September 24, 1917. [H. R. 5901.] [Public, No. 43.]

CHAP. 56.—An Act To authorize an additional issue of bonds to meet expenditures for the national security and defense, and, for the purpose of assisting in the prosecution of the war, to extend additional credit to foreign Governments, and other purposes.

United States securities.
Issue authorized to borrow money for national security, etc.

Post, pp. 503, 844, 1300

Additional to prior Ante, p. 35.

issued liberty bonds.

Panama Canal bonds. Vol. 36, p. 117.

Naval emergency bonds. Vol. 39, p. 1201.

Forms, terms, etc., of bonds.

Interest at 4 per cent.

Payable in gold.

Offer as public loan.

Discretionary allot-ments to subscribers.

Proviso. rules apply.

Disposal of unsub-scribed for portion.

Credits to be established with foreign governments at war with United States' enemies.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury, with the approval of the President, is hereby authorized to borrow, from time to time, on the credit of the United States for the purposes of this Act, and to meet expenditures authorized for the national security and defense and other public purposes authorized by law, not exceeding in the aggregate \$7,538,945,460, and to issue therefor bonds of the United States, in addition to the \$2,000,000,000 bonds already issued or offered for subscription under authority of the Act approved April twenty-fourth, nineteen hundred and seventeen, entitled "An Act to authorize an issue of bonds to meet expenditures for the national security and defense, and, for the purpose of assisting in the prose-Proviso.
Amount in lieu of unsued liberty bonds.

Cution of the war, to extend credit to foreign governments, and for other purposes": Provided, That of this sum \$3,063,945,460 shall be in lieu of that amount of the unissued bonds authorized by sections one and four of the Act approved April twenty-fourth, nineteen hundred and seventeen, \$225,000,000 shall be in lieu of that amount of the unissued bonds authorized by section thirty-nine of the Act approved August fifth, nineteen hundred and nine, \$150,000,000 shall be in lieu of the unissued bonds authorized by the joint resolution approved March fourth, nineteen hundred and the joint resolution approved March fourth, nineteen hundred and March 3, 1917, bonds. seventeen, and \$100,000,000 shall be in lieu of the unissued bonds authorized by section four hundred of the Act approved March third, nineteen hundred and seventeen. The bonds herein authorized shall be in such form or forms and

denomination or denominations and subject to such terms and conditions of issue, conversion, redemption, maturities, payment, and rate or rates of interest, not exceeding four per centum per annum, and time or times of payment of interest, as the Secretary of the Treasury from time to time at or before the issue thereof may prescribe. The principal and interest thereof shall be payable in United States and again of the present standard of reliable to the contract of the present standard of reliable to the payable in United States and so in of the present standard of reliable to the payable in United States and so in of the present standard of reliable to the payable in United States and so in of the present standard of reliable to the payable in United States and so in of the present standard of the payable in United States and so in of the payable to the paya

in United States gold coin of the present standard of value.

The bonds herein authorized shall from time to time first be offered at not less than par as a popular loan, under such regulations, prescribed by the Secretary of the Treasury from time to time, as will in his opinion give the people of the United States as nearly as may be an equal opportunity to participate therein, but he may make allotment in full upon applications for smaller amounts of bonds in advance of any date which he may set for the closing of subscriptions and may reject or reduce allotments upon later applications and applications for larger amounts, and may reject or reduce allotments upon applications from incorporated banks and trust companies for their own account and make allotment in full or larger allotments to others, and may establish a graduated scale of allotments, and may from time to time adopt any or all of said methods, should any such action be deemed by to him to be in the public interest: Provided, That such reduction or increase of allotments of such bonds shall be made under general rules to be prescribed by said Secretary and shall apply to all subscribers similarly situated. And any portion of the bonds so offered and not taken may be otherwise disposed of by the Secretary of the Treasury in such manner and at such price or prices, not less than par, as he may determine.

