

EXECUTIVE ORDER

AMENDMENT OF EXECUTIVE ORDER NO. 7126 OF AUGUST 5, 1935

Executive Order No. 7126 of August 5, 1935, entitled "Submission of Estimates to the Bureau of the Budget of Expenditures for Administrative Expenses in Certain Cases", as amended by Executive Order No. 7150 of August 19, 1935, is hereby further amended so as to make its provisions applicable in all respects to the following-named additional agencies and instrumentalities of the United States, except that the provisions of the last sentence of Paragraph 1 of the said order shall be applicable to the additional agencies and instrumentalities named herein from and after October 15, 1935, instead of September 15, 1935:

1. Agricultural Adjustment Administration
2. Commodity Credit Corporation
3. Federal Coordinator of Transportation
4. Federal Emergency Administration of Public Works
5. Federal Emergency Relief Administration
6. National Recovery Administration
7. Tennessee Valley Authority

Franklin D. Roosevelt

THE WHITE HOUSE,

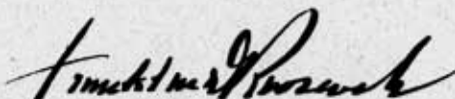
Sept 4 1935.

EXECUTIVE ORDER

REVOCATION IN PART OF EXECUTIVE ORDER NO. 4624,
OF APRIL 1, 1927, WITHDRAWING 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. 389, 37 Stat. 497), Executive Order No. 4624, dated April 1, 1927, withdrawing, with other lands, public lands in Tps. 50 and 51 N., Rs. 2, 3, and 4 E. of the New Mexico principal meridian, Colorado, is hereby revoked as to said townships, this revocation to become effective upon the date of the official filing of the plats of re-survey of said townships.



THE WHITE HOUSE,
September 6, 1935.

EXECUTIVE ORDER

RESTORING CERTAIN LANDS TO THE TERRITORY OF
HAWAII

WHEREAS the absolute fee to the following-described lands was granted to the United States by the Government of the Republic of Hawaii and accepted by joint resolution of Congress approved July 7, 1898 (30 Stat. 750); and

WHEREAS one of these tracts was set apart by Executive order of January 5, 1900, for the use of the United States Department of the Treasury for a United States Marine Hospital, and the other tracts were set apart by Executive order of March 25, 1910, for the use of the Department of Agriculture for an experiment station; and

WHEREAS these lands are no longer needed for said purposes, but are needed by the Territory of Hawaii for the construction of a highway:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by section 91 of the act of April 30, 1900 (31 Stat. 141, 159), as amended by section 7 of the act of May 27, 1910 (36 Stat. 443, 447), it is ordered that the lands within the following-described boundaries, situated on the east slope of Punchbowl, Kewalo, Honolulu, Oahu, Territory of Hawaii, be, and they are hereby

restored to the possession, use, and control of the Government of the Territory of Hawaii:

PARCEL 1-B

Nehoa Street Extension (60 ft. wide) being a portion of the land set aside as a United States Marine Hospital Reservation.

Beginning at the northwest corner of this parcel of land, on the proposed northeast side of Prospect Street Extension (60 ft. wide), the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 932.63 ft. south and 2,822.57 ft. east, and running by azimuths measured clockwise from true south:

1. On a curve to the left with a radius of 214.91 ft., along the proposed north side of Nehoa Street Extension, the direct azimuth and distance being $299^{\circ}55'05''$, 137.20 ft.;
2. $360^{\circ}00'$, 80.86 ft. along westerly side of old Punchbowl Drive;
3. Thence on a curve to the left with a radius of 748.8 ft., along the proposed northeast side of Prospect Street Extension, the direct azimuth and distance being $143^{\circ}10'$, 120.65 ft.;
4. $138^{\circ}32'$, 70.36 ft. along the proposed northeast side of Prospect Street Extension to the point of beginning, containing an area of 3,235 sq. ft.

PARCEL 2

Being a portion of the land of Kewalo, set aside as an experiment station for the use of the United States Department of Agriculture, but now required for Nehoa Street Extension (60 ft. wide) and Pensacola Street Extension (60 ft. wide).

Beginning at the northwest corner of this parcel of land on the proposed north side of Nehoa Street Extension (60 ft. wide), the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 843.66 ft. south and 3,260.62 ft. east, and running by azimuths measured clockwise from true south:

1. $258^{\circ}30'$, 184.37 ft. along U. S. Navy Hospital Reservation to middle of stream bed;
2. $2^{\circ}05'$, 10.32 ft. along middle of stream bed;
3. $82^{\circ}42'$, 20.83 ft. along proposed south side of Nehoa Street;
4. Thence along same, on a curve to the left with a radius of 50.0 ft., the direct azimuth and distance being $45^{\circ}52'16''$, 59.94 ft.;
5. Thence on a curve to the right with a radius of 694.20 ft. along the proposed east side of Pensacola Street Extension, the direct azimuth and distance being $18^{\circ}59'43''$, 239.98 ft.;
6. $79^{\circ}00'$, 81.06 ft. along middle of gully;
7. Thence on a curve to the left with a radius of 634.20 ft., along the proposed west side of Pensacola Street Extension, the direct azimuth and distance being $205^{\circ}58'47''$, 169.42 ft.;
8. Thence on a curve to the left with a radius of 20.0 ft., the direct azimuth and distance being $126^{\circ}29'07''$, 38.00 ft.;
9. $54^{\circ}40'$, 147.87 ft. along the proposed south side of Nehoa Street Extension;
10. Thence along same on a curve to the right with a radius of 274.91 ft., the direct azimuth and distance being $69^{\circ}22'23''$, 139.58 ft.;
11. Thence along same on a curve to the left with a radius of 50.0 ft., the direct azimuth and distance being $28^{\circ}21'09''$, 82.64 ft.;
12. Thence on a curve to the right with a radius of 746.8 ft., along the proposed northeast side of Prospect Street Extension, the direct azimuth and distance being $334^{\circ}32'38''$, 50.00 ft.;

13. $99^{\circ}22'$, 29.64 ft. along middle of gully;
14. $162^{\circ}07'$, 76.48 ft. along United States Marine Hospital Reservation;
15. $180^{\circ}00'$, 102.97 ft. along same;
16. Thence on a curve to the left with a radius of 214.91 ft., along the proposed north side of Nehoa Street Extension, the direct azimuth and distance being $257^{\circ}59'05''$, 170.14 ft.;
17. $234^{\circ}40'$, 118.32 ft. along the proposed north side of Nehoa Street Extension;
18. Thence along same on a curve to the left with a radius of 269.46 ft., the direct azimuth and distance being $226^{\circ}23'03''$, 77.63 ft. to the point of beginning, containing an area of 47,832 sq. ft.

PARCEL 2-A

Being that portion of the land set aside for an experiment station between the east side of the new Pensacola Street Extension (60 ft. wide) and Kanaha Stream.

Beginning at the southwest corner of this parcel of land on the proposed east side of Pensacola Street Extension (60 ft. wide), the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 1,088.51 ft. south and 3,299.12 ft. east, and running by azimuths measured clockwise from true south:

1. On a curve to the left with a radius of 694.2 ft., along the proposed east side of Pensacola Street Extension, the direct azimuth and distance being $196^{\circ}59'43''$, 239.98 ft.;
2. Thence on a curve to the right with a radius of 50.0 ft., the direct azimuth and distance being $225^{\circ}52'16''$, 59.94 ft.;
3. $262^{\circ}42'$, 20.83 ft. along the proposed south side of Nehoa Street to middle of stream bed;

4. $2^{\circ}05'$, 177.96 ft. along middle of stream bed;
5. $13^{\circ}10'$, 72.26 ft. along same to middle of gully;
6. $79^{\circ}00'$, 121.09 ft. along middle of gully to the point of beginning, containing an area of 20,320 sq. ft. (or 0.47 acre).

