 W., " " " (unsurveyed);
T. 3 S., R. 7 W., " " " ;
T. 3 S., R. 8 W., " " " ;
T. 3 S., R. 9 W., " " " ;
T. 3 S., R. 10 W., " " " ;
T. 3 S., R. 1 E., " " " ;
T. 3 S., R. 2 E., " " " ;
T. 3 S., R. 3 E., " " " ;
T. 3 S., R. 4 E., secs. 1 to 18 inclusive;
T. 7 N., R. 2 W., sec. 23;
T. 11 N., R. 4 E., secs. 6 and 26;
T. 14 N., R. 9 E., secs. 19 and 30;
T. 15 N., R. 11 E., secs. 8 and 17.

NEVADA
Mount Diablo Meridian

T. 25 S., R. 64 E., all of township;
T. 26 S., R. 63 E., " " " ;
T. 26 S., R. 64 E., " " " ;
T. 27 S., R. 62 E., " " " ;
T. 27 S., R. 63 E., " " " ;
T. 27 S., R. 64 E., " " " ;
T. 28 S., R. 62 E., " " " ;
T. 28 S., R. 63 E., " " " ;
T. 29 S., R. 61 E., all of fractional township;
T. 29 S., R. 62 E., all of township;
T. 29 S., R. 63 E., " " " ;
T. 30 S., R. 62 E., all of fractional township,

THE WHITE HOUSE,

April 22, 1933.

Franklin D. Roosevelt

EXECUTIVE ORDER

WITHDRAWING LANDS FOR RIGHT-OF-WAY FOR TRANSMISSION
LINE TO CONVEY POWER FROM BOULDER CANYON PROJECT TO
THE CITY OF LOS ANGELES

CALIFORNIA

Under authority of the act of Congress approved June 25, 1910 (36 Stat. 847), as amended by the act of August 24, 1912 (37 Stat. 497), it is hereby ordered that the following-described lands be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry, subject to all valid existing rights, pending completion of survey and filing of maps showing right-of-way for a transmission line to convey power from the Boulder Canyon Project to the city of Los Angeles:

SAN BERNARDINO MERIDIAN

T. 13 N., R. 5 E., all of township;
T. 13 N., R. 6 E., secs. 1 to 18 inclusive;
T. 14 N., R. 6 E., all of township;
T. 14 N., R. 7 E., secs. 1 to 18 inclusive;
T. 15 N., R. 7 E., secs. 19 to 36 inclusive;
T. 15 N., R. 8 E., all of township;
T. 16 N., R. 9 E., all of township;
T. 16 N., R. 10 E., secs. 1 to 18 inclusive;
T. 17 N., R. 10 E., secs. 19 to 36 inclusive;
T. 17 N., R. 11 E., secs. 19 to 36 inclusive;
T. 17 N., R. 12 E., secs. 1 to 18 inclusive.

THE WHITE HOUSE,

April 22, 1933.

Franklin D. Roosevelt

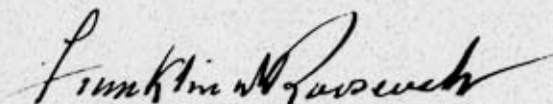
EXECUTIVE ORDER

APPOINTMENT OF MRS. MAY CAIRNS AIMONE

Mrs. May Cairns Aimone may be appointed to a clerical position in the classified service without compliance with the requirements of the civil-service rules.

Mrs. Aimone is the widow of Dr. Victor A. Aimone, former medical officer in charge, Veterans' Hospital, Washington, D.C., who died in line of duty on July 13, 1933, as the result of a gunshot wound inflicted by a former patient of the hospital.

This order is issued upon the recommendation of the Administrator of Veterans' Affairs.



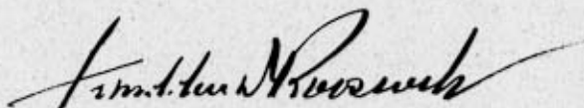
THE WHITE HOUSE,

April 22, 1936.

EXECUTIVE ORDER

REVISION AND CODIFICATION OF THE NATIONALITY LAWS
OF THE UNITED STATES

The Secretary of State, the Attorney General, and the Secretary of Labor are designated a committee to review the nationality laws of the United States, to recommend revisions, particularly with reference to the removal of certain existing discriminations, and to codify those laws into one comprehensive nationality law for submission to the Congress at the next session.



THE WHITE HOUSE,

April 25, 1933.

EXECUTIVE ORDER

PUBLIC WATER RESERVE NO. 151

CALIFORNIA

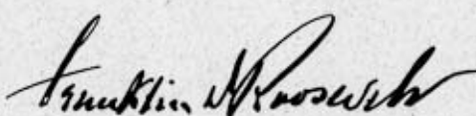
Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), entitled "AN ACT To authorize the President of the United States to make withdrawals of public lands in certain cases", as amended by act of Congress approved August 24, 1913 (37 Stat. 497), it is hereby ordered that the land hereinafter listed be, and the same is hereby, withdrawn from settlement, location, sale, or entry and reserved for public use in accordance with the provisions of section 10 of the act of December 29, 1916 (39 Stat. 863, 865):

CALIFORNIA

SAN BERNARDINO MERIDIAN

T. 5 S., R. 6 E., sec. 32, W 1/2, SE 1/4.

T. 6 S., R. 6 E., sec. 4, E 1/2, SW 1/4;
sec. 6, N 1/2, SW 1/4.



THE WHITE HOUSE,

April 29, 1933.

EXECUTIVE ORDER

HARNEY NATIONAL FOREST

SOUTH DAKOTA

Under authority of the acts of Congress approved March 3, 1891 (26 Stat. 1095-1103), and June 4, 1897 (30 Stat. 11 at 34 and 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the following-described lands in the State of South Dakota be, and they are hereby, included in and made a part of the Harney National Forest:

BLACK HILLS MERIDIAN

T. 5 S., R. 2 E., sec. 8, N1/2NE1/4 and
NE1/4NW1/4.
T. 7 S., R. 2 E., sec. 18, E1/2;
sec. 19, NE1/4NE1/4;
sec. 20, NE1/4, NW1/4NW1/4,
and E1/2NW1/4.

The withdrawal made by this order shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

THE WHITE HOUSE,
May 2, 1933.



EXECUTIVE ORDER

TRANSFERRING CONTROL OF CERTAIN LAND TO THE SECRETARY OF WAR

ALASKA

It is hereby ordered that the land hereinafter described, which is a part of the tract reserved for the use of the Office of Education by Executive Order No. 5391, dated July 8, 1930, be, and the same is hereby, placed under the control of the Secretary of War for the use of the Washington-Alaska Military Cable and Telegraph System:

Beginning at a point in the northerly boundary line of tract heretofore set aside, said point bearing due north 132 ft. from the northeast corner of the boys' dormitory, known as Warren Hall; thence east 132 ft.; thence south 792 ft.; thence west 924 ft.; thence north 792 ft.; thence east 792 ft. to the point of beginning, together with necessary right-of-way for ingress and egress thereto,

subject to a right-of-way across the tract for the Office of Indian Affairs from the "Pump House" to its buildings on the adjoining tract and the free passage of Indian Office employees and the laying of pipe lines to carry water from the pump house to

the buildings on the adjoining tract.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.

Franklin D. Roosevelt

THE WHITE HOUSE,
May 2, 1933.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

CALIFORNIA

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in the following townships in California be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845):

SAN BERNARDINO MERIDIAN

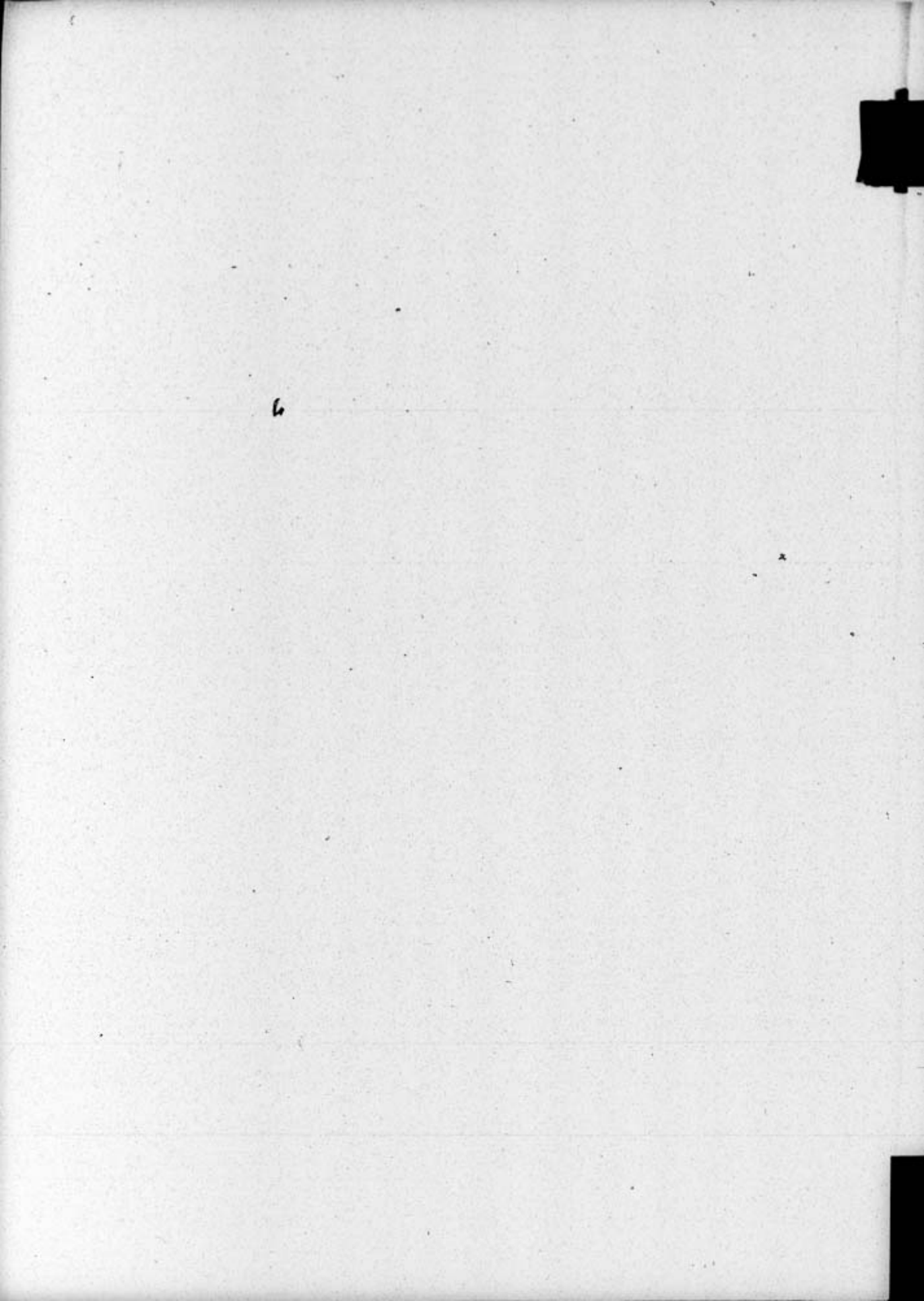
- T. 22 N., R. 9 E., secs. 1, 2, and 12.
- T. 23 N., R. 9 E., secs. 6, 7, 8, 16, 17,
18, 19, 20, 21, 22,
26, 27, 28, 34, 35,
and 36.
- T. 21 N., R. 10 E., secs. 1, 2, and 12.
- T. 22 N., R. 10 E., secs. 6, 7, 8, 16, 17,
18, 19, 20, 21, 22,
26, 27, 28, 34, 35,
and 36.
- T. 21 N., R. 11 E., secs. 6, 7, 16, 17, 20,
21, 22, 26, 27, 28, 34,
35, and 36.