SEC. 2. That for the purpose of more effectually providing for the national security and defense and prosecuting the war, the Secretary of the Treasury, with the approval of the President, is hereby

authorized, on behalf of the United States, to establish credits with the United States for any foreign governments then engaged in war with the enemies of the United States; and, to the extent of the ligations, credits so established from time to time, the Secretary of the Treasurv is hereby authorized to purchase, at par, from such foreign governments respectively their several obligations hereafter issued, bearing such rate or rates of interest, maturing at such date or dates, not later than the bonds of the United States then last issued under the authority of this Act, or of such Act approved April twenty-fourth, nineteen hundred and seventeen, and containing such terms and conditions as the Secretary of the Treasury may from time to time determine, or to make advances to or for for obligations. the account of any such foreign governments and to receive such obligations at par for the amount of any such advances; but the rate highest rates of United or rates of interest borne by any such obligations shall not be less States bonds. than the highest rate borne by any bonds of the United States which, at the time of the acquisition thereof, shall have been issued under authority of said Act approved April twenty-fourth, nineteen hundred and seventeen, or of this Act, and any such obliga- sions. tions shall contain such provisions as the Secretary of the Treasury may from time to time determine for the conversion of a proportionate part of such obligations into obligations bearing a higher rate of interest if bonds of the United States issued under authority of this Act shall be converted into other bonds of the United States bearing a higher rate of interest, but the rate of interest in such foreign obligations issued upon such conversion shall not be less than the highest rate of interest borne by such bonds of the United States; and the Secretary of the Treasury with the approval of the ments, etc. President, is hereby authorized to enter into such arrangements from time to time with any such foreign Governments as may be necessary or desirable for establishing such credits and for the payment of such obligations of foreign Governments before maturity. For the purposes of this section there is appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$4,000,000,000, and in addition thereto the unexpended balance of the appropriations made by section two of said Act approved April twenty-fourth, nineteen hundred and seventeen, or so much thereof as may be necessary: Provided, That the authority granted by this as may be necessary: Provided, That the authority granted by this Authority to cease at section to the Secretary of the Treasury to establish credits for end of war with Germany. foreign Governments, as aforesaid, shall cease upon the termination of the war between the United States and the Imperial German Government.

SEC. 3. That the Secretary of the Treasury is hereby authorized, obligations into higher from time to time, to exercise in respect to any obligations of foreign interest rates, etc., authorized. governments acquired under authority of this Act or of said Act approved April twenty-fourth, nineteen hundred and seventeen, any privilege of conversion into obligations bearing interest at a higher rate provided for in or pursuant to this Act or said Act approved April twenty-fourth, nineteen hundred and seventeen, and to time. convert any short-time obligations of foreign governments which may have been purchased under the authority of this Act or of said Act approved April twenty-fourth, nineteen hundred and seventeen, into long-time obligations of such foreign governments, respectively, maturing not later than the bonds of the United States then last issued under the authority of this Act or of said Act approved April twenty-fourth, nineteen hundred and seventeen, as the case may be, and in such form and terms as the Secretary of the Treasury may prescribe; but the rate or rates of interest borne by any such longtime obligations at the time of their acquisition shall not be less than the rate borne by the short-time obligations so converted into such

Purchase of their ob-

Interest rates, etc.

Ante. p. 35.

Advances authorized

Ante, p. 35.

Conversion provi-

Arrangement for nav-

Appropriation. Post, pp. 501, 844.

Ante, p. 35.

Short time into long

Equality of rates.

nated United Star bonds from sales payments of foreign.