PARCEL 3

Being a portion of the land of Kewalo formerly set aside as a United States Navy Hospital Reservation and now under the control of the United States Department of Agriculture, but required for Pensacola Street Extension (60 ft. wide).

Beginning at the southwest corner of this parcel of land, on the proposed west side of Pensacola Street Extension, the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 843.66 ft. south and 3,260.62 ft. east, and running by azimuths measured clockwise from true south:

1. On a curve to the left with a radius of 269.46 ft. along the proposed west side of Pensacola Street Extension, the direct azimuth and distance being $193^{\circ}06'33''$, 227.69 ft.;
2. $168^{\circ}07'$, 205.48 ft. along proposed west side of Pensacola Street Extension;
3. Thence along same on a curve to the right with a radius of 1,462.69 ft., the direct azimuth and distance being $172^{\circ}18'30''$, 213.83 ft.;
4. $176^{\circ}30'$, 279.55 ft. along proposed west side of Pensacola Street Extension;
5. Thence along same on a curve to the left with a radius of 1,116.28 ft., the direct azimuth and distance being $172^{\circ}10'45''$, 168.20 ft.;
6. $270^{\circ}00'$, 61.30 ft. along land set aside for an experiment station under the control of the U. S. Department of Agriculture;

7. Thence on a curve to the right with a radius of 1,146.28 ft., along the proposed east side of Pensacola Street Extension, the direct azimuth and distance being $352^{\circ}29'35''$, 164.39 ft.;
8. $356^{\circ}30'$, 279.55 ft. along proposed east side of Pensacola Street Extension;
9. Thence along same on a curve to the left with a radius of 1,403.69 ft., the direct azimuth and distance being $352^{\circ}18'30''$, 205.05 ft.;
10. $348^{\circ}07'$, 205.48 ft. along proposed east side of Pensacola Street Extension;
11. Thence along same on a curve to the right with a radius of 694.2 ft., the direct azimuth and distance being $352^{\circ}41'50''$, 110.88 ft.;
12. Thence on a curve to the left with a radius of 50.0 ft., the direct azimuth and distance being $309^{\circ}59'20''$, 73.48 ft.;
13. $262^{\circ}42'$, 9.99 ft. along the proposed north side of Nehoa Street to middle of stream bed;
14. $19^{\circ}40'$, 28.05 ft. along middle of stream bed;
15. $2^{\circ}05'$, 15.02 ft. along middle of stream bed;
16. $78^{\circ}30'$, 184.37 ft. along land set aside for an experiment station under the control of the U. S. Department of Agriculture, to the point of beginning, containing an area of 71,248 sq. ft.

PARCEL 3-A

Being a portion of the land formerly set aside as a U. S. Navy Hospital Reservation and now under the control of the U. S. Department of Agriculture.

Situate between the proposed east side of Pensacola Street Extension and Kanaha Stream.

Beginning at the southeast corner of this parcel of land, on the proposed north side of Nehoa Street, the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl"

being 765.48 ft. south and 3,451.28 ft. east, and running by azimuths measured clockwise from true south:

1. $82^{\circ}42'$, 9.89 ft. along the proposed north side of Nehoa Street;
2. Thence on a curve to the right with a radius of 50.0 ft., the direct azimuth and distance being $129^{\circ}59'30''$, 73.48 ft.;
3. Thence along the proposed east side of Pensacola Street Extension on a curve to the left with a radius of 694.2 ft., the direct azimuth and distance being $172^{\circ}41'50''$, 110.88 ft.;
4. $168^{\circ}07'$, 205.48 ft. along proposed east side of Pensacola Street Extension;
5. Thence along same on a curve to the right with a radius of 1,402.69 ft., the direct azimuth and distance being $172^{\circ}16'30''$, 205.05 ft.;
6. $176^{\circ}30'$, 279.55 ft. along proposed east side of Pensacola Street Extension;
7. $263^{\circ}38'$, 71.63 ft. along remainder of U. S. Navy Hospital Reservation to middle of stream bed;
8. $17^{\circ}28'$, 160.45 ft. along middle of stream bed;
9. $338^{\circ}20'$, 54.10 ft. along same;
10. $10^{\circ}58'$, 71.90 ft. along same;
11. $354^{\circ}54'$, 136.60 ft. along same;
12. $339^{\circ}41'$, 188.40 ft. along same;
13. $325^{\circ}53'$, 48.40 ft. along same;
14. $348^{\circ}20'$, 179.80 ft. along same;
15. $4^{\circ}12'$, 44.50 ft. along same to the point of beginning, containing an area of 31,286 sq. ft. (or 0.72 acre).

PARCEL 4

Being a portion of the land of Kewalo, set aside as an experiment station for the use of the United States Department of Agriculture, but now required for Pensacola Street Extension (60 ft. wide), south-

east of Territorial Quarry Reservation.

Beginning at the northwest corner of this parcel of land, on the proposed west side of Pensacola Street Extension (60 ft. wide), the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 487.26 ft. north and 3,115.32 ft. east, and running by azimuths measured clockwise from true south:

1. $224^{\circ}53'$, 63.40 ft. along Territorial Government Quarry Reservation;
2. Thence on a curve to the right with a radius of 1,176.28 ft. along the proposed east side of Pensacola Street Extension, the direct azimuth and distance being $340^{\circ}50'48''$, 312.75 ft.;
3. $90^{\circ}00'$, 61.30 ft. along U. S. Navy Hospital Reservation, now under the control of the U. S. Department of Agriculture;
4. Thence on a curve to the left with a radius of 1,116.28 ft. along the proposed west side of Pensacola Street Extension, the direct azimuth and distance being $161^{\circ}02'39''$, 264.89 ft. to the point of beginning, containing an area of 17,377 sq. ft.

PARCEL 5

Being portion of the land of Kewalo, set aside as an experiment station for the use of the United States Department of Agriculture, but now required for Pensacola Street Extension (100 ft. wide) northwest of Territorial Quarry Reservation.

Beginning at the northwest corner of this parcel of land, on the proposed west side of Pensacola Street Extension (100 ft. wide), the true azimuth and distance to a 1 1/2-in. pipe at the south corner

of lot 2, Papakolea Squatters' Reserve Tract, being $51^{\circ}12'$, 51.71 ft., and the coordinates of said point of beginning referred to Government survey triangulation station "Punchbowl" being 1,167.96 ft. north and 2,597.17 ft. east, and running by azimuths measured clockwise from true south:

1. $231^{\circ}12'$, 100.03 ft. along land of Auwaiolimu, along lot 2, Papakolea Squatters' Reserve Tract;
2. $322^{\circ}30'$, 424.68 ft. along proposed northwest side of Pensacola Street Extension;
3. $53^{\circ}20'$, 97.96 ft. along Territorial Government Quarry Reservation;
4. $360^{\circ}20'$, 3.35 ft. along Territorial Government Quarry Reservation;
5. $142^{\circ}30'$, 423.64 ft. along proposed southwest side of Pensacola Street Extension to the point of beginning, containing an area of 42,288 sq. ft.

Franklin W. Roosevelt

THE WHITE HOUSE,

September 6, 1935.

