

EXECUTIVE ORDER

Approval of Amendments to the Code of Fair Competition
for the Brewing Industry.

WHEREAS, the Federal Alcohol Control Administration has submitted for my approval, certain Amendments to the Code of Fair Competition for the Brewing Industry, and has rendered its report and recommendations and findings thereon:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find:

1. That an application has been duly made, pursuant to and in full compliance with the provisions of the Act and of the Code of Fair Competition for the Brewing Industry, for my approval of Amendments to the said Code; and

2. That due notice and opportunity for hearing to interested parties have been given pursuant to the provisions of the Act and regulations thereunder; and

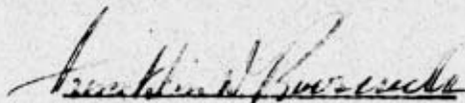
3. That hearings have been held upon the Amendments pursuant to such notice and the provisions of the Act and regulations thereunder; and

4. That said Code of Fair Competition as amended will constitute a Code of Fair Competition as contemplated by the Act and complies in all respects with pertinent provisions of the Act, including Section 3 (a) of Title I thereof; and

5. That it appears, after due consideration, that said Code as amended will tend to effectuate the policy of Congress as declared in Section 1 of Title I of the Act; and

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said Amendments and modify my previous approval of the Code of Fair Competition for the Brewing Industry by Executive Order dated December 4, 1933, to include an approval of said Code in its entirety as hereby amended.

The White House,
June 29, 1934.



6756-F

EXECUTIVE ORDER

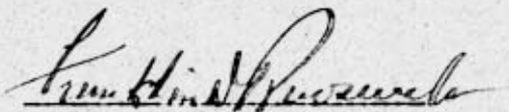
Approval of Amendments to the Code of Fair Competition
for the Alcoholic Beverage Wholesale Industry.

WHEREAS, the Federal Alcohol Control Administration has submitted for my approval, certain Amendments to the Code of Fair Competition for the Alcoholic Beverage Wholesale Industry, and has rendered its report and recommendations and findings thereon:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find:

1. That an application has been duly made, pursuant to and in full compliance with the provisions of the Act and of the Code of Fair Competition for the Alcoholic Beverage Wholesale Industry, for my approval of Amendments to the said Code; and
2. That due notice and opportunity for hearing to interested parties have been given pursuant to the provisions of the Act and regulations thereunder; and
3. That hearings have been held upon the Amendments pursuant to such notice and the provisions of the Act and regulations thereunder; and
4. That said Code of Fair Competition as hereby amended will constitute a Code of Fair Competition as contemplated by the Act and complies in all respects with pertinent provisions of the Act including Section 3 (a) of title I thereof; and
5. That it appears, after due consideration, that said Code as hereby amended will tend to effectuate the policy of Congress as declared in Section 1 of title I of the Act; and

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, pursuant to the authority vested in me by title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said Amendments and modify my previous approval of the Code of Fair Competition for the Alcoholic Beverage Wholesale Industry by Executive Order dated December 9, 1933, to include an approval of said Code in its entirety as hereby amended.



The White House,
June 29, 1934.

6756-G

EXECUTIVE ORDER

ESTABLISHING THE COMMITTEE ON ECONOMIC SECURITY
AND THE ADVISORY COUNCIL ON ECONOMIC SECURITY

By virtue of and pursuant to the authority vested in me by the National Industrial Recovery Act (ch. 90, 48 Stat. 195), I hereby establish (1) the Committee on Economic Security (hereinafter referred to as the Committee) consisting of the Secretary of Labor, Chairman, the Secretary of the Treasury, the Attorney General, the Secretary of Agriculture, and the Federal Emergency Relief Administrator, and (2) the Advisory Council on Economic Security (hereinafter referred to as the Advisory Council), the original members of which shall be appointed by the President and additional members of which may be appointed from time to time by the Committee.

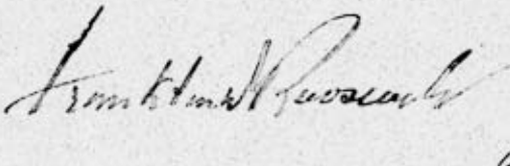
The Committee shall study problems relating to the economic security of individuals and shall report to the President not later than December 1, 1934, its recommendations concerning proposals which in its judgment will promote greater economic security.

The Advisory Council shall assist the Committee in the consideration of all matters coming within the scope of its investigations.

The Committee shall appoint (1) a Technical Board on Economic Security consisting of qualified representatives selected from various departments and agencies of the Federal Government, and (2) an Executive Director who shall have immediate charge of studies and investigations to be carried out under the general direction of the Technical Board, and who shall, with the approval of the Technical Board, appoint such additional staff as may be necessary to carry out the provisions of this Order.

THE WHITE HOUSE,

June 7, 1934.



6757

EXECUTIVE ORDER

INCLUDING POSITIONS IN THE FARM CREDIT ADMINISTRATION IN THE
CLASSIFIED CIVIL SERVICE

WHEREAS by Executive Order No. 6084, dated March 27, 1955, the Farm Credit Administration was created by changing the name of the Federal Farm Board to the Farm Credit Administration and transferring thereto the functions and personnel of certain other Governmental agencies dealing with agricultural credit; and

WHEREAS by virtue of such transfer and of the fact that the Federal Farm Board was subject to civil service laws and rules, most classes of positions in the Farm Credit Administration are now subject to such laws and rules; and

WHEREAS under Executive Order No. 6154, dated May 18, 1955, employees of the various agencies constituting the Farm Credit Administration who were employed therein on May 27, 1955, became eligible, upon recommendation by the Governor of the Farm Credit Administration, to acquire civil service status by non-competitive examination; and

WHEREAS it is desirable, in the interest of good administration, that standards of selection and compensation of employees of the Farm Credit Administration be uniform and that employees in similar positions enjoy equal rights:

NOW, THEREFORE, by virtue of the authority vested in me by the Civil Service Act of January 16, 1883 (ch. 27, 22 Stat. 403, 404), and Section 1753 of the Revised Statutes (5 USC, sec. 651), it is hereby ordered as follows:

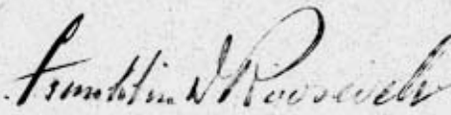
1. All positions in the Farm Credit Administration are hereby included in the classified civil service and appointments thereto will hereafter be made in accordance with civil service laws and rules, except as hereinafter provided.

2. The provisions of this order are not intended to affect the authority of the Governor of the Farm Credit Administration to appoint such employees as may be necessary for the administration of Emergency Crop Production Loans under act of February 23, 1934, or to appoint and fix the salaries of experts and attorneys in accordance with section 4 of the Agricultural Marketing Act and Executive Order No. 5248, dated December 28, 1929, as amended by Executive Order No. 6154, dated May 18, 1933, or the authority of the Land Bank Commissioner to make appointments under section 1017, Title 12 of the United States Code.

3. Incumbents of positions affected by this order who do not already possess a classified civil service status shall not acquire such status by reason of the provisions of the preceding paragraphs. However, incumbents employed in such positions on June 1, 1934, may be appointed to the classified civil service if, prior to June 1, 1935, after recommendation by the Governor of the Farm Credit Administration, they pass such non-competitive tests of fitness as the Civil Service Commission may prescribe.

THE WHITE HOUSE,

June 29, 1934.



EXECUTIVE ORDER

EXEMPTION OF GEORGE E. LADD FROM COMPULSORY
RETIREMENT FOR AGE

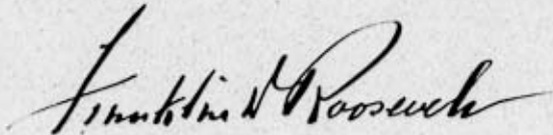
WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires * * *";

AND WHEREAS the public interest requires that George E. Ladd, associate economic geologist in the Bureau of Public Roads, Department of Agriculture, who, during the month of July 1934, will reach the

retirement age prescribed for automatic separation from the service, be exempted from the provisions of this section and continued in the service until August 1, 1935;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt George E. Ladd from the provisions thereof and continue him in the service until August 1, 1935.



THE WHITE HOUSE,

June 29, 1934.

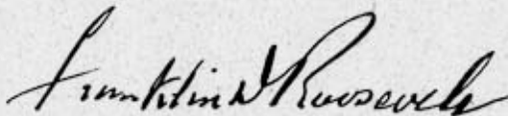
EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER NO. 2665, OF
JULY 17, 1917, WITHDRAWING PUBLIC LANDS

NEW MEXICO

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), Executive Order No. 2665, dated July 17, 1917, withdrawing public lands in the following-described area, pending determination of title thereto, be, and it is, revoked, effective upon the date of the official filing of the plats of survey:

Secs. 2, 3, 4, 5, 8, 9, 10, 11, 14, 15,
16, 17, 20, 21, 22, 23, 26, 27, 28, 29, 32,
35, 34, and 35 in each of Tps. 19, 20, 21,
22, and 23 N., R. 14 E., and those portions
of secs. 2, 3, 4, 5, 10, 11, and 12 which lie
north of the Sapello River in T. 18 N., R.
14 E. of the New Mexico principal meridian,
New Mexico.



THE WHITE HOUSE,

June 29, 1934.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR CLASSIFICATION

ARKANSAS

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed, it is ordered that the public lands within the following-described area in Arkansas be, and the same are hereby, temporarily withdrawn from settlement, location, sale, or entry for classification as to their suitability for wild-life refuge purposes:

Fifth Principal Meridian

T. 14 N., R. 9 E., sec. 2, tract "a" lot 10;
sec. 4, lot 7;
sec. 9, lot 2.

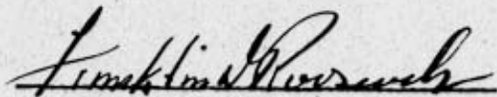
T. 15 N., R. 9 E., secs. 1 and 2;
sec. 3, lot 3, E $\frac{1}{2}$, tract "a" S $\frac{1}{2}$ NW $\frac{1}{4}$,
and tract "a" SW $\frac{1}{4}$;
sec. 10, tract "a" NE $\frac{1}{4}$,
tract "a" NE $\frac{1}{4}$ NW $\frac{1}{4}$,
and tract "a" NE $\frac{1}{4}$ SE $\frac{1}{4}$;
sec. 11, E $\frac{1}{2}$;
secs. 12 and 13;
sec. 14, tract "a" N $\frac{1}{2}$ NW $\frac{1}{4}$,
and tract "a" NE $\frac{1}{4}$ SE $\frac{1}{4}$;
sec. 23, tract "a" SE $\frac{1}{4}$, tract
"a" lot 4;
secs. 24 and 25;
sec. 26, tract "a" lot 1,
tract "a" lot 5,
and tract "a" NE $\frac{1}{4}$;
sec. 35, tract "a" E $\frac{1}{2}$ NE $\frac{1}{4}$;
sec. 36, all.

T. 16 N., R. 9 E., secs. 23 to 26, inclusive;
sec. 27, tract "a" lot 4,
tract "a" lot 6,
tract "a" NE $\frac{1}{4}$, and SE $\frac{1}{4}$;
sec. 34, NE $\frac{1}{4}$, tract "a" E $\frac{1}{2}$ NW $\frac{1}{4}$,
tract "a" SW $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and
SE $\frac{1}{4}$;
secs. 35 and 36.

T. 15 N., R. 10 E., secs. 5 to 8, inclusive, and
secs. 17, 18, 19, and 30.

T. 16 N., R. 10 E., secs. 19, 20, 29, 30, 31, and 32.

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



THE WHITE HOUSE,
JUN 29 1934

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION

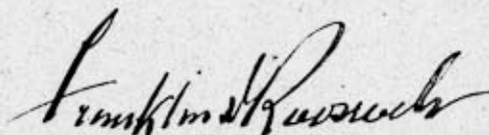
CALIFORNIA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in California be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry for use for lookout-station purposes in connection with cooperative forest-protection work:

MT. DIABLO MERIDIAN

T. 33 N., R. 4 W., sec. 12, lot 16, 26.96 acres.

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 24, 1934.

EXECUTIVE ORDER

CREATION OF THE NATIONAL LABOR RELATIONS BOARD, ETC.

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act (ch. 90, 48 Stat. 195, Tit. 15, U.S.C., sec. 701) and under Joint Resolution approved June 19, 1934 (Public Res. 44, 73d Congress), and in order to effectuate the policy of said Title and the purposes of the said Joint Resolution, it is hereby ordered as follows:

Creation of the National Labor Relations Board

Sec. 1(a) There is hereby created in connection with the Department of Labor a board to be known as the National Labor Relations Board (hereinafter referred to as "the Board"), which shall be composed of Lloyd Garrison, of Wisconsin, Chairman, Harry Myra Millis of Illinois, and Edwin C. Smith of Massachusetts. Each member of the Board shall receive a salary of \$10,000 a year and shall not engage in any other business, vocation, or employment. Two members of the Board shall constitute a quorum. A vacancy in the Board shall not impair the right of the remaining members to exercise all the powers of the Board.