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.

THE WHITE HOUSE,

May 1, 1933.





EXECUTIVE ORDER

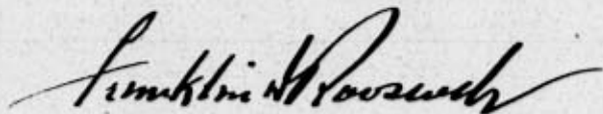
PARTIAL REVOCATION OF WITHDRAWAL OF PUBLIC LANDS

CALIFORNIA

It is hereby ordered that Executive Order No. 5408 of July 25, 1930, withdrawing certain lands in California for classification and determination as to the advisability of including such lands in a national monument, be, and it is hereby, revoked as to such of the lands so withdrawn as were not reserved and set apart as the Death Valley National Monument by Proclamation No. 2028, dated February 11, 1933.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights and the provisions of existing withdrawals, the public lands in the areas released from such withdrawal shall be opened only to entry under the homestead and desert land laws by qualified ex-service men for whose service recognition is granted by said resolution, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the sixty-third day from and after the date hereof, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in advance of entry, or otherwise except strictly in accordance herewith.

A handwritten signature in cursive script, reading "Franklin D. Roosevelt". The signature is written in dark ink and is centered on the page.

THE WHITE HOUSE,
May 2, 1933.

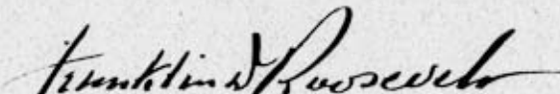
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 1 S., R. 83 W. of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.



THE WHITE HOUSE,
May 2, 1933.

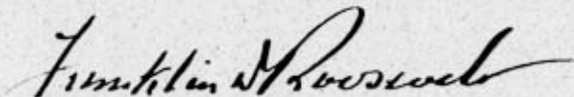
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in T. 4 N., R. 78 W. of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said township under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.



THE WHITE HOUSE,

May 2, 1933.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

COLORADO

Under authority contained in the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions, provisions, and limitations of said acts, it is hereby ordered that the public lands in Tps. 9 and 10 N., R. 76 W. of the sixth principal meridian, Colorado, be, and the same are hereby, withdrawn from settlement, location, sale, entry, and all forms of appropriation, pending a resurvey of said townships under the act of March 3, 1909 (35 Stat. 845).

This order shall continue in full force and effect unless and until revoked by the President or by an act of Congress.



THE WHITE HOUSE,
May 2, 1933.

EXECUTIVE ORDER

PUBLIC WATER RESTORATION NO. 75

MONTANA, NEW MEXICO, AND WYOMING

So much of Executive orders of April 28, 1917, creating Public Water Reserve No. 49; of February 8, 1923, creating Public Water Reserve No. 86; and of December 5, 1913, creating Public Water Reserve No. 12, as affects the land hereinafter listed is hereby revoked, and all such land not otherwise reserved or withdrawn is hereby restored to the public domain and shall become subject to disposition under the laws applicable thereto upon such date and after such notice as may be hereafter determined and announced.

MONTANA

MONTANA MERIDIAN

Lands affected in Public Water Reserve No. 49:

T. 17 N., R. 29 E., sec. 1, lots 4, 5, and 7.

NEW MEXICO

NEW MEXICO MERIDIAN

Lands affected in Public Water Reserve No. 86:

T. 17 S., R. 19 W., sec. 6, E1/2E1/2.

WYOMING

SIXTH PRINCIPAL MERIDIAN

Lands affected in Public Water Reserve No. 12:

T. 43 N., R. 68 W., sec. 31, SE1/4NE1/4;
sec. 32, SW1/4NE1/4,
S1/2NW1/4;
sec. 33, SE1/4SW1/4,
S1/2SE1/4;
sec. 34, S1/2SE1/4.

Franklin D. Roosevelt

THE WHITE HOUSE,

May 2, 1933.

EXECUTIVE ORDER

ADMINISTRATION OF THE EMERGENCY CONSERVATION WORK

By virtue of the authority vested in me by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes", approved March 31, 1933 (Public, No. 5 - 73d Cong.), and supplementing Executive Order No. 6101, dated April 5, 1933, it is hereby ordered that:

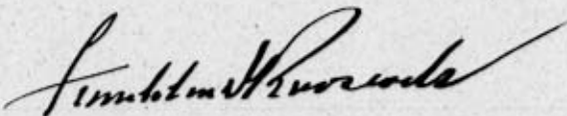
(1) In view of the limitation prescribed by the said act as to the time when the conservation work provided for therein must cease, the Director of the Emergency Conservation Work is hereby authorized, empowered, and directed within the limits of the allotment of funds made to him to complete the establishment of his office in the District of Columbia and to employ such civilian personnel as he may deem necessary for the efficient and economical discharge of his duties.

(2) The Director is also authorized to issue orders for such travel of the personnel of his office as he may deem necessary in connection with the Emergency Conservation work, the travel orders issued to prescribe a per diem in lieu of subsistence at the rates authorized by the Standardized Government Travel Regulations.

(3) The Director is further authorized to purchase from the Emergency Conservation Fund such supplies, stationery, office fixtures, and equipment as may be required for his office whenever such articles cannot be issued or transferred for his use from stocks of other executive departments or Government establishments in the District of Columbia.

(4) Civilian and military personnel now in the service of the United States will be utilized to the greatest extent possible; but where absolutely necessary to the proper conduct of the work of the Emergency Conservation Corps the Director and the Secretaries of War, Interior, Agriculture, and Labor are hereby authorized, empowered, and directed within the limits of the allotment of funds made to them, to employ in the District of Columbia, or elsewhere, such additional personnel as they deem necessary in connection with the conservation work, without regard to the requirements of the civil-service laws and regulations and the Personnel Classification Act of 1933, as amended. The rates of compensation will be fixed by the Director and the heads of the departments concerned subject to the approval of the President, and subject to the reduction prescribed in the act approved March 30, 1933 (Public, No. 2 - 73d Cong.), and payment for all such civilian services and the pay and allowances of reserve officers of the Army, including their travel allowances authorized by law, called to active duty for service in connection with

the conservation work, shall be made from the Emergency Conservation Fund. A weekly report of all such appointments must be made to the President, giving the rate of compensation in each case.



THE WHITE HOUSE,

May 8, 1933.

EXECUTIVE ORDER

REIMBURSEMENT FOR SUPPLIES FURNISHED THE
EMERGENCY CONSERVATION WORK

By virtue of the authority vested in me by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes", approved March 31, 1933 (Public, No. 5 - 73d Cong.), and supplementing Executive Order No. 6101, dated April 5, 1933, it is hereby ordered that:

(1) No supplies, materials, equipment, or other property will be purchased or manufactured for the Emergency Conservation Work and paid for from the Emergency Conservation Fund where similar supplies, materials, equipment, or other property or supplies of a character which will answer the purpose, can be furnished from existing surplus or excess stocks in the executive departments or independent establishments.

(2) In pursuance of this policy the heads of the departments and independent establishments will, upon call from the Chief Coordinator, furnish him lists of their stocks which are surplus or excess, or stocks though not declared surplus or excess which can be transferred to the conservation work without detriment. The Chief Coordinator will consolidate said lists and furnish copies of the consolidated lists to all procuring officers and others concerned; and upon requisition by the Director

or the heads of the departments concerned for such supplies, materials, equipment, or other property, they shall be furnished for use in the Emergency Conservation Work without cost, except for the cost of packing, handling, and transportation.

(3) In all cases where the Chief Coordinator's lists of stocks do not show supplies, materials, equipment, or other property of a character required for use in the Emergency Conservation Work as surplus or excess in the executive departments and independent establishments, the head of any such department or establishment on request of the Director of Emergency Conservation Work or the Secretaries of War, Interior, Agriculture, and Labor shall, if practicable, furnish articles of supply and equipment from current issue stocks; and where such supplies or equipment have been or shall be so furnished for use in the Emergency Conservation Work from stocks which must be replaced for current issue, reimbursement at not to exceed the prices for such articles current at the time of issue (including packing, crating, and handling charges and transportation costs) will be made from the Emergency Conservation Fund to the current appropriation from which such supplies or equipment are procured. The reimbursement vouchers therefor will contain the following certificate:

"This is to certify that the supplies, materials, and equipment enumerated on this voucher or supporting papers were procured to replace current stock issued to the Emergency Conservation Work."

The cost of the procurement of all services, supplies, materials, equipment, or other property, whether by purchase or manufacture for direct consumption or use in the Emergency Conservation Work, and which cannot be procured as provided above, will be charged against the Emergency Conservation Fund, in accordance with the regulations promulgated by the Director of Emergency Conservation Work.

All reimbursements other than those indicated above will be made in accordance with instructions from the President.



THE WHITE HOUSE,

May 8, 1933.