EXECUTIVE ORDER

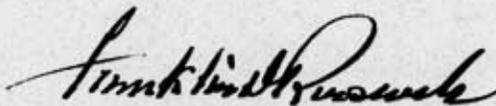
RESERVOIR-SITE RESTORATION NO. 12

CALIFORNIA

The Executive order of June 8, 1926, entitled "Reservoir-Site Reserve No. 17, Pacific Slope Basins in California", is hereby revoked insofar as, and to the extent that, it affects the following-described lands:

MOUNT DIABLO MERIDIAN

T. 35 N., R. 8 W., sec. 21, SE 1/4 NE 1/4.



THE WHITE HOUSE,
September 1, 1935.

EXECUTIVE ORDER

ESTABLISHING THE HART MOUNTAIN GAME RANGE

NEVADA AND OREGON

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 all valid existing rights, it is ordered that the following-described lands, insofar as title thereto is in the United States, be, and they are hereby, withdrawn from settlement, location, sale, or entry and reserved and set apart for the conservation and development of natural wild-life resources and for the protection and improvement of public grazing lands and natural forage resources: Provided, That upon the termination of any private right to, or appropriation of, any public lands within the exterior limits of the area included in this order, such lands shall become part of this preserve: And provided further, That upon the acquisition by the United States of title to any private lands within such limits for wild-life conservation purposes such lands shall become part of the preserve, but the grazing rights thereon shall accrue primarily to the use of wild life, and such lands shall not

be homesteaded, sold, exchanged, or patented under any law or regulation relating to public lands or the establishment of wild-life refuges or grazing districts.

NEVADA

Mount Diablo Meridian

- T. 45 N., R. 22 E., secs. 1, 2, and 3; secs. 10 to 15, inclusive; and secs. 19 to 36, inclusive.
- T. 46 N., R. 22 E., secs. 1 to 18, inclusive; secs. 22 to 27, inclusive; and secs. 34, 35, and 36.
- T. 47 N., R. 22 E., all.
- Tps. 43 to 47 N., inclusive, R. 23 E., all.
- Tps. 46 and 47 N., R. 23 1/2 E., all.
- Tps. 43 to 45 1/2 N., inclusive, R. 24 E., all.
- Tps. 46 and 47 N., R. 24 E., all.
- Tps. 43 and 44 N., R. 24 1/2 E., all.
- Tps. 43 to 47 N., inclusive, Rs. 25 and 26 E., all.
- Tps. 46 and 47 N., R. 27 E., all.
- T. 46 N., R. 28 E., secs. 5 to 8, inclusive; secs. 17 to 20, inclusive; and secs. 29 to 32, inclusive.
- T. 47 N., R. 28 E., secs. 19 and 20, and secs. 29 to 32, inclusive, unsurveyed.

OREGON

Willamette Meridian

- Tps. 34 to 39 S., inclusive, Rs. 25 and 26 E., all.
- Tps. 32 to 41 S., inclusive, R. 27 E., all.
- Tps. 32 to 39 S., inclusive, Rs. 28 and 29 E., all.

This range or preserve, insofar as it relates to conservation and development of wild life, shall be under the joint jurisdiction of the Secretaries

of the Interior and Agriculture, and they shall have power jointly to make such rules and regulations for its protection, administration, regulation, and improvement, and for the removal and disposition of surplus game animals, as they may deem necessary to accomplish its purposes: Provided, however, That the natural forage resources therein shall be first utilized for the purpose of sustaining in a healthy condition a maximum of four thousand (4,000) antelope, the primary species, and such nonpredatory secondary species in such numbers as may be necessary to maintain a balanced wild-life population, but in no case shall the consumption of forage by the combined population of the wild-life species be allowed to increase the burden of the range dedicated to the primary species: And provided further, That all the lands embraced in this range or preserve may be included within a grazing district established under the authority of the act of June 28, 1934 (48 Stat. 1269), or as such act may hereafter be amended, and all the remainder of the forage resources thereof shall be available for domestic livestock under rules and regulations promulgated by the Secretary of the Interior under the authority of that act.

It is unlawful within this preserve: (a) to hunt, trap, capture, willfully disturb, or kill any bird or wild animal of any kind whatever, or take or destroy the eggs or nest of any such bird, except in accordance with the rules and regulations of the

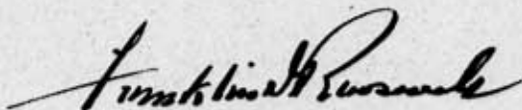
Secretaries of the Interior and Agriculture; (b) to willfully injure, molest, or destroy any property of the United States; (c) to willfully set on fire, or cause to be set on fire, any timber, underbrush, or grass, or leave or suffer fire to burn unattended near any timber, or other inflammable material; (d) to build a fire in or near any forest, timber, or other inflammable material and leave it without extinguishing it totally; or (e) to occupy or use any part of this preserve, or enter thereon for any purpose, except in accordance with such rules and regulations as may be promulgated in accordance with the purposes of this order. Any person, however, may enter this reservation for the purpose of fishing in accordance with the law of the State in which it is located: Provided, That he complies with the regulations of the Secretaries of the Interior and Agriculture.

All persons are hereby informed that sections 52, 53 (as amended), and 84 (as amended) of the Criminal Code of the United States (secs. 106, 107, 145, title 18, U.S.C.), section 2 of the act of June 28, 1934 (49 Stat. 1239, 1270), and section 14 of the Migratory Bird Conservation Act of February 18, 1929 (sec. 715m, title 16, U.S.C.), prescribe penalties for the commission of the offenses enumerated in the preceding paragraph.

Executive Order No. 6910, of November 26, 1934, withdrawing for classification and other purposes

all vacant, unreserved, and unappropriated public lands in the States of Nevada and Oregon, and certain other States, as amended by Executive Order No. 7048, of May 20, 1935, is hereby further amended to exclude from the provisions of that order as amended the above-described lands.

This preserve shall be known as the Hart Mountain Game Range.



THE WHITE HOUSE,
September 6, 1935.

EXECUTIVE ORDER

EXCLUDING CERTAIN LANDS FROM TONGASS NATIONAL FOREST

ALASKA

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. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that the tract of land on the north shore of Tenakee Inlet, Chichagof Island, Alaska, lying within the following-described boundaries and occupied as an Indian settlement, be, and it is hereby, excluded from the Tongass National Forest:

- Chs. Beginning at corner no. 1, meander corner, at the line of mean high tide on the north shore of Tenakee Inlet and approximated one-half mile east of the town of Tenakee. Corner not set on account of danger of destruction by tides and storms.
- 0.92 Thence N. 64° W. to witness corner no. 1, meander corner, a hemlock stake 6 in. by 7 ft. marked "elimination Cor. 1 W.C.M.C." Whence a 24-in. spruce tree, blazed and scribed "W. Cor. 1 W.C.M.C.", bears N. 53° W., 0.15 chs.
- 12.00 Tenakee Trail.
- 28.83 to corner no. 2, same being common with corner no. 3 of survey 2095.
- 4.91 Thence south to witness corner no. 3, meander corner, same being common with witness corner no. 2 of survey 2095.
- 5.05 Tenakee Trail.
- 5.41 to corner no. 3, meander corner, not set on account of danger of destruction by tides.

Thence by meander at line of M.H.W. along
shore of Tenakee Inlet

(1)	S. 78°	E., 3.30 chs.
(2)	S. 66 1/2°	E., 5.00 chs.
(3)	S. 44 1/2°	E., 7.60 chs.
(4)	S. 29 1/2°	E., 7.00 chs.
(5)	S. 80°	E., 3.20 chs.
(6)	N. 33°	E., 7.50 chs.
(7)	N. 53°	E., 2.65 chs.

to corner no. 1, meander corner, the place
of beginning, containing 16.71 acres,
more or less.

