EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS TO AID THE STATE IN MAKING EXCHANGE SELECTIONS

NEW MEXICO

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848), as amended by the act of August 24, 1912 (37 Stat. 497), and subject to the conditions therein expressed and to all valid existing rights, it is hereby ordered that the public lands within the following-described area in New Mexico be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry, except as provided by said acts and by the act of June 15, 1926 (44 Stat. 746-748), which authorizes such withdrawal for the purpose of aiding the State of New Mexico in making exchange selections as therein provided:

NEW MEXICO PRINCIPAL MERIDIAN

T. 13 S., R. 2 W., sec. 13, S 1/2, S 1/2
    NW 1/4, S 1/2
        NE 1/4;
    sec. 24, N 1/2 NW 1/4,
        N 1/2 NE 1/4;

T. 20 S., R. 4 W., sec. 5, lot 3, SE 1/4
    NW 1/4, E 1/2
        SW 1/4;
    sec. 6, E 1/2 SE 1/4,
        SW 1/4 SE 1/4;
    sec. 7, NE 1/4 SE 1/4;
sec. 8, E 1/2 NW 1/4,
N 1/2 SW 1/4;

T. 21 S., R. 4 W., sec. 10, W 1/2 SE 1/4;
sec. 15, NW 1/4 NE 1/4,
N 1/2 NW 1/4;
sec. 33, S 1/2 S 1/2;
sec. 34, S 1/2 SW 1/4.

T. 22 S., R. 4 W., sec. 6, lot 2, SW 1/4
NE 1/4, W 1/2
SE 1/4;

sec. 7, lot 1, NE 1/4
NW 1/4, W 1/2
E 1/2;

sec. 8, N 1/2 NE 1/4
SW 1/4 NE 1/4,
SE 1/4 NW 1/4;

sec. 18, lot 1, NE 1/4
NW 1/4.

T. 18 S., R. 5 W., sec. 17, S 1/2;
sec. 18, lots 3, 4, E 1/2
SW 1/4, SE 1/4;
secs. 19, 20, and 29;
sec. 30, lots 1, 2, 3,
E 1/2, E 1/2
NW 1/4, NE 1/4
SW 1/4;

sec. 31, lots 2, 3, 4,
E 1/2, SW 1/4
SE 1/4 NW 1/4,
E 1/2.

T. 19 S., R. 5 W., sec. 5, lots 3, 4, S 1/2
NW 1/4, SW 1/4;
sec. 6;
sec. 7, lots 2, 3, 4,
SE 1/4 NW 1/4,
W 1/2 SE 1/4;
E 1/2 SW 1/4;

sec. 8, NW 1/4;
sec. 18, lots 1, 2, 3, 4,
E 1/2 NW 1/4;

sec. 19, lot 3, NE 1/4
SW 1/4, NW 1/4
SE 1/4;
sec. 20, W 1/2 W 1/2;
sec. 27, SE 1/4 NE 1/4
NE 1/4 SE 1/4;
sec. 28, NW 1/4 SE 1/4,
S 1/2 SE 1/4;
sec. 30, lots 2 and 3;
sec. 31, lots 3, 4, NE 1/4
SW 1/4, NW 1/4
SE 1/4;
sec. 34, E 1/2 E 1/2, SW 1/4 SE 1/4, S 1/2 SW 1/4.
T. 20 S., R. 5 W., sec. 6, lots 4, 5, 6, and 7;
sec. 7, lot 1;
sec. 15, SW 1/4 SE 1/4;
sec. 16, lots 1, 2, 3, and 4;
sec. 19, lot 1;
sec. 22, NE 1/4, S 1/2 S 1/2;
sec. 23, W 1/2, NE 1/4, N 1/2 SE 1/4;
sec. 24, NW 1/4, NW 1/4 SW 1/4;
sec. 26, SW 1/4;
sec. 27, E 1/2 E 1/2, W 1/2 NE 1/4, N 1/2 NW 1/4, SE 1/4 NW 1/4;
sec. 28, N 1/2 N 1/2;
sec. 30, lots 2, 4, SE 1/4 NW 1/4, E 1/2 SW 1/4;
sec. 35, NW 1/4.
T. 21 S., R. 5 W., sec. 18, lots 1 and 2.
T. 22 S., R. 5 W., sec. 1, SW 1/4 SE 1/4, S 1/2 SW 1/4;
sec. 4, E 1/2 SE 1/4;
sec. 5, lot 4;
sec. 10, NW 1/4 NW 1/4;
sec. 11, W 1/2, W 1/2 E 1/2;
sec. 12, W 1/2 W 1/2;
sec. 13, N 1/2 NE 1/4, NE 1/4 NW 1/4;
sec. 14, W 1/2 NE 1/4, NE 1/4 NW 1/4;
sec. 19, lot 4, SE 1/4 SW 1/4 SW 1/4, SW 1/4 SE 1/4 SE 1/4;
sec. 22, S 1/2 NE 1/4, NW 1/4 SE 1/4;
sec. 23, S 1/2 NW 1/4;
sec. 26, SW 1/4 SW 1/4;
sec. 30, lot 1, SE 1/4 NW 1/4, W 1/2 NE 1/4, N 1/2 SE 1/4, SE 1/4 SE 1/4;
T. 18 S., R. 6 W., sec. 13, S 1/2;
sec. 14, S 1/2;
sec. 15, S 1/2;
sec. 17, W 1/2 SE 1/4;
sec. 20, E 1/2;
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<td>sec. 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, and 31;</td>
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<td>sec. 27, W 1/2, E 1/3</td>
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sec. 27, NW 1/4, NW 1/4, S 1/2 N 1/2, S 1/2;
sec. 28, E 1/2 E 1/2, SW 1/4 NW 1/4, W 1/2 SE 1/4, SW 1/4 NW 1/4;
sec. 29, N 1/2 N 1/2;
sec. 33, lot 3, N 1/2, NE 1/4, SE 1/4, NE 1/4;
sec. 34, lot 2, N 1/2, NE 1/4 SW 1/4;
sec. 35, lots 1, 2, 3, 4, N 1/2 SW 1/4, NW 1/4, E 1/2, NW 1/4, NW 1/4 SE 1/4.

T. 20 S., R. 6 W., sec. 1, lot 3, SE 1/4 NW 1/4, E 1/2 SW 1/4;
sec. 13, W 1/2 W 1/2;
sec. 24, N 1/2 N 1/2;
sec. 25, W 1/2 NW 1/4, SE 1/4 NW 1/4, NE 1/4 SW 1/4, S 1/2 SW 1/4, SW 1/4 SE 1/4;
sec. 26, SE 1/4 NW 1/4;
sec. 35, E 1/2 SE 1/4, SW 1/4 SE 1/4.

T. 21 S., R. 6 W., sec. 11, NE 1/4 NE 1/4;
sec. 12, S 1/2 NE 1/4, E 1/2 NW 1/4, NW 1/4 NW 1/4;
sec. 13, SE 1/4 NW 1/4, S 1/2 NE 1/4, E 1/2 SE 1/4, E 1/2 SW 1/4, SW 1/4 SW 1/4;
sec. 24, N 1/2 N 1/2, SE 1/4 SE 1/4.

T. 22 S., R. 6 W., sec. 23, N 1/2 SE 1/4, SW 1/4 SE 1/4;
sec. 24, NW 1/4 SW 1/4, SW 1/2 8 1/2;
sec. 26, NW 1/4 NW 1/4, W 1/2 NE 1/4, SE 1/4 NE 1/4, NE 1/4 SE 1/4;

T. 19 S., R. 7 W., sec. 19, E 1/2 SW 1/4;
T. 20 S., R. 7 W., sec. 8, S 1/2 SW 1/4;
sec. 17, N 1/2 SW 1/4, SE 1/4 SW 1/4;
sec. 18, E 1/2 NE 1/4.
sec. 20, S 1/2 NE 1/4.
sec. 21, E 1/2 NW 1/4.
sec. 22, N 1/2 SW 1/4.
sec. 23, N 1/2 NE 1/4.
sec. 24, S 1/2 SE 1/4.

T. 23 S., R. 7 W.,
sec. 1, lots 1, 2, 8, 9,
10, 11, 12, 13,
16, 17, and 18;
sec. 11;
sec. 12, lots 1, 2, 3, 4,
5, 6, and 7.

T. 10 S., R. 8 W.,
sec. 19, lots 3, 4, E 1/2
SW 1/4, W 1/2
NW 1/4.
sec. 21, E 1/2 SW 1/4,
W 1/2 SE 1/4,
SW 1/4 NE 1/4,
SE 1/4 NW 1/4.
sec. 28, NE 1/4 NW 1/4,
NW 1/4 NE 1/4.
sec. 29, NW 1/4 NW 1/4,
W 1/2 SW 1/4;
sec. 30, lots 1, 2, E 1/2
NW 1/4, NE 1/4
SW 1/4, NW 1/4
SE 1/4, NE 1/4
NE 1/4.

T. 19 S., R. 8 W.,
sec. 20, N 1/2 SE 1/4,
SW 1/4 SE 1/4,
SE 1/4 SW 1/4;
sec. 21, NE 1/4 NW 1/4,
S 1/2 NW 1/4,
E 1/2 SW 1/4,
NE 1/4, N 1/2
SE 1/4;
sec. 22, SW 1/4 NW 1/4;
sec. 35, E 1/2 NW 1/4,
NW 1/4 SE 1/4,
E 1/2 SE 1/4.

T. 22 S., R. 10 W.,
sec. 13, SE 1/4 NW 1/4,
W 1/2 W 1/2;
sec. 14, N 1/2 NE 1/4,
SE 1/4 NE 1/4,
SE 1/4;
sec. 24, W 1/2 NW 1/4,
SE 1/4 NW 1/4,
E 1/2, E 1/2 SW 1/4;
sec. 25, E 1/2 NW 1/4,
SW 1/4 NE 1/4,
NE 1/4 NE 1/4,
W 1/2 SE 1/4,
NE 1/4 SW 1/4,
SW 1/4 SW 1/4;
sec. 33, S 1/2 S 1/2.
T. 23 S., R. 10 W., sec. 3, W 1/2 SW 1/4; SE 1/4 SW 1/4;
sec. 10, S 1/2 NW 1/4; NE 1/4 NW 1/4; E 1/3 SW 1/4;
T. 24 S., R. 11 W., sec. 7, E 1/3 SE 1/4;
sec. 18, E 1/2 NE 1/4; S 1/2 SE 1/4;
sec. 19, lots 1, 2, 3, 4, E 1/3 W 1/2;
sec. 20;
sec. 21, W 1/2 NW 1/4;
sec. 30, NE 1/4;
T. 25 S., R. 11 W., sec. 7, lot 1, NE 1/4;
sec. 30, lot 1, NE 1/4; NW 1/4, N 1/2; NE 1/4, SW 1/4; NE 1/4, W 1/2; SE 1/4;
T. 26 S., R. 11 W., sec. 3, S 1/2 SW 1/4;
sec. 4, S 1/2 S 1/2;
sec. 5, S 1/2 SE 1/4;
sec. 7, lot 4, N 1/2; NE 1/4, SE 1/4; NW 1/4, E 1/2; SW 1/4, SW 1/4; SE 1/4;
sec. 8, SE 1/4, NW 1/4; NW 1/4;
sec. 17, NE 1/4 and SW 1/4;
sec. 18, lots 1, 4, E 1/2 SW 1/4;
sec. 19, lots 1, 2, E 1/3 NW 1/4, NE 1/4.
T. 18 S., R. 12 W., sec. 23, NE 1/4, S 1/2 SE 1/4;
sec. 24, W 1/2 NW 1/4;
sec. 26, N 1/2 NE 1/4;
T. 24 S., R. 12 W., sec. 11, NW 1/4, N 1/2 NE 1/4;
sec. 12, W 1/2;
sec. 19, N 1/2;
sec. 20, N 1/2;
sec. 25, S 1/2;
sec. 26, W 1/2;
sec. 27, S 1/2 NE 1/4, SE 1/4;
sec. 28, lots 1, 2, SW 1/4; SW 1/4, N 1/2 SW 1/4; SE 1/4, E 1/2;
sec. 34, E 1/2;
sec. 35, W 1/2.
T. 25 S., R. 12 W., sec. 13, SW 1/4 SE 1/4;
sec. 19, lots 3, 4 E 1/2
sec. 20, S 1/2;
sec. 23, SE 1/4 NE 1/4;
sec. 24, NW 1/4 NW 1/4;
sec. 25, NW 1/4 NW 1/4;
sec. 28, N 1/2;
sec. 30, lots 1, 2 E 1/2
T. 23 S., R. 13 W., sec. 3, lot 3, SE 1/4
NW 1/4, N 1/2
S 1/2;
sec. 4, W 1/2, N 1/2
sec. 9, N 1/2 NW 1/4;
sec. 11, W 1/2 W 1/2;
sec. 14, W 1/2 W 1/2;
sec. 22, N 1/2 NE 1/4;
sec. 27, E 1/2 W 1/2,
SW 1/4 SE 1/4;
T. 24 S., R. 13 W., sec. 4, lot 4;
sec. 14, E 1/2 SE 1/4.
T. 26 S., R. 13 W.,
sec. 24, E 1/2 SW 1/4;
sec. 25, W 1/2 NE 1/4;
sec. 35, N 1/2 NE 1/4;
sec. 36, NW 1/4 SE 1/4,
N 1/2 SW 1/4,
SW 1/4 SW 1/4.
T. 27 S., R. 13 W.,
sec. 1, lot 2, SW 1/4 NE 1/4,
sec. 12, E 1/2 NW 1/4;
sec. 13, NW 1/4 and S 1/2;
sec. 14, S 1/2;
sec. 15, S 1/2;
sec. 23 and 24;
sec. 25, W 1/2;
sec. 26, E 1/2;
sec. 34, N 1/2 N 1/2;
sec. 35, N 1/2 N 1/2.
T. 19 S., R. 14 W.,
sec. 28, E 1/2 NW 1/4.
T. 21 S., R. 14 W.,
sec. 4, SE 1/4 NW 1/4,
SW 1/4 NE 1/4;
sec. 27, S 1/2 NW 1/4, W 1/2 SW 1/4,
NE 1/4 SW 1/4, NW 1/4 SE 1/4;
sec. 28, SE 1/4 NW 1/4, S 1/2 NE 1/4,
S 1/2;
sec. 30, lot 4, SE 1/4
SW 1/4, S 1/2
SE 1/4;
sec. 31, lots 1, 2, 3, 4,
E 1/2 W 1/2, S 1/2 NE 1/4,
SE 1/4;
sec. 33;
sec. 34, W 1/2, NW 1/4
NE 1/4, S 1/2
NE 1/4, SE 1/4;
sec. 35, S 1/2 NW 1/4,
SW 1/4, SW 1/4
SE 1/4.