(b) The Board shall have authority to appoint such employees, and without regard to the provisions of the Civil Service laws, such attorneys, special experts, and examiners as it deems necessary for its own functions and for the functions of such regional, industrial, and special boards as may be designated or established in accordance with subsections 3(a)(1) and 3(a)(2) of this order. This power, however, shall not be construed to

authorize the Board to appoint mediators, conciliators, and statistical experts when the services of such persons may be obtained through the Secretary of Labor in accordance with subsection 4(a) of this order.

Original Jurisdiction of the Board

Sec. 2. The Board is hereby authorized -

(a) To investigate issues, facts, practices, and activities of employers or employees in any controversies arising under section 7(a) of the National Industrial Recovery Act or which are burdening or obstructing, or threatening to burden or obstruct, the free flow of interstate commerce; and

(b) To order and conduct elections and on its own initiative to take steps to enforce its orders in the manner provided in section 2 of Public Resolution 44, 73d Congress; and

(c) Whenever it is in the public interest, to hold hearings and make findings of fact regarding complaints of discrimination against or discharge of employees or other alleged violations of section 7(a) of the National Industrial Recovery Act and such parts of any code or agreement as incorporate said section; and

(d) To prescribe, with the approval of the President, such rules and regulations as are authorized by section 3 of Public Resolution 44, 73d Congress, and to recommend to the President such other rules and regulations relating to collective bargaining, labor representation, and labor elections as the President is authorized to prescribe by section 10(a) of the National Industrial Recovery Act.

(e) Upon the request of the parties to a labor dispute, to act as a Board of Voluntary Arbitration or to select a person or agency for voluntary arbitration.

Relationship to Other Labor Boards

Sec. 3(a) The Board is hereby authorized and directed -

(1) To study the activities of such boards as have been or may hereafter be created to deal with industrial or labor relations, in order to report through the Secretary of Labor to the President whether such boards should be designated as special boards and given the powers that the President is authorized to confer by Public Resolution 44, 73d Congress; and

(2) To recommend, through the Secretary of Labor, to the President the establishment, whenever necessary, of "Regional Labor Relations Boards" and special labor boards for particular industries vested with the powers that the President is authorized to confer by Public Resolution 44, 73d Congress; and

(3) To receive from such regional, industrial, and special boards as may be designated or established under the two preceding subsections reports of their activities and to review or hear appeals from such boards in cases in which (1) the board recommends review or (2) there is a division of opinion in the board or (3) the National Labor Relations Board deems review will serve the public interest.

(b) The National Labor Board created by Executive Order of August 5, 1933, and continued by Executive Order No. 6511 of December 16, 1933, shall cease to exist on July 9, 1934; and each local or regional labor board, established under the authority of section 2(b) of the said Executive Order of December 16, 1933, if it is not designated in accordance with subsection 3(a)(1) of this order, shall cease to exist at such time as the National Labor Relations Board shall determine.

The National Labor Relations Board shall have authority to conduct all investigations and proceedings being conducted by boards that are abolished by this subsection; and all records, papers, and property of such boards shall become records, papers, and property of the National Labor Relations Board. All except \$100,000 of the unexpended funds and appropriations for the use and maintenance of the National Labor Board shall be available for expenditure by the National Labor Relations Board and such regional, industrial, and special boards as may be designated or established in accordance with subsections 3(a)(1) or 3(a)(2) of this order. The remaining \$100,000 of such unexpended funds and appropriations shall be transferred to the Secretary of Labor for the use of the Conciliation Service in the Department of Labor. All employees of boards that are abolished by this subsection shall be transferred to and become employees of the National Labor Relations Board at their present grades and salaries, but such transfer shall not be construed to give such employees any Civil Service or other permanent status.

Relationship to Other Executive Agencies

Sec. 4(a) The Board is hereby authorized -

- (1) To request the Secretary of Labor to exercise the power conferred upon him by section 8 of the act entitled "An Act To create a Department of Labor" (ch. 141, 37 Stat. 738) to appoint Commissioners of Conciliation; and
- (2) To request from time to time the Secretary of Labor to direct officers and employees of the Department of Labor to render services and furnish information and otherwise to aid the Board in the performance of its duties.

(b) The Board shall at the close of each month make, through the Secretary of Labor, to the President a report in writing of its activities and the activities of such regional, industrial, and special boards as have been designated or established in accordance with the recommendations of the Board under subsections 3(a)(1) and 3(a)(2) of this order. Such reports shall state in detail cases heard, decisions rendered, and the names, salaries, and duties of all officers and employees appointed under the authority of this order and receiving compensation directly or indirectly from the United States.

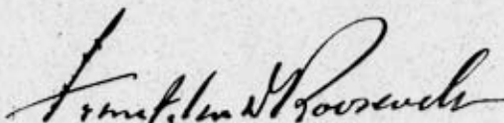
(c) The National Labor Relations Board may decline to take cognizance of any labor dispute where there is another means of settlement provided for by agreement, industrial code, or law which has not been utilized.

(d) Whenever the National Labor Relations Board or any board designated or established in accordance with subsections 3(a)(1) or 3(a)(2) of this order has taken, or has announced its intention to take, jurisdiction of any case or controversy involving either section 7(a) of the National Industrial Recovery Act or Public Resolution 44, 73d Congress, no other person or agency in the executive branch of the Government, except upon the request of the National Labor Relations Board, or except as otherwise provided in subsection 3(a)(3) of this order, shall take, or continue to entertain, jurisdiction of such case or controversy.

(e) Whenever the National Labor Relations Board or any board designated or established in accordance with subsections 3(a)(1) or 3(a)(2) of this order has made a finding of facts,

or issued any order in any case or controversy involving section 7(a) of the National Industrial Recovery Act or Public Resolution 44, 73d Congress, such finding of facts and such order shall (except as otherwise provided in subsection 3(a)(3) of this order or except as otherwise recommended by the National Labor Relations Board) be final and not subject to review by any person or agency in the executive branch of the Government.

(f) Nothing in this order shall prevent, impede or diminish in any way the right of employees to strike or engage in other concerted activities.



THE WHITE HOUSE,

June 29, 1934.

EXECUTIVE ORDER

DELEGATING FURTHER FUNCTIONS AND POWERS TO THE
SECRETARY OF AGRICULTURE AND TO THE ADMINISTRA-
TOR FOR INDUSTRIAL RECOVERY

By virtue of and pursuant to the authority vested in me by Title I of the National Industrial Recovery Act of June 16, 1933 (ch. 90, 48 Stat. 195), and in order to effectuate the purposes of said Title, I hereby delegate to the Secretary of Agriculture and to the Administrator for Industrial Recovery, in addition to the functions and powers heretofore delegated to them, the following functions and powers:

(1) The joint approval by said Secretary and by said Administrator of codes of fair competition for those industries with respect to which under previous Executive Orders both the Secretary of Agriculture and the Administrator for Industrial Recovery may exercise functions and powers under said Title, with the exception of such codes for major industries (being in general those industries normally employing in excess of 50,000 employees), as so classified by said Secretary and said Administrator, and with the exception of any code of fair competition imposed under Section 3 (d) of said Title.

(2) The approval of any amendment or modification or exception to, or exemption from, or elimination of, any provision or provisions of any such code of fair competition; such approval to be exercised by said Secretary with respect to those code provisions which he is authorized to administer and to be

exercised by said Administrator with respect to those code provisions which the Administrator is authorized to administer.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 29, 1934.

EXECUTIVE ORDER

ALLOCATION OF FUNDS FOR AN ADDITION TO THE EXECUTIVE
OFFICE BUILDING

By virtue of and pursuant to the authority vested in me under title II of the Emergency Appropriation Act, fiscal year 1935, approved June 19, 1934 (Public, No. 412, 73d Congress), appropriating, among other sums, the sum of \$325,000 for an addition to the Executive Office Building and for the furnishings and equipment thereof, the said sum of \$325,000 is hereby allocated to the Secretary of the Interior for expenditure for such purpose by the National Park Service of the Department of the Interior, during the fiscal year 1935.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 29, 1934.

EXECUTIVE ORDER

**ALLOCATION OF FUNDS FOR EMERGENCY CONSERVA-
TION WORK IN THE RESTORATION, IMPROVEMENT,
AND DEVELOPMENT OF WILD-LIFE REFUGES**

WHEREAS lands have been and are being acquired by the United States in order to provide suitable refuges for and to protect and conserve migratory birds and other wild life constituting depleted natural resources of the United States; and

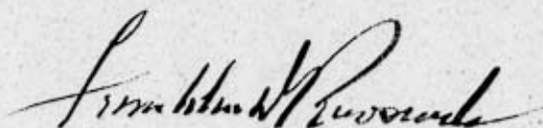
WHEREAS the work and improvements necessary to be performed and made upon such lands to make them suitable and proper refuges for migratory-bird and other wild life will provide protection for such lands from forest fires, floods and soil erosion, and plant pest and disease, and aid in the restoration of the country's depleted natural resources; and

WHEREAS the restoration, improvement, and development of such refuges will provide employment for citizens of the United States who are unemployed:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the act entitled "An Act for the Relief of Unemployment through the Performance of Useful Public Work, and for other purposes", approved March 31, 1933 (ch. 17, 48 Stat. 22), the Fourth Deficiency Act, fiscal year 1933, approved June 16, 1933 (ch. 100, 48 Stat. 274, 275), and the

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Emergency Appropriation Act, fiscal year 1935, approved June 19, 1934 (Public, No. 412, 73d Cong.), the sum of \$2,500,000 is hereby allocated from the appropriations made by the said deficiency act of June 16, 1933, and the said Emergency Appropriation Act, fiscal year 1935, for carrying out the purposes of the said act of March 31, 1933, to the Secretary of Agriculture, for the restoration, improvement, and development of such lands as wild-life refuges.



THE WHITE HOUSE,

June 29, 1934.

EXECUTIVE ORDER

MODIFICATION OF EXECUTIVE ORDER NO. 6646 OF MARCH 14, 1954,
ETC.

By virtue of and pursuant to the authority vested in me under Title I of the National Industrial Recovery Act of June 16, 1933 (ch. 90, 48 Stat. 195), and in order to effectuate the purposes of said title, it is hereby ordered as follows:

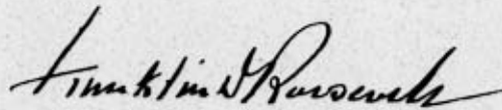
1. Any person submitting a bid to any agency or instrumentality of the United States, or any state, municipal or other public authority, to furnish goods or services at prices which, in accordance with the requirements of one or more approved codes of fair competition, must have been filed, prior to their quotation, with the Code Authority, or other designated agency, shall be held to have complied adequately with the requirements of such code of fair competition: (a) if said bidder shall quote a price or prices not more than fifteen percent below his price or prices filed in accordance with the requirements of such code or codes; and (b) if, after the bids are opened, each bidder quoting a price or prices below his filed price or prices shall immediately file a copy of his bid with the Code Authority or other appropriate agency with which he is required to file prices.

2. If upon complaint made to the Administrator for Industrial Recovery, he shall find, after due investigation, that the tolerance of fifteen percent provided in this Order is resulting in destructive price cutting in a particular trade or industry, he is hereby authorized to issue an administrative order reducing said tolerance

of fifteen percent for such trade or industry to the extent he shall find necessary to prevent such destructive price cutting, but in no event to a tolerance of less than five percent.

3. The Administrator for Industrial Recovery is directed to cause a study to be made of the effects of this Order upon the maintenance of standards of fair competition in sales to public and private customers and to report to the President thereon within six (6) months of the date of this Order.

4. All prior Executive Orders, including Executive Order No. 6646 of March 14, 1934, are hereby modified in so far as, and to such extent, as they may be in conflict or inconsistent with this Order.



THE WHITE HOUSE,

June 24, 1934.