Franklin Rowland

THE WHITE HOUSE,

September 6, 1935.

EXECUTIVE ORDER

PREScribing RULES AND REGULATIONS GOVERNING THE MAKING
OF LOANS BY THE PUERTO RICO RECONSTRUCTION
ADMINISTRATION UNDER THE EMERGENCY RELIEF
APPROPRIATION ACT OF 1935.

REGULATION NO. 8.

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby prescribe the following rules and regulations governing the making of loans by the Puerto Rico Reconstruction Administration:

Section 1. Loans may be made by the Puerto Rico Reconstruction Administration for the purpose of financing, in whole or in part, the purchase by farmers, farm tenants, croppers, or farm laborers, of farm lands and of necessary equipment for the production, preparation, and preservation of farm and rural community products for distribution and use, where such purchases are incidental and necessary to the effectuation of authorized projects of rural rehabilitation.

Section 2. Loans for the purposes mentioned in section 1 hereof may be made by the Puerto Rico Reconstruction Administration either to individuals or to such bona fide associations, cooperative associations, partnerships, or other like agencies

composed of farmers, farm tenants, croppers, or farm laborers as the Administrator shall approve: Provided, however, That such loans shall be made to such bona fide associations, cooperative associations, partnerships, or like agencies only upon condition (a) that they impose no inequitable restriction upon membership or participation therein, (b) that they be so conducted under the supervision of the Puerto Rico Reconstruction Administration as to protect adequately the interests of the members or participants therein, and (c) that where such a loan is for the purpose of financing the purchase of community equipment, the operation of such equipment shall be subject to the supervision and control of the Puerto Rico Reconstruction Administration so long as the loan remains unpaid.

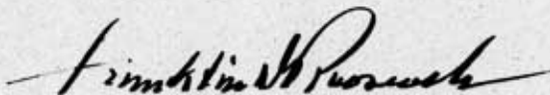
Section 3. Interest shall be charged on all loans made by the Puerto Rico Reconstruction Administration at rates to be fixed by the Administrator, which rates shall not be greater than five per cent nor less than three per cent per annum, and need not be uniform (a) throughout Puerto Rico or (b) on loans of different classes. Where circumstances so require, the Administrator may reduce the rate at which unaccrued interest shall be payable on outstanding loans, but in no case to a rate less than three per cent per annum.

Section 4. All loans shall be for such a period, not to exceed 40 years, as the Administrator shall prescribe. The period for any loan or class of loans shall be fixed by the Administrator upon the basis of (a) the use to which the proceeds thereof are to be put, (b) the financial resources and earning capacity of the borrower, and (c), in the case of

loans to finance the purchase of specific property, the estimated life thereof, the probable rate of depreciation, and the amount of the loan as compared with the total purchase price.

Section 5. Unless otherwise authorized by the President, all loans for a period of two years or more shall provide for repayment in equal annual installments, which may include interest in the discretion of the Administrator, except that when the loan is for a period of five years or more, and in the opinion of the Administrator the financial condition of the borrower so justifies, there need be no requirement that any payment be made on the principal during the first three years after the loan is made.

Section 6. Upon default in the repayment of any loan or the payment of interest, the Puerto Rico Reconstruction Administration may (a) enforce payment by realizing upon the security and by legal proceedings, (b) extend the time of payment where the circumstances so justify, or (c) refinance such loan upon terms and conditions not inconsistent with the provisions of this regulation.



THE WHITE HOUSE,

September 6, 1935.

EXECUTIVE ORDER

AUTHORIZING INITIAL APPOINTMENTS TO CERTAIN EXECUTIVE POSITIONS IN THE BUREAU OF MOTOR CARRIERS OF THE INTERSTATE COMMERCE COMMISSION WITHOUT COMPLIANCE WITH THE CIVIL SERVICE ACT AND RULES

WHEREAS under the Motor Carrier Act, 1935 (Public, No. 255, 74th Cong.), providing for the regulation of the transportation of passengers and property by motor carriers operating in interstate or foreign commerce, it is necessary that a provisional form of organization be immediately established:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the provisions of paragraph Eighth of subdivision SECOND of section 2 of the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), it is hereby ordered that the initial appointment to each of the following executive positions in the Bureau of Motor Carriers of the Interstate Commerce Commission may be made without compliance with the competitive provisions of the Civil Service Act and rules, the person proposed for such noncompetitive appointment, however, to establish before the Civil Service Commission the possession of requisite qualifications:

2 Assistant Directors
1 General Supervisor
1 Chief, Section of Certificates
2 Assistant Chiefs, Section of Certificates

1 Chief, Section of Traffic
1 Assistant Chief, Section of Traffic
1 Chief, Section of Accounts
1 Assistant Chief, Section of Accounts
1 Chief, Section of Statistics
1 Assistant Chief, Section of Statistics
1 Chief, Section of Research
1 Assistant Chief, Section of Research
1 Chief, Section of Formal Cases
1 Assistant Chief, Section of Formal Cases
1 Chief, Section of Safety
1 Assistant Chief, Section of Safety
1 Chief Attorney
1 Chief, Section of Finance

This order is recommended by the Interstate Commerce Commission.



THE WHITE HOUSE,
September 6, 1935.

EXECUTIVE ORDER

AMENDMENT AND PARTIAL REVOCATION OF EXECUTIVE
ORDER NO. 7098, OF JULY 12, 1955, AMENDING EXECUTIVE
ORDER NO. 6910, OF NOVEMBER 26, 1954, WITHDRAWING
PUBLIC LANDS IN CERTAIN STATES

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 in order to effectuate the purposes of the act of June 8, 1926 (44 Stat. 708), it is ordered as follows:

1. Executive Order No. 7098, of July 12, 1955, amending Executive Order No. 6910, of November 26, 1954, withdrawing public lands in certain States, is hereby amended so as to make its provisions applicable to the following-described lands in the State of Nevada:

Mount Diablo Meridian

T. 4 S., R. 67 E., sec. 19, $E\frac{1}{2}$ NW $\frac{1}{4}$, $W\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$,
embracing 200.00 acres.

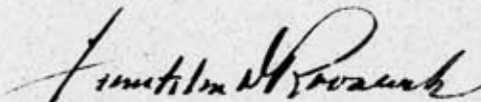
2. The said Executive Order No. 7098 is hereby revoked as to the following-described lands in the State of Nevada:

Mount Diablo Meridian

T. 4 S., R. 65 E., sec. 19, $E\frac{1}{2}$ NW $\frac{1}{4}$, $W\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$,
embracing 200.00 acres.

THE WHITE HOUSE,

September 7, 1955.