Redemption of designations and conditions as he ated United States or may from time to time prescribe, to receive payment, on or before maturity, of any obligations of such foreign governments acquired on behalf of the United States under authority of this Act or of said Act approved April twenty-fourth, nineteen hundred and seventeen, and, with the approval of the President, to sell any of such obligations (but not at less than the purchase price with accrued interest unless otherwise hereafter provided by law), and to apply the proceeds thereof, and any payments so received from foreign governments on account of the principal of their said obligations, to the redemption or purchase, at not more than par and accrued interest, of any bonds of the United States issued under authority of this Act or of said Act approved April twenty-fourth, nineteen hundred and seventeen; and if such bonds can not be so redeemed or purchased the Secretary of the Treasury shall redeem or purchase any other outstanding interest-bearing obligations of the United States which may at such time be subject to redemption or which can be purchased at not more

Ante, pp. 35, 36.

Other outstanding obligations.

than par and accrued interest.

Convertible bonds authorized. Post, p. 504.

SEC. 4. That in connection with the issue of any series of bonds under the authority of section one of this Act the Secretary of the Treasury may determine that the bonds of such series shall be convertible as provided in or pursuant to this section, and, in any such case, he may make appropriate provision to that end in offering for subscription the bonds of such series (hereinafter called convertible

Exchange by holder for subsequent issues at higher rates.

bonds). In any case of the issue of a series of convertible bonds, if a subsequent series of bonds (not including United States certificates of indebtedness, war savings certificates, and other obligations maturing not more than five years from the issue of such obligations, respectively) bearing interest at a higher rate shall, under the author-

ity of this or any other Act, be issued by the United States before the termination of the war between the United States and the Imperial German Government, then the holders of such convertible bonds shall have the privilege, at the option of the several holders, at any time within such period, after the public offering of bonds of such

subsequent series, and under such rules and regulations as the Secretary of the Treasury shall have prescribed, of converting their bonds, at par, into bonds bearing such higher rate of interest at such price not less than par as the Secretary of the Treasury shall have

The bonds to be issued upon such conversion under prescribed. this Act shall be substantially the same in form and terms as shall be prescribed by or pursuant to law with respect to the bonds of such subsequent series, not only as to interest rate but also as to con-

vertibility (if future bonds be issued at a still higher rate of interest) or nonconvertibility, and as to exemption from taxation, if any, and in all other respects, except that the bonds issued upon such conversion shall have the same dates of maturity, of principal, and of interest, and be subject to the same terms of redemption before

maturity, as the bonds converted; and such bonds shall be issued from time to time if and when and to the extent that the privilege of conversion so conferred shall arise and shall be exercised. If the privilege of conversion so conferred under this Act shall once arise, and shall not be exercised with respect to any convertible bonds within

the period so prescribed by the Secretary of the Treasury, then such privilege shall terminate as to such bonds and shall not arise again though again thereafter bonds be issued bearing interest at a higher rate or rates.

Sec. 5. That in addition to the bonds authorized by section one

of this Act and to meet public expenditures authorized by law, such

Termination of privi-lege if not availed of. Post, p. 1311.

Similar forms, terms, ix exemptions, etc.

Certificates of indebt

lesue authorized to of this Act the Secretary of the Treasury is authorized to borrow by some of the purposes of the United States, for the purposes borrow money for pub-lic expenditures, etc.

sum or sums as in his judgment may be necessary, and to issue therefor certificates of indebtedness of the United States at not less than par in such form or forms and subject to such terms and conditions and at such rate or rates of interest as he may prescribe; and each certificate so issued shall be payable at such time not year, exceeding one year from the date of its issue, and may be redeemable before maturity upon such terms and conditions, and the interest accruing thereon shall be payable at such time or times as the Secretary of the Treasury may prescribe. The sum of such certificates issue.

Ante, p. 36.

Post, pp. 50 April twenty-fourth, nineteen hundred and seventeen, shall not at

any one time exceed in the aggregate \$4,000,000,000.

Sec. 6. That in addition to the bonds authorized by section one of cates.