EXECUTIVE ORDER

SUSPENSION OF CONSTRUCTION OF AIRCRAFT AND
ENGINES IN GOVERNMENT PLANTS

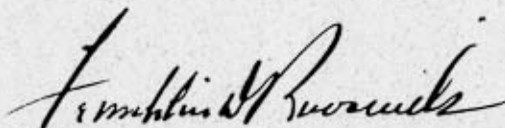
WHEREAS section 2(1) of the act of March 27, 1934 (Public, No. 135, 73d Cong.), authorizes the President to suspend, in whole or in part, the requirement that not less than 10 per centum of the aircraft, including the engines therefor, authorized to be constructed by the act shall be constructed and/or manufactured in Government aircraft factories and/or plants if it shall be determined by the President that present plants, factories, and equipment owned by the Government are not such as to permit the construction and/or manufacture of the said aircraft and/or engines in such Government plants or factories in the proportions therein specified and required; and

WHEREAS the said section 2(1) also provides that in the event of such order of suspension being made by the President, then at his discretion existing plants, factories, and facilities now owned and/or operated by the Government shall forthwith be expanded and equipped to enable the Government to construct, manufacture, and repair not less than 10 per centum of its naval aircraft therein, except that it shall be discretionary with the President as to the per centum constructed and/or manufactured in Government

plants if he shall find it impracticable for the Government to undertake the construction and/or manufacture of not less than 10 per centum of its naval aircraft therein; and

WHEREAS I have determined that present plants, factories, and equipment owned by the Government are not such as to permit the construction and/or manufacture of the said aircraft and/or engines in such Government plants and factories in the proportions specified in the said act:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section 2(1) of the act of March 27, 1934, I do hereby suspend the construction and/or manufacture of such aircraft in Government plants and factories, except that approximately 12 medium-sized airplanes shall be so constructed and manufactured each fiscal year, and I do hereby also suspend the construction and/or manufacture of such aircraft engines in Government plants and factories: Provided, That this suspension shall remain effective until such time as present plants and factories owned by the Government can be expanded and equipped to enable the Government to build aircraft and/or engines, as may be directed by the President under the aforesaid act.



THE WHITE HOUSE,

June 29 1934

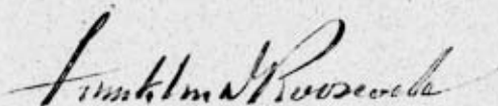
EXECUTIVE ORDER

RENTAL AND SUBSISTENCE ALLOWANCES OF OFFICERS FOR
FISCAL YEAR 1935

By virtue of and pursuant to the authority vested in me by sections 5 and 6 of the act of June 10, 1922 (ch. 212, 42 Stat. 628), as amended by section 3 of the act of March 20, 1933 (ch. 3, 48 Stat. 13), as amended by section 21 of the act of March 28, 1934 (Public No. 141, 73d Congress), it is ordered that the following rates be, and they are hereby, made effective for the fiscal year ending June 30, 1935, for the rental and subsistence allowances of officers of the various services entitled thereto:

For one subsistence allowance, 57¢ per day.

For one rental allowance for one room, \$19
per month.



THE WHITE HOUSE,

June 30, 1934.

EXECUTIVE ORDER

CREATING THE INDUSTRIAL EMERGENCY COMMITTEE

By virtue of the authority vested in me by the National Industrial Recovery Act, approved June 16, 1933, and to effectuate the purposes of said Act and further to effectuate the purposes of the Executive Order of July 11, 1933, appointing a temporary Executive Council and the Executive Order of November 17, 1933, creating a National Emergency Council:

1. I hereby appoint Donald R. Richberg to serve (without compensation except as hereinafter provided) as Executive Secretary of the Executive Council and as Executive Director of the National Emergency Council from and after July 1, 1934, until further order and during the absence of Frank C. Walker, who is hereby, at his request, temporarily relieved from the duties of said offices.

2. I hereby create an Industrial Emergency Committee, which shall be composed of:

The Secretary of the Interior,

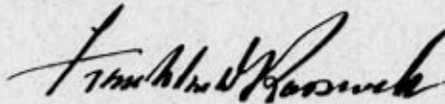
The Secretary of Labor,

The Administrator for Industrial Recovery,

The Administrator of Federal Emergency Relief

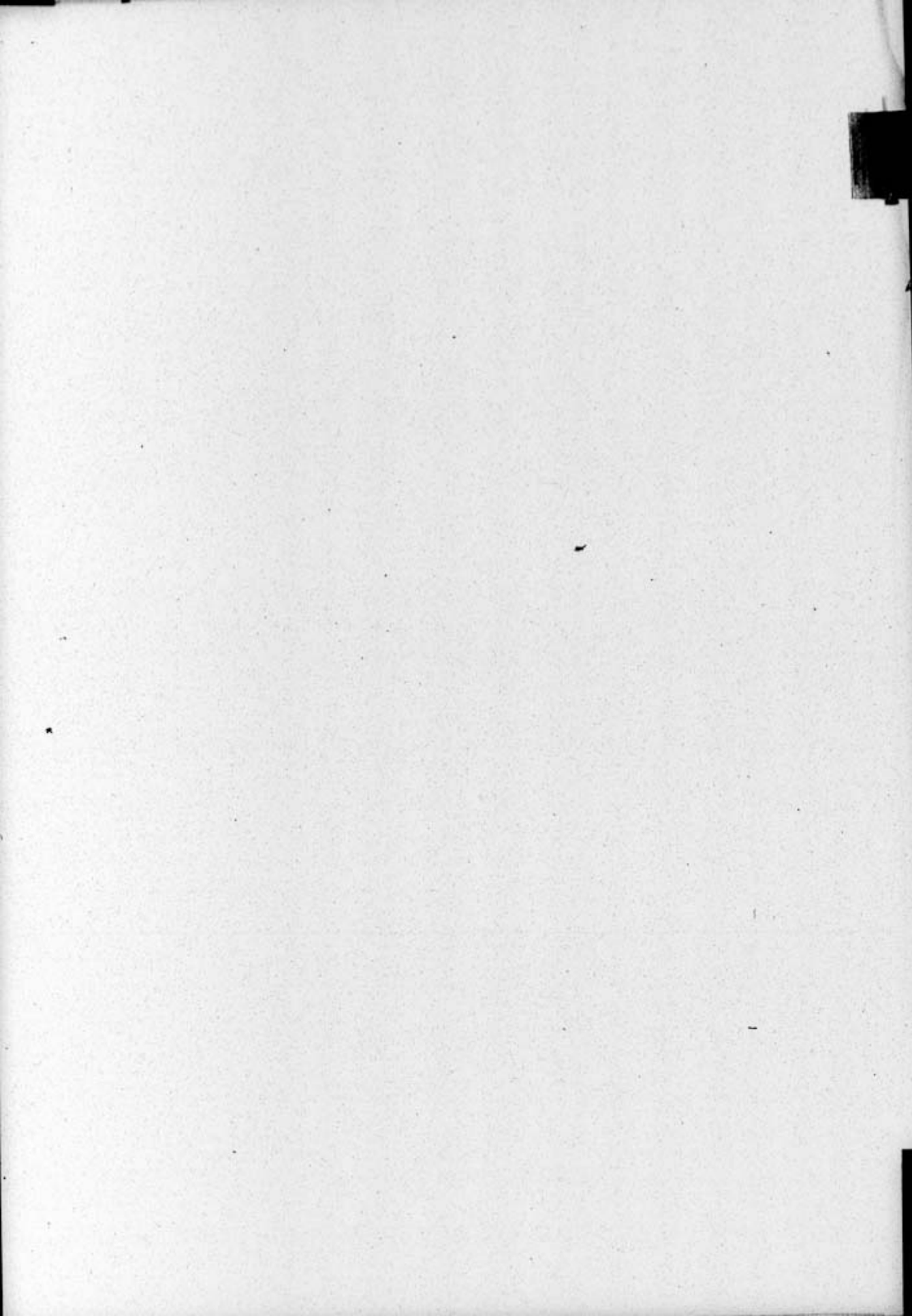
and a Director to be appointed by the President. It shall be the duty of said Industrial Emergency Committee to make recommendations to the President, through its director, with respect to problems of relief, public works, labor disputes and industrial recovery and to study and coordinate the handling of joint problems affecting these activities.

3. I hereby appoint Donald R. Richberg Director of said Industrial Emergency Committee and direct that he be given leave of absence as General Counsel of the National Recovery Administration until September 1st, with pay, in order that he may fulfill the duties of the positions to which he is hereby appointed and such further functions and duties as shall be prescribed by the President.



THE WHITE HOUSE,

June 30, 1934.



EXECUTIVE ORDER

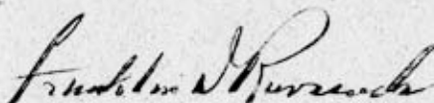
ABOLISHING THE NATIONAL RECOVERY REVIEW BOARD

WHEREAS by virtue of and pursuant to the authority vested in me under the provisions of Title I of the National Industrial Recovery Act of June 16, 1933 (ch.90 48 Stat. 195), and in order to effectuate the purposes of said Title, I established by Executive Order of March 7, 1934, an organization to be known as the National Recovery Review Board and appointed six members thereof; and

WHEREAS said Board has made three reports to the President in the exercise of its duties and functions and has substantially completed the work for which it was established; and

WHEREAS the Chairman and two others members of the Board have resigned and any further investigations and reports would not be representative of the Board as originally constituted, or serve to effectuate the purposes for which it was created:

NOW, THEREFORE, the remaining members of the said Board are hereby directed to take the necessary steps to discontinue the said Board prior to July 1, 1934, and it is hereby ordered that the said Board shall cease to exist on that date.



THE WHITE HOUSE,

June 30, 1934.

EXECUTIVE ORDER

EXEMPTION OF APPOINTMENT OF SECRETARY TO THE AVIATION
COMMISSION CREATED BY THE ACT OF JUNE 12, 1934, PUBLIC,
NO. 308--SEVENTY-THIRD CONGRESS

By virtue of the authority vested in me by the provisions of the last sentence of the eighth paragraph of subdivision second of section 2 of the Civil Service Act of January 16, 1883 (ch. 27, 22 Stat. 403, 404), the position of secretary to the aviation commission created by the act of June 12, 1934, Public, No. 308--Seventy-third Congress, is placed in the unclassified service, and appointment thereto may be made at the discretion of the aviation commission.

Franklin D. Roosevelt

THE WHITE HOUSE,
June 30, 1934.

EXECUTIVE ORDER

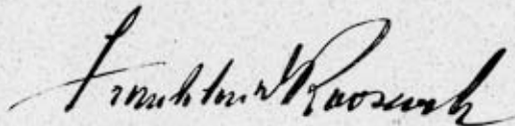
EXEMPTION OF CARLETON W. STURTEVANT FROM COMPULSORY RETIREMENT FOR AGE

WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U.S.C., sec. 692b), provides:

"On and after July 1, 1932, no person rendering civilian service in any branch or service of the United States Government or the municipal government of the District of Columbia who shall have reached the retirement age prescribed for automatic separation from the service, applicable to such person, shall be continued in such service, notwithstanding any provision of law or regulation to the contrary: Provided, That the President may, by Executive Order, exempt from the provisions of this section any person when, in his judgment, the public interest so requires * * *";

AND WHEREAS the public interest requires that Carleton W. Sturtevant, principal engineer, Engineer Department at Large, War Department, who was 70 years of age on January 24, 1934, and who was exempted from compulsory retirement for a period of 6 months by Executive Order No. 6577, dated January 25, 1934, be further exempted from the provisions of this section and continued in the service until November 1, 1935;

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt Carleton W. Sturtevant from the provisions thereof and continue him in the service until November 1, 1935.



The White House,

June 30 1934.

6773

EXECUTIVE ORDER

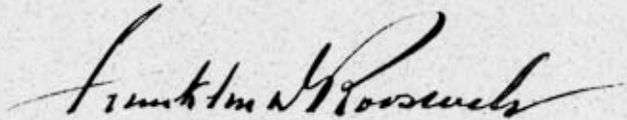
WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

- - - - -

WASHINGTON

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the public lands in township 25 north, range 18 east of the Willamette meridian, Washington, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, pending a resurvey of said township under the act of March 3, 1909 (ch. 271, 35 Stat. 845).

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



THE WHITE HOUSE

JUN 30 1934

6774

EXECUTIVE ORDER

VETERANS REGULATION NO. 6 (c)

ELIGIBILITY FOR DOMICILIARY OR HOSPITAL CARE, INCLUDING MEDICAL TREATMENT.