T. 23 S., R. 14 W., sec. 1;
sec. 3, lots 1, 2, 3, 4,
SE 1/4 NE 1/4, S 1/2 NW 1/4,
S 1/2;
secs. 4, 5, 6, 7, 8, 9,
10, 11, 12, and 13;
sec. 14, N 1/2, SE 1/4,
E 1/2 SW 1/4.

T. 23 S., R. 14 W., sec. 6,
lots 1, 2, 3, 4,
S 6, SE 1/4
NW 1/4, S 1/2
NE 1/4, NE 1/4
SW 1/4, N 1/2
SE 1/4;
sec. 8, E 1/2 SW 1/4;
sec. 13, N 1/2 N 1/2,
SW 1/4 NW 1/4,
W 1/2 SW 1/4;
sec. 14, N 1/2 N 1/2;
sec. 25, S 1/2 SE 1/4,
SE 1/4 SW 1/4.

T. 25 S., R. 14 W., secs. 10, 11, 13, 14, 23,
24, and 27;
sec. 15, E 1/2 SE 1/4;
sec. 21, E 1/2 SW 1/4;
sec. 22, S 1/2, NE 1/4,
S 1/2 NW 1/4;
sec. 26, W 1/2, W 1/2
E 1/2;
sec. 28, E 1/2, E 1/2
W 1/2;
sec. 33, NE 1/4, E 1/2
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<td>lot 1, 2, 3, E 1/2, NW 1/4, NE 1/4, NE 1/4, SW 1/4, N 1/2, SE 1/4</td>
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sec. 33, SE 1/4 SW 1/4, SE 1/4, SE 1/4
NE 1/4;
sec. 34, NE 1/4 NW 1/4, SW 1/4, E 1/2.
T. 24 S., R. 15 W., sec. 1, lots 1, 3, 3, 4,
S 1/2 N 1/2, N 1/2 S 1/2;
sec. 3, lots 1, 2, 3, 4, SW 1/4;
sec. 4, lots 1, 2, 3,
S 1/2 NE 1/4, SW 1/4, S 1/2 NW 1/4;
sec. 5, lots 3, 4, SE 1/4
NE 1/4, N 1/2 SE 1/4;
sec. 9, E 1/2 NW 1/4,
E 1/2 SW 1/4, N 1/2 SE 1/4,
sec. 11, ME 1/4, E 1/3
NW 1/4, NE 1/4
SW 1/4, N 1/2
sec. 12.
T. 16 S., R. 16 W., sec. 22, N 1/2 SW 1/4,
SW 1/4 SE 1/4, NW 1/4;
sec. 23, SE 1/4 SW 1/4;
sec. 24, S 1/2 SW 1/2;
sec. 25, N 1/2,
NW 1/4 SE 1/4, N 1/2 SW 1/4,
SW 1/4 SW 1/4;
sec. 26, NE 1/4 NW 1/4,
S 1/2 NW 1/4, NE 1/4;
sec. 27, NE 1/4;
sec. 29, W 1/2 SW 1/4,
SW 1/4 NW 1/4;
sec. 31, lots 2, 3, 4,
SE 1/4 NW 1/4, E 1/2 SW 1/4;
sec. 35, NW 1/4, SE 1/4
SW 1/4, SW 1/4
sec. 37, NE 1/4;
T. 17 S., R. 16 W., sec. 1, lot 1, SE 1/4
NE 1/4, E 1/2
sec. 6, lot 6, SE 1/4
SW 1/4;
sec. 12, SW 1/4 NE 1/4,
NW 1/4 SE 1/4.
T. 23 S., R. 16 W., sec. 17, NE 1/4, SW 1/4; sec. 18, SE 1/4; sec. 20, W 1/2; sec. 21, NW 1/4, SW 1/4
   SW 1/4, E 1/2
   SW 1/4, W 1/2
   NE 1/4, NE 1/4
   NE 1/4, S 1/2
   SE 1/4;
sec. 22, SE 1/4 NW 1/4, E 1/2 SW 1/4, W 1/2 SE 1/4;
sec. 19, 28, 29, 30, 31, 33 and 35;
sec. 34, W 1/2, NE 1/4, W 1/2 SE 1/4,
   NE 1/4 SE 1/4.
T. 23 S., R. 16 W., secs. 1, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, 22, 23, 25, 26, 27, 29, and 35;
sec. 3, lots 2, 3, 4, SW 1/4 NE 1/4, S 1/2 NW 1/4, S 1/2;
sec. 17, NE 1/4 and W 1/2;
sec. 19, lots 1, 2, E 1/2 NW 1/4, NE 1/4;
sec. 21, E 1/2 W 1/2, E 1/2;
sec. 28, E 1/2, E 1/2 W 1/2;
sec. 33, W 1/2 W 1/2, S 1/2 NE 1/4, SE 1/4;
sec. 34, S 1/2 NW 1/4, SW 1/4;
sec. 20, NW 1/4.
T. 24 S., R. 16 W.,
sec. 1, lots 1, 2, 3, 4, S 1/2 N 1/2, N 1/2 S 1/2;
sec. 3, lots 3, 4, S 1/2 NW 1/4, SW 1/4;
sec. 4, lots 1, 2, 4, S 1/2 NE 1/4, NE 1/4 SE 1/4;
sec. 10, W 1/2, S 1/2 NE 1/4;
sec. 11, S 1/2 NE 1/4;
sec. 12, E 1/2 W 1/2;
sec. 13, E 1/2 NW 1/4;
sec. 15, W 1/2;
sec. 22, NW 1/4 and E 1/2;
sec. 23, S 1/2;
sec. 24, W 1/2;
- 13 -

sec. 27, NE 1/4 SW 1/4,
E 1/2 NE 1/4,
E 1/4 SE 1/4,
NN 1/4 NW 1/4.

T. 25 S., R. 16 W., sec. 3, lots 3, 3, 4,
S 1/2 N 1/2,
S 1/3;

sec. 4, lots 1, 2, 3, 4,
SE 1/4 NE 1/4,
S 1/2 NW 1/4,
S 1/2 SW 1/4,
SE 1/4;

sec. 5;

sec. 6, lots 1, 2,
S 1/2 NE 1/4,
SE 1/4;

sec. 7, lots 2, 3, 4,
SE 1/4 NW 1/4,
E 1/2 SW 1/4,
W 1/2 SE 1/4;

sec. 8, N 1/2 W 1/2,
SE 1/4 NE 1/4,
N 1/2 S 1/2;

sec. 9, W 1/2, N 1/2,
S 1/3;

sec. 10, N 1/2, N 1/2,
S 1/3;

secs. 13, 14, 18, 19, 24, 25;
sec. 15, W 1/2 and SE 1/4;
sec. 17, W 1/2, W 1/2 E 1/2;
sec. 20, W 1/2, W 1/2 E 1/2;
sec. 22, W 1/2 SW 1/4,
NW 1/4 SE 1/4,
E 1/2 SE 1/4;

sec. 23, E 1/2 and SW 1/4;
sec. 26, NE 1/4, E 1/2
NW 1/4; NW 1/4
NW 1/4; E 1/2
SE 1/4;

sec. 27, N 1/2 NW 1/4,
SE 1/4 NW 1/4;
sec. 29, W 1/2, W 1/2 E 1/2;
sec. 30, E 1/2;
sec. 31, NE 1/4;
sec. 33, NW 1/4, N 1/2 S 1/2;
sec. 34, N 1/2 S 1/2, NE 1/4;
sec. 35, N 1/2 S 1/2,
S 1/2 N 1/2;

T. 26 S., R. 16 W., secs. 3, 4, 5, 6, 7, 8, 9,
and 10;
sec. 11, N 1/2, N 1/2 S 1/2;
sec. 19, lots 3, 4, E 1/2
SW 1/4;
sec. 28, W 1/2;
sec. 30, lots 1, 3, 4, E 1/2 NW 1/4;
sec. 31, lots 1, 2, E 1/2 NW 1/4;
sec. 33, NW 1/4.
sec. 17, SE 1/4 SW 1/4;
sec. 19, NE 1/4 SW 1/4;
sec. 20, W 1/2 NE 1/4,
sec. 1, SW 1/4, SW 1/4
sec. 21 S., R. 17 W.,
T. 16 S., R. 17 W.,
sec. 5, 18, 19, 20;
sec. 6, lots 1, 2, 9, 7,
sec. 7, lots 2, 3, 4,
sec. 20, W 1/2, W 1/2
sec. 21, S 1/2 S 1/2;
sec. 22, S 1/3 S 1/2;
sec. 23, W 1/2, W 1/2
sec. 28, N 1/2 N 1/2.
T. 17 S., R. 17 W.,
sec. 15;
sec. 22, W 1/3;
sec. 27, W 1/3;
sec. 7, lots 2, 3, 4,
sec. 20, W 1/2, W 1/2
sec. 21, S 1/2 S 1/2;
sec. 22, S 1/3 S 1/2;
sec. 23, W 1/2, W 1/2
sec. 28, N 1/2 N 1/2.
T. 20 S., R. 17 W.,
sec. 5, 18, 19, 20;
sec. 6, lots 1, 2, 9, 7,
sec. 7, lots 2, 3, 4,
sec. 20, W 1/2, W 1/2
sec. 21, S 1/2 S 1/2;
sec. 22, S 1/3 S 1/2;
sec. 23, W 1/2, W 1/2
sec. 28, N 1/2 N 1/2.
T. 21 S., R. 17 W.,
sec. 15;
sec. 22, W 1/3;
sec. 27, W 1/3;
sec. 7, lots 2, 3, 4,
sec. 20, W 1/2, W 1/2
sec. 21, S 1/2 S 1/2;
sec. 22, S 1/3 S 1/2;
sec. 23, W 1/2, W 1/2
sec. 28, N 1/2 N 1/2.
T. 22 S., R. 17 W.,
sec. 26, E 1/3 and
sec. 33, S 1/2;
sec. 34, SE 1/4 SW 1/4,
sec. 25, NE 1/4 NE 1/4;
sec. 26, NW 1/4,
sec. 27, E 1/3 and SW 1/4;
sec. 28, S 1/2;
T. 23 S., R. 17 W.,
sec. 1, 3, 4, 9, 10, 11, 12,
T. 23 S., R. 17 W.,
sec. 1, 3, 4, 9, 10, 11, 12,
sec. 5, lots 1 and 2;
sec. 15, lot 1, NE 1/4
sec. 23, W 1/3, N 1/2
sec. 24, W 1/3;
sec. 25, NE 1/4 NE 1/4,
sec. 26, NW 1/4;
sec. 27, E 1/3 and SW 1/4;
sec. 28, S 1/2;
sec. 29, SE 1/4;  
sec. 30, SE 1/4, NE 1/4  
NW 1/4.

T. 24 S., R. 17 W.,  
sec. 13, E 1/2;  
sec. 30, lots 3, 4,  
E 1/2 SW 1/4,  
SE 1/4.

T. 29 S., R. 17 W.,  
sec. 18, 19, 30, and 31.

T. 31 S., R. 17 W.,  
sec. 6, 7, 10, 16, 18,  
and 23;  
sec. 27, N 1/2.  
sec. 30, SE 1/4;  
sec. 31, lots 1, 3, NE 1/4,  
E 1/2 NW 1/4.

T. 15 S., R. 18 W.,  
sec. 4, W 1/2 SW 1/4;  
sec. 5, lots 1, 2, 3, 4,  
S 1/2 NW 1/4,  
SW 1/4, NE 1/4;

T. 16 S., R. 18 W.,  
sec. 6, lots 1, 3,  
S 1/2 NE 1/4,  
W 1/2 SE 1/4,  
SE 1/4 SE 1/4;

sec. 8, N 1/2;  
sec. 9, NE 1/4;  
sec. 15, N 1/2 NE 1/4,  
SE 1/4;

sec. 17, NE 1/4 NW 1/4;  
sec. 18, lot 2, SE 1/4  
NW 1/4, W 1/2,  
NE 1/4;

sec. 22, NW 1/4, N 1/2,  
NE 1/4, SW 1/4  
NE 1/4;

sec. 23, N 1/2 NW 1/4,  
E 1/2;  
sec. 25, lot 3, SW 1/4  
NE 1/4, S 1/3  
NW 1/4;

sec. 26, SE 1/4 NE 1/4,  
NE 1/4 SE 1/4;  
sec. 31, lots 3, 4,  
E 1/2 SW 1/4;

sec. 35, NW 1/4 NW 1/4.