Sec. 1. That in addition to the bonds authorized by section five lissue authorized to this Act and the certificates of indebtedness authorized by section five borrow money for pubof this Act, the Secretary of the Treasury is authorized to borrow from lie expenses. time to time, on the credit of the United States, for the purposes of this Act and to meet public expenditures authorized by law, such sum or sums as in his judgment may be necessary, and to issue therefor, at etc. such price or prices and upon such terms and conditions as he may determine, war-savings certificates of the United States on which interest to maturity may be discounted in advance at such rate or rates and computed in such manner as he may prescribe. Such warsavings certificates shall be in such form or forms and subject to such terms and conditions, and may have such provisions for payment thereof before maturity, as the Secretary of the Treasury may prescribe. Each war-saving certificate so issued shall be payable at such years time, not exceeding five years from the date of its issue, and may be redeemable before maturity, upon such terms and conditions as the Secretary of the Treasury may prescribe. The sum of such war-savings certificates outstanding shall not at any one time exceed in the aggregate \$2,000,000,000. The amount of war-savings certificates sold to any one person at any one time shall not exceed \$100, and it shall not be lawful for any one person at any one time to hold warsavings certificates to an aggregate amount exceeding \$1,000. The ments Secretary of the Treasury may, under such regulations and upon such terms and conditions as he may prescribe, issue, or cause to be issued, stamps to evidence payments for or on account of such certificates.

Sec. 7. That none of the bonds authorized by section one, nor of the leges to bonds, etc. certificates authorized by section five, or by section six, of this Act, shall bear the circulation privilege. All such bonds and certificates tions shall be exempt, both as to principal and interest from all taxation now or hereafter imposed by the United States, any State, or any of the possessions of the United States, or by any local taxing authority, except (a) estate or inheritance taxes, and (b) graduated additional income taxes, commonly known as surtaxes, and excess profits and war-profits taxes, now or hereafter imposed by the United States. upon the income or profits of individuals, partnerships, associations, or corporations. The interest on an amount of such bonds and certificates the principal of which does not exceed in the aggregate \$5,000, owned by any individual, partnership, association, or corporation, shall be exempt from the taxes provided for in subdivision (b) of this

Lection.

SEC. 8. That the Secretary of the Treasury, in his discretion, is posited in banks, etc. hereby authorized to deposit, in such incorporated banks and trust companies as he may design te, the proceeds, or any part thereof, arising from the sale of the bonds and certificates of indebtedness and war-savings certificates authorized by this Act, and such deposits shall bear such rate or rates of interest, and shall be secured in such manner, and shall be made upon and subject to such terms and conditions, as

Payable within one

Limit of, and of prior Post, pp. 504, 1311.

Conditions, interest.

Forms, payment, etc.

Payable within five

Aggregate allowed Post, p. 966.

Limit to one person.

Stamps to show pay-

General tax exemp-Post, p. 966.

Exceptions. Post, pp. 301,302,324.

Exemption of \$5,000.

Post, p. 504.

Interest

Depositaries abroad armed forces, etc.

Termination, etc.

Postal employees. Disposal etc., by, honds

Appropriation for expenses of issne, etc.

Proviso

Further issue of for-mer bonds restricted. Ante, pp. 35, 36.

For interchange, conversion, etc., allowed.

Issues rescinded. Ante, p. 36.

Present authorization

United States securi-

Proviso.

Reserves not required the Secretary of the Treasury may from time to time prescribe: Profor public money de- vided, That the provisions of section fifty-one hundred and ninety-one Posts. R.S., sec, 5191, p.1004 of the Revised Statutes, as amended by the Federal Reserve Act, and the amendments thereof, with reference to the reserves required to be kept by national banking associations and other member banks of the Federal Reserve System, shall not apply to deposits of public moneys by the United States in designated depositaries. The Secretary of the Treasury is hereby authorized to designate depositaries in foreign countries, with which shall be deposited all public money which it may be necessary or desirable to have on deposit in such countries to provide for current disbursements to the military and naval forces of the United States and to the diplomatic and consular and other representatives of the United States in and about such countries until six months after the termination of the war between the United States and the Imperial German Government, and to prescribe the terms and conditions of such deposits.

