Approaches, etc.

Construction maintenance

Erection of suitable memorial and related structures.

Sec. 2. That the director is hereby authorized to provide suitable means of access to and upon the said Roosevelt Island as appropriations are made available from time to time and subject to the approval of the National Capital Park and Planning Commission; and and that the appropriations needed for such construction and annually for the care, maintenance, and improvement of the said lands and improvements, are hereby authorized to be made from any funds not otherwise appropriated from the Treasury of the United States.

Sec. 3. That the Director of Public Buildings and Public Parks be, and he is hereby, further authorized and directed to permit the Roosevelt Memorial Association (Incorporated) to erect on said Roosevelt Island such monument or memorial and related structures as may be recommended by it and approved by the National Commission of Fine Arts and the National Capital Park and Planning Commission.

Approved, May 21, 1932.

[CHAPTER 201.]

May 21, 1932. [S. 2955.] [Public, No. 147.] AN ACT

To amend the World War Veterans' Act. 1924, as amended.

World War Veterans' Act, 1924, amendment. Vol. 43, p. 621; U. S. C., p. 1222, amended.

Wife and children of disabled veteran.
Apportioning pensation to.

emergency officers.

Vol. 45, pp. 735, 967; U. S. C., Supp. V, p. 575, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 202 (12) of the World War Veterans' Act, 1924, as amended, is hereby further amended to read as follows:

"Sec. 12. Where the disabled person is a patient in a hospital." com or where for any other reason the disabled person and his wife are not living together, or where the children are not in the custody of the disabled person, the amount of the compensation may be appor-Applicable to retired tioned as may be prescribed by regulations. Retired pay payable under Public Act Numbered 506, Seventieth Congress, approved May 24, 1928, may be apportioned in the same form and manner as compensation is apportioned under the provisions of this section."

Approved, May 21, 1932.

[CHAPTER 202.]

AN ACT

May 23, 1932. [S. 4193.] [Public, No. 148.] To authorize the issuance of bonds by the Saint Thomas Harbor Board, Virgin Islands, for the acquisition or construction of a graving or dry dock.

Virgin Islands, Saint Thomas Har-bor Board may issue bonds for graving or dry dock.

Sale, interest, etc.

Form, etc., of bonds. Terms of each issue.

Redemption

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of acquiring and installing or building a dry dock or graving dock in the harbor of Saint Thomas, Krum Bay, Virgin Islands, or in Gregerie Channel adjacent to such harbor, the Saint Thomas Harbor Board, a municipal institution, is authorized, subject to the approval of the Secretary of the Interior, to issue registered or coupon bonds in any sum not to exceed \$150,000. Such bonds shall be sold at not less than their par value with accrued interest, shall bear interest at a rate not to exceed 6 per centum per annum, and shall be payable from the treasury of said board in gold coin of the United States at such place or places as shall be designated by such board in the bonds. Such bonds shall be issued in serial form maturing in substantially equal annual installments, the first installment to mature not later than five years from the date of the issue of such series, and the last installment not later than thirty years from the date of such issue, except that said board may reserve the right to pay off such bonds in their numerical order at the rate of \$20,000 or less per annum from and after the expiration of four years from their date of issue.

Approved, May 23, 1932.

[CHAPTER 203.]

AN ACT

To further amend the naturalization laws, and for other purposes.

May 25, 1932. [H. R. 6477.] [Public, No. 149.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) an alien veteran, as defined in section 1 of the Act of May 26, 1926 (ch. 398, world war. 44 Stat. 654; title 8, sec. 241, U. S. C., Supp. 1), shall, if residing in C., Supp. V. p. 71, the United States, be entitled at any time within two years after amended. the enactment of this Act to naturalization upon the same terms, conditions, and exemptions which would have been accorded to such rerms, exemptions, alien if he had petitioned before the armistice of the World War, etc.

Proof of continued except that (1) such alien shall be required to prove that immediately residence and good bepreceding the date of his petition he has resided continuously within havior required. the United States for at least two years, in pursuance of a legal admission for permanent residence, and that during all such period he has behaved as a person of good moral character; (2) if such admission was subsequent to March 3, 1924, such alien shall file with his petition a certificate of arrival issued by the Commissioner of Naturalization; (3) final action shall not be had upon the petition. Final action on petiuntil at least ninety days have elapsed after filing of such petition; and (4) such alien shall be required to appear and file his petition in person, and to take the prescribed oath of allegiance in open court. Such residence and good moral character shall be proved either by open court. the affidavits of two credible witnesses who are citizens of the United States, or by depositions by two such witnesses made before a naturalization examiner, for each place of residence.

(b) All petitions for citizenship made outside the United States Overseas, etc., petition accordance with the seventh subdivision of section 4 of the heretofore granted. Naturalization Act of June 29, 1906, as amended, upon which CVol. 40, p. 542; U. S. naturalization has not been heretofore granted, are hereby declared

to be invalid for all purposes.

Sec. 2. (a) The seventh subdivision of section 4 of the Naturalization Act of June 29, 1906, as amended, is amended by striking out requirements not to include service in militia.
"the National Guard or Naval Militia of any State, Territory, or the Col. 40, p. 542; U. S. District of Columbia, or the State militia in Federal service,".

(b) This section shall not be applied in the case of any individual reductions filed prior whose petition for naturalization has been filed before the enactment

of this Act.

SEC. 3. The last proviso in the first paragraph of the seventh sub-light registry. vision of section 4 of such Act of June 29, 1906, as amended, is vol. 40, p. 544 U. s. needed by striking out the period at the end thereof and inserting C., p. 161, amended. division of section 4 of such Act of June 29, 1906, as amended, is amended by striking out the period at the end thereof and inserting in lieu thereof a semicolon and the following: "except that this Residence restrictions not to apply to proviso shall not apply in the case of service on American-owned service on American-vessels by an alien who has been lawfully admitted to the United Owned vessels. vessels by an alien who has been lawfully admitted to the United

States for permanent residence."

SEC. 4. Section 32 of such Act of June 29, 1906, as amended, is Wol. 45, p. 1515, amended. amended by adding at the end thereof the following new subdivisions:

"(c) If the name of any naturalized citizen has, subsequent to citizenship may be isnaturalization, been changed by order of a court of competent juris- sued on change of name. diction, or by marriage, the citizen may, upon the payment to the commissioner of a fee of \$10, make application (accompanied by two photographs of the applicant) for a new certificate of citizenship in

Naturalization.

Extending naturali-

If admitted subsequent to March 3, 1924.

Petition and oath in