By virtue of the authority vested in me under section 4 of title I of the act entitled "An Act To maintain the credit of the United States Government", approved March 20, 1933 (Public No. 2, 73d Congress), and section 6 of title I of the act entitled "An Act To maintain the credit of the United States Government", approved March 20, 1933 (Public No. 2, 73d Congress), as amended by the act entitled "An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1934, and for other purposes", approved June 16, 1933 (Public No. 78, 73d Congress), and as amended by the act entitled "An Act Making appropriations for the Executive Office and sundry independent executive bureaus, boards, commissions, and offices, for the fiscal year ending June 30, 1935, and for other purposes", approved March 28, 1934 (Public No. 141, 73d Congress), the following regulation amending Veterans Regulation No. 6 (b) is hereby prescribed:

1. Paragraph I of Veterans Regulation No. 6 (a), as amended by Veterans Regulation No. 6 (b), is amended to read as follows:

"I. The Administrator of Veterans' Affairs, within the limits of Veterans' Administration facilities, is authorized to furnish domiciliary or hospital care, including medical treatment, to the following persons and in the specified order of preference:

"(a) To honorably discharged veterans of any war, including the Boxer Rebellion and the Philippine Insurrection, who are suffering with injuries or diseases

"which were incurred or aggravated in line of duty in the active military or naval service when in need of hospital treatment for such injuries or diseases; and

"To those persons included in paragraph III of Part I of Veterans Regulation No. 1 (a) who are suffering with injuries or diseases which were incurred in line of duty, when in need of hospital treatment for such injuries or diseases;

"(b) To persons honorably discharged from the United States Army, Navy, Marine Corps, or Coast Guard for disabilities incurred in line of duty, who are suffering with injuries or diseases which were incurred or aggravated in line of duty in the active service when in need of hospital treatment for such injuries or diseases;

"(c) To veterans of any war, including the Boxer Rebellion and the Philippine Insurrection, who served in the active military or naval service for a period of ninety days or more and who have been honorably discharged therefrom, or who, having served less than ninety days, were discharged for disability incurred in the service in line of duty, who have no adequate means of support, and who are suffering with permanent disabilities or tuberculous or neuropsychiatric ailments, or such other conditions requiring emergency or extensive hospital treatment as may be prescribed by the Administrator of Veterans' Affairs, which incapacitate them from earning a living;

"(d) To persons honorably discharged from the United States Army, Navy, Marine Corps, or Coast Guard for disabilities incurred in line of duty in the active service, who have no adequate means of support, and who are suffering with permanent disabilities or tuberculous or neuropsychiatric ailments, or such other conditions requiring emergency or extensive hospital treatment as may be prescribed by the Administrator of Veterans' Affairs, which incapacitate them from earning a living;

"(e) To veterans of any war, including the Boxer Rebellion and the Philippine Insurrection, not dishonorably discharged, (regardless of length of service) who swear that they are unable to defray the expenses of necessary hospitalization or domiciliary care, when suffering with any disability, disease or defect, and when in need of hospitalization or domiciliary care as may be determined by the Administrator of Veterans' Affairs;

"(f) When in the judgment of the Administrator of Veterans' Affairs he shall determine that it is to the interest of the Government and the veterans and under such rules as the Administrator of Veterans' Affairs may promulgate, hospital treatment for diseases or injuries may be furnished to retired officers and enlisted men in facilities over which the Veterans' Administration has direct and exclusive jurisdiction or in other Government facilities for which the Administrator of Veterans' Affairs may contract."

2. Paragraph III of Veterans Regulation No. 6 (a), as amended by Veterans Regulation No. 6 (b), is amended to read as follows:

"III. To persons unable to defray the cost thereof, transportation and other necessary expenses incidental thereto will be supplied to cover travel to a Veterans' Administration facility for domiciliary or hospital care; to cover return travel to the place from which the person proceeded to the facility, when he is regularly discharged upon completion of such care; and to cover travel involved in a transfer, deemed necessary, from one Veterans' Administration facility to another. All such travel will be subject to grant of prior authorization therefor. In the event of death of any such person prior to his discharge from such care, transportation expenses (including preparation of the body) for the return of the body to the place of residence or the nearest National cemetery may be paid, in the discretion of the Administrator of Veterans' Affairs, when deemed necessary and as an administrative necessity."

3. Paragraph VI of Veterans Regulation No. 6 (a), as amended by Veterans Regulation No. 6 (b), is amended to read as follows:

"VI.(A) Where any disabled veteran having neither wife, child nor dependent parent is being furnished hospital treatment, institutional or domiciliary care by the United States or any political subdivision thereof, the pension, compensation or emergency officers' retirement pay shall not exceed \$15 per month, provided that the amount payable for such disabled veteran entitled to pension for disability the result of injury or disease incurred after active military or naval service shall not

"exceed \$6 per month, and provided further, that where any disabled veteran who is being furnished hospital treatment, institutional or domiciliary care by the United States or any political subdivision thereof, has a wife, child or dependent parent the pension, compensation or emergency officers' retirement pay may, in the discretion of the Administrator, be apportioned on behalf of such wife, child or dependent parent, in accordance with instructions issued by the Administrator.

"(B) Where any disabled veteran having neither wife, child nor dependent parent is being furnished hospital treatment, institutional or domiciliary care by the United States or any political subdivision thereof and shall be deemed by the Administrator of Veterans' Affairs to be insane, the pension, compensation or emergency officers' retirement pay for such veteran shall be in the amounts specified in (A) above, provided that in any case where the estate of such disabled insane veteran derived from funds paid under the War Risk Insurance Act, as amended, the World War Veterans' Act, 1924, as amended, the Emergency Officers' Retirement Act of May 24, 1928, the several Pension Acts, Public No. 2, 73d Congress, Public No. 78, 73d Congress, or Public No. 141, 73d Congress, equals or exceeds \$1,500, further payments of such benefits will not be made until the estate derived from such funds

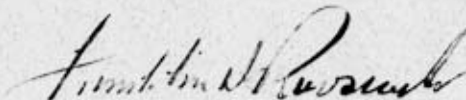
*is reduced to \$500: Provided further, That all or any part of the pension, compensation or emergency officers' retirement pay payable on account of such disabled insane veteran may, in the discretion of the Administrator, and in accordance with instructions issued by the Administrator, be paid to the Chief Officer of the institution wherein the disabled veteran is being maintained, to be properly accounted for by said Chief Officer and to be used for the benefit of such disabled veteran; or may be paid to the guardian of such disabled veteran in accordance with the provisions of paragraph 1 of section 21 of the World War Veterans' Act, as amended; or, in the event the disabled veteran has a wife, child or dependent parent, may, in the discretion of the Administrator, be apportioned on behalf of such wife, child or dependent parent; or otherwise be disposed of in accordance with the provisions of paragraph 3 of section 21 of the World War Veterans' Act, as amended July 3, 1930.

"(C) As to pension payable on account of service prior to the Spanish-American War, the provisions of this paragraph shall apply only in cases where the disabled veteran is being furnished hospital treatment, institutional or domiciliary care by the Veterans' Administration, provided, however, that the amount payable while the veteran is in the institution shall be \$15 per month in all cases."

4. Paragraph VII of Veterans Regulation No. 6 (a), as amended by Veterans Regulation No. 6 (b), is amended to read as follows:

"VII. Where a disabled person, entitled to pension or compensation under Public Laws Numbered 2, 78, and 141, 73d Congress, or emergency officers' retirement pay, and his wife are not living together, or where the child or children are not in the custody of the disabled person; or, where, in death cases, the child or children are not in the custody of the widow, the amount of the pension, compensation or emergency officers' retirement pay may be apportioned as may be prescribed by the Administrator of Veterans' Affairs."

5. The amendments contained in this regulation shall be effective as of the date of promulgation.



FRANKLIN D. ROOSEVELT.

The White House

June 27, 1934.

DONE IN TRIPPLICATE

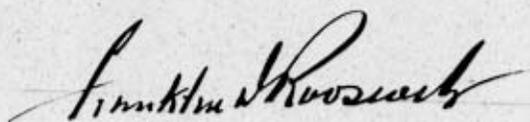
(No.)

6775

EXECUTIVE ORDER

**VETERANS REGULATION NO. 8(a)
YEARLY RENEWABLE TERM INSURANCE**

Executive Order No. 6096, dated March 31, 1933
(Veterans Regulation No. 8), is hereby cancelled as
of the date thereof.



THE WHITE HOUSE,

June 30, 1934.

6776

EXECUTIVE ORDER.

National Resources Board.

By virtue of the authority vested in me by the National Industrial Recovery Act (Public, No. 67, 73d Congress), I hereby establish the National Resources Board, consisting of the Secretary of the Interior (Chairman), the Secretary of War, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Labor, the Federal Emergency Relief Administrator, Frederic A. Delano, Charles E. Merriam, and Wesley C. Mitchell.

An Advisory Committee, consisting of Frederic A. Delano (Chairman), Charles E. Merriam, and Wesley C. Mitchell, is hereby constituted, to which additional members may be added from time to time by order of the President.

There is also established a Technical Committee with no fixed membership or tenure of office to be selected by the Board.

The functions of the Board shall be to prepare and present to the President a program and plan of procedure dealing with the physical, social, governmental and economic aspects of public policies for the development and use of land, water and other national resources, and such related subjects as may from time to time be referred to it by the President.

The Board shall submit a report on land and water use on or before December 1, 1934. The program and plan shall include the coordination of projects of Federal, State and local governments and the proper division of responsibility and the fair division of cost among the several governmental authorities.

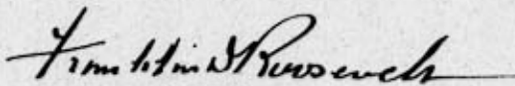
The Board may appoint such officers and employees without regard to the Classification Act or Executive Orders fixing salary schedules, and establish such field offices, as in its opinion may be required; and defray, where necessary, the cost

of such investigations and reports as may be made at the request of the Board by other departments and agencies of the Federal Government.

The National Planning Board of the Federal Emergency Administration of Public Works is hereby abolished, and all of its powers, duties, records, personnel, equipment, and funds are hereby transferred to the National Resources Board.

The Committee on National Land Problems, created by Executive Order No. 6693, of April 28, 1934, is hereby abolished.

The Federal Emergency Administration of Public Works is hereby directed to allot to the National Resources Board the sum of One Hundred Thousand Dollars (\$100,000), and such additional sums as may be approved from time to time by the President, to carry out its functions.


FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,

June 30 1934.

(No.)

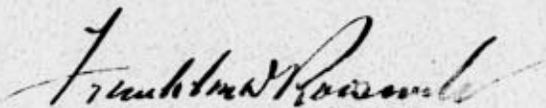
EXECUTIVE ORDER

DELEGATION OF AUTHORITY TO THE CHAIRMAN OF AND
DIRECTOR FOR THE FEDERAL ALCOHOL CONTROL
ADMINISTRATION

By virtue of and pursuant to the authority vested in me under section 2(b) of Title I of the National Industrial Recovery Act, approved June 16, 1933 (ch. 90, 48 Stat. 195), I hereby authorize the Chairman of and Director for the Federal Alcohol Control Administration to designate, from time to time, from among the members of said Administration, an Acting Chairman and an Acting Director for the said Administration to perform the functions and duties of said Chairman and Director in his absence or in the event of his incapacity caused by illness.

THE WHITE HOUSE,

June 30, 1934.



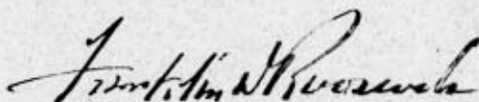
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 3513 OF JULY
9, 1921, RELATING TO APPLICATIONS FOR SUBMARINE
CABLE LICENSES

Executive Order No. 3513 of July 9, 1921, is hereby amended to read as follows:

"By virtue of and pursuant to the authority vested in me as President of the United States, and in particular by the Act of May 27, 1921 (ch. 12, 42 Stat. 8), the Federal Communications Commission is hereby authorized and directed to receive all applications for licenses to land or operate submarine cables in the United States, and, after obtaining approval of the Secretary of State and such assistance from any executive department or establishment of the Government as it may require, it shall advise the President with respect to the granting or revocation of such licenses."

This order shall become effective upon the organization of the Federal Communications Commission.



THE WHITE HOUSE,

June 3, 1934.

6779

EXECUTIVE ORDER

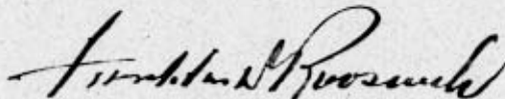
AMENDMENT OF EXECUTIVE ORDER NO. 6657-A

DATED MARCH 27, 1934

Section 3(c) of Executive Order No. 6657-A of March 27, 1934, prescribing regulations for payment of losses sustained by officers, enlisted men, and employees of the United States in foreign countries due to appreciation of foreign currencies in their relation to the American dollar, is hereby amended to read as follows:

"(c) In case of employees traveling in foreign countries under official orders, not employed in or on assignment or detail to a post of duty in a foreign country, no part of the employee's salary not converted for expenditure abroad shall be included in the loss referred to for the purposes of these regulations."

This order shall be retroactive to April 1, 1934, the effective date of the order which it amends.



THE WHITE HOUSE,

June 30, 1934.

6780

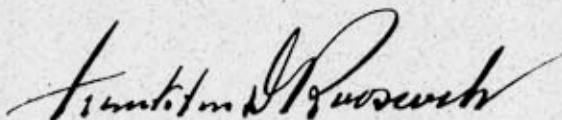
EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

ARIZONA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the public lands in township 18 north, range 5 west of the Gila and Salt River meridian, Arizona, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, pending a resurvey of said township under the act of March 3, 1909 (ch. 271, 35 Stat. 845).