EXECUTIVE ORDER

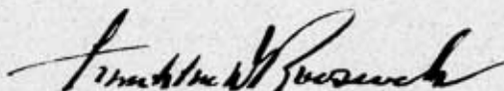
ENLARGING CRESCENT LAKE WILDLIFE REFUGE

NEBRASKA

By virtue of and pursuant to the authority vested in me as President of the United States, and in order to effectuate further the purposes of the Migratory Bird Conservation Act (45 Stat. 1222), it is ordered that the following-described lands, consisting of 1,847 acres, more or less, acquired or to be acquired by the United States, in Garden County, Nebraska, be, and they are hereby, reserved and set apart for the use of the Department of Agriculture, subject to valid existing rights, as an addition to the Crescent Lake Wildlife Refuge, established by Executive Order No. 5579, of March 16, 1931: Provided, That any private lands within the areas described shall become a part of the refuge upon the acquisition of title or lease thereto by the United States:

SIXTH PRINCIPAL MERIDIAN

T. 21 N., R. 44 W., sec. 5, SW $\frac{1}{4}$ NW $\frac{1}{4}$ and W $\frac{1}{2}$ SW $\frac{1}{4}$;
sec. 6, lots 3, 4, and 5, S $\frac{1}{2}$ NE $\frac{1}{4}$,
SE $\frac{1}{4}$ NW $\frac{1}{4}$, and SE $\frac{1}{4}$;
sec. 7, E $\frac{1}{2}$;
sec. 8, W $\frac{1}{2}$ W $\frac{1}{2}$;
sec. 17, W $\frac{1}{2}$ W $\frac{1}{2}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$;
sec. 18, E $\frac{1}{2}$;
sec. 19, N $\frac{1}{2}$ NE $\frac{1}{4}$;
sec. 20, W $\frac{1}{2}$ NW $\frac{1}{4}$.
T. 21 N., R. 45 W., sec. 1, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and E $\frac{1}{2}$ SE $\frac{1}{4}$.



THE WHITE HOUSE,

September 12, 1935.

EXECUTIVE ORDER

AUTHORIZING CONSTRUCTION OF BLUESTONE RESERVOIR
PROJECT ON NEW RIVER
WEST VIRGINIA

WHEREAS pursuant to House Document No. 308, 69th Congress, 1st Session, enacted into law with modifications in section 1 of the Rivers and Harbors Act of January 21, 1927 (44 Stat. 1010), and under the provisions of section 10 of the act of May 15, 1928, 45 Stat. 534, 538, known as the Flood Control Act, the Secretary of War caused surveys to be made of projects for flood control on the tributary streams of the Mississippi River subject to destructive floods, including projects on the Ohio River and its tributary, the Kanawha River, which in its upper reaches in North Carolina, Virginia, and West Virginia is known as the New River; and

WHEREAS after said surveys had been made the Chief of Engineers, United States Army, prepared a report in which he recommended that a project to be known as the Bluestone Reservoir Project, and to be located at Bluestone on New River just above Hinton, West Virginia, be constructed for the purposes of power development, flood control, and creation of navigation in accordance with the general plans prepared and set forth in the said report, at an estimated cost of \$15,000,000; and

WHEREAS the said report was approved by the Mississippi River Commission July 31, 1934, and by the Board of Engineers for Rivers and Harbors January 11, 1935, which recommended the construction of the said project at a total estimated cost of \$12,942,000; and

WHEREAS the Secretary of War, on January 29, 1935, approved the said report of the Chief of Engineers and transmitted it, together with the reports of the Mississippi River Commission and the Board of Engineers for Rivers and Harbors, to the Congress; and

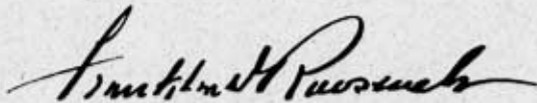
WHEREAS I find that the construction of the said Bluestone Reservoir Project, in accordance with the plans prepared under the direction of the Chief of Engineers and approved by him and set forth in his said report, will aid in flood control and in the prevention of soil erosion and stream pollution, and will promote navigation, agriculture, sanitation, and power production; and

WHEREAS I further find that the sale, in the manner provided by law, of the power produced at the said project will tend to make the project self-liquidating; and

WHEREAS the said Bluestone Reservoir Project has been included in the comprehensive program of public works prepared by the Federal Emergency Administrator of Public Works under the direction of the President in accordance with the provisions of section 202 of the National Industrial Recovery Act, approved June 16, 1933 (48 Stat. 201):

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the said National Industrial Recovery Act and by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby order and direct the Secretary of War, through the Chief of Engineers, United States Army, to proceed with the construction of said Bluestone Reservoir Project in accordance with the report of the Chief of Engineers to the Congress and the plans and spec-

ifications submitted therewith, subject to such changes in said plans and specifications as shall be approved by the Chief of Engineers; and I hereby allocate from the funds appropriated or made available by the said Emergency Relief Appropriation Act of 1935, the sum of \$1,000,000.00 for the construction of the said Bluestone Reservoir Project in accordance with the provisions of this order. Of the amount above allocated the sum of \$800,000.00 shall be available for the acquisition by purchase, condemnation, or otherwise, of lands necessary for the said project, and the Secretary of War is hereby directed to proceed to acquire and clear, or cause to be acquired and cleared, such lands in anticipation of their use for such project.



THE WHITE HOUSE,

September 12, 1935.

7183-A

EXECUTIVE ORDER

EXEMPTION OF JAMES E. IVES FROM COMPULSORY
RETIREMENT FOR AGE

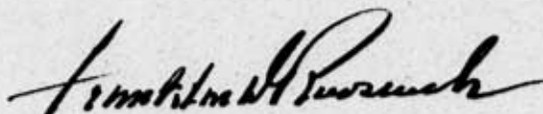
WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U. S. C., sec. 692b), provides:

"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 James E. Ives, senior physicist, Public Health Service, Treasury Department, who, during the current

month, 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 October 1, 1936:

NOW, THEREFORE, by virtue of the authority vested in me by the aforesaid section, I do hereby exempt James E. Ives from the provisions thereof and continue him in the service until October 1, 1936.



THE WHITE HOUSE,

September 13, 1935.

EXECUTIVE ORDER

**ADDITION TO UPPER MISSISSIPPI RIVER WILD LIFE
AND FISH REFUGE**

WISCONSIN

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 as President of the United States, and in order to effectuate further the purposes of the Upper Mississippi River Wild Life and Fish Refuge Act (43 Stat. 650) and the Migratory Bird Conservation Act (45 Stat. 1222), it is ordered that the following-described lands in Buffalo County, Wisconsin, situated on Lost Island (also known as Somerfield Island), Belvidere Island, and four other small islands adjacent thereto in the Mississippi River between Rock Island, Illinois, and Wabasha, Minnesota, and subject to overflow by the said river, which lands have been determined by the Secretary of Agriculture to be suitable for the purposes of the said Upper Mississippi River Wild Life and Fish Refuge Act, be, and they are hereby, reserved and set apart, subject to valid existing rights, for the use of the Department of Agriculture as a breeding place for migratory birds, other wild birds, game animals, fur-bearing

animals, fish and other aquatic animal life, and for the conservation of wild flowers and aquatic plants, to be administered as a part of the Upper Mississippi River Wild Life and Fish Refuge:

FOURTH PRINCIPAL MERIDIAN

- T. 20 N., R. 12 W., sec. 6, lot 13;
sec. 7, lots 9, 10, 11, and 12;
sec. 17, lot 6;
sec. 18, lots 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, NE 1/4 SW 1/4, and SE 1/4 SW 1/4;
sec. 19, lots 1, 2, 3, 4, and 5;
sec. 20, lots 5, 6, 7, 8, 9, and 10;
sec. 29, lot 2.
- T. 20 N., R. 13 W., sec. 1, lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, and 14;
sec. 12, lots 1, 2, 3, 4, 5, NW 1/4 NE 1/4, SW 1/4 NE 1/4, SE 1/4 NE 1/4, NE 1/4 NW 1/4, NE 1/4 SE 1/4, NW 1/4 SE 1/4, and SE 1/4 SE 1/4;
sec. 13, lots 1, 2, 3, 4, and NE 1/4 NE 1/4;
sec. 24, lot 1.