T. 17 S., R. 18 W.,  
sec. 3, 5, 6, 13, 14, 23,  
and 24;  
sec. 7, lots 1, 2, E 1/3  
NW 1/4, NE 1/4;  
sec. 8, N 1/2 W 1/2;  
sec. 9, S 1/2 S 1/2;  
sec. 10, SW 1/4 NE 1/4;  
sec. 12, lots 3, 4, W 1/3  
SE 1/4;  
sec. 17, NW 1/4, W 1/2  
SE 1/4;  
sec. 18, lot 2, W 1/2  
NE 1/4;  
sec. 19, S 1/2 SE 1/4;
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<tr>
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<tr>
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<td>lot 4;</td>
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<td>34</td>
<td>lots 1, 2, 3, 4, S 1/2 NW 1/4, NW 1/4 NW 1/4;</td>
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<td>35</td>
<td>lots 1, 2, N 1/2 SW 1/4.</td>
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**T. 18 S., R. 18 W.,**
- sec. 3, lots 1, 2, S 1/2 NE 1/4, SE 1/4; |
- sec. 4, lot 4, S 1/2 NW 1/4; |
- sec. 5, lot 1; |
- sec. 10, SE 1/4. |

**T. 19 S., R. 18 W.,**
- secs. 19 and 30. |

**T. 20 S., R. 18 W.,**
- secs. 1, 3, 5, 25, 26, and 35; |
- sec. 8, N 1/2, SE 1/4, N 1/2 SW 1/4, SE 1/4 SW 1/4; |
- sec. 23, S 1/2 NW 1/2; |
- sec. 24, S 1/2 W 1/2; |
- sec. 11, SE 1/4 SE 1/4; |
- sec. 12, S 1/2, S 1/2 N 1/2; |
- sec. 14, S 1/2, S 1/2 NE 1/4, NE 1/4 NE 1/4; |

**T. 21 S., R. 18 W.,**
- secs. 5, 9, and 26; |
- sec. 6, lots 1, 3, S 1/2 NE 1/4, SE 1/4; |
- sec. 7, lots 3, 4, E 1/2 SW 1/4, SE 1/4; |
- sec. 8, S 1/2; |
- sec. 27, E 1/2; |
- sec. 33, S 1/2 SE 1/4; |
- sec. 34, S 1/2 SW 1/4; |

**T. 27 S., R. 18 W.,**
- sec. 4, lot 2, SW 1/4 NE 1/4, W 1/2 SE 1/4; |

**T. 28 S., R. 18 W.,**
- secs. 9, W 1/2 E 1/2. |

**T. 29 S., R. 18 W.,**
- secs. 13, 14, 24, and 25; |
- sec. 15, W 1/2, N 1/2 NE 1/4, S 1/2 SE 1/4; |
- sec. 23, N 1/2, SE 1/4 SW 1/4; |
- sec. 30, lots 1, 3, E 1/2 NW 1/4; |
- sec. 31, E 1/2 SE 1/4; |
- sec. 34, N 1/2 W 1/2. |

**T. 30 S., R. 18 W.,**
- sec. 6, lots 4, 5, 6, and 7; |
- sec. 7, lot 1; |
- sec. 8, E 1/2 and NW 1/4; |
- sec. 9, S 1/2, NW 1/4, W 1/2 NE 1/4. |
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<th>Section</th>
<th>Description</th>
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<td>sec. 1, 24, and 25; sec. 12, E 1/2.</td>
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<td>sec. 26, NE 1/4 SE 1/4 SE 1/4 SW 1/4.</td>
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<td>sec. 14, SW 1/4; sec. 15, NW 1/4; sec. 19, lot 4, SW 1/4 SW 1/4, S 1/2 SE 1/4; sec. 20, S 1/3; sec. 21, E 1/3 NE 1/4, S 1/3; sec. 22, W 1/3 W 1/2, SW 1/4, S 1/2 NW 1/4; sec. 23, N 1/3 NW 1/4, E 1/3 SE 1/4 NW 1/4, SE 1/4 NE 1/4, NW 1/4 SW 1/4; sec. 24, SW 1/4; sec. 25, SW 1/4; sec. 26, S 1/3; sec. 27, E 1/3 E 1/2; sec. 28, W 1/3 E 1/2, E 1/3 W 1/2, W 1/3 NW 1/4, SW 1/4 SW 1/4; sec. 30, N 1/3 NE 1/4; sec. 31, lot 4; sec. 32, 34, and 35.</td>
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<td>sec. 1, E 1/3 SW 1/4, W 1/3 SE 1/4; sec. 11, S 1/3 NE 1/4, SE 1/4; sec. 12, W 1/3 NE 1/4, E 1/3 NW 1/4, NE 1/4 SW 1/4, N 1/3 SE 1/4; sec. 13, SE 1/4 NW 1/4, W 1/2 E 1/2, SW 1/4; sec. 19, lots 3, 4, E 1/3 SW 1/4, SE 1/4, SE 1/4, NE 1/4; sec. 20, W 1/3 W 1/2; sec. 22, NE 1/4 NE 1/4; sec. 23, NW 1/4 NW 1/4, S 1/3 NW 1/4, N 1/3 SW 1/4, SE 1/4 NE 1/4; sec. 24, NW 1/4, W 1/2 NE 1/4, NW 1/4 SE 1/4;</td>
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T. 18 S., R. 19 W., secs. 3, 4, 9, 10, 11, 14, and 15.
T. 19 S., R. 19 W., secs. 25 and 34.
T. 26 S., R. 19 W., sec. 1, lots 3, 4, S 1/2
NW 1/4, SW 1/4;
sec. 2, lots 1, 2, S 1/2 NE 1/4, SE 1/4;
sec. 3, E 1/2;
sec. 10, N 1/2 and SE 1/4;
sec. 12, NE 1/4, SE 1/4;
sec. 13, NE 1/4, SE 1/4 SE 1/4;
sec. 15, E 1/2;
sec. 16, NE 1/4, N 1/2 SE 1/4;
sec. 23, SE 1/4 SE 1/4;
sec. 24, E 1/2 and SW 1/4.
T. 28 S., R. 19 W., secs. 1, 11, and 12;
sec. 10, N 1/2, SE 1/4,
E 1/2 SW 1/4;
sec. 18, SE 1/4, E 1/2 SW 1/4;
sec. 19, lots 3, 4,
E 1/3 SW 1/4,
SE 1/4;
sec. 30, lot 1, NE 1/4
NW 1/4, N 1/2 NE 1/4.
T. 29 S., R. 19 W., secs. 23, 24, and 26;
sec. 25, N 1/2 and SW 1/4;
sec. 34, E 1/2 NE 1/4;
sec. 35, N 1/2, SE 1/4,
W 1/2 SW 1/4,
SE 1/4 SW 1/4.
T. 30 S., R. 19 W., sec. 1;
sec. 12, N 1/2, NE 1/4
SE 1/4;
sec. 13, NE 1/4;
sec. 22, N 1/2;
sec. 23, NW 1/4.
T. 16 S., R. 20 W., sec. 7, lots 1, 2, 3, 4,
SE 1/4 SW 1/4;
sec. 18, lots 1, 2, 3, 4,
E 1/2 W 1/2,
W 1/2 SE 1/4,
SE 1/4 SE 1/4;
sec. 19, lots 1, 2, 3, 4,
E 1/2 W 1/2,
NW 1/4 NE 1/4;
sec. 30, lots 1, 2, 3,
NE 1/4 SW 1/4,
E 1/2 NW 1/4,
SE 1/4 SW 1/4.

T. 17 S., R. 20 W.,
sec. 12;
sec. 13, lots 1, 2;
E 1/2 NW 1/4;
sec. 24, lots 1, 2,
N 1/2 NE 1/4,
E 1/2 NW 1/4,
SW 1/4 NE 1/4.

T. 19 S., R. 20 W.,
sec. 21, SE 1/4;
sec. 27, W 1/2 SE 1/4;
sec. 28, W 1/2 NE 1/4
NE 1/4;
sec. 33, NE 1/4 NW 1/4;
sec. 35, W 1/2 NE 1/4
SW 1/4 NE 1/4.

T. 28 S., R. 20 W.,
sec. 13, NW 1/4;
sec. 14, W 1/2 and NE 1/4;
sec. 15, E 1/2, E 1/2
SW 1/4;
sec. 22, NE 1/4, E 1/2
W 1/2, SW 1/4
SW 1/4;
sec. 23, N 1/2;
sec. 25;
sec. 34, E 1/3 NE 1/4;
sec. 35, NW 1/4.

T. 30 S., R. 20 W.,
sec. 1, lots 2, 3,
W 1/3 SW 1/4;
sec. 4, lots 1, 2, 3, 4,
S 1/2 N 1/2,
W 1/3 SW 1/4;
sec. 9, S 1/3 SE 1/4;
sec. 11, N 1/3 SW 1/4;
sec. 14, S 1/2;
sec. 15, S 1/3 NW 1/4,
S 1/3;
sec. 20, E 1/2 NE 1/4;
sec. 21, N 1/2, E 1/2
SW 1/4;
sec. 22, NW 1/4, NW 1/4
NE 1/4;
sec. 23, S 1/3 SW 1/4,
NW 1/4 SW 1/4;
sec. 24, SE 1/4 SE 1/4;
sec. 25, SW 1/4 NW 1/4,
N 1/2 NW 1/4;
sec. 27, W 1/3 SE 1/4;
sec. 28, W 1/3 SE 1/4,
E 1/3 NW 1/4,
SW 1/4;
sec. 29, NE 1/4 SE 1/4, NW 1/4;
sec. 30, lots 3, 4, W 1/2
NE 1/4, SE 1/4
SW 1/4; SW 1/4
SE 1/4;
sec. 33, NE 1/4, S 1/2
NW 1/4; NW 1/4
SW 1/4;
sec. 34, N 1/2;
sec. 35, S 1/2 NW 1/4.
sec. 12, E 1/2, E 1/2
SW 1/4;
secs. 13 and 24;
sec. 14, S 1/2 NE 1/4,
N 1/2 SE 1/4;
SE 1/4 SE 1/4;
sec. 25, NE 1/4 SE 1/4,
NE 1/4,
NE 1/4 NW 1/4,
NE 1/4; NE 1/4
SE 1/4;
sec. 8, N 1/2, S 1/2
SW 1/4; NE 1/4
SE 1/4;
sec. 15, NW 1/4, W 1/2
E 1/2, E 1/2
SW 1/4;
sec. 17, W 1/2 W 1/2;
sec. 18, NE 1/4 SE 1/4;
sec. 20, W 1/2;
sec. 22, E 1/2 NW 1/4,
W 1/2 NE 1/4,
SW 1/4, NW 1/4
NE 1/4;
sec. 27, NW 1/4;
sec. 28, NE 1/4 NE 1/4,
S 1/2 NE 1/4,
E 1/2 SW 1/4,
W 1/2 SE 1/4,
NE 1/4 SE 1/4;
sec. 39, W 1/2;
sec. 33, W 1/2.
T. 28 S., R. 21 W.,
sec. 3, lot 3, SE 1/4
SW 1/4, S 1/2
NE 1/4, S 1/2
SE 1/4, N 1/2
S 1/2;
sec. 4, E 1/2 SE 1/4;
SW 1/4 SE 1/4;
sec. 8, E 1/2 SE 1/4;
sec. 9, N 1/2 NE 1/4;
sec. 10, SW 1/4;
sec. 11, N 1/2 N 1/2,
SE 1/4 NE 1/4,
S 1/2 S 1/2,
NE 1/4 SE 1/4;
sec. 15, W 1/2 SE 1/4, SW 1/4 SW 1/4, E 1/2 SW 1/4;  
sec. 17, E 1/2 N E 1/2, SW 1/4 SE 1/4, SE 1/4 SW 1/4;  
sec. 21, NE 1/4, N 1/2 SE 1/4;  
sec. 22, NW 1/4, NW 1/4 SW 1/4.  
T. 30 S., R. 23 W., sec. 25, E 1/2, E 1/2 NW 1/4.  
T. 25 S., R. 15 E., sec. 6, lot 6, NE 1/4 SW 1/4, N 1/2 SE 1/4;  
sec. 7 and 8.  
T. 25 S., R. 16 E., sec. 1, lots 1, 2, 3, S 1/2 NE 1/4, SE 1/4 NW 1/4, N 1/2 SE 1/4, NE 1/4 SW 1/4;  
sec. 12, E 1/2, E 1/2 W 1/2;  
sec. 26, SW 1/4 SE 1/4;  
sec. 30, lots 1, 2, 3, 4, E 1/2 W 1/2;  
sec. 31, lots 1, 2, 3, E 1/2 NW 1/4, NE 1/4 SW 1/4, N 1/2 SE 1/4.

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 13, 1933.
EXECUTIVE ORDER

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AMENDMENT OF EXECUTIVE ORDER NO. 6129 ENTITLED
"ADMINISTRATION OF THE EMERGENCY CONSERVATION WORK"

Paragraph (1) of Executive Order No. 6129, dated May 11, 1933, is hereby amended to read as follows:

"(1) The enrollment of 25,000 veterans of the World War and veterans of previous wars 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."

THE WHITE HOUSE,

May 24, 1933.
EXECUTIVE ORDER

ABOLITION OF BOARD OF INDIAN COMMISSIONERS AND TRANSFER OF THE RECORDS, PROPERTY, AND PERSONNEL OF SAID BOARD TO THE SECRETARY OF THE INTERIOR

WHEREAS sections 401, 402, 403, 404, 405, 406, and 407 of the act of June 30, 1932, as amended by section 16 of the act of March 3, 1933, and section 1, title III, act of March 20, 1933, provide, among other things, that the President may, in order to reduce expenditures to the fullest extent consistent with the efficient operation of the Government, to increase the efficiency of the operations of the Government to the fullest extent practicable within the revenues, to group, coordinate, and consolidate executive and administrative agencies of the Government as nearly as may be, to reduce the number of such agencies by consolidating those having similar functions under a single head, to eliminate overlapping and duplication of effort, abolish the whole or any part of any executive agency and/or the functions thereof;

NOW, THEREFORE, by virtue of the authority so vested in me, and after investigation as provided in said act as amended having found and hereby declaring that the abolition of the Board of Indian Commissioners created by section 2039, Revised Statutes (U.S.C., title 25, sec. 21), is necessary to accomplish the purposes above set forth, I hereby abolish the said
Board and order that its affairs be wound up by the Secretary of the Interior and its records, property, and personnel be transferred and/or remain under the supervision of the Secretary of the Interior.

This order shall take effect upon the sixty-first calendar day after its transmission to Congress unless otherwise determined in accordance with the provisions of section 407 of the act cited above, as amended as aforesaid.

THE WHITE HOUSE,
May 25, 1933.
EXEMPTION OF WALTER L. G. PERRY FROM COMPULSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204, 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, Walter L. G. Perry, Chief of the Division of Photolithography, at Manila, Philippine Islands, in the Coast and Geodetic Survey, Department of Commerce, who, during the current month, has reached the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until May 31, 1935.

THE WHITE HOUSE,
May 26, 1935.
EXECUTIVE ORDER

EMERGENCY CONSERVATION WORK UPON 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 Congress), Executive Order No. 6131, dated May 12, 1933, is hereby revoked, and 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 $5,975,000 by transfer of an equal amount from the unobligated balances of the appropriation for the Emergency Construction of Public Buildings contained in the Act approved July 21, 1932, as authorized by Section 4 of the Act approved March 31, 1933, which fund shall be subject to requisition by Robert Fechner, Director of Emergency Conservation Work, on the approval of the President, and shall be available for expenditure in the accomplishment of the purposes specified in said act of March 31, 1933, on tribal or other lands within Indian reservations.

(2) Funds authorized by the President for the operation of Conservation Work on Indian reservations will be transferred by the Treasury Department to the credit of
the Interior Department and shall be withdrawn on requisition by the Commissioner of Indian Affairs for disbursement through the bonded disbursing agent of each particular jurisdiction, and separate pay rolls and accounts with supporting vouchers shall be maintained by the Commissioner of Indian Affairs.