Sec. 9. That in connection with the operations of advertising, selling, and delivering any bonds, certificates of indebtedness, or warsavings certificates of the United States provided for in this Act, the Postmaster General, under such regulations as he may prescribe, shall require, at the request of the Secretary of the Treasury, the employees of the Post Office Department and of the Postal Service to perform such services as may be necessary, desirable, or practicable, without

extra compensation.

Sec. 10. That in order to pay all necessary expenses, including rent, connected with any operations under this Act, except under section twelve, a sum not exceeding one-fifth of one per centum of the amount of bonds and war-saving certificates and one-tenth of one per centum of the amount of certificates of indebtedness herein authorized is hereby appropriated, or as much thereof as may be necessary, out of any money in the Treasury not otherwise appropriated, to be ex-From to conpended as the Secretary of the Treasury may direct: Provided, That in addition to the reports now required by law, the Secretary of the Treasury shall, on the first Monday in December, nineteen hundred and eighteen, and annually thereafter, transmit to the Congress a detailed statement of all expenditures under this Act.

Sec. 11. That bonds shall not be issued under authority of sections one and four of said Act approved April twenty-fourth, nineteen hundred and seventeen, in addition to the \$2,000,000,000 thereof heretofore issued or offered for subscription, but bonds shall be issued from time to time upon the interchange of such bonds of different denominations and of coupon and registered bonds and upon the transfer of registered bonds, under such rules and regulations as the Secretary of the Treasury shall prescribe, and, if and to the extent that the privilege of conversion provided for in such bonds shall arise and shall be exercised, in accordance with such provision for such conversion. No bonds shall be issued under authority of the several sections of Acts and of the resolution mentioned in said section four of the Act approved April twenty-fourth, nineteen hundred and seventeen; but the proceeds of the bonds herein authorized may be used for purposes mentioned in said section four of the Act of April twenty-fourth, nineteen hundred and seventeen, and as set forth in the Acts therein enumerated.

That section two of an Act of Congress approved February fourth, ties. Vol. 36, p. 192, amend nineteen hundred and ten, entitled "An Act prescribing certain provisions and conditions under which bonds and certificates of indebtedness of the United States may be issued, and for other purposes," is hereby amended to read as follows:

"Sec. 2. That any certificates of indebtedness hereafter issued edness shall be exempt from all taxes or duties of the United States (but, Exemption taxes, modified. in the case of certificates issued after September first, nineteen hundred and seventeen, only if and to the extent provided in connection with the issue thereof), as well as from taxation in any form by or under State, municipal, or local authority; and that a penses of issue, etc., resum not exceeding one-tenth of one per centum of the amount of duced. any certificates of indebtedness issued is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to pay the expenses of preparing, advertising, and issuing the same.

SEC. 12. That the Secretary of the Treasury is authorized during the war, whenever it shall appear that the public interests require ing, etc., abroad. that any of the accounts of the Military Establishment be audited at any place other than the seat of Government, to direct the Comptroller of the Treasury and the Auditor for the War Department to exercise, either in person or through assistants, the powers and perform the duties of their offices at any place or places away from the seat of Government in the manner that is or may be required by law at the seat of Government and in accordance with the provisions

of this section.

(a) That when the Secretary of the Treasury shall exercise the ditor. Comptroller and Auauthority herein referred to, the powers and duties of the said of may be exercised comptroller and auditor, under and pursuant to the provisions of abroad. the Act of July thirty-first, eighteen hundred and ninety-four, and all other laws conferring jurisdiction upon those officers, shall be exercised and performed in the same manner as nearly as practicable and with the same effect away from the seat of Government as they are now exercised and performed and have effect at the seat of Government, and decisions authorized by law to be rendered by the Toller by assistants, comptroller at the request of disbursing officers may be rendered effective. with the same effect by such assistants as may be authorized by him

to perform that duty.