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



THE WHITE HOUSE

JUN 30 1934

6781

EXECUTIVE ORDER

PUBLIC WATER RESTORATION NO. 78

MONTANA

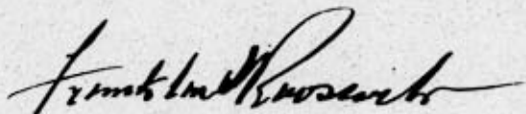
By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), the Executive Order of April 28, 1917, creating public water reserve No. 49, is hereby revoked insofar as it pertains to the following-described lands:

Montana Meridian

T. 7 S., R. 40 E., sec. 21, $W\frac{1}{2}$ of $SE\frac{1}{4}$.

Provided, however, that none of the above-described lands shall become subject to disposition under the laws applicable to public lands until such date and after such notice as may be hereafter determined and announced.

This Order may be referred to as Public Water Restoration No. 78, Montana.



THE WHITE HOUSE,

June 30, 1934.

6782

EXECUTIVE ORDER

CREATION OF THE QUETICO-SUPERIOR COMMITTEE

WHEREAS the Quetico-Superior Council, associated with the Izaak Walton League of America, has formulated a program for the establishment of a wilderness sanctuary in the Rainy Lake and Pigeon River watersheds through which runs the International Boundary Line between Canada and the United States; and

WHEREAS this program has been endorsed by numerous organizations interested in the preservation of wild life and the conservation of the few remaining tracts of American wilderness; and

WHEREAS it has been proposed that the wilderness sanctuary should be dedicated as a Peace Memorial to the service men of both countries who served as comrades in the Great War; and

WHEREAS the Congress of the United States, in the act of July 10, 1930 (ch. 881, 46 Stat. 1020), has given legislative effect to its principles "of conserving the natural beauty of shore lines (in these watersheds) for recreational use" and of preserving "the shore lines, rapids, waterfalls, beaches, and other natural features of the region in an unmodified state of nature"; and

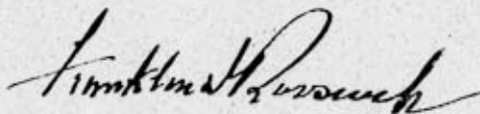
WHEREAS the Forest Service of the United States Department of Agriculture, in its administration of existing law, can give further effect to the aforementioned principles; and

WHEREAS, certain executive departments and administrative agencies of the Government of the United States, the Department

of State, the Treasury Department, the Department of the Interior, the Department of Agriculture, the Department of Labor, the Emergency Conservation Work Administration, and the Subsistence Homesteads Administration, and the State of Minnesota will be concerned in whatever performance there may be of the Quetico-Superior Council program:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me as President of the United States I hereby appoint a committee, to be known as the Quetico-Superior Committee, to consult and advise with the various Federal departments and agencies concerned and with the State of Minnesota, and to make such recommendation from time to time as it deems proper.

The committee shall be composed of E. C. Oberholtzer, S. T. Tyng, C. S. Kelly (who have been invited to serve and have accepted), one person designated by the Secretary of Agriculture and one person designated by the Secretary of the Interior. The committee shall serve for a period of four years and without compensation. Any vacancy occurring in the committee shall be filled in the manner in which the members are appointed.



THE WHITE HOUSE,

June 30, 1934.

EXECUTIVE ORDER

PLACING OUTSIDE THE CLASSIFIED CIVIL SERVICE POSITIONS
CREATED UNDER THE ACT OF MARCH 21, 1954, ESTABLISHING
THE DISTRICT OF COLUMBIA-VIRGINIA BOUNDARY COMMISSION

By virtue of the authority vested in me by the Civil Service Act of January 16, 1885 (ch. 27, 22 Stat. 405), and Section 1753 of the Revised Statutes (5 USC., sec. 631), and in view of the temporary nature of the employment involved, all positions created under the authority contained in the act entitled: "An Act to provide for the appointment of a commission to establish the boundary line between the District of Columbia and the Commonwealth of Virginia", approved March 21, 1954 (Public No. 125, 73d Congress), are hereby placed outside the classified civil service and accordingly appointments to such positions may be made by the District of Columbia-Virginia Boundary Commission without compliance with the requirements of the civil service rules.

This order is recommended by the District of Columbia-Virginia Boundary Commission.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 30, 1954.

6784

EXECUTIVE ORDER

DELEGATION OF AUTHORITY TO THE SECRETARY OF THE INTERIOR
UNDER SECTION 9 OF THE NATIONAL INDUSTRIAL RECOVERY ACT

By virtue of and pursuant to the authority vested in me by Section 2 (b) of Title I of the National Industrial Recovery Act, approved June 16, 1933 (ch. 90, 48 Stat. 195), and in order to effectuate the purposes of the said Title, I hereby designate and appoint the Secretary of the Interior to exercise on my behalf and in my stead all the functions and powers vested in me by subdivisions (a) and (b) of Section 9 of the said Act.

Franklin D. Roosevelt

THE WHITE HOUSE,

June 30, 1934.

6785

EXECUTIVE ORDER

TRANSFER OF LANDS FROM THE KLAMATH NATIONAL
FOREST TO THE SHASTA NATIONAL FOREST
CALIFORNIA

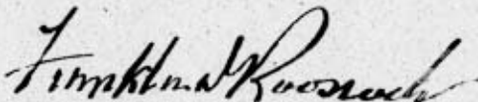
By virtue of and pursuant to the authority vested in me by the act of June 4, 1897 (30 Stat. 11, 36, 16 U. S. C., section 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that all lands of the Klamath National Forest as defined by proclamation of June 30, 1911 (37 Stat. 1707), lying to the east of the range line between townships 4 and 5 west, beginning at the northwest corner of township 43 north, range 4 west, Mount Diablo meridian, be, and they are hereby, transferred to and made a part of the Shasta National Forest, California, as defined by proclamation of December 16, 1910 (36 Stat. 2766), as subsequently modified.

It is not intended by this order to give any publicly owned lands a national-forest status which have hitherto not had such status or to remove any publicly owned lands from a national-forest status.

This order shall become effective July 1, 1934.

THE WHITE HOUSE,

June 30, 1934.

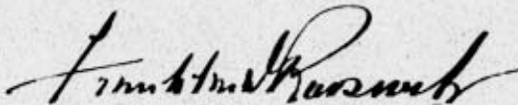


EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6206, OF JULY 21, 1933,
ENTITLED "PURCHASE OF FOREST LANDS FOR EMERGENCY
CONSERVATION WORK "

Executive Order No. 6206, of July 21, 1933, allocating funds for the purchase of forest lands for emergency conservation work, from the appropriation for National Industrial Recovery made by the Fourth Deficiency Act, fiscal year 1933, is hereby amended by adding thereto the following paragraph:

"The Secretary of Agriculture, as a means for carrying out the purposes of said allotment, is authorized to expend so much of the money herein allotted as may in his judgment be necessary to protect, improve, and administer the lands purchased under the provisions of this order, until such time as funds are made available for that purpose in the regular appropriations of the Department of Agriculture."



THE WHITE HOUSE,
June 20, 1934.

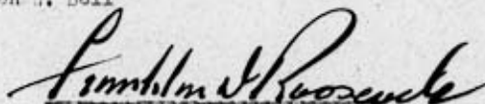
EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 6474 OF DECEMBER 4, 1933,
OF EXECUTIVE ORDER NO. 6576 OF JANUARY 25, 1934, AND OF
EXECUTIVE ORDER NO. 6683 OF APRIL 19, 1934

Paragraph (3) of Executive Order No. 6474, of December 4, 1933, relating to the establishment of the Federal Alcohol Control Administration, etc., as amended by Executive Order No. 6576, of January 25, 1934, and by Executive Order No. 6683, of April 19, 1934, is hereby amended to read as follows:

"(3) The following-named persons are hereby designated and appointed as the present members of the Federal Alcohol Control Administration established under the provisions of said title:

Joseph H. Choate, Jr.
Harris E. Willingham
Willard L. Thorp
John E. Dalton
Frederic P. Lee
Golden W. Bell"



THE WHITE HOUSE

June 30, 1934.

6788

EXECUTIVE ORDER

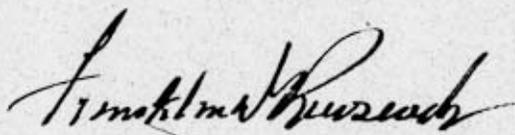
AUTHORIZING THE ALASKA RAILROAD TO ENGAGE IN COASTWISE
AND OCEAN TRANSPORTATION

By virtue of and pursuant to the authority vested in me as President of the United States, and in particular by section 1 of "An Act To authorize the President of the United States to locate, construct, and operate railroads in the Territory of Alaska, and for other purposes", approved May 12, 1914 (ch. 57, 38 Stat. 305), and in view of the present serious interruption to coastwise and ocean transportation to and from the Territory of Alaska, thus interfering with the operation and maintenance of The Alaska Railroad by causing a shortage of food supplies and equipment in the Territory, The Alaska Railroad is hereby authorized and directed to charter any or all vessels which may be required, and to perform any and all acts necessary for the operation of such vessels for transporting passengers and freight to and from any or all accessible portions of the Territory, for the purpose of providing normal transportation facilities during the period of such transportation emergency. The Alaska Railroad shall continue to operate and control these vessels for such period as may be necessary, or until normal transportation facilities have been restored.

It is further directed that present passenger and freight charges shall be maintained by The Alaska Railroad in connection with its operation of this additional service.

THE WHITE HOUSE,

June 30, 1934.



6789

EXECUTIVE ORDER

CODE OF FAIR COMPETITION

FOR THE

AUCTION AND LOOSE-LEAF TOBACCO WAREHOUSE INDUSTRY

WHEREAS, the Secretary of Agriculture and the Administrator for Industrial Recovery having rendered their separate reports and recommendations and findings on the provisions of said Code, coming within their respective jurisdictions, as set forth in Executive Order No. 6182 of June 26, 1933, as supplemented by Executive Order No. 6207 of July 21, 1933 and Executive Order No. 5345 of October 20, 1933, as amended by Executive Order No. 6551 of January 8, 1934;

NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find:

1. An application has been duly made, pursuant to and in full compliance with the provisions of Title I of the National Industrial Recovery Act, approved June 16, 1933, for my approval of a Code of Fair Competition for the Auction and Looseleaf Tobacco Warehouse Industry; and,
2. Due notice and opportunity for hearing to interested parties has been given pursuant to the provisions of the Act and regulations thereunder; and
3. Hearings have been held on said Code, pursuant to such notice and pursuant to the pertinent provisions of the Act and regulations thereunder; and

4. Said Code of Fair Competition constitutes a Code of Fair Competition, as contemplated by the Act and complies in all respects with the pertinent provisions of the Act, including clauses (1) and (2) of subsection (a) of Section 3 of Title I of the Act; and

5. It appears, after due consideration, that said Code of Fair Competition will tend to effectuate the policy of Congress as declared in Section 1 of Title I of the Act.

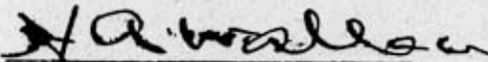
NOW, THEREFORE, I, Franklin D. Roosevelt, President of the United States, pursuant to the authority vested in me by Title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said Code of Fair Competition for the Auction and Looseleaf Tobacco Warehouse Industry; provided, however, that the provisions of Section 24 of Article VII shall not become effective, and they are hereby stayed for a period of twenty days in order to afford consideration to the objections of any interested parties, and that at the expiration of such period the provisions of such section shall become effective, unless I shall otherwise order.