EXECUTIVE ORDER

AMENDMENT OF RULES GOVERNING NAVIGATION OF
THE PANAMA CANAL AND ADJACENT WATERS

By virtue of the authority vested in me by the provisions of the act of Congress approved August 24, 1912 (37 Stat. 560-569), entitled "AN ACT To provide for the opening, maintenance, protection, and operation of the Panama Canal, and the sanitation and government of the Canal Zone", known as the Panama Canal Act, I do hereby amend rule 54 of Executive Order No. 4314, dated September 25, 1925, relating to the authorized speed of vessels transiting the Panama Canal, to read as follows:

"Rule 54. Authorized Speed of Transit: The following speeds shall not be exceeded by vessels in transit through the Canal:

	<u>Knots</u>
Cristóbal to Gatún Locks	10
Gatún Lake in the 1,000-foot channels	15
Gatún Lake in the 600-foot channels	12
Gatún Lake in the 500-foot channels	10
Rounding Bonio or Darien bend	10
Caillard Cut - In the straight reaches:	
Vessels of 250 feet or over in length, 6 knots or as near thereto as possible, maintaining steerage way	6
Vessels under 250 feet	8
In or near a lock	2

Miraflores Locks to Pacific entrance 10

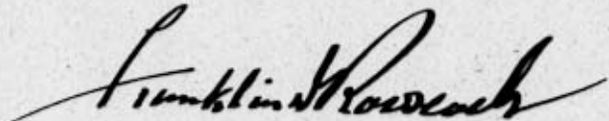
Entering or leaving either Canal port 10

Miraflores Lake:

Vessels under 300 feet in length 6

Vessels of and above 300 feet in length, to proceed as slowly as possible consistent with maneuverability."

This order shall take effect from and after this date.



THE WHITE HOUSE,

May 10, 1933.

EXECUTIVE ORDER

ADMINISTRATION OF THE EMERGENCY CONSERVATION WORK

By virtue of the authority vested in me by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes", approved March 31, 1933 (Public, No. 5 - 73d Cong.), and supplementing Executive Order No. 6101, dated April 5, 1933, it is hereby ordered that:

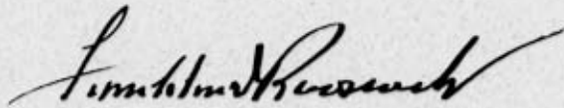
(1) The enrollment of 25,000 veterans of the world war be undertaken as soon as possible under supervision and such regulations as may be deemed necessary and desirable by the Director of the Emergency Conservation Work.

(2) These men shall be enrolled under practically the same conditions as apply to the original enrollment formerly authorized.

(3) The veterans contingent shall be made a separate part of the organization and a distinctive part of the enterprise.

(4) The enrollment of this special veterans contingent shall proceed as rapidly as possible and their assignment to proper work camps shall be made in accordance with the regular program.

(5) Actual enrollment will not proceed until full plans to govern same have been agreed on and made public.



THE WHITE HOUSE,
May // , 1933.

EXECUTIVE ORDER

RESERVING CERTAIN LANDS FOR FEDERAL BUILDINGS

ALASKA

It is hereby ordered that certain lands, hereinafter described by metes and bounds, being tide lands at the intersection of Mission and Stedman Streets, of Ketchikan, Alaska, be, and the same are hereby, transferred to the custody and control of the Treasury Department and reserved as a site for Federal buildings, subject to valid existing rights, to wit:

Beginning at a point marked by a concrete monument, 36 in. long, 6 in. square, at the corner of Mission and Stedman Streets, Ketchikan, Alaska, from which a 1/4-in. brass plug cemented in bed rock marking the intersection of Mission and Stedman Streets bears S. 16°16' W., 22.00 ft. distant.

Thence from said initial point by metes and bounds along the south side of Mission Street,

S. 81°39' W., 250.95 ft. to a concrete monument 36 in. long, 6 in. square;

S. 30°21' E., 383.35 ft. to a point;

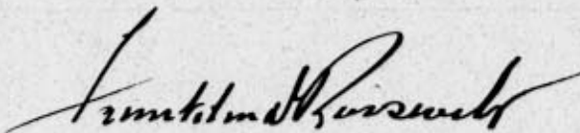
N. 40°53' E., 313.39 ft. to a concrete monument 36 in. long, 6 in. square, on the south side of Stedman Street;

-2-

N. 49°07' W., 199.11 ft. to the place of beginning.

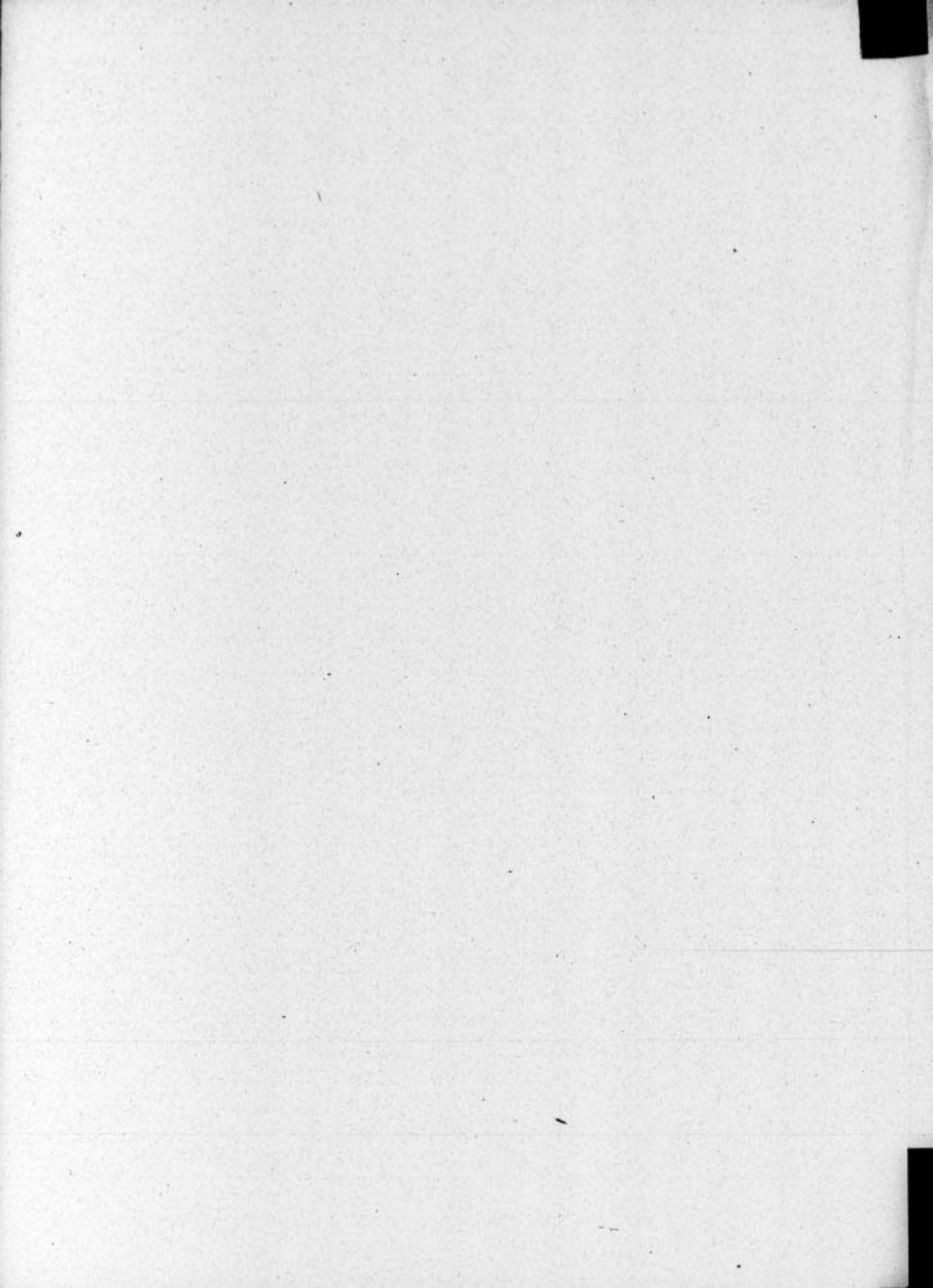
The tract as described contains approximately 75,797.77 square feet.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.



THE WHITE HOUSE,

May //, 1933.



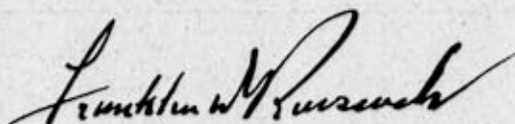
EXECUTIVE ORDER

RELIEF OF UNEMPLOYMENT THROUGH THE PERFORMANCE OF
USEFUL PUBLIC WORK (INDIAN RESERVATIONS)

By virtue of the authority vested in me by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes", approved March 31, 1933 (Public, No. 5 - 73d Cong.), supplementing Executive Order No. 6101, dated April 5, 1933, and Executive Order No. 6106-A, dated April 10, 1933, it is hereby ordered that:

(1) There is hereby established in the Treasury a fund of \$5,875,200 by the transfer of an equal amount from the unobligated balances of the appropriation for emergency construction of public buildings contained in the act approved July 21, 1932, as authorized by section 4 of the said act of March 31, 1933, which fund shall be subject to requisition by the Commissioner of Indian Affairs, upon the recommendation of the Director of Emergency Conservation Work, and with the approval of the President, and shall be available for accomplishment of the purposes specified in the act of March 31, 1933, on tribal or other lands within Indian reservations.

(2) Disbursements on account of the Indian Service shall be made through the bonded disbursing agent of each particular jurisdiction, and separate payrolls and accounts, with supporting vouchers, shall be maintained.

A handwritten signature in cursive script, which appears to be "Franklin D. Roosevelt".

THE WHITE HOUSE,
May 12, 1933.

EXECUTIVE ORDER

RELIEF OF UNEMPLOYMENT THROUGH THE PERFORMANCE OF
USEFUL PUBLIC WORK

WHEREAS it is provided by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes", approved March 31, 1933 (Public, No. 5, 73d Cong.), that "the President is authorized, under such rules and regulations as he may prescribe and by utilizing such existing departments or agencies as he may designate, to provide for employing citizens of the United States who are unemployed, in the construction, maintenance and carrying on of works of a public nature ***", and

WHEREAS the said act also provides as follows: "The President is further authorized, by regulation, to provide for housing the persons so employed and for furnishing them with such subsistence, clothing, medical attendance and hospitalization, and cash allowance, as may be necessary, during the period they are so employed", and

WHEREAS I am advised by the Secretary of the Navy that, as a result of action taken by the Administrator of the Veterans Administration under the provisions of the act of Congress approved March 20, 1933 (Public, No. 2, 73d Cong.), 169 naval surgeons are available for furnishing medical attendance to

G.K.
S.A. JK
FAR

citizens provided with employment by the Director of
Emergency Conservation Work, and

WHEREAS the responsibility for the hospitaliza-
tion and medical attendance for the Civilian Conserva-
tion Corps has been assigned to the War Department,

Now, therefore, by virtue of the authority vested
in me by said acts of Congress or otherwise, it is
hereby ordered that the following naval surgeons are
hereby attached to the War Department for duty with
the Civilian Conservation Corps and ordered to report
to the Secretary of War for duty upon receipt of
written orders from the Secretary of War:

First Corps Area, Boston, Mass.:

Naval Hospital, Boston, Mass.