FRANKLIN D. ROOSEVELT

The White House,
May 26, 1933.
EXECUTIVE ORDER

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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, 73rd 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 30, 1933 (Public, No. 2, 73rd Cong.), naval medical and dental officers are available for furnishing medical and dental attendance to citizens provided with employment by the Director of Emergency Conservation work, and
WHEREAS the responsibility for the hospitalization and medical attendance for the Civilian Conservation 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 medical and dental officers 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.

Navy Yard, Boston, Mass.
Lieut. John R. Smith, MC, U.S.N.

Naval Hospital, Boston, Mass.
Lieut. Peter C. Supan, MC, U.S.N.

Naval Training Station, Newport, R.I.
Lieut. Harry L. Goff, MC, U.S.N.

Naval Hospital, Newport, R.I.
Lieut. Navy F. X. Benvard, MC, U.S.N.

Marine Recruiting Station, Boston, Mass.
Comdr. John T. Kennedy, MC, U.S.N.

Navy Recruiting Station, Springfield, Mass.
Comdr. Paul T. Desse, MC, U.S.N.

Naval Ammunition Depot, Hingham, Mass.
- 3 -

Navy Yard, Portsmouth, N.H.
   Lieut. (jg) James A. Morton, DC, U.S.N.

Naval Hospital, Newport, R.I.
   Lieut. (jg) Lauro J. Turbini, DC, U.S.N.

SECOND CORPS AREA, GOVERNOR'S ISLAND, N.Y.

Navy Yard, New York, N.Y.
   Lieut. Walter L. Beach, LC, U.S.N.

Naval Hospital, New York, N.Y.
   Lieut. William R. Manlove, LC, U.S.N.
   Lieut. Bernard S. Pupek, LC, U.S.N.

Navy Recruiting Station, Brooklyn, N.Y.
   Comdr. Frederick W. S. Dean, LC, U.S.N.

Navy Yard, New York, N.Y.
   Comdr. George L. Wickers, LC, U.S.N.

Marine Recruiting Station, New York, N.Y.

Third Naval District, 361 Washington St., New York, N.Y.
   Lieut. Comdr. Earle P. Huff, LC, U.S.N.

Navy Yard, New York, N.Y.
   Lieut. (jg) Leo W. Kleiman, DC, U.S.N.

THIRD CORPS AREA, BALTIMORE, MD.

U.S. Naval Academy, Annapolis, Md.
   Lieut. Harvey E. Robins, LC, U.S.N.
Lieut. Jerome Braun, MC, U.S.N.

Naval Hospital, League Island, Pa.
Lieut. Herman Seal, MC, U.S.N.
Lieut. Harry D. Templeton, MC, U.S.N.
Lieut. Arthur P. Horton, MC, U.S.N.

Norfolk Naval Hospital, Portsmouth, Va.
Lieut. Ralph H. Hofer, MC, U.S.N.

Lieut. (jg) Albert H. Stadler, MC, U.S.N.

Navy Recruiting Station, Pittsburgh, Pa.
Comdr. Frederick G. Abeken, MC, U.S.N.


Norfolk Naval Hospital, Portsmouth, Va.

Lieut. Comdr. Horace V. Cornett, MC, U.S.N.


Norfolk Naval Hospital, Portsmouth, Va.
Lieut. (jg) Robert W. Moss, DC, U.S.N.

FOURTH CORPS AREA, ATLANTA, GA.

Naval Air Station, Pensacola, Fla.
Lieut. Frederick G. Merrill, MC, U.S.N.
- 5 -

Naval Hospital, Pensacola, Fla.
   Lieut. George W. Cooper, MC, U.S.N.

Navy Recruiting Station, Nashville, Tenn.

Navy Recruiting Station, Birmingham, Ala.

FIFTH CORPS AREA, COLUMBUS, OHIO

Navy Recruiting Station, Cleveland, Ohio
   Lieut. Comdr. Talmadge Wilson, MC, U.S.N.

SIXTH CORPS AREA, CHICAGO, ILL.

U.S. Naval Training Station, Great Lakes, Ill.
   Lieut. (jg) Richard M. Beir, DC, U.S.N.

Naval Hospital, Great Lakes, Ill.
   Lieut. (jg) Erwin J. Shields, DC, U.S.N.

SEVENTH CORPS AREA, OKLAHOMA CITY, OK.

Navy Recruiting Station, Kansas City, MO.

EIGHTH CORPS AREA, SAN FRANCISCO, CALIF.

Naval Hospital, Mare Island, Calif.
   Lieut. John K. Woodard, MC, U.S.N.
   Lieut. Arthur W. Lyon, MC, U.S.N.

Naval Hospital, Puget Sound, Wash.
   Lieut. Albert Ickstadt, MC, U.S.N.

Navy Yard, Mare Island, Calif.
   Comdr. Royall R. Richardson, MC, U.S.N.
Marine Recruiting Station, Los Angeles, Calif.
Comdr. Renier J. Streiten, MC, U.S.N.

13th Naval District, Seattle, Wash.

Navy Recruiting Station, Salt Lake City, Utah

Marine Corps Base, San Diego, Calif.

Naval Training Station, San Diego, Calif.

Naval Air Station, Sunnyvale, Calif.
Lieut. (jg) Walter H. Schwartz, MC, U.S.N.

Naval Hospital, San Diego, Calif.

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 and dental officers shall be given priority over members of the Army Medical Corps Reserve, the Army Dental Corps Reserve, the Navy Medical Corps Reserve, the Navy Dental Corps Reserve, and contract physicians and dentists. 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 31, 1933.
EXECUTIVE ORDER

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REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5547, dated January 31, 1931, which withdrew the public lands in T. 3 S., R. 11 E. of the New Mexico principal meridian, New Mexico, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 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 rights may be acquired to the released lands by settlement in advance of entry or otherwise except strictly in accordance herewith.

THE WHITE HOUSE,
May 31, 1933. [Signature]
EXECUTIVE ORDER

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5551, dated February 7, 1931, which withdrew the public lands in T. 11 S., R. 5 W., and T. 12 S., R. 6 W. of the New Mexico principal meridian, New Mexico, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved 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 the homestead or desert-land laws only, 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 the 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 rights may be acquired to the released
land by settlement in advance of entry or otherwise except strictly in accordance herewith.

THE WHITE HOUSE,

Aug 31, 1933.

[Signature]
EXECUTIVE ORDER

REVOCATION OF WITHDRAWAL OF PUBLIC
LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5261, dated January 20, 1930, which withdrew the public lands in Tps. 11 S., Rs. 14 and 15 E. of the New Mexico principal meridian, New Mexico, pending a resurvey, be, and the same is hereby, revoked.

THE WHITE HOUSE,

June 1, 1933.
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

OREGON

Under and pursuant to the provisions of the act of Congress approved June 25, 1910 (36 Stat. 847-848; U.S.C., title 43, sec. 141), as amended by the act of August 24, 1912 (37 Stat. 497; U.S.C., title 43, sec. 142), and subject to the conditions therein expressed and valid existing rights, it is hereby ordered that the public lands within the following-described area in the State of Oregon be, and the same are hereby, temporarily withdrawn for classification as to their suitability for migratory bird refuge purposes:

WILLAMETTE MERIDIAN

T. 25 S., R. 27 E., secs. 25, 26, and 35; also all unsurveyed islands and lands of the United States within the meandered area of Silver Lake, in secs. 25, 26, 35, and 36.

T. 26 S., R. 27 E., sec. 1, lots 1, 2, 3, 6, 7, 8, 9, 10, 12, and 13; sec. 2, all; sec. 11, N 1/2, SW 1/4, and E 1/2 SE 1/4; sec. 12, NE 1/4, SW 1/4, and S 1/2; sec. 13, all; sec. 14, S 1/2 NE 1/4, W 1/2, and SE 1/4.

T. 25 S., R. 28 E., sec. 17, N 1/2, W 1/2, SW 1/4, and W 1/2 SE 1/4; sec. 18, lots 1 to 4, inclusive, NE 1/4 NE 1/4, SW 1/4 NE 1/4, E 1/2 W 1/2, and SE 1/4;
sec. 19, lots 1 to 4, inclusive, NE 1/4, E 1/2 W 1/2, N 1/2 SE 1/4, and SW 1/4
SE 1/4;
sec. 20, N 1/2, W 1/2 S 1/2, and SE 1/4 SE 1/4;
sec. 21, W 1/2 W 1/2 and NE 1/4 SW 1/4;
sec. 27, S 1/2 NW 1/4;
sec. 28, SW 1/4 NE 1/4, NW 1/4 NW 1/4, and SE 1/4
NW 1/4;
sec. 29, lots 3 and 4;
sec. 32, lots 3 and 4;
also all unsurveyed islands
and lands of the United States
within the meandered area of
Silver Lake, in secs. 19, 20, 29, 30, 31, and 32.

T. 26 S., R. 28 E.,
sec. 4, S 1/2 SW 1/4;
sec. 5, lots 1 to 6, inclusive, SW 1/4, W 1/2 SE 1/4, and
SE 1/4 SE 1/4;
sec. 6 to 9, inclusive;
sec. 14, NE 1/4 SW 1/4, W 1/2
SE 1/4, and SE 1/4 SE 1/4;
sec. 15, SW 1/4, W 1/2 SE 1/4, and
SE 1/4 SE 1/4;
sec. 17 to 22, inclusive;
sec. 23, N 1/2, W 1/2 SW 1/4,
SE 1/4 SW 1/4, and S 1/2
SE 1/4;
sec. 25, NW 1/4 and NW 1/4
SW 1/4;
sec. 26 to 28, inclusive;
secs. 33 and 34;
sec. 35, S 1/2 NE 1/4, W 1/2
NW 1/4, SE 1/4 NW 1/4, and
S 1/2.

T. 27 S., R. 28 E., sec. 1, all.
T. 27 S., R. 29 E., sec. 5, SW 1/4 and SW 1/4
SE 1/4;
sec. 6, lots 2 to 7, inclusive, SW 1/4 NE 1/4, SE 1/4
NW 1/4, E 1/2 SW 1/4, and
SE 1/4.

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

THE WHITE HOUSE,
June 1, 1933.

[Signature]
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. 6 S., R. 80 W., and T. 7 S., R. 81 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,

June 3, 1933.
EXECUTIVE ORDER

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REVOCATION OF ADMINISTRATIVE-SITE WITHDRAWALS

MONTANA

It is hereby ordered that Executive Order No. 3832, dated May 4, 1923, withdrawing the NW 1/4 NE 1/4, NW 1/4 NW 1/4, S 1/2 NW 1/4, and NW 1/4 SE 1/4 sec. 11, T. 7 S., R. 10 W. principal meridian, 300 acres, and Executive Order No. 3896, dated August 31, 1923, withdrawing the S 1/2 NW 1/4 and W 1/2 SW 1/4 sec. 15, T. 13 S., R. 9 W. principal meridian, 160 acres, Montana, for use by the Forest Service as administrative sites, be, and the same are hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85, approved June 12, 1930 (46 Stat. 580), that, subject to valid rights, 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.

THE WHITE HOUSE,
June 5, 1933.
EXECUTIVE ORDER

REVOCATION OF WITHDRAWAL OF PUBLIC LANDS PENDING RESURVEY

NEW MEXICO

It is hereby ordered that Executive Order No. 5558, dated February 18, 1931, which withdrew the public lands in T. 6 S., R. 23, 25, and 26 E. of the New Mexico principal meridian, New Mexico, pending resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 Stat. 580), that, subject to valid rights, the unreserved 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 the homestead or desert-land laws only, 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 the 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 here-
in provided, no rights may be acquired to the re-
leased land by settlement in advance of entry or
otherwise except strictly in accordance herewith.

THE WHITE HOUSE,
June 3, 1933.
EXECUTIVE ORDER

VETERANS REGULATION NO. 1(a)
ENTITLEMENT TO PENSIONS

WHEREAS, Section 1, Title I, of Public No. 2, 71st Congress, entitled "An Act To maintain the credit of the United States Government", provides:

"Sec. 1. That subject to such requirements and limitations as shall be contained in regulations to be issued by the President, and within the limits of appropriations made by Congress, the following classes of persons may be paid a pension: (a) any person who served in the active military or naval service and who is disabled as a result of disease or injury or aggravation of a preexisting disease or injury incurred in line of duty in such service. (b) Any person who served in the active military or naval service during the Spanish-American War, including the Boxer Rebellion and the Philippine Insurrection, or the World War, and who is permanently disabled as a result of injury or disease; Provided, That nothing contained in this title shall deny a pension to a Spanish-American War veteran past the age of sixty-two years entitled to a pension under existing law, but the President may reduce the rate of pension as he may deem proper. (c) The widow, child, or children, dependent mother or father, of any person who dies as a result of disease or injury incurred or aggravated in line of duty in the active military or naval service. (d) The widow and/or child of any deceased person who served in the active military or naval service during the Spanish-American War, including the Boxer Rebellion and the Philippine Insurrection. (e) For the purpose of subparagraph (b) of this section, the World War shall be deemed to have ended November 11, 1918."

NOW, THEREFORE, by virtue of the authority vested in me by said law, the following regulation is hereby promulgated canceling Veterans Regulation No. 1 and substituting therefor Veterans Regulation No. 1(a) to read as follows:

PART I

PENSIONS TO VETERANS AND THE DEPENDENTS OF VETERANS FOR DISABILITY OR DEATH RESULTING FROM ACTIVE MILITARY OR NAVAL SERVICE DURING THE SPANISH-AMERICAN WAR, BOXER REBELLION, PHILIPPINE INSURRECTION, AND/OR THE WORLD WAR.

I. (a) For disability resulting from personal injury or disease contracted in line of duty, or for aggravation of a preexisting injury or
disease contracted or suffered in line of duty, when such disability was
incurred in or aggravated by active military or naval service during an en-
listment or employment entered into on or after April 21, 1898, and before
August 13, 1898, where the injury or disease was incurred or aggravated prior
to July 5, 1902; or during an enlistment or employment where there was actual
participation in the Philippine Insurrection on or after August 13, 1898, and
before July 5, 1902; provided, however, that if the person was serving with
the United States military forces engaged in the hostilities in the Moro
Province the dates herein stated shall extend to July 15, 1903; or during an
enlistment or employment where there was actual participation in the Boxer
Rebellion on or after June 20, 1900, and before May 13, 1901; or during an
enlistment or employment entered into on or after April 6, 1917, and before
November 12, 1918, where the disease or injury was incurred prior to July 2,
1921; provided, however, if the person was serving with the United States
military forces in Russia the dates herein shall be extended to April 1,
1920; or where such disability was incurred in or aggravated by active mili-
tary or naval service during an enlistment or employment where there was
active service in the Spanish-American War, or actual participation in the
Boxer Rebellion, or Philippine Insurrection, or active service in the World
War during the dates specified, the United States will pay to any person
thus disabled and who was honorably discharged a pension as hereinafter pro-
vided but no pension shall be paid if the disability is the result of the
person's own misconduct.