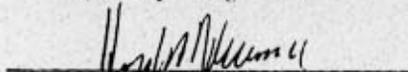

President of the United States

The White House,

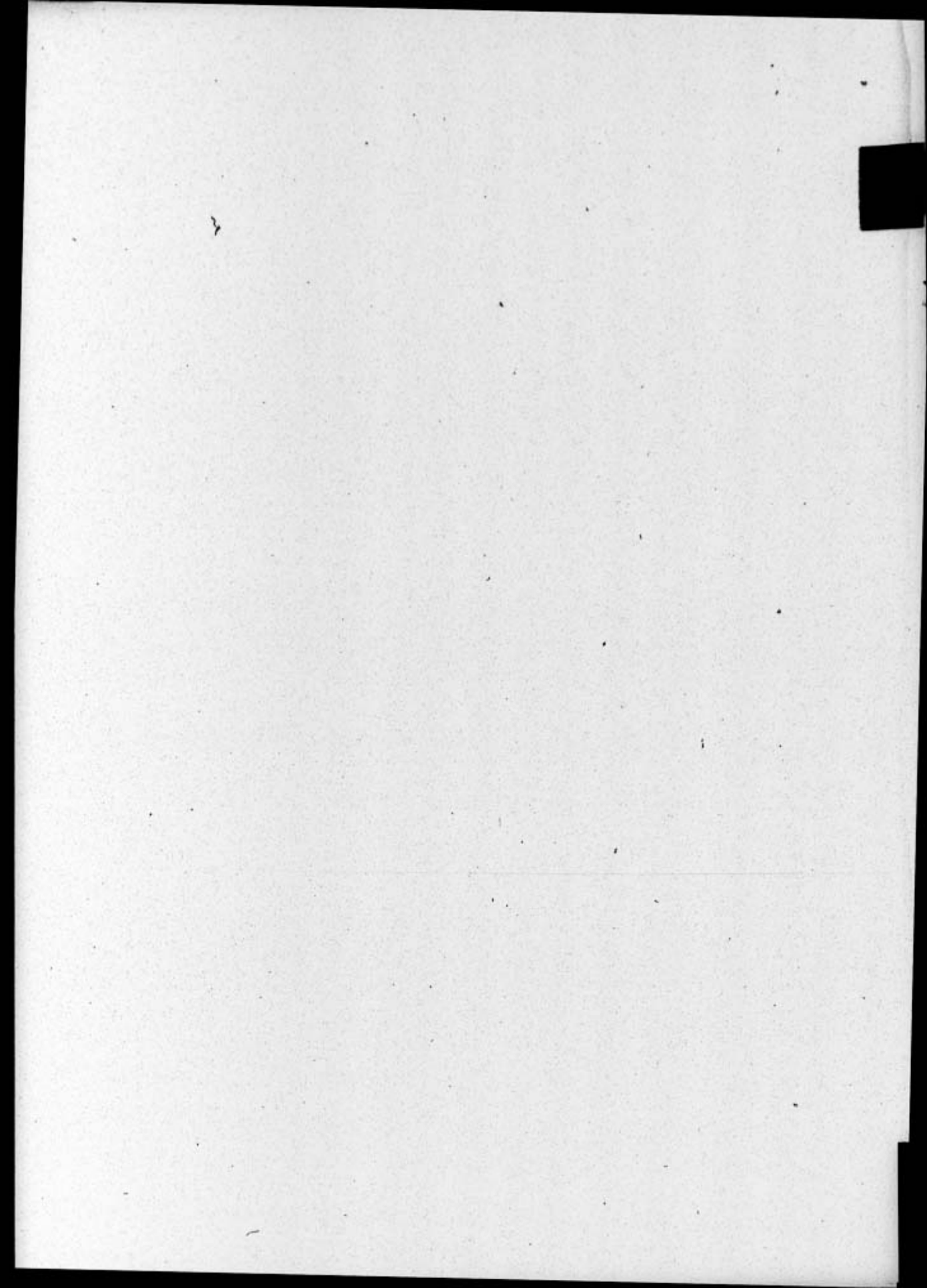
June 30, 1934.

Approval recommended:


Secretary of Agriculture


Administrator

6790



EXECUTIVE ORDER

- - - - -

ANNOUNCING THE INDEX FIGURES FOR THE COST OF LIVING FOR THE
6 MONTHS' PERIODS ENDING JUNE 30, 1928, AND JUNE 30, 1934.

By virtue of the authority vested in me by sections 2 and 3, title II, of the act entitled "An Act To maintain the credit of the United States Government", approved March 20, 1933, as amended by section 21 (a), title II, of the "Independent Offices Appropriation Act, 1935" (Public, No. 141, 73d Cong.), I hereby announce:

First. That the index figures of the cost of living are --

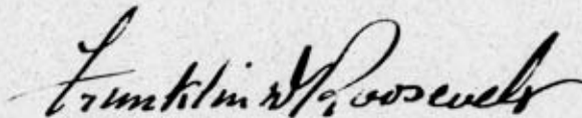
- (a) 171.0 for the six months' period ending June 30, 1928, the base period, and
- (b) 136.4 for the six months' period ending June 30, 1934;

Second. That the cost of living index for the 6 months' period ending June 30, 1934, is 20.2 per centum lower than the cost of living index for the base period; and

Third. That this per centum being in excess of the maximum per centum prescribed by section 3(b), as amended, the percentage of reduction applicable under section 2(b), in determining the compensation of officers and employees to be paid during the period from July 1, 1934, to December 31, 1934, inclusive, is 5 per centum.

The White House,

July 6, 1934.



EXECUTIVE ORDER

DIRECTING THE POSTMASTER GENERAL TO INVESTIGATE FOREIGN AIR-MAIL AND OCEAN-MAIL CONTRACTS MADE PRIOR TO JUNE 16, 1933, AND TO MAKE RECOMMENDATIONS TO THE PRESIDENT RELATIVE TO THE MODIFICATION OR CANCELLATION THEREOF

WHEREAS section 5 of the Independent Offices Appropriation Act, 1934, approved June 16, 1933 (Public, No. 78, 73d Cong.), provides:

"Whenever it shall appear to the President, in respect of any contract entered into by the United States prior to the date of enactment of this Act for the transportation of persons and/or things, that the full performance of such contract is not required in the public interest, and that modification or cancellation of such contract will result in substantial savings to the United States, the President is hereby, upon giving sixty days' notice and opportunity for public hearing to the parties to such contract, authorized, in his discretion, on or before April 30, 1935, to modify or cancel such contract. Whenever the President shall modify or cancel any such contract, he shall determine just compensation therefor; and if the amount thereof, so determined by the President, is unsatisfactory to the individual, firm,

or corporation entitled to receive the same, such individual, firm, or corporation shall be entitled to receive such portion thereof as the President shall determine and shall be entitled to sue the United States to recover such further sum as, added to said portion so received, will make up such amount as will be just compensation therefor, in the manner provided for by paragraph 20 of section 41 and section 250 of title 28 of the United States Code: * * *

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section 5 of the Independent Offices Appropriation Act, 1934, and in order to effectuate the purposes thereof, it is hereby ordered as follows:

The Postmaster General and such officers of the postal service as he may designate are hereby authorized and directed, upon giving the 60 days' notice required by the aforesaid section, to hold public hearings with respect to any foreign air-mail contract and ocean-mail contract under the Merchant Marine Act, 1928, entered into prior to June 16, 1933 (at which hearings the parties to such contracts may appear or be represented), to consider all the evidence adduced at such hearings and to report to the President, within 6 months from the date hereof, their findings and conclusions as to whether such contracts or any of them should be modified

or canceled and, if so, in what respect, with substantial savings to the United States, pursuant to the provisions of the aforesaid section.

The Postmaster General is further authorized to employ such attorneys, technical experts, clerks, and other employees as may be necessary to carry out the provisions of this order.

Franklin D. Roosevelt

THE WHITE HOUSE,

July// , 1934.

EXECUTIVE ORDER

**ALLOCATING FUNDS FROM THE APPROPRIATION TO MEET THE
EMERGENCY AND NECESSITY FOR RELIEF IN STRICKEN AGRICULTURAL AREAS**

By virtue of, and pursuant to, the authority vested in me by the Emergency Appropriation Act, fiscal year 1935, approved June 19, 1934 (Public, No. 412, 73d Cong.), appropriating \$525,000,000 to meet the emergency and necessity for relief in stricken agricultural areas, there is hereby allocated from the said appropriation the sum of \$15,000,000 to the Secretary of Agriculture for the planting of forest protective strips in the Plains region as a means of ameliorating drought conditions.

In carrying out this order the Secretary of Agriculture shall have authority to make all necessary expenditures in the District of Columbia and elsewhere, including but not limited to the employment of such officers, experts, and employees as he may find necessary, to prescribe their authorities, duties, responsibilities, and tenure, and to fix their compensation, for the procurement and/or production of seed and planting stock, for planting operations, for the purchase and/or leasing of the lands to be planted, for technical investigations, for fencing, and for rent.

The moneys herein made available shall be expended through such agencies, including corporations, as the Secretary of Agriculture may designate; and, with the consent of the State, county, or municipality concerned, the Secretary of Agriculture may utilize such State and local officers and employees as it may deem necessary in carrying out this order.

Franklin D. Roosevelt

THE WHITE HOUSE,

July // , 1934.

THE WHITE HOUSE
WASHINGTON

August 4, 1934.

Memorandum for the State Department:

This order is to take the place of one
of the same date on the same subject.

M. H. McIntyre

M. H. McINTYRE
Assistant Secretary to the
President

6774

EXECUTIVE ORDER

APPROVAL OF AMENDMENTS TO THE CODE OF FAIR COMPETITION
FOR THE ALCOHOLIC BEVERAGES IMPORTING INDUSTRY

WHEREAS the Federal Alcohol Control Administration has submitted for my approval, certain amendments to the code of fair competition for the alcoholic beverages importing industry, and has rendered its report and recommendations and findings thereon:

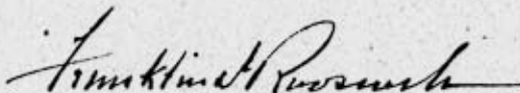
NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States, pursuant to the authority vested in me by title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby find:

1. That an application has been duly made, pursuant to and in full compliance with the provisions of the act and of the code of fair competition for the alcoholic beverages importing industry, for my approval of amendments to the said code; and
2. That due notice and opportunity for hearing to interested parties have been given pursuant to the provisions of the act and regulations thereunder; and
3. That hearings have been held upon the amendments pursuant to such notice and the provisions of the act and regulations thereunder; and
4. That said code of fair competition as hereby amended will constitute a code of fair competition as

contemplated by the act and complies in all respects with pertinent provisions of the act, including section 3(a) of title I thereof; and

5. That it appears, after due consideration, that said code as hereby amended will tend to effectuate the policy of Congress as declared in section 1 of title I of the act; and

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, pursuant to the authority vested in me by title I of the National Industrial Recovery Act, approved June 16, 1933, and otherwise, do hereby approve said amendments and modify my previous approval of the code of fair competition for the alcoholic beverages importing industry by Executive order, dated December 2, 1933, to include an approval of said code in its entirety as hereby amended.



THE WHITE HOUSE,
July 11, 1934.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR RESURVEY

WYOMING

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 56 Stat. 847), as amended by the act of August 24, 1912 (ch. 569, 57 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the public lands in the following-described townships in Wyoming be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry, pending a resurvey of said townships under the act of May 29, 1908 (ch. 220, 35 Stat. 465):

Sixth Principal Meridian

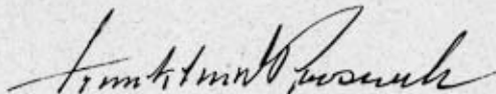
Tps. 12, 13, 14, 15 and 16 N., R. 93 W.

Tps. 12, 13, 14, 15, and 16 N., R. 94 W.

Tps. 13, 14, 15, and 16 N., R. 95 W.

Tps. 13, 14, 15, and 16 N., R. 96 W.

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



THE WHITE HOUSE,

July 26, 1934.

6795

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS FOR FLOOD CONTROL

UTAH

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is hereby ordered that the following-described public lands in Utah, insofar as title thereto remains in the United States, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry and reserved for flood-control work undertaken by the Department of Agriculture under authority of the Emergency Unemployment Relief Act of March 31, 1933 (ch. 17, 48 Stat. 22):

SALT LAKE MERIDIAN

T. 7 N., R. 1 W., sec. 5, all.

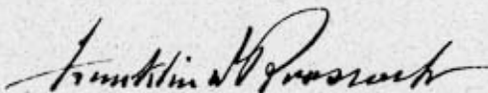
T. 8 N., R. 1 W., sec. 20, all;

sec. 30, lots 1 to 4, inclusive,

E 1/2 W 1/2, W 1/2 E 1/2,

NE 1/4 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,

July 27, 1934.

6796

EXECUTIVE ORDER

WITHDRAWAL OF POTASH LANDS

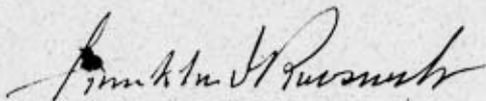
NEW MEXICO

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 569, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public lands in the State of New Mexico be, and they are hereby, temporarily withdrawn from settlement, location, sale, entry, permit, or lease and reserved to control the supply and distribution of potash and in aid of legislation:

New Mexico Principal Meridian

T. 20 S., R. 29 E., secs. 26, 27, 34, and 35,
2,560 acres.

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



THE WHITE HOUSE,

July 27, 1914.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LAND FOR LOOKOUT STATION

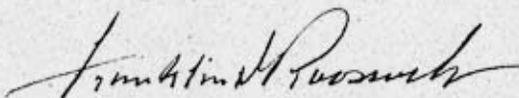
CALIFORNIA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public land in California be, and it is hereby, temporarily withdrawn from settlement, location, sale, or entry, for use for lookout-station purposes in connection with cooperative forest-protection work:

MOUNT DIABLO MERIDIAN

T. 9 N., R. 3 W., sec. 4, lot 2, 39.94 acres.

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



THE WHITE HOUSE,

July 27, 1934.

