Resolved by the Senate and House of Representatives of the Clauses in obligations of America in Congress assembled, That (a) every etc., payments declared provision contained in or made with respect to any obligation which icy. purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public to be so expressed. No future obligation policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, Payments to be made in legal tender. heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts. Any such provision contained in any law authorizing obligations to be issued by or under authority of the United States, is hereby repealed, but the repeal of any such provision shall not invalidate of the control of the cont any other provision or authority contained in such law.

(b) As used in this resolution, the term "obligation" means an Term "obligation" obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term "coin or currency" means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations.

SEC. 2. The last sentence of paragraph (1) of subsection (b) of National Economic section 43 of the Act entitled "An Act to relieve the existing national amended." economic emergency by increasing agricultural purchasing power, to raise revenue for extraordinary expenses incurred by reason of such emergency, to provide emergency relief with respect to agricultural indebtedness, to provide for the orderly liquidation of joint-stock land banks, and for other purposes", approved May 12, 1933, is amended to read as follows:

"All coins and currencies of the United States (including Fed- Coins and currencies as legal tender. eral Reserve notes and circulating notes of Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, public and private, public charges, taxes, duties, and dues, except that gold coins, when below the standard weight and limit of tolerance provided by law according to weight. for the single piece, shall be legal tender only at valuation in proportion to their actual weight."

Approved, June 5, 1933, 4.40 p.m.

"Coin or currency."

[CHAPTER 49.]

AN ACT

To provide for the establishment of a national employment system and for cooperation with the States in the promotion of such system, and for other

June 6, 1933. [S. 510.] [Public, No. 30.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) in order to promote the establishment and maintenance of a national system United States E of public employment offices there is hereby created in the Department of Labor a bureau to be known as the United States Employment Service, at the head of which shall be a live of the state of the states of the states of the states in Department of the states in Department of the states in Department of the states of ment Service, at the head of which shall be a director. The director Appointment, etc., of shall be appointed by the President, by and with the advice and consent of the Senate, and shall receive a salary at the rate of \$8,500 per annum.

(b) Upon the expiration of three months after the enactment of the abolished; personnel and property (including office equipment) of the existing employment service

National cooperative

No salary. changes.

Appointments in

Duty etc., of bureau to develop national em-ployment, etc.

Veterans agencies.

Hawaii and Alaska included.

State action to obtain

Appropriation for fis-cal year 1934; thereafter. Post, p. 278.

Apportionment among States

shall thereupon be transferred to the United States Employment Service; and all the officers and employees of such service shall thereupon be transferred to the United States Employment Service created by this Act without change in classification or compensation.

Assistant directors, officers, etc.

Not subject to civil service nor Classification Acts.

Vol. 42, p. 1488; U.S.C., p. 65; Supp.
VI, p. 31.

Assistant directors, etc.

Sec. 2. The Secretary of Labor is authorized, without regard to the Classification without regard to the Classification for compensation.

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Sec. 2. The Secretary of Labor is authorized, without regard to the Classification for compensation. O.S.C., p. 65; Supp. vi, p. 31. and to make such expenditures (including expenditures for personal other expenditures services and rent at the seat of government and elsewhere and for authorized. law books, books of reference, and periodicals) as may be necessary Veteran employment to carry out the provisions of this Act. In case of appointments for service in the veterans' employment service provided for in section 3 of this Act, the Secretary shall appoint only veterans of wars of the United States.

Sec. 3. (a) It shall be the province and duty of the bureau to promote and develop a national system of employment offices for men, women, and juniors who are legally qualified to engage in gainful occupations, to maintain a veterans' service to be devoted to securing employment for veterans, to maintain a farm placement service, to maintain a public employment service for the District of Columbia and, in the manner hereinafter provided, to assist in establishing and maintaining systems of public employment offices To assist in coordi- there shall be located a veterans' employment service. The bureau offices, etc. shall also assist in coordinating the public employment offices throughout the country and in increasing their usefulness by developing and prescribing minimum standards of efficiency, assisting them in meeting problems peculiar to their localities, promoting uniformity in their administrative and statistical procedure, furnishing and publishing information as to opportunities for employment and other information of value in the operation of the system, and maintaining a system for clearing labor between the several

(b) Whenever in this Act the word "State" or "States" is used it shall be understood to include the Territories of Hawaii and Alaska.

Sec. 4. In order to obtain the benefits of appropriations apportioned under section 5, a State shall, through its legislature, accept the provisions of this Act and designate or authorize the creation of a State agency vested with all powers necessary to cooperate with the United States Employment Service under this Act.