(b) That when pursuant to this section the said comptroller and from abroad conclusive, differ shall perform their duties at a place in a foreign country. Vol. 28, p. 207. auditor shall perform their duties at a place in a foreign country, the balances arising upon the settlement of accounts and claims of the Military Establishment shall be certified by the auditor to the Division of Bookkeeping and Warrants of the Treasury Department as now provided for the certification of balances by said auditor in Washington, and the balances so found due shall be final and conclusive upon all branches of the Government, except that any person whose account has been settled or the commanding officer of the Army abroad, or the comptroller may obtain a revision of such settlement by the comptroller upon application therefor within three months, the decision to be likewise final and conclusive and the differences arising upon such revision to be certified to and stated by the auditor as now provided by law: Provided, That Proceedings of balances due may be transmitted to and paid by the cates. proper disbursing officer abroad instead of by warrant: Provided further, That any person whose account has been settled, or the after the war. Secretary of War, may obtain a reopening and review of any settlement made pursuant to this section upon application to the Comptroller of the Treasury in Washington within one year after the close of the war, and the action of the comptroller thereon shall be final and conclusive in the same manner as herein provided in the case of final. a balance found due by the auditor.

(c) That the comptroller and auditor shall preserve the accounts, counts, etc., abroa and the vouchers and papers connected therewith, and the files of until end of war, etc. their offices in the foreign country and transmit them to Washington within six months after the close of the war and at such earlier time as may be directed by the Secretary of the Treasury as to any or all

accounts, vouchers, papers, and files.

Certificates of indebt-

Military accounts.
Provisions for audit-

Revision allowed.

Provisos. Payment on certifi-

Action of Comptroller

Preservation of ac-

Assistant Comptrol-ler and Assistant Au-ditor to be appointed.

Employees, number, nav. etc.

Officials to examine records, receipts, dis-bursements, etc.

Administrative amination by War De-partment waived. Vol. 28, p. 211.

Contracts to be filed abroad.

Restoration of employees to former positions.

Details from Wash-ington permitted. Vol. 39, p. 1121.

Appropriation for ex-penses of auditing, etc., abroad.

Pay restriction.

Two disbursing agents authorized.

counts.

(d) That the Secretary of the Treasury is authorized to appoint an assistant comptroller and an assistant auditor and to fix their compensation, and to designate from among the persons to be employed hereunder one or more to act in the absence or disability of such assistant comptroller and assistant auditor. He shall also prescribe the number and maximum compensation to be paid to agents, accountants, clerks, translators, interpreters, and other settlement of accounts by Assistants comptroller and auditor. The assistant comptroller and assistant authorized. auditor shall have full power to perform in a foreign country all the duties with reference to the settlement there of the accounts of the Military Establishment that the comptroller and auditor now have at the seat of Government and in foreign countries under the provisions of this section, and shall perform such duties in accordance with the instructions received from and rules and regulations made etc. not applicable to by the comptroller and auditor. Such persons as are residing in a employees abroad. foreign country when first employed hereunder shall not be required to take an oath of office or be required to be employed pursuant to the laws, rules, and regulations relating to the classified civil service, nor shall they be reimbursed for subsistence expenses at their post of duty or for expenses in traveling to or from the United States.

(e) That it shall be the duty of all contracting, purchasing, and disbursing officers to allow any representative of the comptroller or auditor to examine all books, records, and papers in any way connected with the receipt, disbursement, or disposal of public money, and to render such accounts and at such times as may be required by the comptroller. No administrative examination by the War Department shall be required of accounts rendered and settled abroad, and the time within which these accounts shall be rendered by disbursing officers shall be prescribed by the comptroller, who shall have power to waive any delinquency as to time or form in the rendition of these accounts. All contracts connected with accounts to be settled by the auditor abroad shall be filed in his office there.