EXECUTIVE ORDER

WITHDRAWAL OF PUBLIC LANDS

COLORADO

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), and subject to the conditions therein expressed and to valid existing rights, it is ordered that the following-described public lands in Colorado, insofar as title thereto remains in the United States, be, and they are hereby, temporarily withdrawn from settlement, location, sale, or entry and reserved for classification, in aid of legislation, for conservation development and protection of natural resources, in accordance with such rules and regulations as may be prescribed by the Secretary of the Interior:

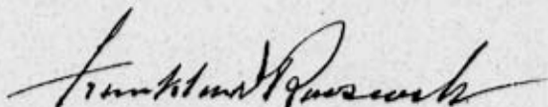
SIXTH PRINCIPAL MERIDIAN

T. 1 N., R. 71 W., secs. 3 to 10, inclusive;
secs. 15 to 22, inclusive;
sec. 27, all;
sec. 28, all;
sec. 33, all;
sec. 34, all.

T. 1 N., R. 72 W., sec. 6, all;
sec. 7, all;
secs. 11 to 13, inclusive;
sec. 14, N 1/2;
sec. 24, all.

T. 1 N., R. 73 W., sec. 1, all;
sec. 12, all.

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

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

THE WHITE HOUSE,
July 27, 1934.

EXECUTIVE ORDER

RESTORATION TO ENTRY OF CERTAIN TRACTS OF
LAND IN TONGASS NATIONAL FOREST

ALASKA

By virtue of the authority vested in me by the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and upon the recommendation of the Secretary of Agriculture, it is ordered that the tracts of land in Alaska lying within the following-described boundaries and 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. 201, on the north shore of Prince of Wales Island, at line of mean high tide on Sumner Strait, said corner being a hemlock stake 5 in. in diam., squared on top, set in a mound of rocks, and marked HS 1 MC.

A Forest Service monument, lat. $56^{\circ}20'50''$ N., long. $133^{\circ}35'10''$ W., consisting of a boulder at line of mean high tide, marked X FSM, bears N. 8° W., 2.94 chs.; from this monument Twin Island bears N. 47° W.

A 16-in. spruce tree bears N. 68° E., 0.38 ch., marked HS 1 BT.

An 11-in. spruce stump bears S. 24° W., 0.15 ch., marked HS 1 BT.

Thence by meander along shore of Montgomery Bay, at line of mean high tide:

- (1) N. $5^{\circ}00'$ E., 1.69 chs.;
- (2) N. $24^{\circ}30'$ W., 1.38 chs.;
- (3) N. $14^{\circ}00'$ E., .41 ch.;

Obs.

- (4) N. 53°00' E., 2.46 chs.;
- (5) N. 2°00' W., 1.00 ch.;
- (6) N. 29°00' E., 1.05 chs.;

to corner no. 2, meander corner, which is a hemlock stake 5 ft. long, 5 in. in diam., set 2 ft. in ground, marked HS 2 MC.

A 22-in. hemlock stump bears N. 73° E., 0.31 ch., marked HS 2 BT.

A 7-in. hemlock stump bears S. 37° E., 0.37 ch., marked HS 2 BT.

Thence east

4.75 to corner no. 3, a hemlock stake 5 in. in diam., 5 ft. long, set 2 ft. in ground, marked HS 3.

An 8-in. hemlock tree bears S. 24° W., 0.16 ch., marked HS 3 BT.

A 14-in. hemlock tree bears S. 78° E., 0.27 ch., marked HS 3 BT.

Thence south

6.80 to corner no. 4, which is a cedar stake 6 in. in diam., 5 ft. long, set 2 ft. in ground, marked HS 4.

A 20-in. cedar stump bears N. 56° W., 0.36 ch., marked HS 4 BT.

A 10-in. hemlock stump bears N. 42° E., 0.23 ch., marked HS 4 BT.

Thence west

7.00 to corner no. 1, and place of beginning, containing approximately 4.35 acres. The survey was made August 3, 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, meander corner for home site no. 49, on the shore of Klawak Inlet, Prince of Wales Island, approximate latitude 55°28'30" N., longitude 133°8'30" W., at line of mean high tide; corner not set because of liability of destruction by tides.

Thence by meander along shore of Klawak Inlet, at line of mean high tide:

- (1) N. 16°30' E., 1.80 chs.;

to corner no. 2, meander corner, not set because of liability of destruction by tides.

Obs.

- Thence S. 74° E.
.36 to center line of road right-of-way.
.62 to witness corner to corner no. 2, meander
corner, which is an iron pipe 3 ft. long,
set 2 ft. in ground, marked 2 HS 49.
3.00 to corner no. 3 on west boundary of home
site no. 342, which is an iron pipe 3 ft.
long, set 2 ft. in ground, marked 3 HS 49.
A 5-in. hemlock tree bears S. 40° W.,
11 lks., marked HS 49 3 BT.
- Thence south, along west line of home site
no. 342,
1.85 to corner no. 4, which is an iron pipe 3 ft.
long, set 2 ft. in ground, marked 4 HS 49.
The north boundary of road right-of-
way, running east and west, bears south 1.10
chs.
- Thence N. 74° W.
2.85 to witness corner to corner no. 1, meander
corner, which is an iron pipe, 3 ft. long,
set 2 ft. in ground, marked 1 HS 49.
An iron pipe with brass cap marked IP
bears S. 16° W., 1.82 chs.
2.96 to center of road right-of-way crossing tract.
3.50 to corner no. 1, the place of beginning.
Area of tract is approximately 0.58 acre.
The survey was made September 21, 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.

Beginning at corner no. 1, meander
corner for home site no. 473, on the shore
of Shelter Cove, Prince of Wales Island,
approximate latitude $55^{\circ}28'30''$ N., longi-
tude $133^{\circ}08'30''$ W., at line of mean high
tide; corner not set because of liability
of destruction by tides.

- Thence N. 80° E.
.61 to center line of road right-of-way.
.77 to witness corner to corner no. 1, meander
corner, identical with witness corner to
corner no. 1 of home site no. 454, which is
a sawed post 5 ft. long, 4 in. square, marked
HS 1 WC MC.
5.05 to corner no. 2, identical with corner no. 4
of home site no. 454, which is a sawed post
5 ft. long, 4 in. square, marked HS 2.

0hs.

- Thence west, along south line of road right-of-way,
4.62 to center line of road right-of-way, crossing tract.
5.62 to corner no. 3, meander corner, not set because of liability of destruction by tides.

Thence with meanders along shore of Shelter Cove at line of approximate mean high tide:

(1) S. $39^{\circ}30'$ E.

- 1.20 to corner no. 1, meander corner, the place of beginning. Area of tract is approximately 0.25 acre. The survey was made September 22, 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.

Beginning at corner no. 1, meander corner for home site no. 454, on the shore of Shelter Cove, Prince of Wales Island, approximate latitude $55^{\circ}28'30''$ N., longitude $133^{\circ}8'30''$ W., at line of mean high tide; corner not set because of liability to destruction by tides.

Thence with meander along line of approximate mean high tide of Shelter Cove:

(1) S. 30° E., 1.53 chs.;

to corner no. 2, meander corner, not set because of liability to destruction by tides.

- Thence N. 80° E.
.57 to center line of road right-of-way.
.73 to witness corner to corner no. 2, meander corner, which is a sawed post 5 ft. long, 4 in. square, marked HB 2 WCMO, being identical with witness corner to corner no. 2 and meander corner for home site no. 455.
4.25 to corner no. 3, also corner no. 3 of home site no. 455, which is a sawed post 5 ft. long, 4 in. square, marked HB 3.

Chs.

- 1.50 Thence north to corner no. 4, identical with corner no. 2 of home site no. 473, which is a sawed post 5 ft. long, 4 in. square, marked HS 4.
- 4.28 Thence S. 80° W. to witness corner to corner no. 1, meander corner, identical with witness corner to corner no. 1 of home site no. 473, which is a sawed post 5 ft. long, 4 in. square, marked HS 1 WC MC.
- 4.44 to center line of road right-of-way.
- 5.05 to corner no. 1, and place of beginning. Area of tract is approximately 0.68 acre. The survey was made September 22, 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.

Beginning at corner no. 1, meander corner for home site no. 455, identical with corner no. 1 of home site no. 453, on the shore of Shelter Cove, Prince of Wales Island, approximate latitude 55°28'30" N., longitude 133°08'30" W., at line of mean high tide; corner not set because of liability of destruction by tides.

Thence with meander along shore of Shelter Cove at line of mean high tide:

(1) N. 13° W., 1.42 chs.;

to corner no. 2, meander corner, identical with corner no. 2, meander corner, of home site no. 454, not set because of liability of destruction by tides.

- Thence N. 80° E.
- .57 to center of road right-of-way.
- .73 to witness corner to corner no. 2 of this survey and also to corner no. 2 of home site no. 454, which is a sawed post 5 ft. long, 4 in. square, marked HS 2 WC MC.
- 4.25 to corner no. 3, identical with corner no. 3 of home site no. 454, which is a sawed post 5 ft. long, 4 in. square, marked HS 3.

Chs.

- 2.15 Thence south
to corner no. 4, identical with corner
no. 4 of home site no. 453, which is a
sawed post 5 ft. long, 4 in. square,
marked HS 4.
A hemlock tree 5 in. in diam. bears
N. $13^{\circ}30'$ W., 5 lks., marked WHS 4.
- 3.04 Thence west
to witness corner to corner no. 1, meander
corner, identical with witness corner to
corner no. 1 of home site no. 453, which
is a sawed post, 5 ft. long, 4 in. square,
marked HS 4 WC MC.
- 3.20 to center of road right-of-way.
- 3.90 to corner no. 1, the place of beginning,
containing approximately .72 acre. The
survey was made September 22, 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.

Beginning at corner no. 1, meander
corner, identical with corner no. 1 of home
site no. 453, on the shore of Shelter Cove,
Prince of Wales Island, approximate lati-
tude $55^{\circ}28'30''$ N., longitude $133^{\circ}8'30''$ W.,
at line of mean high tide; corner not set
because of liability of destruction by tides.

Thence with meander along shore of Shelter
Cove at line of mean high tide:

(1) S. 18° E., 3.13 chs.;

to corner no. 2, meander corner, identical
with corner no. 1, meander corner for home
site no. 478, not set because of liability
of destruction by tides.

- .89 Thence east
to center line of road right-of-way.
- 1.06 to witness corner to corner no. 2, identi-
cal with witness corner to corner no. 2 of
home site no. 478, which is a sawed post 5
ft. long, 4 in. square, marked HS 2 WC MC.
- 2.90 to corner no. 3, which is a sawed post 5
ft. long, 4 in. square, marked HS 3.

chs.

- 3.00 Thence north to corner no. 4, identical with corner no. 4 of home site no. 455, which is a sawed post 5 ft. long, 4 in. square, marked HS 4.
A 5-in. hemlock tree bears N. 13°30' W., 5 lks., marked WHS 4.
- 3.04 Thence west to witness corner to corner no. 1, identical with witness corner to corner no. 1 of home site no. 455, which is a sawed post 5 ft. long, 4 in. square, marked HS 1 WC MC.
- 3.20 to center of road right-of-way.
- 3.90 to corner no. 1, and place of beginning. Area of tract, approximately 1.01 acres. The survey was made September 22, 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.

Beginning at corner no. 1, meander corner for home site no. 390, on east shore of Coffee Cove, Chichagof Island, approximate latitude 57°47'10" N., longitude 135°02'25" W., at line of mean high tide; corner not set because of liability of destruction by tides; from which point a witness corner, which is an alder post 4 ft. long, squared to 4 in., bears north 0.73 lk. distant, marked HS 1 MCWC.

Thence with meander along line of approximate mean high tide of Coffee Cove:

(1) East, 8.00 chs.

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

- 0.74 Thence north to witness corner to corner no. 2, meander corner, which is an alder post 5 ft. long, squared to 3 in., scribed HS 2 MC WC.
- 6.00 to corner no. 3, which is a hemlock post 4 ft. long, squared to 3 in., marked HS 3.
- 8.00 Thence west to corner no. 4, which is a cedar post 4 ft. long, squared to 3 in., marked HS 4.

Obs.

- 5.27 Thence south
to witness corner to corner no. 1, meander
corner.
A 16-in. spruce tree bears S. 67° W.,
73 lks. distant, marked HS 1 MC WO BT.
A point of timber across Tenakee Inlet
bears S. 15° E.
A point of timber on east side of en-
trance to Coffee Cove bears S. $35^{\circ}30'$ E.
- 6.00 to point for corner no. 1, and place of
beginning, containing approximately 4.80
acres. The survey was made November 10,
1931; the bearings of the lines were deter-
mined by needle compass, allowing a varia-
tion of $30^{\circ}30'$ E., and are intended to re-
fer to the true meridian.

Beginning at corner no. 1, meander
corner for home site no. 90, lot C of Eagle
River group of home sites, situated on east
shore of Eagle River Landing, at line of
mean high tide, approximate latitude
 $58^{\circ}29'30''$ N., longitude $134^{\circ}47'$ W., corner
not set because of liability of destruction
by tides.