The above-described lands have been acquired by the United States through judicial proceedings and are primarily under the jurisdiction of the War Department, and their reservation as a wild-life refuge is subject to the use thereof by said Department in connection with the improvement of navigation in the Mississippi River; and the uses thereof, and the enforcement of law and regulations thereon, by the Department of Agriculture shall be without interference

with any existing or future uses or regulations of
the War Department.

Franklin D. Roosevelt

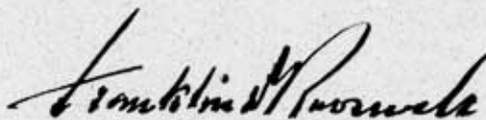
THE WHITE HOUSE,
September 20, 1935.

EXECUTIVE ORDER

INCREASING THE LIMITATION CONTAINED IN CLAUSE (g) OF
SECTION 1 OF THE EMERGENCY RELIEF APPROPRIATION ACT
OF 1955

WHEREAS I find it necessary, in order to effectuate the purposes of the Emergency Relief Appropriation Act of 1955 (Public Resolution No. 11, 74th Congress), to increase by \$800,000,000 the limitation of \$900,000,000, contained in clause (g) of section 1 of the said Act, on the amount which may be expended under the Act for loans or grants, or both, for projects of States, Territories, Possessions, including subdivisions and agencies thereof, municipalities, and the District of Columbia and self-liquidating projects of public bodies thereof:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me under the said Emergency Relief Appropriation Act of 1955, it is ordered that the said limitation be, and it is hereby, increased from \$900,000,000 to \$1,700,000,000.



THE WHITE HOUSE,

September 21, 1955.

EXECUTIVE ORDER

EXEMPTION OF ALBERT S. HITCHCOCK 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 Albert S. Hitchcock, principal botanist, Bureau of Plant Industry, Department of Agriculture, who, during the current month, 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 October 1, 1936:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section, I do hereby

exempt Albert S. Hitchcock from the provisions thereof and
continue him in the service until October 1, 1936.

Franklin D. Roosevelt

THE WHITE HOUSE,

September 24, 1935.

EXECUTIVE ORDER

EXEMPTION OF MISS MARY M. O'REILLY FROM COMPULSORY
RETIREMENT FOR AGE

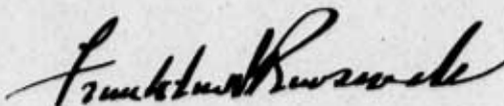
WHEREAS section 204 of the act of June 30, 1932 (ch. 314, 47 Stat. 382, 404; 5 U. S. C., sec. 692b), provides:

"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 Miss Mary M. O'Reilly, Assistant Director of the Mint, Treasury Department, who, during the month of October 1935, 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 November 1, 1936:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section, I do hereby exempt Miss Mary M. O'Reilly from the provisions thereof and

continue her in the service until November 1, 1956.

A handwritten signature in cursive script, appearing to read "Frank D. Rowland".

THE WHITE HOUSE,

September 24, 1955.

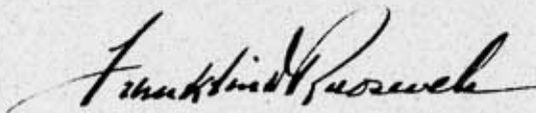
EXECUTIVE ORDER

EXCLUDING A TRACT OF LAND FROM CHUGACH
NATIONAL FOREST AND RESTORING IT TO ENTRY

ALASKA

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. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described tract of land in Alaska, occupied as a homesite and identified by an elimination survey, plat and field notes of which are on file in the General Land Office, Washington, D. C., be, and it is hereby, excluded from the Chugach National Forest and restored to entry under the applicable public-land laws:

Homesite no. 18, on Seward Highway, near Snow River, 3.11 acres; approximate latitude 60°17'12" N., longitude 149°21'20" W.



THE WHITE HOUSE,
September 3, 1935.

EXECUTIVE ORDER

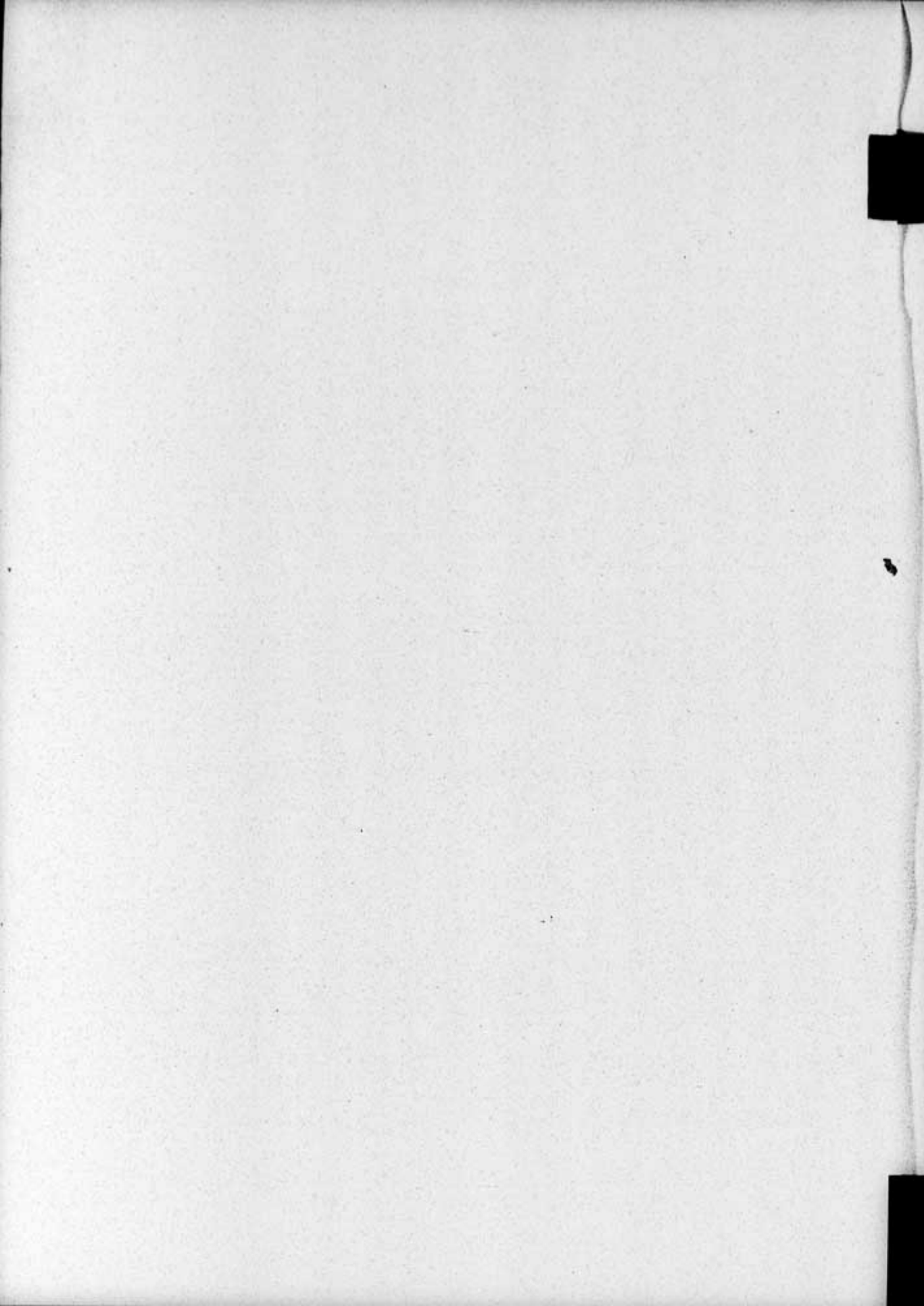
AMENDMENT OF EXECUTIVE ORDER NO. 7129, of AUGUST 6, 1935,
AUTHORIZING THE ACQUISITION OF LAND ON ISLE ROYALE
FOR EMERGENCY CONSERVATION WORK.