Lieutenants (jg) MC, USN

- Joseph F. Rech
- Joseph J. Wells
- Murphy K. Cureton
- Rudolph E. Swenson
- Clarence Minnema
- Donald O. Wissinger
- Griffin O. Daughtridge
- Howard L. Puckett
- Clifford W. Moore

Navy Yard, Portsmouth, N.H.

Lieut. (jg) Frank J. Gillette, MC, USN

Navy Hospital, Portsmouth, N.H.

Lieut. (jg) Robert S. Simpson, MC, USN

Naval Training Station, Newport, R.I.

- Lieut. (jg) Alvin J. Cerny, MC, USN
- Lieut. (jg) Ralph M. McComas, MC, USN
- Lieut. (jg) Garland A. Gray, MC, USN

Naval Hospital, Newport, R.I.

- Lieut. (jg) Austin J. Walter, MC, USN
- Lieut. (jg) Carr E. Bentel, MC, USN
- Lieut. (jg) Fred Harbert, MC, USN
- Lieut. (jg) Joseph E. Evans, MC, USN

Submarine Base, New London, Conn.

- Lieut. (jg) Isaac S. McReynolds, MC, USN
- Lieut. (jg) Otto E. Van der Aue, MC, USN
- Lieut. (jg) Benjamin G. Feen, MC, USN
- Lieut. (jg) Robert E. Shands, MC, USN
- Lieut. (jg) Thomas L. Willmon, MC, USN

Second Corps Area, Governor's Island, N.Y.:

Naval Hospital, Brooklyn, N.Y.

Lieutenants (jg) MC, USN

James R. Reid, Jr.
John T. Smith
Oran W. Chenault
Edgar L. Nefflen
James E. Fulghum
Edward F. Kline
William P. Locke
Langdon C. Newman
Joseph L. Zundell
Wadeeh S. Rizk
James G. Neff
Cameron L. Hogan
Herman A. Gross
Charles W. Stelle
Douglas T. Prehn
Julian Love

Navy Yard, Brooklyn, N.Y.

Lieut. (jg) Andrew Galloway, MC, USN

Receiving Ship, New York, N.Y.

Lieut. (jg) John D. Foley, MC, USN

Note: En route to United States from
Philippines, due New York about
June 15.

Naval Air Station, Lakehurst, N.J.

Lieut. (jg) Cecil D. Riggs, MC, USN

Lieut. (jg) Howard K. Sessions, MC, USN

Third Corps Area, Baltimore, Md.:

Naval Hospital, League Island, Philadelphia, Pa.

Lieutenants (jg) MC, USN

Frederick R. Lang
Clark G. Grazier
Martin H. Benson
Robert L. Ware
Robert Bell
Victor G. Colvin
Fitz-John Weddell, Jr.
James B. Butler
Edward S. Lowe
Irving J. Warmolts

Navy Yard, Philadelphia, Pa.

Lieutenants (jg) MC, USN

Charles L. Ferguson
Joseph V. Land
Isadore Zugerma

Naval Dispensary, Washington, D. C.

Lieut. (jg) Emmett D. Hightower, MC, USN

Naval Hospital, Washington, D. C.

Lieutenants (jg) MC, USN

Francis A. Brunson
Weston T. Buddington
Paul K. Perkins
Adrian J. Delaney
Lawrence E. Bach
Malcolm W. Arnold
Edward T. Gary
Keitt H. Smith
Clifford P. Powell
Alva C. Surber
Emory E. Walter
Claude R. Ball

Navy Yard, Washington, D. C.

Lieut. (jg) James E. Wilson, MC, USN

Naval Medical School, Washington, D. C.

Lieut. (jg) Robert Faust, MC, USN
Lieut. (jg) Frederic W. Farrar, MC, USN

Marine Barracks, Quantico, Va.

Lieut. (jg) Clarence F. Morrison, MC, USN
Lieut. (jg) Thomas M. Arnett, MC, USN

Naval Academy, Annapolis, Md.

Lieut. (jg) William F. E. Loftin, MC, USN

Norfolk Naval Hospital, Portsmouth, Va.

Lieutenants (jg) MC, USN

William T. Booth
Frank A. Latham
Powell W. Griffith
Eugene R. Hammersley
John F. Register
David J. Cracovaner
Clarence C. Myers
Gordon B. Tayloe
Charles B. Stringfellow

Naval Proving Ground, Dahlgren, Va.

Lieut. (jg) Bishop L. Malpass, MC, USN

Navy Mine Depot, Yorktown, Va.

Lieut. (jg) Elmer L. Caveny, MC, USN

Norfolk Navy Yard, Portsmouth, Va.

Lieut. (jg) James L. Holland, MC, USN
Lieut. (jg) John D. Yarbrough, MC, USN

Naval Air Station, Hampton Roads, Va.

Lieut. (jg) James E. Reeves, MC, USN

Naval Training Station, Hampton Roads, Va.

Lieut. (jg) Eugene V. Jobe, MC, USN
Lieut. (jg) Ernest C. Aulls, MC, USN

Fourth Corps Area, Atlanta, Ga.:

Marine Barracks, Parris Island, S.C.
Lieut. (jg) Earl F. Evans, MC, USN
Lieut. (jg) William V. Clark, MC, USN
Lieut. (jg) Joseph G. Schnebly, MC, USN

Naval Hospital, Parris Island, S.C.
Lieut. (jg) Alvin R. Carpenter, MC, USN
Lieut. (jg) Daniel G. Corriher, MC, USN
Lieut. (jg) Otto L. Burton, MC, USN
Lieut. (jg) Edward E. Evans, MC, USN

Naval Hospital, Charleston, S.C.
Lieut. (jg) Robert R. Leamer, MC, USN

Naval Hospital, Pensacola, Fla.
Lieut. (jg) Hubert J. Van Peenen, MC, USN

Sixth Corps Area, Chicago, Ill.:

Naval Training Station, Great Lakes, Ill.
Lieut. (jg) Roger R. Olson, MC, USN

Naval Hospital, Great Lakes, Ill.

Lieutenants (jg) MC, USN
George B. T. Ribble
Francis K. Smith
Charles D. Bell
Gabriel E. Obester
Charles R. Moon
Edgar Ricen
Ferrell H. Johnson
Guy E. Stahr
William S. Cann
Carl H. McMillan
John P. Wood
DeCoy Marchand
William E. Walsh
Thomas J. Carter
Clark W. Virtue
Tilden I. Moe
Charles E. Fitzgerald
Cecil C. Welch
Leland J. Belding
Harold G. Young

Ninth Corps Area, San Francisco, Calif.:

Naval Training Station, San Diego, Calif.
Lieut. (jg) Ernest M. Wade, MC, USN
Lieut. (jg) Jack R. George, MC, USN
Lieut. (jg) Harold L. Weaver, MC, USN
Lieut. (jg) John L. Enyart, MC, USN

Naval Air Station, San Diego, Calif.
Lieut. (jg) Burt O. Wade, MC, USN

Marine Corps Base, San Diego, Calif.

Lieut. (jg) George W. Dickinson, MC, USN
Lieut. (jg) Carl K. Youngkin, MC, USN

Naval Dispensary, San Pedro, Calif.

Lieut. (jg) Morris M. Rubin, MC, USN
Lieut. (jg) Arthur F. Gardner, MC, USN
Lieut. (jg) Melville D. Dickinson, MC, USN
Lieut. (jg) Carey M. Smith, MC, USN
Lieut. (jg) George W. Wright, MC, USN

Naval Hospital, San Diego, Calif.

Lieutenants (jg) MC, USN
Ralph D. Handen
Leslie D. Ekvall
John H. Ward, Jr.
Kenneth W. Eikenberry
James J. Sapero
Paul M. Hoot
James R. Sayers
Milton R. Wirthlin
James J. V. Cammis
James D. Boone
William R. Whiteford
Thomas G. Hays
Ralph O. Boren
Louis E. Gilje
Louis M. Harris

Naval Hospital, Mare Island, Calif.

Lieutenants (jg) MC, USN
Willard M. Gobbell
William H. L. Collis
James A. Price
Clifford M. Hughes
Oscar Schneider
Edgar J. Easley
Benjamin N. Ahl
Anselm C. Hohn
Omar J. Brown
Courtney G. Olegg
Hubert H. Carroll

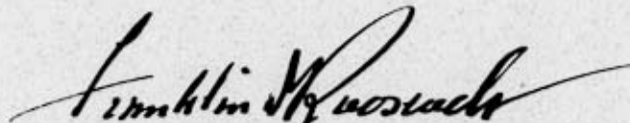
Navy Yard, Puget Sound, Wash.

Lieut. (jg) Marcy Shupp, MC, USN
Lieut. (jg) Stephen E. Flynn, MC, USN
Lieut. (jg) Paul Vaughn

Naval Hospital, Puget Sound, Wash.

Lieut. (jg) Lewis T. Dorgan, MC, USN
Lieut. (jg) Elbert F. Penry, MC, USN
Lieut. (jg) Thomas W. McDaniel, MC, USN
Lieut. (jg) Julian M. Jordan, MC, USN
Lieut. (jg) O. Henry Alexander, MC, USN
Lieut. (jg) George A. Cann, MC, USN
Lieut. (jg) Farra L. Read, MC, USN

These officers shall be called by the Secretary of War in accordance with the needs for hospitalization and medical attendance of the Civilian Conservation Corps. In the issuance of orders to report for duty, naval medical officers shall be given priority over members of the Army Medical Corps Reserve and Navy Medical Corps Reserve and contract physicians. When these officers report for duty, they shall be placed upon the payrolls of the Civilian Conservation Corps and shall be paid from funds allocated to the Director of Emergency Conservation Work by Executive Order No. 6101 dated April 5, 1933.



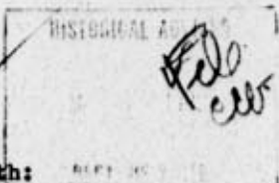
THE WHITE HOUSE,
May 13, 1933

6131-A

DEPARTMENT OF STATE
THE LEGAL ADVISER

*Index & file
WWR* *4*
HA

M. M. ...



April 29, 1933.