(b) That for the purposes of paragraph I (a) hereof every person
employed in the active military or naval service for 90 days or more, shall
be taken to have been in sound condition when examined, accepted and en-
rolled for service except as to defects, infirmities or disorders noted at
time of the examination, acceptance and enrollment, or where evidence, or
medical judgment is such as to warrant a finding that the injury or disease
existed prior to acceptance and enrollment.
(c) That for the purposes of paragraph I (a) hereof a chronic disease becoming manifest to a degree of 10% or more within one year from the date of separation from active service as set forth therein shall be considered to have been incurred in or aggravated by service as specified therein notwithstanding there is no record of evidence of such disease during the period of active service; provided the person suffering from such disease served 90 days or more in the active service as specified therein; provided, however, that - Where there is affirmative evidence to the contrary, or evidence to establish that an intercurrent injury or disease which is a recognized cause of such chronic disease, has been suffered between the date of discharge and the onset of the chronic disease, or the disability is due to the person's own misconduct, service connection will not be in order.

(d) That for the purposes of paragraph I (a) hereof a preexisting injury or disease will be considered to have been aggravated by active military service as provided for therein where there is an increase in disability during active service unless there is a specific finding that the increase in disability is due to the natural progress of the disease.

II. That for the purposes of Part I, paragraph I (a) hereof, if the disability results from injury or disease -

(a) If and while the disability is rated 10 per centum the monthly pension shall be $9.00.

(b) If and while the disability is rated 20 per centum the monthly pension shall be $18.00.

(c) If and while the disability is rated 30 per centum the monthly pension shall be $27.00.

(d) If and while the disability is rated 40 per centum the monthly pension shall be $36.00.

(e) If and while the disability is rated 50 per centum the monthly pension shall be $45.00.
(f) If and while the disability is rated 60 per centum the monthly pension shall be $64.

(g) If and while the disability is rated 70 per centum the monthly pension shall be $65.

(h) If and while the disability is rated 80 per centum the monthly pension shall be $72.

(i) If and while the disability is rated 90 per centum the monthly pension shall be $81.

(j) If and while the disability is rated as total the monthly pension shall be $90.

(k) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or the loss of the use of only one foot, or one hand, or one eye, the rate of pension provided in part I, paragraph II (a) to (j), shall be increased by $25.00 per month.

(l) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or loss of use of both hands, or of both feet, or of one hand and one foot, or is so helpless as to be in need of regular aid and attendance, the monthly pension shall be $150.00.

(m) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or loss of use of both hands and one foot, or of both feet and one hand, or if the disabled person, as the result of service incurred disability, is blind in both eyes, having only light perception, the monthly pension shall be $175.00.

(n) If the disabled person, as the result of service incurred disability, is blind in both eyes, having only light perception, and has suffered the anatomical loss or loss of use of one hand or of one foot, the monthly pension shall be $200.00.

(o) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or loss of use as provided in sub-paragraphs (1) to (n), inclusive, of Part I paragraph II of this Regulation, and/or blindness in both eyes, having only light perception, which conditions under sub-paragraphs (1) to (n), inclusive entitle him to two or more of the rates pro-
vided in those subparagraphs, no specified condition being considered twice in the determination, the monthly pension shall be $250.00.

III. That for the purposes of paragraph I hereof any person, who
on or after April 6, 1917 and prior to November 12, 1918 applied for enlistment or enrollment in the active military or naval forces and who was provisionally accepted and directed or ordered to report to a place for final acceptance into such military service, or who on or after April 6, 1917 and prior to November 12, 1918 was drafted and after reporting pursuant to the call of his local draft board and prior to rejection, or who on or after April 6, 1917 and prior to November 12, 1918 after being called into the Federal service as a member of the National Guard but before being enrolled for the Federal service suffered an injury or disease in line of duty and not the result of his own misconduct will be considered to have incurred such disability in active military or naval service during the period of the World War.

IV. The surviving widow, child or children, and/or dependent mother or father of any deceased person who died as a result of injury or disease incurred in or aggravated by active military or naval service as provided for in Part I, paragraph I hereof shall be entitled to receive pension at the monthly rates specified next below:

<table>
<thead>
<tr>
<th>Description</th>
<th>Pension</th>
</tr>
</thead>
<tbody>
<tr>
<td>Widow but no child</td>
<td>$30</td>
</tr>
<tr>
<td>Widow and one child (with $6 for each additional child)</td>
<td>40</td>
</tr>
<tr>
<td>No widow but one child</td>
<td>20</td>
</tr>
<tr>
<td>No widow but two children</td>
<td>30 (equally divided)</td>
</tr>
<tr>
<td>No widow but three children</td>
<td>40 (equally divided)</td>
</tr>
<tr>
<td>(with $5 for each additional child; total amount to be equally divided)</td>
<td></td>
</tr>
<tr>
<td>Dependent mother or father (or both)</td>
<td>20</td>
</tr>
<tr>
<td>(or both)</td>
<td>15 each</td>
</tr>
</tbody>
</table>

The total pension payable under this paragraph shall not exceed $75.00. Where such benefits would otherwise exceed $75.00 the amount of $75.00 may be apportioned as the Administrator of Veterans' Affairs may prescribe.
PART II
PAYMENT OF PENSION FOR DISABILITY OR DEATH INCURRED DURING PEACETIME SERVICE

I. (a) For disability resulting from personal injury or disease contracted in line of duty or for aggravation of a preexisting injury or disease contracted or suffered in line of duty when such disability was incurred in or aggravated by active military or naval service other than in a period of war service as provided in Part I, the United States will pay to any person thus disabled and who was honorably discharged from such period of service in which such injury or disease was incurred, or preexisting injury or disease was aggravated, a pension as hereinafter provided, but no pension shall be paid if the disability is the result of the person's own misconduct.

(b) For the purposes of paragraph I (a) of Part II hereof every person employed in the active military or naval service for six months or more shall be taken to have been in sound condition when examined, accepted and enrolled for service, except as to defects, infirmities or disorders noted at time of the examination, acceptance and enrollment, or those evidence or medical judgment is such as to warrant a finding that the disease or injury existed prior to acceptance and enrollment.

(c) Any veteran or the dependents of any deceased veteran otherwise entitled to pension under the provisions of Part II of this Regulation shall be entitled to receive the rate of pension provided in Part I of this Regulation if the disability or death resulted from an injury received in line of duty in actual combat in a military expedition or military occupation.

II. For the purposes of Part II, paragraph I (a), hereof, if the disability results from injury or disease -

(a) If and while the disability is rated 10 per cent the monthly pension shall be $60.00.
(b) If and while the disability is rated 20 per centum the monthly pension shall be $9.00.

(c) If and while the disability is rated 30 per centum the monthly pension shall be $13.00.

(d) If and while the disability is rated 40 per centum the monthly pension shall be $18.00.

(e) If and while the disability is rated 50 per centum the monthly pension shall be $22.00.

(f) If and while the disability is rated 60 per centum the monthly pension shall be $27.00.

(g) If and while the disability is rated 70 per centum the monthly pension shall be $31.00.

(h) If and while the disability is rated 80 per centum the monthly pension shall be $36.00.

(i) If and while the disability is rated 90 per centum the monthly pension shall be $40.00.

(j) If and while the disability is rated as total the monthly pension shall be $45.00.

(k) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or the loss of the use of only one foot, or one hand, or one eye, the rate of pension provided in Part II, paragraph II, (a) to (j), shall be increased by $12.00 per month.

(l) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or loss of use of both hands, or of both feet, or of one hand and one foot, or is so helpless as to be in need of regular aid and attendance, the monthly pension shall be $75.00.

(m) If the disabled person, as the result of service incurred disability, has suffered the anatomical loss or loss of use of both hands and one foot, or of both feet and one hand, or if the disabled person, as the result of service incurred disability, is blind in both eyes, having only light perception, the monthly pension shall be $87.00.
(n) If the disabled person, as the result of service incurred disability, is blind in both eyes, having only light perception, and has suffered the anatomical loss or loss of use of one hand or of one foot, the monthly pension shall be $100.00.

(o) If the disabled person, as the result of service incurred the disability, has suffered/anatomical loss or loss of use as provided in sub-paragraphs (l) to (n), inclusive, of Part I, paragraph II, of this Regulation, and/or blindness in both eyes, having only light perception, which conditions under subparagraphs (l) to (n), inclusive entitle him to two or more of the rates provided in those subparagraphs, no specified condition being considered twice in the determination, the monthly pension shall be $125.00.

III. The surviving widow, child or children, and/or dependent mother or father of any deceased person who died as a result of injury or disease incurred in or aggravated by active military or naval service as provided for in Part II, paragraph I hereof shall be entitled to receive pension at the monthly rates specified next below:

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Widow but no child</td>
<td>$25</td>
</tr>
<tr>
<td>Widow and one child</td>
<td>30</td>
</tr>
<tr>
<td>(with $4 for each additional child)</td>
<td></td>
</tr>
<tr>
<td>No widow but one child</td>
<td>15</td>
</tr>
<tr>
<td>No widow but two children</td>
<td>22 (equally divided)</td>
</tr>
<tr>
<td>No widow but three children</td>
<td>30 (equally divided)</td>
</tr>
<tr>
<td>(with $5 for each additional child; total amount to be equally divided)</td>
<td></td>
</tr>
<tr>
<td>Dependent mother or father</td>
<td>15</td>
</tr>
<tr>
<td>(or both)</td>
<td>11 (each)</td>
</tr>
</tbody>
</table>

The total pension payable under this paragraph shall not exceed $56.00. Where such benefits would otherwise exceed $56.00 the amount of $56.00 may be apportioned as the Administrator of Veterans' Affairs may prescribe.

PART III

PAYMENT OF PENSION FOR DISABILITIES OR DEATH
NOT THE RESULT OF SERVICE

I. (a) Any person who served in the active military or naval service, for a period of ninety days or more, during either the Spanish-American War, the Boxer Rebellion, the Philippine Insurrection or the World War, who is shown to have been in active service therein before the cessation of hostili-
ties and to have been honorably discharged from such service shall be entitled to receive a pension for permanent total disability not the result of his misconduct and which is not shown to have been incurred in any period of military or naval service: Provided, that —

(b) To be entitled to pension under the terms of Part III a veteran of either the Boxer Rebellion or of the Philippine Insurrection must be shown to have actually participated therein during his period of service.

(c) That for the purpose of paragraph I (a) hereof, the World War shall be deemed to have ended November 11, 1918, and the delimiting periods of the Spanish-American War, the Boxer Rebellion, and the Philippine Insurrection shall be as specified in Part I.

(d) In determining the period of active service for the purpose of Part III, it is not requisite that the ninety days' period of service shall have been completed before the cessation of hostilities. It is necessary, however, that a claimant hereunder shall have entered service prior to the cessation of hostilities and shall have served continuously thereafter for ninety days. A period of continuous active service for ninety days which commenced prior to, and extended into a period of hostilities as defined by Part I, shall be considered as meeting the service requirements of Part III.

(e) Except as provided in paragraph I (e) hereof, no pension shall be payable under Part III for permanent disability less than total. A permanent total disability shall be taken to exist when there is present any impairment of mind or body which is sufficient to render it impossible for the average person to follow a substantially gainful occupation and where it is reasonably certain that such impairment will continue throughout the life of the disabled person. Notwithstanding this definition the Administrator of Veterans' Affairs is hereby authorized to classify as permanent and total those diseases and disorders, the nature and extent of which in his judgment is such as to justify such a determination.

(f) The amount of pension payable under the terms of Part III shall be $30 monthly, provided, that —
(g) Any veteran of the Spanish-American War over sixty-two years of age, (1) who meets the other requirements of Part III, or (2) who was on the pension rolls March 20, 1933, shall be entitled to receive a pension in the amount of $15.00 monthly, except that under (2), the pension being paid to the veteran on March 20, 1933, shall be continued in the same amount if it was less than $15.00 per month.

II. (a) Payment of pension provided by Part III, except as provided in paragraph I (g) shall not be made to any unmarried person whose annual income exceeds $1,000, or to any married person or any person with minor children whose annual income exceeds $2,500.

(b) Whenever the income of any beneficiary to whom pension has been allowed under Part III exceeds the amount specified in this paragraph, the award of pension shall be discontinued.

(c) Whenever it may be considered to be necessary for the purpose of this paragraph, the Veterans' Administration may require from any beneficiary under Part III such information, proofs or evidence as may be desired in order to determine the annual income of such beneficiary.

III. (a) The surviving widow and/or child or children of any deceased person who served in the active military or naval service during either the Spanish-American War, the Boxer Rebellion or the Philippine Insurrection, and whose service therein was as defined by Part III, paragraph I hereof, shall be entitled to receive a pension at the monthly rates specified next below:

| Widow but no child | $15 |
| Widow and one child (with $3 monthly for each additional child) | 20 |
| No widow but one child | 12 |
| No widow but two children | 15 (equally divided) |
| No widow but three children (with $2 monthly for each additional child; total amount to be equally divided) | 20 (equally divided) |

(b) The total pension payable under this paragraph shall not exceed $27.00 monthly. Where such benefits would otherwise exceed $27.00
monthly, the amount of $27.00 may be apportioned as the Administrator of Veterans' Affairs may prescribe.

PART IV

COMBINING OF PENSIONS

I. The Administrator of Veterans Affairs is hereby authorized and directed to provide for the combination of ratings and to pay pension at the rates prescribed by Veterans Regulation No. 1(a), Part I, to those veterans who had war time service as defined in Veterans Regulation No. 1(a), Paragraph I(a), and peace time service as defined in Part II, Paragraph I(a) thereof, who have suffered disability in line of duty in each period of service.