Executive Order No. 7129 of August 6, 1935 is hereby amended by striking out the words "from the appropriation made by the said Deficiency Act for carrying into effect the provisions of the said act of March 31, 1933." at the end of the fourth paragraph of the said order and inserting in lieu thereof the words "from funds appropriated or made available by the said Emergency Relief Appropriation Act of 1935."

Franklin D. Roosevelt

THE WHITE HOUSE,

Sept. 25 1935



EXECUTIVE ORDER

EXCLUDING CERTAIN TRACTS OF LAND FROM TONGASS
NATIONAL FOREST AND RESTORING THEM TO ENTRY

ALASKA

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. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described tracts of land in Alaska, occupied as homesites and identified by elimination surveys, plats and field notes of which are on file in the General Land Office, Washington, D. C., be, and they are hereby, excluded from the Tongass National Forest and restored to entry under the applicable public-land laws:

Homesite no. 14, lot no. 9, Fritz Cove group, east shore of Auke Bay, 3.43 acres; approximate latitude $58^{\circ}22'$ N., longitude $134^{\circ}38'$ W.

Homesite no. 125, east shore of Security Bay, Kuiu Island, 4.77 acres; approximate latitude $56^{\circ}50'30''$ N., longitude $134^{\circ}19'$ W.

Homesite no. 147, lot A, Wrangell group, near town of Wrangell, 4.76 acres; approximate latitude $56^{\circ}26'45''$ N., longitude $132^{\circ}22'39''$ W.

Homesite no. 208, lot E, Tee Harbor group, west shore of Tee Harbor, 5 acres; approximate latitude $58^{\circ}24'32''$ N., longitude $134^{\circ}45'45''$ W.

Homesite no. 246, lot R, Wrangell group, near town of Wrangell, 3.69 acres; approximate latitude $56^{\circ}25'35''$ N., longitude $132^{\circ}21'42''$ W.

Homesite no. 285, Mountain Point group, on George Inlet, Revillagigedo Island, 1.88 acres; ap-

proximate latitude $55^{\circ}17'35''$ N., longitude $131^{\circ}32'7''$ W.

Homesite no. 325, north shore of Saginaw Bay, Kuiu Island, 4.96 acres; approximate latitude $56^{\circ}53'10''$ N., longitude $134^{\circ}09'40''$ W.

Homesite no. 363, lot G, Auke Lake group, Glacier Highway, 4.42 acres; approximate latitude $58^{\circ}23'30''$ N., longitude $134^{\circ}37'55''$ W.

Homesite no. 392, lot no. 34, Mountain Point group, on George Inlet, Revillagigedo Island, 0.99 acre; approximate latitude $55^{\circ}17'45''$ N., longitude $131^{\circ}31'50''$ W.

Homesite no. 399, lot K, Triangle group, Glacier Highway, on Auke Bay, 4.78 acres; approximate latitude $58^{\circ}22'50''$ N., longitude $134^{\circ}38'18''$ W.

Homesite no. 405, Mountain Point group, on George Inlet, Revillagigedo Island, 0.93 acre; approximate latitude $55^{\circ}17'39''$ N., longitude $131^{\circ}32'05''$ W.

Homesite no. 426, Mountain Point group, on George Inlet, Revillagigedo Island, 1.69 acres; approximate latitude $55^{\circ}17'48''$ N., longitude $131^{\circ}31'50''$ W.

Frank M. Rosuch

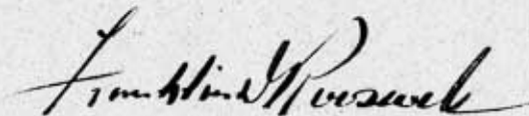
THE WHITE HOUSE,

September 23, 1935.

EXECUTIVE ORDER

**DELEGATING AUTHORITY TO THE FEDERAL TRADE
COMMISSION TO APPROVE CERTAIN TRADE
PRACTICE PROVISIONS**

By virtue of and pursuant to the authority vested in me by section 2(a) and section 2(b) of Title I of the National Industrial Recovery Act (48 Stat. 195), certain provisions of which Title were extended until April 1, 1936, by the Joint Resolution of June 14, 1935 (Public Resolution No. 26, 74th Congress), I hereby delegate to the Federal Trade Commission all authority vested in me by said Act and Resolution to approve such trade practice provisions as are permitted by clause numbered 2 of the proviso of section 2 of said Joint Resolution and submitted in voluntary agreements pursuant to section 4 (a) of said Title of said Act: Provided, that such approval shall not be given by the Federal Trade Commission unless such agreements contain labor provisions putting into effect the requirements of section 7 (a) of the said National Industrial Recovery Act and after such labor provisions have received my approval.



THE WHITE HOUSE

Sept 26, 1935.

7192

EXECUTIVE ORDER

DESIGNATING GEORGE L. BERRY AS COORDINATOR
FOR INDUSTRIAL COOPERATION

By virtue of and pursuant to the authority vested in me by subdivisions (a) and (b) of section 2 of Title I of the National Industrial Recovery Act (48 Stat. 195), certain provisions of which Title were extended until April 1, 1936, by Public Resolution No. 26, 74th Congress, approved June 14, 1935, I hereby designate George L. Berry as Coordinator for Industrial Cooperation, and delegate to him the following functions and duties:

1. To supervise, subject to the direction of the President, conferences of representatives of industry, labor, and consumers for consideration of the best means of accelerating industrial recovery, eliminating unemployment, and maintaining business and labor standards.

2. To ^{co-ordinate and report to the President on} ~~exercise the authority or direction reserved to the President by paragraph 2 of Executive Order~~

~~No. 7075 of June 15, 1935, in relation to the authority of the Administrator of the National Recovery Administration to appoint, employ, discharge, and fix the compensation, ^{and} define the duties, and direct the conduct of each officers and employees as may be necessary for the National Recovery Administration.~~

matters relating to appointment, employment, discharge, and

3. To receive from the Federal Trade Commission after consideration by the National Recovery Administration the provisions proposed under section 4(a) of the

National Industrial Recovery Act as require the approval of the President under the said section 4(a) and under the Executive Order of September 26, 1935, delegating certain authority to the Federal Trade Commission, and to present the same to the President for his consideration.

The Administrator of the National Recovery Administration shall provide space and personnel adequate for the requirements of the work of the Coordinator. The Coordinator shall be paid such salary as may be fixed by the President.

Franklin D. Roosevelt

THE WHITE HOUSE,

Sept 26, 1935.

EXECUTIVE ORDER

ESTABLISHMENT OF THE PRISON INDUSTRIES REORGANIZATION
ADMINISTRATION

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (Public Resolution No. 11, 74th Congress), I hereby establish an agency within the Government to be known as the "Prison Industries Reorganization Administration."

The governing body of said Prison Industries Reorganization Administration shall be a Prison Industries Reorganization Board consisting of five members to be hereafter appointed by the President and to hold office at his pleasure. The Prison Industries Reorganization Board is hereby authorized to prescribe such rules and regulations and to delegate to its agents and representatives such powers as, in its discretion, it shall deem necessary and proper for the performance of the duties and functions of the Prison Industries Reorganization Administration and for effectuating the purposes of this Order.