Dear Mr. Hackworth:

As it was not very clear from the attached letter just what personnel was to be transferred by the proposed Executive Order and to what Department they were to report, I telephoned to the office of the Surgeon General of the Navy and was advised that the naval surgeons had been taken into the Navy to take care of veterans that were assigned to naval hospitals by the Veterans Bureau. They were paid from funds transferred to the Navy Department from the Veterans Bureau appropriation. There are 169 of these naval surgeons who will be taken off the Government payroll with no retirement benefits unless they can be transferred to the emergency conservation work. The Surgeon General sent Captain Melhorn, who has been handling the matter, to check up with the War Department regarding the question whether these officers should be transferred to the War Department or to the Director of Emergency Construction Work.

Captain Melhorn handed me the attached papers and stated that he would subsequently give me the names of the 169 naval surgeons with the corps area in which they

are

are located and also a copy of the letter from General Hines of the Veterans Bureau regarding the withdrawal of the veterans from naval hospitals and the fact that the services of the naval surgeons will no longer be required.

So far as I can ascertain, there is no Executive Order detailing officers of the Army Medical Corps to this work. The only Orders that mention the War Department are those of April 5 and April 10, 1933. The first Order directs the Secretary of War with other Cabinet officers to "appoint a representative" and provides that "said representatives shall constitute an advisory council to the Director of Emergency Construction Work". In the Order of April 10, the Chief of Finance of the Army is designated and empowered to have charge of the disbursement of funds for the emergency construction work.

It is believed that the attached Order will meet the situation so far as the Navy Department is concerned, and it has been informally approved by Captain Melhorn.

WRV

LE:WRV:MW:SS

AN ACT

For the relief of unemployment through the performance of useful public work,
and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of relieving the acute condition of widespread distress and unemployment now existing in the United States, and in order to provide for the restoration of the country's depleted natural resources and the advancement of an orderly program of useful public works, the President is authorized, under such rules and regulations as he may prescribe and by utilizing such existing departments or agencies as he may designate, to provide for employing citizens of the United States who are unemployed, in the construction, maintenance and carrying on of works of a public nature in connection with the forestation of lands belonging to the United States or to the several States which are suitable for timber production, the prevention of forest fires, floods and soil erosion, plant pest and disease control, the construction, maintenance or repair of paths, trails and fire-lanes in the national parks and national forests, and such other work on the public domain, national and State, and Government reservations incidental to or necessary in connection with any projects of the character enumerated, as the President may determine to be desirable: *Provided,* That the President may in his discretion extend the provisions of this Act to lands owned by counties and municipalities and lands in private ownership, but only for the purpose of doing thereon such kinds of cooperative work as are now provided for by Acts of Congress in preventing and controlling forest fires and the attacks of forest tree pests and diseases and such work as is necessary in the public interest to control floods. The President is further authorized, by regulation, to provide for housing the persons so employed and for furnishing them with such subsistence, clothing, medical attendance and hospitalization, and cash allowance, as may be necessary, during the period they are so employed, and, in his discretion, to provide for the transportation of such persons to and from the places of employment. That in employing citizens for the purposes of this Act no discrimination shall be made on account of race, color, or creed; and no person under conviction for crime and serving sentence therefor shall be employed under the provisions of this Act. The President is further authorized to allocate funds available for the purposes of this Act, for forest research, including forest products investigations, by the Forest Products Laboratory.

SEC. 2. For the purpose of carrying out the provisions of this Act the President is authorized to enter into such contracts or agreements with States as may be necessary, including provisions for utilization of existing State administrative agencies, and the President, or the

head of any department or agency authorized by him to construct any project or to carry on any such public works, shall be authorized to acquire real property by purchase, donation, condemnation, or otherwise, but the provisions of section 355 of the Revised Statutes shall not apply to any property so acquired.

SEC. 3. Insofar as applicable, the benefits of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916, as amended, shall extend to persons given employment under the provisions of this Act.

SEC. 4. For the purpose of carrying out the provisions of this Act, there is hereby authorized to be expended, under the direction of the President, out of any unobligated moneys heretofore appropriated for public works (except for projects on which actual construction has been commenced or may be commenced within ninety days, and except maintenance funds for river and harbor improvements already allocated), such sums as may be necessary; and an amount equal to the amount so expended is hereby authorized to be appropriated for the same purposes for which such moneys were originally appropriated.

SEC. 5. That the unexpended and unallotted balance of the sum of \$300,000,000 made available under the terms and conditions of the Act approved July 21, 1932, entitled "An Act to relieve destitution", and so forth, may be made available, or any portion thereof, to any State or Territory or States or Territories without regard to the limitation of 15 per centum or other limitations as to per centum.

SEC. 6. The authority of the President under this Act shall continue for the period of two years next after the date of the passage hereof and no longer.

Approved March 31st 1933

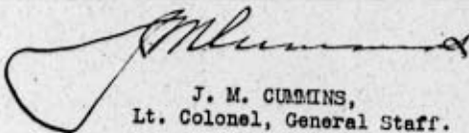
WAR DEPARTMENT
WAR DEPARTMENT GENERAL STAFF
PERSONNEL DIVISION G-1
WASHINGTON

May 8, 1933.

Mr. Vallance,
Office Legal Adviser,
Department of State,
Room 268, S.W. & N. Bldg.

Dear Mr. Vallance:

I am returning herewith your list of the Naval Medical officers who may be available for use of the Army, which you so kindly loaned me last Saturday. Many thanks.



J. M. CURMINS,
Lt. Colonel, General Staff.





DO NOT ADDRESS THE SIGNER OF THIS LETTER
BUT ADDRESS YOUR REPLY TO
BUREAU OF MEDICINE AND SURGERY
NAVY DEPARTMENT, WASHINGTON, D. C.
AND REFER TO No.

WASHINGTON, D. C.

First Corps Area, Boston, Mass.

Naval Hospital, Boston, Mass:

Lieutenants (jg) MC USN

Joseph F. Rech

Joseph J. Walls

Murphy K. Oureton

Rudolph E. Swenson

Clarence Minnema

Donald O. Wissinger

Griffin C. Daughtridge

Howard L. Puckett

Clifford W. Moore

Navy Yard, Portsmouth, N.H.

Lieut. (jg) Frank J. Gillette, MC, U.S.N.

Naval Hospital, Portsmouth, N.H.

Lieut. (jg) Robert S. Simpson, MC, U.S.N.

Naval Training Station, Newport, R.I.:

Lieut. (jg) Alvin J. Cerny, MC, U.S.N.

Lieut. (jg) Ralph M. McComas, MC, U.S.N.

Lieut. (jg) Garland A. Gray, MC, U.S.N.

Naval Hospital, Newport, R.I.

Lieut. (jg) Austin J. Walter, MC, U.S.N.

Lieut. (jg) Carr E. Bentel, MC, U.S.N.

Lieut. (jg) Fred Harbert, MC, U.S.N.

Lieut. (jg) Joseph E. Evans, MC, U.S.N.

First Corps Area (Cont'd)

Submarine Base, New London, Conn.:

Lieut. (jg) Isaac S. McReynolds, MC, U.S.N.
 Lieut. (jg) Otto E. Van der Aue, MC, U.S.N.
 Lieut. (jg) Benjamin G. Feen, MC, U.S.N.
 Lieut. (jg) Robert E. Stands, MC, U.S.N.
 Lieut. (jg) Thomas L. Willson, MC, U.S.N.

Second Corps Area, Governor's Island, N.Y.

Naval Hospital, Brooklyn, N.Y.

Lieutenants (jg) MC USN

James R. Reid, Jr.
 John T. Smith
 Oran W. Cheneault
 Edgar L. Nefflen
 James E. Fulghum
 Edward F. Kline
 William P. Locke
 Langdon C. Newman
 Joseph L. Zundell
 Wadeh S. Risk
 James G. Neff
 Cameron L. Hogan
 Herman A. Gross
 Charles W. Stelle
 Douglas T. Prehn
 Julian Love

Navy Yard, Brooklyn, N.Y.

Lieut. (jg) Andrew Galloway, MC, U.S.N.

Receiving Ship, New York, N.Y.

Lieut. (jg) John D. Foley, MC, U.S.N.

NOTE: Enroute to U.S. from Philippines;
 due New York about June 15.

Naval Air Station, Lakehurst, N.J.

Lieut. (jg) Cecil D. Riggs, MC, U.S.N.

Lieut. (jg) Howard K. Sessions, MC, U.S.N.

Third Corps Area, Baltimore, Md.

Naval Hospital, League Island, Philadelphia, Pa.:

Lieutenants (jg) MC USN

Frederick R. Lang
 Clark G. Grasier,
 Martin H. Benson

Third Corps Area. (Cont'd)

Naval Hospital, League Island, Philadelphia, Pa. (Cont'd)

Lieutenants (jg) MC USN
 Robert L. Ware
 Robert Bell
 Victor G. Colvin
 Fitz-John Weddell, Jr.
 James B. Butler
 Edward S. Lowe
 Irving J. Warmolts

Navy Yard, Philadelphia, Pa.

Lieutenants (jg) MC USN
 Charles L. Ferguson,
 Joseph V. Land
 Isadore Zugeran

Naval Dispensary, Washington, D.C.

Lieut. (jg) Emmett D. Hightower, MC, U.S.N.

Naval Hospital, Washington, D.C.

Lieutenants (jg) MC USN
 Francis A. Brunson
 Weston T. Buddington
 Paul K. Perkins
 Adrian J. Delaney
 Lawrence E. Bach
 Malcolm W. Arnold
 Edward T. Gary
 Keitt H. Smith
 Clifford P. Powell
 Alva C. Surber
 Emory E. Walter
 Claude R. Ball
 Robert J. Vaughan

Navy Yard, Washington, D. C.

Lieut. (jg) James E. Wilson, MC, U.S.N.

Naval Medical School, Washington, D. C.

Lieut. (jg) Robert Faust, MC, U.S.N.
 Lieut. (jg) Frederic W. Farrar, MC, U.S.N.

Marine Barracks, Quantico, Va.

Lieut. (jg) Clarence F. Morrison, MC, U.S.N.
 Lieut. (jg) Thomas M. Arnett, MC, U.S.N.

Naval Academy, Annapolis, Md.

Lieut. (jg) Wm. F.E. Loftin, MC, U.S.N.

Third Corps Area (Cont'd)**Norfolk Naval Hospital, Portsmouth, Va.**

Lieutenants (jg) MC USN

William T. Booth
 Frank A. Latham
 Powell W. Griffith
 Eugene R. Hauseraley
 John F. Register
 David J. Cracovaner
 Clarence C. Myers
 Gordon B. Taylor
 Charles B. Stringfellow

Naval Proving Ground, Dahlgren, Va.