II. The Administrator of Veterans Affairs is hereby further authorized and directed to provide that for the purpose of determining whether a veteran is suffering from permanent and total disability as defined in Part III, Veterans Regulation No. 1(a), ratings for disabilities incurred in active military or naval service and in line of duty may be combined with ratings for disabilities which are not shown to have been incurred in active military or naval service: Provided, That in those cases in which the veteran, by virtue of the above provision, is found to be entitled to a pension under Part III of Veterans Regulation No. 1(a), and is entitled to a pension under Part I or Part II of Veterans Regulation No. 1(a), the Administrator of Veterans Affairs is authorized and directed to pay to the veteran the greater benefit.

June 6, 1933

The White House.

FRANKLIN D. ROOSEVELT.
EXECUTIVE ORDER

VETERANS REGULATION NO. 3 (a)

SCHEDULE FOR RATING DISABILITIES

WHEREAS, Section 3, Title I, of Public No. 2, 73rd Congress, entitled "An Act To maintain the credit of the United States Government", provides:

"For each class of persons specified in sub-paragraphs (a) and (b) of section 1 of this title the President is hereby authorized to prescribe by regulation the minimum degrees of disability and such higher degrees of disability, if any, as in his judgment should be recognized and prescribe the rate of pension payable for each such degree of disability. In fixing rates of pensions for disability or death the President shall prescribe by regulation such differentiation as he may deem just and equitable, in the rates to be paid to veterans of different wars and/or their dependents and to be paid for

(a) Disabilities and deaths resulting from disease or injury incurred or aggravated in line of duty in war-time service;

(b) Disabilities and deaths resulting from disease or injury incurred or aggravated in line of duty in peace-time service;

(c) Disabilities and deaths not incurred in service."

NOW, THEREFORE, by virtue of the authority vested in me by said law, the following regulation is hereby promulgated, cancelling Veterans Regulation No. 3, and substituting therefor Veterans Regulation No. 3 (a), to read as follows:

I. The Administrator of Veterans' Affairs is hereby authorized and directed to adopt and apply a schedule of ratings or reductions in earning capacity from specific injuries or combination of injuries. The ratings shall be based, as far as practicable, upon the average impairments of earning capacity resulting from such injuries in civil occupations.
The schedule shall be constructed so as to provide ten grades of disability and no more, upon which payments of pension shall be based, namely, ten per cent, twenty per cent, thirty per cent, forty per cent, fifty per cent, sixty per cent, seventy per cent, eighty per cent, ninety per cent, and total, one hundred per cent. The Administrator of Veterans’ Affairs shall from time to time readjust this schedule of ratings in accordance with experience.

II. In connection with the review directed by Section 17 of Public No. 2, 73d Congress, the schedule of ratings provided for herein shall not operate to reduce by more than 25 per centum (exclusive of special statutory allowances) the payments being made to any veteran who on March 20, 1933, was properly rated on a permanent basis and who meets the requirements of Regulation No. 1, Part I.

FRANKLIN D. ROOSEVELT.

June 6, 1933

The White House.
EXECUTIVE ORDER

VETERANS REGULATION NO. 9 (a)

PAYMENT OF BURIAL EXPENSES OF DECEASED WAR VETERANS

WHEREAS, Section 17, Title I, of Public No. 2, 73d Congress, entitled "An Act To maintain the credit of the United States Government" provides:

"That subject to such regulations as the President may prescribe, allowances may be granted for burial and funeral expenses and transportation of the bodies (including preparation of the bodies) of deceased veterans of any war to the places of burial thereof in the sum not to exceed $107 in any one case."

NOW, THEREFORE, by virtue of the authority vested in me by said law, the following Regulation is hereby promulgated canceling Veterans Regulation No. 9, and substituting Veterans Regulation No. 9 (a) to read as follows:

I. Where an honorably discharged veteran of any war dies after discharge a flag to drape the casket shall be furnished in all cases; such flag to be given to the next of kin after burial of the veteran.

II. Where an honorably discharged veteran of any war dies after discharge, the Administrator, in his discretion and with due regard to the circumstances in each case, shall pay, for burial and funeral expenses and transportation of the body (including preparation of the body) to the place of burial, a sum not exceeding $75 to cover such items and to be paid to such person or persons as may be prescribed by the Administrator. Burial allowance, or any part thereof, authorized under this Regulation, shall not be payable if the veteran's net assets at the time of death, exclusive of debts and accrued pension, compensation or insurance due at time of death, equal or exceed the sum of $1,000. The Administrator may, in his discretion, make contracts for burial and funeral services within the limits of the amount herein allowed without regard to the laws prescribing advertisement for proposals for supplies and services for the Veterans' Administration.
No deduction shall be made from the sum allowed because of any contribution toward the burial and funeral (including transportation) which shall be made by a State, county or other political subdivision, lodge, union, fraternal organization, society or beneficial organization, insurance company, Workmen's Compensation Commission, State Industrial Accident Board or employer, but the aggregate of the sums allowed from all sources shall not exceed the actual cost of the burial and funeral (including transportation).

III. Where death occurs in a Veterans Administration facility the Veterans Administration will (a) assume the actual cost (not to exceed $75.00) of burial and funeral and (b) transport the body to the place of residence or to the nearest national cemetery or such other place as the next of kin may direct where the expense is not greater than the ascertained cost of transportation to place of residence. Where the ascertained cost of transportation to a place directed by the next of kin exceeds the amount allowed in accordance with (b) hereof, such allowable amount shall be available for reimbursement purposes or partial payment in such manner as the Administrator may determine.

IV. Claims for reimbursement must be filed within one year subsequent to the date of death of the veteran. In the event the claimant's application is not complete at the time of original submission, the Veterans Administration will notify the claimant of the evidence necessary to complete the application and if such evidence is not received within six months of the date of the request therefor, no allowance may be paid.

FRANKLIN D. ROOSEVELT

June 6, 1933
The White House
EXECUTIVE ORDER

VETERANS REGULATION NO. 10(a)

MISCELLANEOUS PROVISIONS

WHEREAS, Section 4, Title I, of Public No. 2, 73d Congress, "An Act to maintain the credit of the United States Government" provides:

"The President shall prescribe by regulation (subject to the provisions of section 1 (c) of this title) the date of the beginning and of the termination of the period in each war subsequent to the Civil War, including the Boxer Rebellion and the Philippine Insurrection, service within which shall for the purposes of this Act be deemed war-time service. The President shall further prescribe by regulation the required number of days of war or peace-time service for each class of veterans, the time limit on filing of claims for each class of veterans and their dependents, the nature and extent of proofs and presumptions for such different classes, and any other requirements as to entitlement as he shall deem equitable and just. The President in establishing conditions precedent may prescribe different requirements or conditions for the veterans of different wars and their dependents and may further subdivide the classes of persons as outlined in section 1 of this title and apply different requirements or conditions to such subdivisions."

NOW, THEREFORE, by virtue of the authority vested in me by said law, the following regulation is hereby promulgated amending Veterans Regulation No. 10 as hereinafter provided:

1. Regulation No. 10, Paragraph VI is hereby amended to read as follows:

VI. The term "child" shall mean a legitimate child or a child legally adopted, unmarried and under the age of eighteen years, unless prior to reaching the age of eighteen, the child becomes or has become permanently incapable of self-support by reason of mental or physical defect, except that the payment of pension...
shall be further continued after the age of eighteen years and until completion of education or training (but not after such child reaches the age of twenty-one years), to any child who is or may hereafter be pursuing a course of instruction at a school, college, academy, seminary, technical institute, or university, particularly designated by him and approved by the administrator, which shall have agreed to report to the administrator the termination of attendance of such child, and if any such institution of learning fails to make such report promptly the approval shall be withdrawn.

2. Regulation No. 10, Paragraph X is hereby amended to read as follows:

X. No person holding an office or position, appointive or elective, under the United States Government or the municipal government of the District of Columbia or under any corporation, the majority of the stock of which is owned by the United States, shall be paid a pension or emergency officers' retirement pay, so long as he continues to draw a salary from such employment, except (1) those receiving pension or emergency officers' retirement pay for disabilities incurred in combat with an enemy of the United States; (2) those persons so employed whose pension is protected by the provisions of the Act; however, the rate of pension as to this
class shall not exceed $6.00 per month; (3) those persons whose salary or compensation for service as such employee is in an amount not in excess of $50 per month; and (4) widows of veterans.

June 6, 1933

FRANKLIN D. ROOSEVELT.

The White House.
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 Congress), it is hereby ordered that Executive Orders Numbers 6129 dated May 11, 1933, 6135 dated May 20, 1933, and 6147 dated May 26, 1933, be consolidated and amended to provide as follows:

(1) Pay and Allowances. - Pursuant to directions from the President and under regulations to be issued by the Director, Emergency Conservation Work, and in accordance with definite grades to be defined by him, for the purpose of rewarding energetic effort and recognizing outstanding leadership, it is hereby ordered effective July 1, 1933, that not more than 5 per centum of the authorized strength of any Civilian Conservation Corps Company may be paid a cash allowance of $45.00 per month, and not more than an additional 8 per centum, a cash allowance of $36.00 per month.

(2) Discipline. - By direction of the President and under regulations to be issued by the Director of Emergency Conservation Work, a penalty system is hereby authorized for minor offenses committed by enrolled personnel of the Civilian Conservation Corps. This system is to be comparable to the penalties customarily imposed by management of industrial enterprises in order to maintain efficiency of production and equality of opportunity and privileges for those employed. It shall include the conduct of hearings, governed by the rules of evidence, concerning offenses meriting such attention. Each hearing shall, together with the findings and penalty imposed, be made of record in such manner as may be directed. Penalties authorized may include: admonition; suspension of privileges, substitution of specified duties within the camp instead of the regular work for a maximum period of one week; or deduction of not to exceed three days' cash allowance per month.
(3) **Veterans of the World War.** - Pursuant to instructions from the President the enrollment of 25,000 veterans of the World War and of previous wars, without regard to the age limits prescribed for non-veterans will be completed, under the supervision and such regulations as may be deemed necessary and desirable by the Director of the Emergency Conservation Work; these men shall be enrolled under practically the same conditions as apply to the original enrollment formerly authorized; the veterans contingent shall be made a separate part of the organization and a distinctive part of the enterprise and their assignment to proper conservation camps shall be made in accordance with the regular program.

(4) **Indian Reservations.** - The additional sum of $5,675,200 shall be added to the Emergency Conservation Fund in the Treasury by transfer of an equal amount from the unobligated balances of the appropriation for the Emergency Construction of Public Buildings contained in the act approved July 21, 1932, as authorized by Section 4 of the act approved March 31, 1933, which fund shall be transferred by the Treasury Department to the credit of the War Department for Conservation Work on tribal or other lands within Indian reservations under the authority contained in the act approved March 31, 1933. The funds authorized by the President for operation of Conservation Work on Indian reservations will, upon request by the Chief of Finance under direction of Robert Fochner, Director of Emergency Conservation Work, be transferred by the Treasury to the credit of the Interior Department; and the funds so transferred shall be withdrawn on requisition by the Commissioner of Indian Affairs for disbursement and accounting therefor through the bonded disbursing agent of each particular jurisdiction, and separate pay rolls and accounts, with supporting vouchers, shall be maintained by the Commissioner of Indian Affairs.

(5) **Purchase of Forest Land.** - The additional sum of $20,000,000 shall be added to the Emergency Conservation Fund in the Treasury by transfer of an equal amount out of any un-
obligated 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), as authorized by Section 4 of the act approved March 31, 1933, which fund shall be transferred by the Treasury Department to the credit of the War Department for the purchase of forest lands under the authority contained in the act approved March 31, 1933. The funds authorized by the President for the purchase of forest lands for Conservation Work will, upon request by the Chief of Finance under direction of Robert Fechner, Director of Emergency Conservation Work, be transferred by the Treasury to the credit of the Department of Agriculture; and the funds so transferred shall be withdrawn on requisition by the Chief of the Forest Service, Department of Agriculture, for the purchase of forest lands within the 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, including the costs incident to the purchase of the lands.

(6) Conservation Camps. — The Director, Emergency Conservation Work, is hereby authorized to take final action under the provisions of the act of March 31, 1933, and without reference to the President, in the approval of —

(a) the location of conservation camps on Federally-owned land and the conduct thereon of forest, park, tree disease and insect control, and soil erosion and flood control projects.

(b) the location of conservation camps on forest, park, and other lands owned by states
which have agreed to the cooperative arrangement for reimbursement to the Federal Government, and the conduct thereon of forest, park, tree disease and insect control, and soil erosion and flood control projects.

(c) the location of conservation camps assigned to county parks and metropolitan sections of municipal parks in those states which have agreed to cooperative arrangement and the conduct thereon of 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 control floods.

(d) the location of conservation camps on forest, park, and other lands owned by private parties in those states which have agreed to the cooperative arrangement for reimbursement to the Federal Government, and the conduct thereon of forest protection, tree disease and insect control, and simple flood control projects for the prevention of gully erosion and checking of flashy run-off at the headwaters of mountain streams.

FRANKLIN D. ROOSEVELT.

The White House,
June 7, 1933.
EXECUTIVE ORDER

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CONSERVATION AND DEVELOPMENT OF THE NATURAL RESOURCES
OF THE TENNESSEE RIVER DRAINAGE BASIN

In accordance with the provisions of section 22 and section 23 of the Tennessee Valley Authority Act of 1933, the President hereby authorizes and directs the Board of Directors of the Tennessee Valley Authority to make such surveys, general plans, studies, experiments, and demonstrations as may be necessary and suitable to aid the proper use, conservation, and development of the natural resources of the Tennessee River drainage basin, and of such adjoining territory as may be related to or materially affected by the development consequent to this act, and to promote the general welfare of the citizens of said area; within the limits of appropriations made therefor by Congress.

THE WHITE HOUSE,
June 8, 1933.
EXECUTIVE ORDER

CONSTRUCTION OF COVE CREEK DAM ON CLINCH RIVER

In accordance with the provisions of sections 17 and 18 of the Tennessee Valley Authority Act of 1933, I do hereby place the construction of the Cove Creek Dam on Clinch River in the hands of Arthur E. Morgan without additional compensation to said Arthur E. Morgan, and under his direction of such engineers as may be necessary for that purpose, with the understanding that the work shall be done by and through the Tennessee Valley Authority.

THE WHITE HOUSE,
June 8, 1933.
EXECUTIVE ORDER

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REVOCATION OF WITHDRAWAL OF
PUBLIC LANDS PENDING RESURVEY

COLORADO

It is hereby ordered that Executive Order No. 5395, dated July 16, 1930, which withdrew the public lands in T. 8 S., R. 99 W. of the sixth principal meridian, Colorado, pending a resurvey, be, and the same is hereby, revoked.