I hereby prescribe the following duties and functions of the said Prison Industries Reorganization Administration:

(1) In cooperation with the proper authorities of the several States and the political subdivisions thereof and the District of Columbia:

(a) To conduct surveys, studies, and investigations of the industrial operations and allied activities carried on by the several penal and correctional institutions of the States and political subdivisions thereof and the District of Columbia, and the actual

and potential markets for products of such industrial operations and activities.

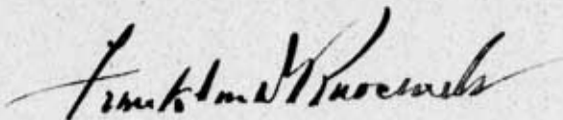
(b) To initiate, formulate, and recommend for approval of the President a program of projects with respect to replanning and reorganizing the existing prison industries systems and allied prison activities of the several State and political subdivisions thereof and the District of Columbia to the end that the industrial operations and activities of such institutions may be so reorganized as to relieve private industry and labor of any undue burden of competition between the products of private industry with the products of such institutions; and to eliminate idleness and to provide an adequate and humane system of rehabilitation for the inmates of such institutions.

(2) To recommend for the approval of the President loans or grants, or both, to the several States and political subdivisions thereof and the District of Columbia necessary to accomplish the purposes of this Order, and to administer and supervise the program of projects approved by the President.

In the performance of such duties and functions the Prison Industries Reorganization Board is hereby authorized to employ the services and means mentioned in subdivision (a) of section 5 of the said Emergency Relief Appropriation Act of 1935, to the extent therein provided, and, within the limitations prescribed by said section, to exercise the authority with respect to personnel conferred by subdivision (b) thereof.

The acquisition of articles, materials, and supplies for use in carrying out any project authorized by this Executive Order shall be subject to the provisions of Title III of the Treasury and Post Office Appropriation Act, fiscal year 1954 (47 Stat. 1489, 1520).

For administrative expenses of the Prison Industries Reorganization Administration there is hereby allocated to the Administration from the appropriation made by the Emergency Relief Appropriation Act of 1955 the sum of \$100,000. Separate allocations will be made hereafter for each of the authorized activities as may be needed.



THE WHITE HOUSE,

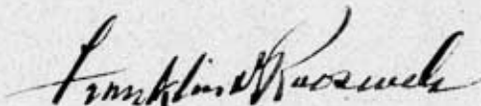
September 21, 1955.

EXECUTIVE ORDER

INCLUDING IN THE COMPETITIVE CLASSIFIED
CIVIL SERVICE THE POSITIONS OF JUNIOR
ASSISTANT TO TECHNICIAN IN THE ADMINISTRATION
OF THE CIVILIAN CONSERVATION CORPS

By virtue of and pursuant to the authority vested in me by the act of March 31, 1933 (ch. 17, 48 Stat. 22), the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), and section 1753 of the Revised Statutes (5 U.S.C., sec. 631), it is ordered that the positions of junior assistant to technician in the administration of the Civilian Conservation Corps be, and they are hereby, included in the competitive classified civil service, with the proviso that the initial examination to be held by the Civil Service Commission for each Civilian Conservation Corps camp shall be limited to enrollees of the Civilian Conservation Corps.

Paragraph (4) of Executive Order No. 6126, of May 8, 1933, is hereby revoked in so far as, and to the extent that, it is in conflict with this order.



THE WHITE HOUSE,

~~Nov~~ , 1935.
Sept 26

EXECUTIVE ORDER

EXEMPTION OF WENDELL W. MISCHLER 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 Wendell W. Mischler, secretary to the Chief Justice of the Supreme Court of the United States, who, during the month of November 1955, 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 December 1, 1957:

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by the aforesaid section, I do hereby

exempt Wendell W. Mischler from the provisions thereof
and continue him in the service until December 1, 1937.

Franklin D. Roosevelt

THE WHITE HOUSE,

September 26, 1935.

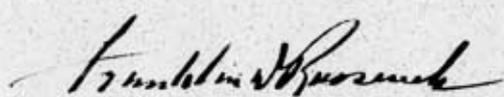
EXECUTIVE ORDER

MODIFICATION OF EXECUTIVE ORDER NO. 7070
OF JUNE 12, 1935, PRESCRIBING REGULATIONS
GOVERNING APPOINTMENTS OF EMPLOYEES PAID FROM
EMERGENCY FUNDS

Executive Order No. 7070 of June 12, 1935, prescribing regulations governing appointments of employees paid from emergency funds, is hereby modified as follows:

Paragraphs 3 and 4 of Executive Order No. 7070 of June 12, 1935, prescribing regulations governing appointments of employees paid from emergency funds, are hereby modified so as to make said paragraphs inapplicable to transfers to full time positions in the Resettlement Administration of persons who at the time of transfer are (a) part time or per diem employees of any department or agency of the Government, or (b) employed partly by any department or agency of the Government and partly by any state or subdivision thereof, or (c) paid out of a fund contributed to by any department or agency of the Government and by any state or subdivision thereof.

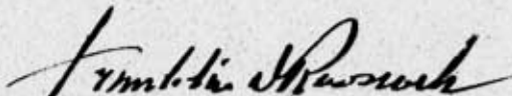
THE WHITE HOUSE,


September 26, 1935.

EXECUTIVE ORDER

DESIGNATION OF UNDER SECRETARY TO BE ACTING
SECRETARY OF THE INTERIOR

By virtue of and pursuant to the authority vested in me by section 179 of the Revised Statutes of the United States (5 U. S. C., sec. 6), I hereby authorize and direct Charles West, Under Secretary of the Interior, to perform the duties of the Secretary of the Interior during the absence or sickness of the Secretary of the Interior.



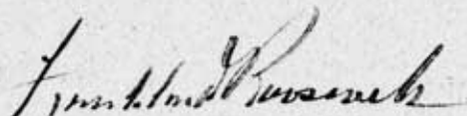
THE WHITE HOUSE,

September 11, 1935.

EXECUTIVE ORDER

DESIGNATION OF JOHN MONROE JOHNSON AS ACTING
SECRETARY OF COMMERCE UNDER CERTAIN CONDITIONS

By virtue of and pursuant to the authority vested in me by section 179 of the Revised Statutes (U. S. C., title 5, sec. 6), I hereby authorize and direct John Monroe Johnson, Assistant Secretary of Commerce appointed under section 8 of the act of May 20, 1926 (44 Stat. 568, 573), to perform the duties of the Secretary during the absence of the Secretary of Commerce and the Assistant Secretary of Commerce appointed under the act of February 14, 1903 (32 Stat. 825), as amended by the act of March 4, 1913 (37 Stat. 736).



THE WHITE HOUSE,
September 1, 1935.

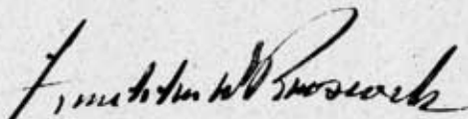
EXECUTIVE ORDER

AMENDING EXECUTIVE ORDER NO. 7027, OF APRIL 30, 1955,
ESTABLISHING THE RESETTLEMENT ADMINISTRATION

Subparagraphs (a) and (b) of the second paragraph of Executive Order No. 7027, of April 30, 1955, establishing the Resettlement Administration, are hereby amended to read as follows:

"(a) To administer approved projects involving rural rehabilitation, relief in stricken agricultural areas, and resettlement of destitute or low-income families from rural and urban areas, including the establishment, maintenance, and operation, in such connection, of communities in rural and suburban areas.

"(b) To initiate and administer a program of approved projects with respect to soil erosion, stream pollution, seacoast erosion, reforestation, forestation, flood control, and other useful projects."



THE WHITE HOUSE,

September 14, 1955.