Lieut. (jg) Bishop L. Malpass, MC, U.S.N.

Navy Mine Depot, Yorktown, Va.

Lieut. (jg) Elmer L. Cavaney, MC, U.S.N.

Norfolk Navy Yard, Portsmouth, Va.

Lieut. (jg) James L. Holland, MC, U.S.N.

Lieut. (jg) John D. Yarbrough, MC, U.S.N.

Naval Air Station, Hampton Roads, Va.

Lieut. (jg) James E. Reeves, MC, U.S.N.

Naval Training Station, Hampton Roads, Va.

Lieut. (jg) Eugene V. Jobs, MC, U.S.N.

Lieut. (jg) Ernest C. Aulls, MC, U.S.N.

Fourth Corps Area, Atlanta, Ga.**Marine Barracks, Parris Island, S.C.**

Lieut. (jg) Karl F. Evans, MC, U.S.N.

Lieut. (jg) William V. Clark, MC, U.S.N.

Lieut. (jg) Joseph G. Schnebly, MC, U.S.N.

U.S. Naval Hospital, Parris Island, S.C.

Lieut. (jg) Alvin R. Carpenter, MC, U.S.N.

Lieut. (jg) Daniel C. Corriher, MC, U.S.N.

Lieut. (jg) Otto L. Burton, MC, U.S.N.

Lieut. (jg) Edward E. Evans, MC, U.S.N.

Naval Hospital, Charleston, S. C.

Lieut. (jg) Robert R. Leazer, MC, U.S.N.

Naval Hospital, Pensacola, Fla.

Lieut. (jg) Hubert J. Van Peenen, MC, U.S.N.

Sixth Corps Area, Chicago, Ill.

Naval Training Station, Great Lakes, Ill.
 Lieut. (jg) Roger R. Olson, MC, U.S.N.

Naval Hospital, Great Lakes, Ill.:

Lieutenants (jg) MC USN

George E.T. Ribble
 Francis K. Smith
 Charles D. Ball
 Gabriel E. Obester
 Charles R. Moon
 Edgar Rice
 Ferrall H. Johnson
 Guy E. Stahr
 William S. Cann
 Carl H. McMillan
 John F. Wood
 DeCoy Marchand
 William E. Walsh
 Thomas J. Carter
 Clark W. Virtue
 Tilden I. Moe
 Charles E. Fitzgerald
 Cecil C. Welch
 Leland J. Belding
 Harold G. Young

Ninth Corps Area, San Francisco, Calif.

Naval Training Station, San Diego, Calif.

Lieut. (jg) Ernest M. Wade, MC, U.S.N.
 Lieut. (jg) Jack R. George, MC, U.S.N.
 Lieut. (jg) Harold L. Weaver, MC, U.S.N.
 Lieut. (jg) John L. Emyart, MC, U.S.N.

Naval Air Station, San Diego, Calif.

Lieut. (jg) Burt O. Wade, MC, U.S.N.

Marine Corps Base, San Diego, Calif.

Lieut. (jg) George W. Dickinson, MC, U.S.N.
 Lieut. (jg) Carl K. Youngkin, MC, U.S.N.

Naval Dispensary, San Pedro, Calif.

Lieut. (jg) Morris W. Rubin, MC, U.S.N.
 Lieut. (jg) Arthur F. Gardner, MC, U.S.N.
 Lieut. (jg) Melville D. Dickinson, MC, U.S.N.
 Lieut. (jg) Carey M. Smith, MC, U.S.N.
 Lieut. (jg) George W. Wright, MC, U.S.N.

Birth Corps Area (Cont'd)

Naval Hospital, San Diego, Calif.

Lieutenants (jg) MC USN

Ralph D. Handen

Leslie D. Ekvall

John H. Ward, Jr.

Kenneth W. Eikenberry

James J. Sapero

Paul M. Root

James R. Sayers

Milton E. Wirthlin

James J.V. Camisa

James D. Boons

William E. Whiteford

Thomas G. Hays

Ralph C. Boren
Louis E. Gilje

Naval Hospital, Mare Island, Calif.

Lieutenants (jg) MC USN

Billard M. Cobball

William H.L. Collis

James A. Price

Clifford E. Hughes

Oscar Schneider

Edgar J. Basley

Benjamin M. Ahl

Angela G. Hohn

Oscar J. Brown

Courtney G. Clegg

Hubert H. Carroll

Navy YAM, Puget Sound, Wash.

Lieut. (jg) Nancy Shupp, MC, U.S.N.

Lieut. (jg) Stephen E. Flynn, MC, U.S.N.

Lieut. (jg) Paul Vaughn

Naval Hospital, Puget Sound, Wash.

Lieut. (jg) Lewis T. Dorgan, MC, U.S.N.

Lieut. (jg) Elbert F. Peary, MC, U.S.N.

Lieut. (jg) Thomas W. McDaniel, MC, U.S.N.

Lieut. (jg) Julian M. Jordan, MC, U.S.N.

Lieut. (jg) O Henry Alexander, MC, U.S.N.

~~Lieut. (jg) Louis E. Gilje, MC, U.S.N.~~

Lieut. (jg) George A. Cann, MC, U.S.N.

Lieut. (jg) Farra L. Read, MC, U.S.N.

31 MAY 1922

May 29, 1922.

SUBJECT: Care of Veterans' Bureau
Patients in Naval Hospitals,
Pay of Medical Officers,
Nurses and Hospital Corps
Men, and Transportation.

FROM: C. E. Forbes, Director,
U. S. Veterans' Bureau,
Washington, D. C.

TO: Surgeon General,
United States Navy,
Washington, D. C.

Reference is made to letter from the Surgeon General, U. S. Navy, dated April 25, 1922, No. 129,733 (24) wherein you request the allotment of \$501,400.00 for the fiscal year, 1923, to meet the additional expenditure for the pay of medical officers, nurses, hospital corps men, and for the mileage to officers and travelling expenses of nurses made necessary through the utilization of naval hospital facilities by the U. S. Veterans' Bureau.

It is understood that this request for funds is based upon the supposition that the Navy Department will maintain for the use of the U. S. Veterans' Bureau 3,000 hospital beds. It is estimated that for the fiscal year ending June 30, 1923, the U. S. Veterans' Bureau will not plan to utilize more than approximately 2,200 hospital beds in naval hospitals. Supporting this estimate there is listed below the location of those naval hospitals which the Veterans' Bureau desires to utilize with the number of beds which it requests be maintained for such a purpose.

<u>U. S. Naval Hospitals</u>	<u>Beds Required</u>
Chelsea, Massachusetts.	500
Great Lakes, Illinois.	650
League Island, Pennsylvania.	125
Newport, Rhode Island.	50
New York, New York	400
Norfolk, Virginia.	100
Pensacola, Florida.	25
Portsmouth, New Hampshire.	50
Washington, D. C.	250

TOTAL

2150

[Handwritten initials and signature]

It will be noted that the number of beds which the U. S. Veterans' Bureau requests for the fiscal year, 1923, totals 2150. You are however advised that the U. S. Veterans' Bureau might have to utilize from time to time a certain limited number of beds at the following hospitals:

U. S. Naval Hospital,	Marine Island,	California.
" " " "	San Diego,	California.
" " " "	Honolulu,	Territory of Hawaii.
" " " "	Manila,	(Cannage, P. I.)

It is not thought however that the utilization of hospital facilities in these hospitals will be of a sufficiently continuous or extensive nature to warrant the placing on duty of additional personnel.

In view of the above facts the U. S. Veterans' Bureau has reduced the amount of money to be allotted to the Navy Department for the care of beneficiaries of the U. S. Veterans' Bureau in proportion to the reduction in the number of hospital beds which the Navy Department will continue to make available. This reduction amounts to twenty-two hundred three thousandths ($\frac{2200}{2000}$) or eleven-fifteenths ($\frac{11}{15}$) of the amount originally requested by the Navy Department.

You are therefore advised that there will be placed to the credit of the Navy Department for the fiscal year, 1923, the sum of \$267,700.00

C. E. FORBES
Director.

VETERANS ADMINISTRATION
WASHINGTON

April 4, 1933.

Surgeon General of the Navy
Navy Department
Washington, D.C.

Dear Sir:

In view of recent veterans' legislation contained in Public No. 2, 73rd Congress and regulations issued thereunder by the President, it is necessary for me to advise you that the number of patients hospitalized in Navy Hospitals as beneficiaries of the Veterans' Administration will be greatly reduced.

Regulation No. 10, paragraph XLX provides the following:

"The phrase 'Veterans' Administration facilities' as used in Section 6, Title 1, Public No. 2, 73rd Congress, shall only include those facilities over which the Veterans' Administration has direct and exclusive jurisdiction, and such other facilities as the Administrator of Veterans' Affairs may deem necessary to contract for in order to provide hospital care in emergency cases for veterans of any war suffering from injuries or diseases incurred or aggravated in line of duty in active military or naval service, within the limits of such contracts, and contract facilities for women veterans of any war suffering from injuries or diseases incurred or aggravated in line of duty in the active military or naval service and contract facilities generally in the territories and possessions which are deemed reasonably necessary by the Administrator of Veterans' Affairs in order to provide hospital treatment for veterans suffering from injuries or diseases incurred or aggravated in line of duty in the active military or naval service."

In the future only veterans of any war suffering from diseases or injuries incurred or aggravated in line of duty requiring emergency hospitalization will be admitted to other than Veterans' Administration Hospitals. As beds become available in Veterans' Administration Hospitals, transfer of beneficiaries now in your hospitals will be effected.

Very truly yours,

FRANK T. HINES
Administrator

COPY

6

VETERANS ADMINISTRATION

WASHINGTON

April 19, 1933.

The Honorable,
The Secretary of Navy
Washington, D. C.

Sir:

This will advise you that pursuant to recent veterans' legislation and regulations issued relative thereto, I have found it necessary to direct the transfer of such beneficiaries of the Administration as will not be discharged within the next thirty days and who will be in need of continued hospital care to suitable Veterans Administration Facilities.

Respectfully,

FRANK T. HINES
Administrator.

COPY

VETERANS ADMINISTRATION

WASHINGTON

April 24, 1933.

The Surgeon General
United States Navy,
Washington, D. C.