And it is hereby ordered, pursuant to Public Resolution 85 of June 12, 1930 (46 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 lands by settlement in advance of entry or otherwise except strictly in accordance herewith.

Franklin D. Roosevelt

THE WHITE HOUSE,
June 8, 1933.
EXECUTIVE ORDER

TRANSFER OF LAND AT ARMY SUPPLY BASE

CHARLESTON, SOUTH CAROLINA

WHEREAS by Executive Order No. 3920, dated November 3, 1923, the possession and control of all that portion of the Charleston Quartermaster Intermediate Depot, Charleston, South Carolina, designated as tracts nos. 1 and 2 on map on file in the Office of the Quartermaster General, War Department, entitled "Charleston Port Terminal, S.C., Boundary Survey of part of Quartermaster Terminal, Plan No. 6263-107, dated May 10, 1923", were transferred from the War Department to the United States Shipping Board; and

WHEREAS it is deemed necessary, in order to permit the establishment, maintenance of, and supervision over a proper firebreak between the Charleston Ordnance Depot and the United States Shipping Board Terminal, that the possession and control of a portion of tract no. 2, aforesaid, be returned to the War Department;

NOW, THEREFORE, pursuant to authority contained in section 17 of an act of Congress approved June 5, 1920 (41 Stat. 988, 994), entitled "AN ACT To provide for the promotion and maintenance of the American merchant marine, * * * and for other purposes", 
the possession and control of the following-described tract of land, comprising part of tract no. 3 aforesaid, is hereby transferred from the United States Shipping Board to the War Department for such period of time as the Charleston Ordnance Depot may be maintained as an Ordnance Depot by the War Department:

Beginning at an iron pipe marking the northeasterly corner of tract no. 2, aforesaid, said iron pipe bearing N. 26°10' W. and distant 1,026.69 ft. from a stake marking the center line of the railroad track passing through the easterly boundary of said tract no. 2;

Thence from said initial point as follows: S. 26°10' E., 1,001 ft., more or less, to a point, said point being 25 ft., measured at right angles, north of the railroad track aforesaid;

Thence in a southwesterly direction along a line parallel to and 25 ft. north of said railroad track a distance of 4,550 ft., more or less, to a point, said point being 25 ft. east of the roadway entering the United States Shipping Board Terminal;

Thence in a northwesterly direction parallel to and 25 ft. distant from said roadway a distance of 400 ft., more or less, to a steel bolt; thence by metes and bounds, N. 51°15'30" W., 408.25 ft. to a steel bolt;
M. 66°22' E., 2,670.56 ft. to a steel bolt;
M. 19°40'30" W., 193.66 ft. to an iron pipe;
M. 41°29'30" E., 1,804.24 ft. to the point of
beginning, containing an area of 84.3 acres,
more or less.

The above-described tract of land being that
tract indicated in yellow on map on file in the
Office of the Quartermaster General, War Department,
entitled "Charleston Army Base Terminal, Drawing

THE WHITE HOUSE,
June 5, 1933.
EXECUTIVE ORDER

TONGASS NATIONAL FOREST

ALASKA

Under authority of the act of Congress approved June 4, 1897 (30 Stat. 11, 34, 36), and on the recommendation of the Secretary of Agriculture, it is hereby ordered that the tracts of land in Alaska lying within the following-described boundaries, occupied as home sites, be, and they are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public-land laws:

Chs.  Beginning at corner no. 1, meander corner for home site no. 61, and also Forest Service monument, on easterly shore of Moser Bay, Revillagigedo Island, at line of mean high tide, latitude 55°23'40" N., longitude 131°39' W., which corner is a spruce tree 16 in. diam., blazed and marked HS MC 1 on north, and FSM on east side.

A 28-in. red cedar tree bears N. 90° W., 14 lks. distant, marked W FSM HS MC 1.

A 34-in. red cedar tree bears S. 64° W., 24 lks. distant, marked W FSM HS MC 1.

Thence with meanders along line of approximate mean high tide of Moser Bay:

(1) S. 29°00' W., 7.82 chs.;
(2) S. 31°00' W., 2.57 chs.;
(3) N. 60°00' W., 3.62 chs.;
(4) N. 11°00' W., 2.36 chs.;
(5) N. 13°30' E., 4.00 chs.;
(6) N. 84°00' E., 2.18 chs.;
(7) N. 40°00' E., 1.72 chs.;
(8) N. 15°00' W., 2.34 chs.;
to corner no. 2, meander corner, which is a hemlock post 3 ft. long, squared to 3 in., set 2 ft. in ground, marked HS MC 2.

A 14-in. hemlock tree bears S. 75° E., 36 lks. distant, marked WHS MC 2.

Thence S. 65° E.

6.00 to corner no. 1, the place of beginning, containing approximately 5.00 acres. The survey was made March 4, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at corner no. 1, for home site no. 70, lot "E", Eagle River Landing Group, identical with corner no. 1 of eliminated area, home site no. 289, approximate latitude 58°29' N., longitude 134°47' W., which is a hemlock post 6 ft. long, squared to 4 in., set 2 ft. in ground, marked HS 1 DE.

A 16-in. hemlock tree bears S. 86° E., 11 lks. distant, marked WHS 1 DE.

A 12-in. hemlock tree bears N. 500 W., 3 lks. distant, marked WHS 1 DE.

Thence S. 75° W.

7.75 to center of road right-of-way.

8.54 to witness corner to corner no. 2, meander corner, which is identical with witness corner to corner no. 4 of home site no. 289, eliminated, which corner is a hemlock post 5 ft. long, squared to 5 in., set 1 1/2 ft. in ground, marked HS 2 DE WCMC.

A 14-in. spruce tree bears N. 500 W., 6 lks. distant, marked WHS 2 WCMC DE.

A 12-in. spruce tree bears N. 84° E., 16 lks. distant, marked WHS 2 WCMC DE.
Chs.

9.30 to point for true corner no. 2, meander corner, at line of mean high tide on east shore of Lynn Canal, identical with corner no. 4 of home site no. 289, not set because of liability of destruction by tides.

Thence with meander along line of approximate mean high tide:

(1) South 3.45 chs.

to corner no. 3, meander corner, not set because of liability of destruction by tides.

Thence S. 35° E.

0.50 to witness corner to corner no. 3, meander corner, which is a hemlock post 6 ft. long, squared to 4 1/2 in., set 1 1/2 ft. in ground, marked HS 3 E WCMC.

A 10-in. hemlock tree bears N. 83°30' E., 59 lks. distant, marked WHS 3 E WCMC.

1.08 to center line road right-of-way.

2.03 to corner no. 4, which is a hemlock post 6 1/2 ft. long, squared to 4 1/2 in., set 1 1/2 ft. in ground, marked HS 4 E.

A 10-in. spruce tree bears N. 32° E., 14 lks. distant, marked WHS 4 E.

A 24-in. hemlock tree bears S. 42° E., 4 lks. marked WHS 4 E.

Thence N. 75° E.

9.57 to corner no. 5, which is a hemlock post 5 1/2 ft. long, squared to 4 in., set 1 1/4 ft. in ground, marked HS 5 E.

An 11-in. hemlock tree bears S. 54° W., 15 lks. distant, marked WHS 5 E.

A 20-in. hemlock tree bears N. 12 1/2° W., 59 lks. distant, marked WHS 5 E.

Thence N. 15° W.

5.25 along west line of homestead entry survey no. 112, to corner no. 1, and place of beginning, except a strip of land 33 ft. wide retained within the national forest as a road right-of-way, the center line of which is described as follows:
Beginning at a point from which witness corner to corner no. 2 and meander corner bears S. 75° W., 79 lks. distant. Thence

S. 11° E., 2.83 chs.;
S. 23° W., 1.00 chs.;
S. 45°15' W., 1.56 chs.;

to a point on line 3–4 from which witness corner to corner no. 3, meander corner, bears N. 35° W., 58 lks. distant. Area of right-of-way retained is 0.27 acre.

Gross area within external boundaries of tract "E"--- 5.14 acres
Area retained in national forest as road right-of-way------------------ 0.27 acre
Net area eliminated-------- 4.87 acres

The survey was made February 27, 1929; the bearings of the lines were determined by needle compass, allowing a variation of 31°30' E., and are intended to refer to the true meridian.

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Beginning at corner no. 1, meander corner for home site no. 82, at line of mean high tide at entrance to Icehouse Cove, Revillagigedo Island, approximate latitude 55°17'30" N., longitude 131°28' W., corner not set because of liability of destruction by tides. Thence with meanders along line of approximate mean high tide:

(1) S. 56°30' E., 1.00 chs.;
(2) S. 61°00' E., 2.00 chs.;
(3) S. 55°00' E., 2.00 chs.;
(4) S. 32°00' E., 2.00 chs.;

to corner no. 2, meander corner, which is a hemlock post 5 ft. long, squared to 3 in., set in mound of rocks, marked HS 2 MC.

A 15-in. red cedar tree bears S. 37° E., 75 lks. distant, marked WHS 2 MC.
Chs.

Thence N. 59° E.

7.00

to corner no. 3, which is a hemlock post 5 ft. long, squared to 3½ in., set 2 ft. in ground, marked HS 3.

A 9-in. hemlock tree bears S. 20° W., 12 lks. distant, marked WHS 3.

A 26-in. spruce tree bears N. 17° 30' W., 12 lks. distant, marked WHS 3.

Thence N. 31° 30' W.

6.10

to corner no. 4, which is a hemlock post 5 ft. long, squared to 4 in., set 2 ft. in ground, marked HS 4.

A 32-in. red cedar tree bears N. 80° E., 20 lks. distant, marked HS 4.

A 9-in. hemlock tree bears S. 25° W., 18 lks. distant, marked WHS 4.

Thence S. 57° 30' W.

9.30

to witness corner to corner no. 1 and meander corner, which is a hemlock post 4 1/2 ft. long, squared to 4 in., set 2 ft. in ground, marked HS 1 WCMC.

A 6-in. hemlock tree bears N. 88° W., 25 lks. distant, marked WHS 1 WCMC.

A 20-in. red cedar tree bears N. 22° W., 18 lks. distant, marked WHS 1 WCMC.

Spire Island light bears S. 31° 30' W.

Cutter Rocks beacon bears S. 79° 30' W.

9.70

to point for corner no. 1, meander corner, and place of beginning, containing approximately 4.76 acres. The survey was made November 1, 1932; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

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Beginning at corner no. 1, for home site no. 109, which is a post 2 by 4 in., set 2 ft. in ground, marked HS 1 on north
face, being approximately latitude 55°20' N., and longitude 131°31' W.

A prominent boulder 6 by 6 by 10 ft., bears S. 79° W., 1.10 chs. distant, marked FSM-X on northeast face.

Center of Tongass Highway bears in a westerly direction 30 ft.

Thence N. 20°30' W.

1.00 to corner no. 2, not set.

FSM bears S. 33° W., 1.30 chs. distant.

Thence N. 21°30' E.

2.34 to corner no. 3, meander corner, which is a spruce post 4 in. square, set in ground at line of mean high tide on shore of small bight locally called "Hole-in-the-Wall", marked MC HS 3.

A 6-in. spruce tree bears N. 43° W., 18 lks. distant, marked in blaze WHS MC 3.

Thence with meanders along line of approximate mean high tide of George Inlet:

(1) N. 41°30' E., 3.84 chs.;
(2) S. 14°00' E., 1.85 chs.;
(3) S. 7°00' W., 4.06 chs.;

to corner no. 4, meander corner, which is a boulder marked HS MC 4.

A 7-in. spruce tree bears S. 19° W., 10 lks. distant, marked in blaze WHS MC 4.

Thence S. 83° W.

3.00 to corner no. 1, and place of beginning, containing approximately 1.37 acres. The survey was made March 5, 1929; the bearings of the line were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

Beginning at corner no. 1, for home site no. 155, approximate latitude 55°17' 45".
Oba.

Forest Service monument, which is an iron pipe with brass cap, set firmly in the ground at north-west corner lot 56, special-use area, bears S. 43°30' E. 0.905 ohs. distant, marked FSM 56.

A dead hemlock tree bears S. 54°30' W. 23 lks. distant, marked WFSM.

Thence along westerly right-of-way limit of Tongass Highway

(1) N. 47° E., 1.21 ohs.;
(2) N. 45° E., 1.22 ohs.;

to corner no. 2, which is a stake set firmly in the ground, marked 2 - RW.

Thence N. 45° W.

6.06 along public right-of-way, to corner no. 3, which is a hemlock post set firmly in the ground, marked HS 3.

A 22-in. spruce tree bears S. 85°15' E. 45 1/2 lks. distant, marked WHS 3.

A 10-in. hemlock tree bears N. 72°30' W., 28 1/2 lks. distant, marked WHS 3.

Thence S. 45° W.

2.43 to corner no. 4, on boundary line of the Ketchikan Town Site elimination, which is a hemlock windfall marked X HS 4.

A 12-in. topped hemlock tree bears S. 28° E., 35 lks. distant, marked WHS 4.

A 4-in. spruce tree bears N. 47° E., 16 1/8 lks. distant, marked WHS 4.

Thence S. 45° E.

6.02 along national forest boundary to corner no. 1, and place of beginning, containing approximately 1.52 acres. The survey was made May 9, 1930; the bearings of the lines were determined by needle compass, allowing a variation of 29°30' E., and are in-
tended to refer to the true meridian.

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Beginning at corner no. 1, home site no. 181, lot 15, Mountain Point group of home sites, approximate latitude 56°17'30" N., longitude 131°32' W., which is a sawed post 5 ft. long, squared to 4 in., set 2 ft. in ground, marked HSE - 181, and is identical with the southeast corner of lot no. 8.

Center line of Tongass Highway bears southeast 30 ft. distant.

A metal hub, marked / 15, bears N. 66° E., 76 lks.

Thence N. 21° W.

4.55 to corner no. 2, which is a sawed post 5 ft. long, squared to 4 in., set 2 ft. in ground, marked HSE - 181.

A 20-in. hemlock tree bears S. 90° W.; 6 1/2 lks. distant, marked WHS 2.

A 30-in. hemlock tree bears S. 88° W.; 10 lks. distant, marked WHS 2.

Thence N. 61°15' E.

2.27 to corner no. 3, which is a sawed post 5 ft. long, squared to 4 in., set 2 ft. in ground, marked HSE - 181.