(f) That any person appointed or employed under the provisions of this section who at the time is in the service of the United States shall, upon termination of his services hereunder, be restored to the position held by him at the time of such employment. No provision of existing law shall be construed to prevent the payment of money appropriated for the salary of any Government officer or employee at the seat of Government who may be detailed to perform duty under this section outside the District of Columbia, and such details

are hereby authorized.

(g) That for the payment of the expenses in carrying into effect this section, including traveling expenses, per diem of \$4 in lieu of subsistence for officers and employees absent from Washington, rent, cablegrams and telegrams, printing, law books, books of reference, periodicals, stationery, office equipment and exchange thereof, supplies, and all other necessary expenses, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June thirtieth, nineteen hundred and eighteen, the sum Allowance at Wash of \$300,000, of which not exceeding \$25,000 may be expended at Wash ington for the purpose of this section, but no officer or employee shall receive for duty in Washington any compensation other than his regular salary.

(h) That the Secretary of the Treasury may designate not more than two persons employed hereunder to act as special disbursing settlement of ac agents of the appropriation herein, to serve under the direction of the comptroller, and their accounts shall be rendered to and settled by the accounting officers of the Treasur, in Washington. sons employed under this section shall perform such additional duties as the Secretary of the Treasury may direct.

(i) That the comptroller and the auditor, and such persons as may be authorized in writing by either of them, may administer oaths to American citizens in respect to any matter within the jurisdiction of either of said officers and certify the official character, when known, of any foreign officer whose jurat or certificate may be necessary on any paper to be filed with them.

(i) That persons engaged in work abroad under the provisions of chase this section may purchase from Army stores for cash and at cost while abroad price for their own use such articles or stores as may be sold to officers

(k) That the authority granted under this section shall terminate nate after close of war. six months after the close of the war or at such earlier date as the Secretary of the Treasury may direct, and it shall be the duty of the comptroller and auditor to make such reports as the Secretary of the Treasury may require of the expenditures made and work done pursuant to this section, and such reports shall be transmitted to the Congress at such time as he may decide to be compatible with the public interest.

(1) No officers, employees, or agents appointed or employed under this section shall receive more salary or compensation than like

officers, employees, or agents of the Government now receive.

SEC. 13. That for the purposes of this Act the date of the termi- of war to be fixed by nation of the war between the United States and the Imperial Ger
proclamation. man Government shall be fixed by proclamation of the President of the United States.

Approved, September 24, 1917.

CHAP. 57.—An Act Extending the time for the construction of a bridge across the Arkansas River between the cities of Little Rock and Argenta, Arkansas.

Be it enacted by the Senate and House of Representatives of the United Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the times for commencing and completing the construction of a bridge, authorized by Act County.

Arkansas River, Ark.

Time extended for bridging, by Pulaski county. of Congress approved August seventh, nineteen hundred and fourteen, to be built across the Arkansas River between the cities of Little Rock and Argenta, Arkansas, are hereby extended one and three years, respectively, from the date hereof.

Sec. 2. That the right to alter, amend, or repeal this Act is hereby

expressly reserved.

Approved, September 25, 1917.

CHAP. 58.—An Act To authorize the construction of a building for the use of the Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Additional building Treasury be, and he is hereby, authorized and directed to cause to be ment, Washington, D. C., authorized. Location. constructed, upon land belonging to the United States, at the northeast corner of Pennsylvania Avenue and Madison Place, in the city of Washington, District of Columbia, a suitable building, complete, for the use of the Treasury Department, and to cause an underground connection of said building with the Treasury building to be constructed; and the Secretary of the Treasury is hereby authorized and empowered to enter into the necessary contracts at a total limit of cost for said building and underground connection of not to exceed \$1,250,000.

Reports to Congress.

Limitation of salaries.

September 25, 1917. [S. 2830.]

[Public, No. 44.]

Vol. 3 amended.

Amendment.

September 27, 1917. [S. 2477.]

[Public, No. 45.]

Contracts. Limit of cost.