- .50 Thence north 75° E.
to witness corner to corner no. 1, meander
corner, identical with witness corner to
corner no. 1 of lot A, which is a hemlock
post 6 ft. long, squared to 4 in., set
1 1/2 ft. in ground, marked HS 1 WCMC A-C.
A 12-in. hemlock tree bears S. 30° E.,
13 lks., marked WHS 1 WCMC A-C.
A 10-in. spruce tree bears N. 40° W.,
11 lks., marked WHS 1 WCMC A-C.
- 7.98 to corner no. 2, identical with corner no.
2 of right-of-way, and is a hemlock post
5 1/2 ft. long, squared to 4 1/2 in., set
2 ft. in ground, marked HS 2 C-ROW.
A 4-in. spruce tree bears N. 65° W.,
10 lks., marked WHS 2 C-ROW.
A 14-in. spruce tree bears S. $45^{\circ}15'$
W., 35 lks., marked WHS 2 C-ROW.
- 5.10 Thence south 15° E.
to corner no. 3, identical with corner
no. 3 of right-of-way, and is a hemlock
post 6 ft. long, squared to 4 1/2 in., set
2 ft. in ground, marked HS 3 C-ROW.
A 13-in. spruce tree bears N. 88° W.,
34 lks., marked WHS 3 C.

Chs.

An 8-in. hemlock tree bears S. $0^{\circ}30'$ W., 2 lks., marked WBS 3 C.

Thence south $58^{\circ}30'$ W.

3.17 to witness corner to corner no. 4, meander corner, and is a hemlock post 5 ft. long, squared to $4\frac{1}{2}$ in., set $1\frac{1}{2}$ ft. in ground, marked HS 4 WCMC.

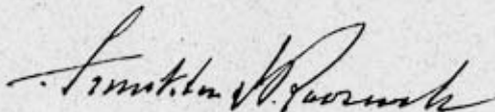
A 4-in. spruce tree bears S. 65° E., 14 lks., marked HS 4 WCMC.

3.92 to corner no. 4, meander corner on line of mean high tide Eagle River Landing, not set because of liability to destruction by tides.

Thence by meander at line of mean high tide:

- (1) S. 87° W., 1.85 chs.;
- (2) N. 89° W., 2.75 chs.;
- (3) N. 14° W., 2.05 chs.;
- (4) N. $6^{\circ}30'$ W., 2.15 chs.;

to corner no. 1, the place of beginning, containing approximately 3.62 acres. The survey was made January 22, 1929; the bearings of the lines were determined by needle compass, allowing a variation of $31^{\circ}30'$ E., and are intended to refer to the true meridian.



THE WHITE HOUSE,

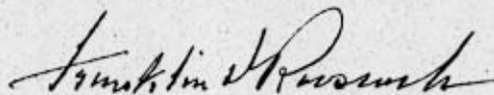
July 27 1934

2

EXECUTIVE ORDER

DESIGNATING THE HONORABLE FELIX CORDOVA DAVILA
AS ACTING JUDGE OF THE DISTRICT COURT OF THE
UNITED STATES FOR PUERTO RICO

By virtue of and pursuant to the authority vested in me by section 41 of the act entitled "An Act to provide a civil Government for Porto Rico, and for other purposes", approved March 2, 1917 (39 Stat. 965, 966), I hereby designate and authorize the Honorable Felix Cordova Davila, Associate Justice of the Supreme Court of Puerto Rico, to perform and discharge the duties of the judge of the District Court of the United States for Puerto Rico and to sign all necessary papers and records as acting judge of said court in the absence of the judge thereof during the current calendar year.



THE WHITE HOUSE,

July 27th, 1934.

EXECUTIVE ORDER

UINTA NATIONAL FOREST

UTAH

By virtue of and pursuant to the authority vested in me by section 24 of the act of March 3, 1891 (ch. 561, 26 Stat. 1095, 1103), and the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described lands in the State of Utah be, and they are hereby, included in and made a part of the Uinta National Forest:

Salt Lake Meridian

T. 6 S., R. 3 E., sec. 5, S $\frac{1}{2}$;

sec. 7, NE $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$;

secs. 8 and 17;

sec. 18, E $\frac{1}{2}$ NE $\frac{1}{4}$;

sec. 20, N $\frac{1}{2}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;

secs. 21, 26, 27, and 28;

sec. 29, E $\frac{1}{2}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, and N $\frac{1}{2}$ SW $\frac{1}{4}$;

sec. 32, E $\frac{1}{2}$;

secs. 33, 34, and 35.

T. 7 S., R. 3 E., secs. 2, 3, and 4;

sec. 5, E $\frac{1}{2}$;

sec. 8, E $\frac{1}{2}$, SE $\frac{1}{2}$ NW $\frac{1}{4}$, and NE $\frac{1}{2}$ SW $\frac{1}{4}$;

secs. 9, 10, 11, 14, 15, and 16;

sec. 17, NE $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$;

sec. 21, E $\frac{1}{2}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{2}$ NW $\frac{1}{4}$, and NE $\frac{1}{2}$ SW $\frac{1}{4}$;

secs. 22, 25, and 26;

sec. 27, N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;

sec. 28, N $\frac{1}{2}$ NE $\frac{1}{4}$ and SE $\frac{1}{4}$ NE $\frac{1}{4}$;

sec. 34, N $\frac{1}{2}$ NE $\frac{1}{4}$ and SE $\frac{1}{4}$ NE $\frac{1}{4}$.

The withdrawal made by this order shall, as to all lands which are at this date legally appropriated under the public-land laws or reserved for any public purpose, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

No Federal funds shall be used for the purchase of privately owned lands within the above-described area until provision is made for the purchase of such lands from the entire receipts from the Uinta National Forest.

Franklin D. Roosevelt

THE WHITE HOUSE,

July 27, 1934.

EXECUTIVE ORDER

WASATCH NATIONAL FOREST

UTAH

By virtue of and pursuant to the authority vested in me by section 24 of the act of March 3, 1891 (ch. 561, 26 Stat. 1095, 1105), and the act of June 4, 1897 (ch. 2, 30 Stat. 11, 34, 36), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described lands in the State of Utah be, and they are hereby, included in and made a part of the Wasatch National Forest:

Salt Lake Meridian

T. 1 N., R. 1 E., secs. 1, 2, 3, 4, and 5;

sec. 6, SE $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and lot 7;

secs. 7 and 8;

sec. 9, N $\frac{1}{2}$ and N $\frac{1}{2}$ S $\frac{1}{2}$;

sec. 10, N $\frac{1}{2}$;

sec. 17, N $\frac{1}{2}$ NE $\frac{1}{4}$ and NW $\frac{1}{4}$;

sec. 18, N $\frac{1}{2}$.

T. 2 N., R. 1 E., sec. 1, S $\frac{1}{2}$;

secs. 2, 3, 4, and 5;

sec. 8, E $\frac{1}{2}$ and E $\frac{1}{2}$ NW $\frac{1}{2}$;

secs. 9 to 16, inclusive;

sec. 17, NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$;

sec. 20, NE $\frac{1}{4}$ NE $\frac{1}{4}$;

sec. 21, E $\frac{1}{2}$, NW $\frac{1}{4}$, and E $\frac{1}{2}$ SW $\frac{1}{4}$;

secs. 22 to 27 inclusive;

sec. 28, E $\frac{1}{2}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SW $\frac{1}{4}$;

	sec. 32, SE $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$;
	secs. 33, 34, 35, and 36.
T. 3 N., R. 1 E.,	sec. 5, NW $\frac{1}{4}$ and S $\frac{1}{2}$;
	secs. 4, 5, and 6;
	sec. 7, E $\frac{1}{2}$ and NW $\frac{1}{4}$;
	secs. 8, 9, and 10;
	sec. 11, W $\frac{1}{2}$;
	secs. 14, 15, 16, and 17;
	sec. 18, E $\frac{1}{2}$ E $\frac{1}{2}$;
	sec. 19, E $\frac{1}{2}$ E $\frac{1}{2}$;
	secs. 20 to 29, inclusive;
	sec. 30, E $\frac{1}{2}$ E $\frac{1}{2}$;
	sec. 31, E $\frac{1}{2}$ E $\frac{1}{2}$;
	secs. 32, 33, and 34;
	sec. 35, N $\frac{1}{2}$ NE $\frac{1}{4}$ and SW $\frac{1}{4}$;
	sec. 36, N $\frac{1}{2}$ NW $\frac{1}{4}$.
T. 4 N., R. 1 E.,	sec. 4, W $\frac{1}{2}$;
	secs. 5, 6, 7, and 8;
	sec. 9, W $\frac{1}{2}$;
	sec. 16, W $\frac{1}{2}$;
	secs. 17, 18, 19, and 20;
	sec. 21, W $\frac{1}{2}$;
	secs. 28 to 33, inclusive.
T. 5 N., R. 1 E.,	secs. 31 and 32;
	sec. 33, SW $\frac{1}{4}$.
T. 2 N., R. 2 E.,	sec. 18, SW $\frac{1}{4}$;
	sec. 19, all;
	sec. 29, S $\frac{1}{2}$;
	secs. 30, 31, and 32;
	sec. 33, S $\frac{1}{2}$.

T. 1 N., R. 1 W., sec. 12, S $\frac{1}{2}$;
sec. 13, N $\frac{1}{2}$;
sec. 14, E $\frac{1}{2}$ NE $\frac{1}{4}$.

T. 3 N., R. 1 W., sec. 1, E $\frac{1}{2}$ NE $\frac{1}{4}$.

T. 4 N., R. 1 W., sec. 1, E $\frac{1}{2}$ and E $\frac{1}{2}$ W $\frac{1}{2}$;
sec. 12, E $\frac{1}{2}$ and E $\frac{1}{2}$ W $\frac{1}{2}$;
sec. 15, E $\frac{1}{2}$ and E $\frac{1}{2}$ W $\frac{1}{2}$;
sec. 24, E $\frac{1}{2}$ and E $\frac{1}{2}$ NW $\frac{1}{4}$;
sec. 25, E $\frac{1}{2}$;
sec. 36, E $\frac{1}{2}$.

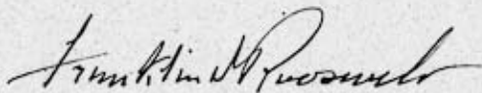
T. 5 N., R. 1 W., sec. 36, E $\frac{1}{2}$.

The withdrawal made by this order shall, as to all lands which are at this date legally appropriated under the public-land laws or reserved for any public purpose other than classification, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

No Federal funds shall be used for the purchase of privately owned lands within the above-described area until provision is made for the purchase of such lands from the entire receipts from the Wasatch National Forest.

THE WHITE HOUSE,

July 27, 1934.

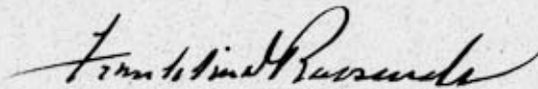


EXECUTIVE ORDER

REVOCATION OF EXECUTIVE ORDER OF JANUARY 31, 1899, AS
MODIFIED, WITHDRAWING PUBLIC LAND, AND WITHDRAWAL OF SUCH
LAND FOR WILD-LIFE ADMINISTRATIVE SITE
ALASKA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), it is ordered that Executive order dated January 31, 1899, as modified by Executive Order No. 3384, dated January 12, 1921, reserving for use by the Department of Agriculture as an agricultural experiment station a tract of land now described as United States Survey No. 1435, situated in the NE $\frac{1}{4}$ sec. 6, T. 5 N., R. 11 W., Seward meridian, Alaska, be, and it is hereby, revoked.

It is further ordered that, subject to the conditions expressed in the aforesaid acts and to valid existing rights, the above-described land be, and it is hereby, withdrawn from settlement, location, sale, or entry, and reserved for the joint use and occupancy of the Department of Agriculture and the Alaska Game Commission as a headquarters site in connection with the administration of Alaska game laws.



THE WHITE HOUSE,

August 4, 1934.

6.80

EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER NO. 5341, OF
MAY 2, 1930, WITHDRAWING PUBLIC LANDS

ARIZONA

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910 (ch. 421, 36 Stat. 847), as amended by the act of August 24, 1912 (ch. 369, 37 Stat. 497), it is ordered that Executive Order No. 5341, dated May 2, 1930, withdrawing, with other lands, public lands in T. 13 N., R. 2 W. of the Gila and Salt River meridian, Arizona, be, and it is hereby, revoked as to said township.

It is further ordered, pursuant to Public Resolution 85, approved June 12, 1930 (ch. 471, 46 Stat. 580), that, subject to valid rights and the provisions of existing withdrawals, the public lands in said township 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, under the terms and conditions of said resolution and the regulations issued thereunder, for a period of 91 days beginning with the date of the official filing of the plat of resurvey of said township,

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 with the provisions of this order.

Franklin Roosevelt

THE WHITE HOUSE,

Aug 14 1934