Sir:

With further reference to the question of transferring beneficiaries of the Veterans' Administration now hospitalized in institutions under the jurisdiction of the Medical Department of the United States Navy, you are advised that the policy of the Administration will be to not expedite the transfer of patients now in Army, Navy, and Public Health Service hospitals who will require hospitalization beyond June 30, 1933, but the Administration will arrange for the transfer of these patients to Veterans' Administration Facilities at such time as to be assured that they will be in hospitals under the exclusive jurisdiction of this Administration not later than June 30, 1933.

Also, it will be understood that exception will be made in the transfer of any case whose condition is so acute that his transfer will be contrary to sound medical judgment.

Very truly yours,

FRANK T. HINES
Administrator.

Copy

DEPARTMENT OF STATE

THE LEGAL ADVISER

news - Mr. Vallance
I have learned from
the Surgeon General's office
of the Army that the
Medical Officers of the Navy,
with whose names I supplied
you yesterday are to report,
when directed by the Secretary
of War, to the Corps Area
Commanders of the areas
in which the Naval Medical
Officers are now located.
The Surgeon General of the
Navy (Admiral Kemper).
wishes that it be (over)

them to be incorporated
into the Executive order
a provision whereby
in the issuance of orders
priority ~~will~~ ^{shall} be given
~~to~~ Naval Medical Officers
over Reserve and Contract
Physicians

K. C. Maloney

C-LEH

Do not address the signer of this letter but address your reply to Bureau of Medicine and Surgery Navy Department, Washington, D. C.

And refer to No.

L1-1-193 4/E N (033)

Washington, D. C. April 15, 1933.

To: The Secretary of the Navy.

Subject: Civilian Conservation Corps; employment of Naval personnel in connection with.

1. Under the provisions of Public No. 5, 73d Congress, an Act for the relief of unemployment through the performance of useful public work and for other purposes, approved March 31, 1933, it is proposed to employ medical officers, dental officers and pharmacists of the United States Navy in connection with the medical treatment and hospital care authorized by the Act for persons employed in the Civilian Conservation Corps.

2. In consideration of the terms of the Act, authorizing the President to use existing Government facilities, opinion is requested as to the legality of this proposed use of Navy personnel, with the understanding that Naval funds will not be available for their pay during the period of their assignment to duty with the Civilian Conservation Corps.

P. S. ROSSITER

M&S L1-1-1934(en)(033)

Apr 15, 1933

From: The Secretary of the Navy.
 To : The Secretary of War.

Subject: Navy Medical Department personnel available for
 Reorestation Service, if hospitalization of
 Veterans' Administration patients is discontinued.

1. In view of the contemplated discontinuance of hospitalization of Veterans' Administration patients in Naval Hospitals, the Surgeon General of the Navy, at my suggestion, has conferred, unofficially, with the Surgeon General's Office of the Army, relative to the utilization of excess Medical Department personnel for use in Reorestation Service. The Surgeon General of the Navy informs me that he has been informed that Naval Medical Officers in excess of present Navy needs can be utilized in connection with the Reorestation Service. As the law creating the Reorestation program provides that existing governmental facilities be utilized, it would appear that there is no legal objections to the utilization of the personnel listed below--their salaries to be covered by the appropriation for Reorestation program. Salaries for the personnel listed are now being paid for out of funds allotted by the Veterans Administration. Should this plan meet with the approval of the Secretary of War, the following Naval Medical Department personnel could be made available as indicated:

	<u>Medical Officers</u>	<u>Dental Officers</u>	<u>Pharmacists</u>	<u>Hospital Cordsmen</u>
Immediately	100	4	7	758
June 30, 1933	69	2	4	572

2. The Naval Medical and Dental Officers assigned to the Reorestation Service would be of the rank of Lieutenant (junior grade) of one, two, three and four years' naval service.

Claude A. Swanson.

In reply address
The Judge Advocate General
of the Navy and refer to No.

EAll(1)/P18-3(330415-1)
K

DEPARTMENT OF THE NAVY
OFFICE OF THE JUDGE ADVOCATE GENERAL
WASHINGTON, D. C.

April 25, 1933.

From: The Judge Advocate General
To : The Chief of the Bureau of Medicine and Surgery

Subject: Employment of Navy personnel with Civilian
Conservation Corps.

Reference: Letter from Chief, Bu. Medicine and Surgery, to
Sec. Navy, April 15, 1933, file L1-1-193 4/E N (033).

Inclosure: Copy of opinion of J.A.G., dated April 24, 1933,
approved by the Secretary of the Navy on the same
date, file EAll(1)/P18-3(330415-1), relative to
employment of Navy personnel with Civilian Con-
servation Corps.

1. In compliance with request contained in the above
reference, there is transmitted herewith a copy of an opinion
rendered to the Secretary of the Navy under date of April 24,
1933, and approved by the Secretary of the Navy on the same
date, relative to employment of Navy personnel with Civilian
Conservation Corps.

O. G. MURFIN

In reply address
The Judge Advocate General
of the Navy and refer to No.

EAll(1)/P18-3(330415-1)
K DU

DEPARTMENT OF THE NAVY
OFFICE OF THE JUDGE ADVOCATE GENERAL
WASHINGTON, D. C.

April 24, 1933

1st indorsement

From: The Judge Advocate General
To: The Secretary of the Navy

Subject: Employment of Navy personnel with Civilian Conservation Corps.

1. It is stated in the basic letter that it is proposed to employ medical officers, dental officers and pharmacists of the United States Navy in connection with the medical treatment and hospital care authorized for persons employed in the Civilian Conservation Corps established by the Act of March 31, 1933 (Public No. 5). In this connection the opinion of this office is requested as to the legality of this proposed use of Navy personnel, with the understanding that naval funds will not be available for their pay during the period of their assignment to duty with the Civilian Conservation Corps.

2. Section 1 of the cited Act of March 31, 1933, entitled "An Act For the relief of unemployment through the performance of useful public work, and for other purposes," provides:

"That for the purpose of relieving the acute condition of widespread distress and unemployment now existing in the United States, and in order to provide for the restoration of the country's depleted natural resources and the advancement of an orderly program of useful public works, the President is authorized, under such rules and regulations as he may prescribe and by utilizing such existing departments or agencies as he may designate, to provide for employing citizens of the United States who are unemployed, in the construction, maintenance and carrying on of works of a public nature in connection with the forestation of lands belonging to the

United

United States or to the several States which are suitable for timber production, the prevention of forest fires, floods and soil erosion, plant pest and disease control, the construction, maintenance or repair of paths, trails and fire-lanes in the national parks and national forests, and such other work on the public domain, national and State, and Government reservations incidental to or necessary in connection with any projects of the character enumerated as the President may determine to be desirable: Provided, * * * The President is further authorized, by regulation, to provide for housing the persons so employed and for furnishing them with such subsistence, clothing, medical attendance and hospitalization, and cash allowance, as may be necessary, during the period they are so employed, * * * "

3. It will be observed that, in providing for the employment contemplated by this Act, the President is expressly authorized to utilize "such existing departments or agencies as he may designate." The Navy Department undoubtedly is included in the term "departments" as used in said Act. This being so, it appears to this office that under the plain terms of section 1 of the Act of March 31, 1933, as quoted above, the President clearly is authorized to utilize such facilities of the Navy Department as, in his judgment, may be required to enable him to properly carry out the provisions of the Act of March 31, 1933, and that the use of Navy personnel in connection with the work authorized by said Act would, therefore, be in accordance with law.

4. The question presented for consideration is accordingly answered by stating that, in the opinion of this office, Navy personnel may legally be employed in connection with the medical treatment and hospital care authorized by the Act of March 31, 1933, for persons employed in the Civilian Conservation Corps established by that Act.

O. G. MURFIN

APPROVED: April 24, 1933

CLAUDE A. SWANSON

Secretary of the Navy

EXECUTIVE ORDER

WITHDRAWING LAND FOR ARMY RADIO STATION

ALASKA

It is hereby ordered that the land hereinafter described be, and the same is hereby, withdrawn subject to valid existing rights as provided by the act of June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), for the use of the War Department as a site for the Army radio station at Point Barrow, Alaska:

Beginning at a point in the shore line of Nerravak Lagoon, said point being in the northerly extension of the easterly line of the Presbyterian Mission Property and 30 ft., more or less, from the northeast corner thereof, in approximate latitude $71^{\circ}17.7'$, longitude $156^{\circ}30'$.

Thence from said initial point by metes and bounds:

In a general easterly and southeasterly direction along the said shore line of Nerravak Lagoon, 850 ft., more or less, to a point;

Southerly, 600 ft., more or less, parallel to the said easterly line of the Presbyterian Mission Property to a point;

Westerly, 940 ft. parallel to the southerly line of the Presbyterian Mission Property to a point, said point being in the southerly extension of the westerly

line of the said Presbyterian Mission Property;

Northerly, 460 ft. along said southerly extension of the westerly line of Presbyterian Mission Property to the southwest corner thereof;

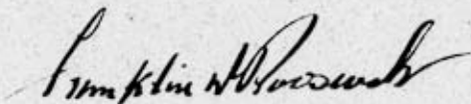
Easterly, 475 ft., more or less, along the southerly line of the Presbyterian Mission Property to the southeast corner thereof;

Northerly, 475 ft., more or less, along the aforementioned easterly line of the Presbyterian Mission Property to the northeast corner thereof;

Northerly, 30 ft., more or less, along the northerly extension of the said easterly line of the Presbyterian Mission Property, to the place of beginning.

The tract as described contains an area of 14.1 acres, more or less.

This order shall continue in full force and effect unless and until revoked by the President or by act of Congress.



THE WHITE HOUSE,
May 15, 1933.

EXECUTIVE ORDER.

APPOINTMENT OF MRS. ELIZABETH HORTER.

Mrs. Elizabeth Horter may be appointed to a classified position in the Department of State without regard to the requirements of the Civil Service rules.

Franklin D. Roosevelt

The White House,
May 15, 1933.

6133

EXECUTIVE ORDER

AMENDMENT OF SCHEDULES A AND B, CIVIL-SERVICE RULES,
POSITIONS UNDER FARM CREDIT ADMINISTRATION

Schedule A of the civil-service rules is hereby amended as follows:

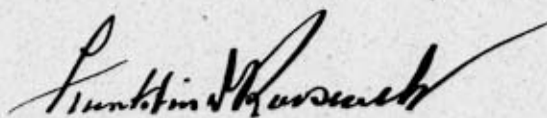
Substitute the designation "FARM CREDIT ADMINISTRATION" for "FEDERAL FARM BOARD" under subdivision XXI, and add the following paragraphs:

1. Private secretary or confidential clerk each to the three Deputy Governors, the General Counsel, the five Commissioners, and the heads of six major divisions.