A 34-in. hemlock tree bears N. 64° E.; 23 lks. distant, marked WHS 3.

A 60-in. spruce tree bears S. 72°30' E.; 27 lks. distant, marked WHS 3.

Thence S. 21° E.

4.55 to corner no. 4, identical with southwest corner of lot no. 16, which is a sawed post 5 ft. long, squared to 4 in. set 2 ft. in ground, marked HSE - 181.

Center line of Tongass Highway bears southeast 30 ft. distant.

Thence paralleling Tongass Highway and 30 ft. from center line thereof:
(1) S. 59° W., 1.03 acres;
(2) S. 66° W., .76 acres;

to corner no. 1, and place of beginning,
containing approximately 1.03 acres. The
survey was made April 3 and 4, 1931; the
bearings of the lines were determined by
needle compass, allowing a variation of
29°30' E., and are intended to refer to the
true meridian.

Beginning at corner no. 1, home site
no. 340, lots 47 and 48, Mountain Point
Group of home sites, approximate latitude
55°18' N., longitude 131°32' W., which is
a sawed post 4 ft. long, squared to 4 in.,
set 2 ft. in ground, marked HS 1 on south
and ROW on north face.

Center line of Tongass Highway bears
southeast 30 ft.

Thence N. 78° W.
5.93

to corner no. 2, which is a red cedar post
5 ft. long, squared to 4 in., set 2 ft. in
ground, marked HS 2.

A 6-in. hemlock tree bears N. 10° W.,
5 lks. distant, marked WHS 2.

A 22-in. hemlock tree bears N. 50° E.,
31 lks. distant, marked WHS 2.

Thence S. 14° W.
3.03

to corner no. 3, which is a hemlock post
5 ft. long, squared to 4 1/2 in., set 2 ft.
in ground, marked HS 3.

A 14-in. hemlock tree bears S. 72° W.,
22 lks. distant, marked WHS 3.

A 24-in. hemlock tree bears S. 3° E.,
14 lks. distant, marked WHS 3.

Thence S. 78° E.
6.06

to corner no. 4, which is a sawed post 4 ft.
long, squared to 4 in., set 2 ft. in ground,
marked HS 4.

A 5-ft. red cedar tree bears S. 57° E.,
24 lks. distant, marked WHS 4.
Chs.

Center line of Tongass Highway bears southeast 30 ft.

Thence N. 12°30' E.

3.03 to corner no. 1, and place of beginning, containing approximately 1.63 acres. The survey was made October 8, 1932; the bearings of the lines were determined by needle compass, allowing a variation of 30° E., and are intended to refer to the true meridian.

THE WHITE HOUSE,

June 10, 1933.
EXECUTIVE ORDER

ORGANIZATION OF EXECUTIVE AGENCIES

WHEREAS section 16 of the act of March 3, 1933 (Public, No. 428, 47 Stat. 1517), provides for reorganizations within the executive branch of the Government; requires the President to investigate and determine what reorganizations are necessary to effectuate the purposes of the statute; and authorizes the President to make such reorganizations by Executive order; and

WHEREAS I have investigated the organization of all executive and administrative agencies of the Government and have determined that certain regroupings, consolidations, transfers, and abolitions of executive agencies and functions thereof are necessary to accomplish the purposes of section 16;

NOW, THEREFORE, by virtue of the aforesaid authority, I do hereby order that:

SECTION 1. -- Procurement

The function of determination of policies and methods of procurement, warehousing, and distribution of property, facilities, structures, improvements, machinery, equipment, stores, and supplies exercised by any agency is transferred to a Procurement Division in the Treasury Department, at the head of which shall
be a Director of Procurement.

The Office of the Supervising Architect of the Treasury Department is transferred to the Procurement Division, except that the buildings of the Treasury Department shall be administered by the Treasury Department and the administration of post office buildings is transferred to the Post Office Department. The General Supply Committee of the Treasury Department is abolished.

In respect of any kind of procurement, warehousing, or distribution for any agency the Procurement Division may, with the approval of the President, (a) undertake the performance of such procurement, warehousing, or distribution itself, or (b) permit such agency to perform such procurement, warehousing, or distribution, or (c) entrust such performance to some other agency, or (d) avail itself in part of any of these resources, according as it may deem desirable in the interest of economy and efficiency. When the Procurement Division has prescribed the manner of procurement, warehousing, or distribution of any thing, no agency shall thereafter procure, warehouse, or distribute such thing in any manner other than so prescribed.

The execution of work now performed by the Corps of Engineers of the Army shall remain with said corps, subject to the responsibilities herein vested in the Procurement Division.

The Procurement Division shall also have control of all property, facilities, structures, machinery,
equipment, stores, and supplies not necessary to the work of any agency; may have custody thereof or entrust custody to any other agency; and shall furnish the same to agencies as need therefor may arise.

The Fuel Yards of the Bureau of Mines of the Department of Commerce are transferred to the Procurement Office.

The Federal Employment Stabilization Board is abolished, and its records are transferred to the Federal Emergency Administration of Public Works if and when said administration is authorized and established.

SECTION 2. -- National Parks, Buildings, and Reservations

All functions of administration of public buildings, reservations, national parks, national monuments, and national cemeteries are consolidated in an Office of National Parks, Buildings, and Reservations in the Department of the Interior, at the head of which shall be a Director of National Parks, Buildings, and Reservations; except that where deemed desirable there may be excluded from this provision any public building or reservation which is chiefly employed as a facility in the work of a particular agency. This transfer and consolidation of functions shall include, among others, those of the National Park Service of the Department of the Interior and the National Cemeteries and Parks of the War Department which are located within the continental limits of the United
States. National cemeteries located in foreign countries shall be transferred to the Department of State, and those located in insular possessions under the jurisdiction of the War Department shall be administered by the Bureau of Insular Affairs of the War Department.

The functions of the following agencies are transferred to the Office of National Parks, Buildings, and Reservations of the Department of the Interior, and the agencies are abolished:

- Arlington Memorial Bridge Commission
- Public Buildings Commission
- Public Buildings and Public Parks of the National Capital
- National Memorial Commission
- Rock Creek and Potomac Parkway Commission

Expenditures by the Federal Government for the purposes of the Commission of Fine Arts, the George Rogers Clark Sesquicentennial Commission, and the Rushmore National Commission shall be administered by the Department of the Interior.

SECTION 3. -- Investigations

All functions now exercised by the Bureau of Prohibition of the Department of Justice with respect to the granting of permits under the national prohibition laws are transferred to the Division of Internal Revenue in the Treasury Department.

All functions now exercised by the Bureau of Prohibition with respect to investigations and all the functions now performed by the Bureau of Inves-
tigation of the Department of Justice are transferred to and consolidated in a Division of Investigation in the Department of Justice, at the head of which shall be a Director of Investigation.

All other functions now performed by the Bureau of Prohibition are transferred to such divisions in the Department of Justice as in the judgment of the Attorney General may be desirable.

SECTION 4. — Disbursement

The function of disbursement of money of the United States exercised by any agency is transferred to the Treasury Department and, together with the Office of Disbursing Clerk of that Department, is consolidated in a Division of Disbursement, at the head of which shall be a Chief Disbursing Officer.

The Division of Disbursement of the Treasury Department is authorized to establish local offices, or to delegate the exercise of its functions locally to officers or employees of other agencies, according as the interests of efficiency and economy may require.

The Division of Disbursement shall disburse money only upon the certification of persons by law duly authorized to incur obligations upon behalf of the United States. The function of accountability for improper certification shall be transferred to such persons, and no disbursing officer shall be held accountable therefor.
SECTION 5. -- Claims by or against the United States

The functions of prosecuting in the courts of the United States claims and demands by, and offenses against, the Government of the United States, and of defending claims and demands against the Government, and of supervising the work of United States attorneys, marshals, and clerks in connection therewith, now exercised by any agency or officer, are transferred to the Department of Justice.

As to any case referred to the Department of Justice for prosecution or defense in the courts, the function of decision whether and in what manner to prosecute, or to defend, or to compromise, or to appeal, or to abandon prosecution or defense, now exercised by any agency or officer, is transferred to the Department of Justice.

For the exercise of such of his functions as are not transferred to the Department of Justice by the foregoing two paragraphs, the Solicitor of the Treasury is transferred from the Department of Justice to the Treasury Department.

Nothing in this section shall be construed to affect the function of any agency or officer with respect to cases at any stage prior to reference to the Department of Justice for prosecution or defense.

SECTION 6. -- Insular Courts

The United States Court for China, the District Court of the United States for the Panama Canal Zone,
and the District Court of the Virgin Islands of the United States are transferred to the Department of Justice.

SECTION 7. -- Solicitors

The Solicitor for the Department of Commerce is transferred from the Department of Justice to the Department of Commerce.

The Solicitor for the Department of Labor is transferred from the Department of Justice to the Department of Labor.

SECTION 8. -- Internal Revenue

The Bureau of Internal Revenue and of Industrial Alcohol of the Treasury Department are consolidated in a Division of Internal Revenue, at the head of which shall be a Commissioner of Internal Revenue.

SECTION 9. -- Assistant Secretary of Commerce

The Assistant Secretary of Commerce for Aeronautics shall be an Assistant Secretary of Commerce and shall perform such functions as the Secretary of Commerce may designate.

SECTION 10. -- Official Register

The function of preparation of the Official Register is transferred from the Bureau of the Census to the Civil Service Commission.

SECTION 11. -- Statistics of Cities

The function of the Bureau of the Census of the
Department of Commerce of compiling statistics of cities under 100,000 population is abolished for the period ending June 30, 1935.

SECTION 12. -- Shipping Board

The functions of the United States Shipping Board including those over and in respect to the United States Shipping Board Merchant Fleet Corporation are transferred to the Department of Commerce, and the United States Shipping Board is abolished.

SECTION 13. -- National Screw Thread Commission

The National Screw Thread Commission is abolished, and its records, property, facilities, equipment, and supplies are transferred to the Department of Commerce.

SECTION 14. -- Immigration and Naturalization

The Bureaus of Immigration and of Naturalization of the Department of Labor are consolidated as an Immigration and Naturalization Service of the Department of Labor, at the head of which shall be a Commissioner of Immigration and Naturalization.

SECTION 15. -- Vocational Education

The functions of the Federal Board for Vocational Education are transferred to the Department of the Interior, and the Board shall act in an advisory capacity without compensation.

SECTION 16. -- Apportionment of Appropriations

The functions of making, waiving, and modifying apportionments of appropriations are transferred
to the Director of the Bureau of the Budget.

SECTION 17. -- Coordinating Service

The Federal Coordinating Service is abolished.

SECTION 18.

The following functions are abolished in part:

Cooperative vocational education and rehabilitation, 25 percent thereof.

Payments for agricultural experiment stations, 25 percent thereof.

Cooperative agricultural extension work, 25 percent thereof.

Endowment and maintenance of colleges for the benefit of agriculture and the mechanic arts, 25 percent thereof.

SECTION 19. -- General Provisions

Each agency, all the functions of which are transferred to or consolidated with another agency, is abolished.

The records pertaining to an abolished agency or a function disposed of, disposition of which is not elsewhere herein provided for, shall be transferred to the successor. If there be no successor agency, and such abolished agency be within a department, said records shall be disposed of as the head of such department may direct.

The property, facilities, equipment, and supplies employed in the work of an abolished agency or the exercise of a function disposed of, disposition of
which is not elsewhere herein provided for, shall, to the extent required, be transferred to the successor agency. Other such property, facilities, equipment, and supplies shall be transferred to the Procurement Division.

All personnel employed in connection with the work of an abolished agency or function disposed of shall be separated from the service of the United States, except that the head of any successor agency, subject to my approval, may, within a period of four months after transfer or consolidation, reappoint any of such personnel required for the work of the successor agency without reexamination or loss of civil-service status.

SECTION 20. -- Appropriations

Such portions of the unexpended balances of appropriations for any abolished agency or function disposed of shall be transferred to the successor agency as the Director of the Budget shall deem necessary.

Unexpended balances of appropriations for an abolished agency or function disposed of, not so transferred by the Director of the Budget, shall, in accordance with law, be impounded and returned to the Treasury.

SECTION 21. -- Definitions

As used in this order --

"Agency" means any commission, independent
establishment, board, bureau, division, service, or office in the executive branch of the Government.

"Abolished agency" means any agency which is abolished, transferred, or consolidated.

"Successor agency" means any agency to which is transferred some other agency or function, or which results from the consolidation of other agencies or functions.

"Function disposed of" means any function eliminated or transferred.

SECTION 22. — Effective Date

In accordance with law, this order shall become effective 61 days from its date; Provided, That in case it shall appear to the President that the interests of economy require that any transfer, consolidation, or elimination be delayed beyond the date this order becomes effective, he may, in his discretion, fix a later date therefor, and he may for like cause further defer such date from time to time.

THE WHITE HOUSE,

June 16, 1933.
EXECUTIVE ORDER

AMENDMENT TO REGULATIONS GOVERNING FOREIGN SERVICE ACCOUNTING

Section 8, chapter XX, Instructions to Diplomatic Officers, and section 540 of the Consular Regulations of 1896 are hereby canceled and the following established in lieu thereof:

Accounts to be stated in currency of the United States. All accounts of diplomatic and consular officers (except those covering special deposits) must be stated in the currency of the United States; and all drafts on the Secretary of State must be drawn, not in foreign money of account or currency, but in the money of the United States. In all cases when the disbursements are actually made in foreign currency, the vouchers themselves should be taken and rendered to the Comptroller General of the United States in the same currency in which the disbursements are made; satisfactory evidence should accompany the accounts as to the correct valuation of such foreign currency in the coinage of the United States, either in the
form of a certificate of a responsible banker or of a diplomatic or consular officer himself based on authentic quotations.

THE WHITE HOUSE,

June 9, 1933.
EXECCUTIVE ORDER

EXEMPTION OF WILLIAM A. TAYLOR FROM COMPELSORY RETIREMENT FOR AGE

By virtue of the authority vested in me by section 204, part II, of the act entitled "AN ACT Making appropriations for the Legislative Branch of the Government for the fiscal year ending June 30, 1935, and for other purposes", approved June 30, 1932, William A. Taylor, Chief, Bureau of Plant Industry, Department of Agriculture, who, during the current month, will reach the retirement age prescribed for automatic separation from the service, is hereby exempted from the provisions of that section until December 31, 1933.

THE WHITE HOUSE,
June 19, 1933.