2. Not exceeding eight positions in the immediate office of the Governor in addition to the private secretary excepted under subdivision I of schedule A.

Schedule B of the civil-service rules is amended by substituting the designation "FARM CREDIT ADMINISTRATION" for the designation "FEDERAL FARM BOARD" under subdivision XII.

Incumbents of positions in the organizations transferred to the Farm Credit Administration by the Executive order of March 27, 1933, who do not already possess a competitive classified civil-service status shall not acquire such status by reason of such transfer, except upon recommendation to the Civil Service Commission by the Governor of the Farm Credit Administration, subject to such noncompetitive tests of fitness as the Civil Service Commission may prescribe.



THE WHITE HOUSE,
May 18, 1933.

EXECUTIVE ORDER

PURCHASE OF NATIONAL-FOREST LANDS

WHEREAS the citizens of the eastern States employed or to be employed under the provisions of the act of Congress approved March 31, 1933 (Public, No. 5, 73d Cong.), largely are to be engaged in constructive and productive activities upon lands owned by the United States for national-forest purposes, and situated within a series of 42 national-forest purchase units in 20 of the States east of the Great Plains, said units having been established and designated by the Secretary of Agriculture under authority of the act of Congress approved March 1, 1911 (36 Stat. 961-963; U.S.C., title 16, secs. 513-521), with the concurrence and approval of the National Forest Reservation Commission created by said act; and

WHEREAS more than one half of the lands suitable for forest purposes within said 42 units are privately owned and widely interspersed among the lands in Federal ownership, greatly complicating the effective use of the services of the men employed for emergency conservation work under authority of the act of March 31, 1933, and markedly limiting the numbers of men for whom employment can be provided within said 42 areas; and

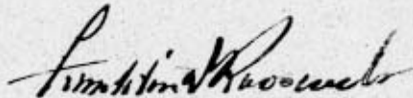
WHEREAS it is the opinion of the members of the

National Forest Reservation Commission that the prompt acquisition within said areas of the lands chiefly valuable for forest purposes not hitherto acquired by the United States would greatly enhance the effectiveness of and enlarge the opportunity for the employment of men under the provisions of the act of March 31, 1933, and would in addition contribute in a large and desirable way toward the fruition of the public objectives and program expressed and established by the act approved March 1, 1911, as amended;

THEREFORE, by virtue of the authority vested in me by the act of Congress entitled "AN ACT For the relief of unemployment through the performance of useful public work, and for other purposes" (Public, No. 5, 73d Cong.), it is hereby ordered that ^{20,000,000}~~25,000,000~~ of the moneys made available for expenditure by said act shall be and hereby are allotted for expenditure by the Secretary of Agriculture for the purchase of forest lands within the 43 existing national-forest purchase areas, under the provisions of the act of March 1, 1911, as amended, and in conformity with the procedure hitherto established to govern the conduct of such purchases of land; and so much of the sum allotted as may be necessary may be used as the Secretary of Agriculture may provide to cover the costs incident to the purchase of said lands.

THE WHITE HOUSE,

May 29, 1933.



EXECUTIVE ORDER

EXTENDING THE APPLICATION OF THE ACT FOR THE RELIEF OF
UNEMPLOYMENT THROUGH THE PERFORMANCE OF USEFUL PUBLIC
WORK TO COUNTY PARKS AND METROPOLITAN SECTIONS OF
MUNICIPAL PARKS.

By virtue of the authority vested in me by the Act
of Congress, entitled "An Act For the relief of unemploy-
ment through the performance of useful public work, and
for other purposes," approved March 31, 1933, (Public No.
5, 73d Congress), it is hereby ordered that:

(1) Emergency Conservation workers, enrolled under
the provisions of said Act, may, with the approval of the
Director of Emergency Conservation Work, be assigned to
county parks and metropolitan sections of municipal parks.

(2) Subject to approval by the Director of Emergency
Conservation Work, direct supervision over such work under-
taken in said county parks and metropolitan sections of
municipal parks will be exercised by the National Park
Service of the Department of the Interior:

PROVIDED, That work to be performed by said Emergency
Conservation workers upon projects located within said
county parks and metropolitan sections of municipal parks
shall be only such kinds of cooperative work as are now
provided for by Acts of Congress in preventing and controlling
forest fires and the attacks of forest tree pests and diseases
and such work as is necessary in the public interest to con-
trol floods.

THE WHITE HOUSE,

May 20, 1933.

Franklin D. Roosevelt

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EXECUTIVE ORDER

**REVOCATION OF WITHDRAWAL OF PUBLIC LANDS
PENDING RESURVEY**

ARIZONA

It is hereby ordered that Executive Order No. 5571, dated March 5, 1931, which withdrew the public lands in T. 1 S., R. 2 W.; T. 3 S., R. 4 W.; and T. 2 N., R. 4 W. of the Gila and Salt River meridian, Arizona, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (48 Stat. 580), and subject to valid rights, that the above-described lands, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder, to entry under the homestead or desert land laws only, for a period of 91 days beginning with the date of the official filing of the plat of resurvey, by qualified ex-service men for whose service recognition is granted by the resolution, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released

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lands by settlement in advance of entry or otherwise except strictly in accordance herewith.

Franklin D. Roosevelt

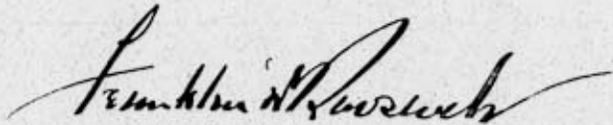
THE WHITE HOUSE,
May 22, 1933.

EXECUTIVE ORDER

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS
PENDING RESURVEY

CALIFORNIA

It is hereby ordered that Executive Order No. 5166, dated July 26, 1929, which withdrew the public lands in Tps. 13 N., Rs. 16 and 17 E. of the Mount Diablo meridian, California, pending a resurvey, be, and the same is hereby, revoked.



THE WHITE HOUSE,
May 22, 1933.

EXECUTIVE ORDER

**REVOCATION OF WITHDRAWAL OF PUBLIC LANDS
PENDING RESURVEY**

COLORADO

It is hereby ordered that Executive Order No. 4482, dated July 19, 1928, which withdrew, with other lands, the public lands in T. 4 S., R. 99 W., and T. 6 S., R. 101 W. sixth principal meridian, Colorado, pending resurvey, be, and the same is hereby, revoked as to said townships.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the public lands in said townships, if otherwise subject to disposition, shall be opened under the terms and conditions of such resolution and the regulations issued thereunder to entry under applicable public land laws by qualified ex-service men for whose service recognition is granted by the resolution, for a period of 91 days beginning with the date of official filing of the plats of resurvey of said townships, and thereafter to appropriation by the general public under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to the released

land by settlement in advance of entry or otherwise except strictly in accordance herewith.

Franklin D. Roosevelt

THE WHITE HOUSE,
May 22, 1933.

EXECUTIVE ORDER

REVOCATION OF ADMINISTRATIVE-SITE WITHDRAWALS

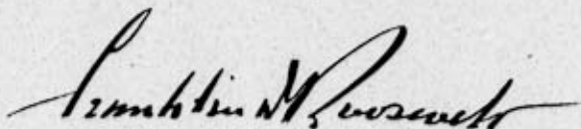
MONTANA

It is hereby ordered that Executive Order No. 2586, dated April 6, 1917, withdrawing the W 1/2 E 1/2, E 1/2 W 1/2, SE 1/4 SE 1/4 sec. 20, SW 1/4 NW 1/4, N 1/2 SW 1/4, SE 1/4 SW 1/4 sec. 28, N 1/2 NE 1/4, SE 1/4 NE 1/4 sec. 29, T. 2 S., R. 9 W. principal meridian, 640 acres, and Executive Order No. 2848, dated April 24, 1918, withdrawing lots 2, 3, SE 1/4 NW 1/4, NE 1/4 SW 1/4 sec. 31, T. 14 S., R. 11 W. principal meridian, 155.72 acres, in Montana, for use by the Forest Service as ranger stations, be, and the same are hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930, that subject to valid rights, and where included in a phosphate reserve to the conditions applicable to lands so reserved, the public lands in the above-described areas shall be opened only to entry under the homestead or desert land laws by qualified ex-service men for whose service recognition is granted by said resolution and the regulations issued thereunder, for a period of 91 days beginning with the sixty-third day from and after the date hereof, and thereafter to appropriation by the general public

under any public land law applicable thereto.

Subsequent to the date hereof and prior to the date of restoration to general disposition as herein provided, no right may be acquired to such lands by settlement in advance of entry or otherwise except strictly in accordance herewith.

A handwritten signature in cursive script, which reads "Franklin D. Roosevelt". The signature is written in dark ink and is centered on the page.

THE WHITE HOUSE,

May 22, 1933.

EXECUTIVE ORDER

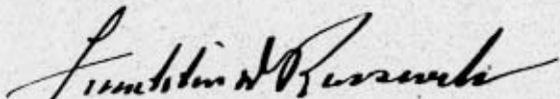
AMENDMENT OF SCHEDULE B OF THE CIVIL-SERVICE RULES

Schedule B of the civil-service rules is hereby amended by the elimination of paragraph 3 of subdivision III reading as follows:

"Special agents employed in collecting cotton statistics."

The effect of this order is to place these positions in the competitive classified service. The present incumbents of the positions will not be recorded as classified status but, if within the required age limits (21 to 60), will be permitted to compete for retention with the general public in examinations which will be announced by the Civil Service Commission under the appropriate provisions of the Civil Service Act and rules.

Because of the intermittent character of the employment, these positions are excluded from the operation of the Retirement Act.



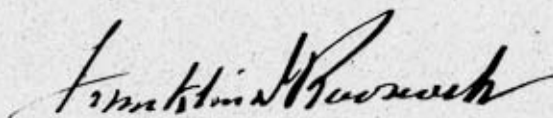
THE WHITE HOUSE,

May 13, 1933.

EXECUTIVE ORDER

AMENDING EXECUTIVE ORDER NO. 5872, OF JUNE 30, 1932,
SO AS TO TERMINATE ON MAY 31, 1933, THE EXEMPTION
OF PICKENS NEAGLE, OF THE NAVY DEPARTMENT, FROM
COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 304 of part II of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1933, and for other purposes", approved June 30, 1932, Executive Order No. 5872, of June 30, 1932, exempting Pickens Neagle, of the Navy Department, and others from compulsory retirement for age, is hereby amended so as to terminate the exemption of the said Pickens Neagle on May 31, 1933.



THE WHITE HOUSE,

May 23, 1933.