Sec. 5. (a) For the purpose of carrying out the provisions of this Act there is hereby authorized to be appropriated (1) the sum of \$1,500,000 for the fiscal year ending June 30, 1934, (2) \$4,000,000 for each fiscal year thereafter up to and including the fiscal year ending June 30, 1938, (3) and thereafter such sums annually as the Congress may deem necessary. Seventy-five per centum of the amounts appropriated under this Act shall be apportioned by the director among the several States in the proportion which their population bears to the total population of the States of the United States according to the next preceding United States census, to be available for the purpose of establishing and maintaining systems of public employment offices in the amounts appropriated under this Act shall be apportioned by the director among the several States in the proportion which their population bears to the total population of the States of the United States according to the next preceding United States census, to be available for the purpose of establishing and maintaining systems of public employment offices in the control of the States according to the next preceding United States census, to be available for the purpose of establishing and maintaining systems of public employment offices in the control of the States according to the next preceding United States census, to be available for the purpose of establishing and maintaining systems of public employment offices. and the political subdivisions thereof in accordance with the pro-Payments to States. visions of this Act. No payment shall be made in any year out of the amount of such appropriations apportioned to any State until an equal sum has been appropriated or otherwise made available for that year by the State, or by any agency thereof, including

appropriations made by local subdivisions, for the purpose of maintaining public employment offices as a part of a State-controlled system of public employment offices; except that the amounts so appropriated by the State shall not be less than 25 per centum of the apportionment according to population made by the director for such State for the current year, and in no event less than \$5,000. The balance of the amounts appropriated under this Act shall be administration, etc., available for all the purposes of this Act other than for apportionment among the several States as herein provided.

(b) The amounts apportioned to any State for any fiscal year Apportionments shall be available for payment to and expenditure by such State, available through succeeding fiscal year; for the purposes of this Act, until the close of the next succeeding exception. fiscal year; except that amounts apportioned to any State for any fiscal year preceding the fiscal year during which is commenced the first regular session of the legislature of such State held after the enactment of this Act shall remain available for payment to and expenditure by such State until the close of the fiscal year next succeeding that in which such session is commenced. Subject to the foregoing limitations, any amount so apportioned unexpended at the end of the period during which it is available for expenditure under this Act shall, within sixty days thereafter, be reapportioned for the current fiscal year among all the States in the same manner and on the same basis, and certified to the Secretary of the Treasury and treasurers of the States in the same manner, as if it were being apportioned under this Act for the first time.

Sec. 6. Within sixty days after any appropriation has been made under authority of this Act the director shall make the apportionment thereof as provided in section 5 and shall certify to the Secretary of the Treasury and to the treasurers of the several States the amount apportioned to each State for the fiscal year for which the

appropriation has been made.

Sec. 7. Within sixty days after any appropriation has been made Director to ascertain under the authority of this Act, and as often thereafter while such states. appropriation remains available as he deems advisable, the director shall ascertain as to each of the several States (1) whether the State has, through its legislature or its governor, as the case may be, accepted the provisions of this Act and designated or authorized the creation of an agency to cooperate with the United States Employment Service in the administration of this Act in compliance with the provisions of section 4 of this Act; and (2) the amounts, able by States, etc. if any, which have been appropriated or otherwise made available by such State and by any agency thereof, including appropriations made by local subdivisions, in compliance with the provisions of section 5 of this Act. If the director finds that a State has complied Treasury on compli-with the requirements of such sections, and if plans have been ance by States. submitted and approved in compliance with the provisions of section 8 of this Act, the director shall determine the amount of the payments, if any, to which the State is entitled under the provisions of section 5, and certify such amount to the Secretary of the Treasury.

Such certificate shall be sufficient authority to the Secretary of the Treasury to make payments to the State in accordance therewith.

SEC. 8. Any State desiring to receive the benefits of this Act shall, tails for making proviby the agency designated to cooperate with the United States Emsions effective. ployment Service, submit to the director detailed plans for carrying out the provisions of this Act within such State. In those States State providing vocational rehabilitation. where a State board, department, or agency exists which is charged with the administration of State laws for vocational rehabilitation of physically handicapped persons, such plans shall include provision for cooperation between such board, department, or agency and

Minimum.

Certificate to be suf-

of Act.

State agencies to re-port operations, etc.

Efficiency of office to ascertained by di-

Notice required.

Appeal to Secretary of Labor allowed.

Expenditures in State by Director,

To establish State system of employment.

Termination of au-thority to extend bene-

Federal Advisory Council. Composition,

Appointment, with-

Travel and subsist-

Access to files, rec-

the agency designated to cooperate with the United States Employ-Approval if plans ment Service under this Act. If such plans are in conformity with the provisions of this Act and reasonably appropriate and adequate to carry out its purposes, they shall be approved by the director and due notice of such approval shall be given to the State agency.

SEC. 9. Each State agency cooperating with the United States Employment Service under this Act shall make such reports concerning its operations and expenditures as shall be prescribed by the director. It shall be the duty of the director to ascertain whether the system of public employment offices maintained in each State is conducted in accordance with the rules and regulations and the standards of efficiency prescribed by the director in accordance with the provisions of this Act. The director may revoke any existing certificates or withhold any further certificate provided for in section 7, whenever he shall determine, as to any State, that the cooperating State agency has not properly expended the moneys paid to it or the moneys herein required to be appropriated by such State, in accordance with plans approved under this Act. Before any such certificate shall be revoked or withheld from any State, the director shall give notice in writing to the State agency stating specifically wherein the State has failed to comply with such plans. The State agency may appeal to the Secretary of Labor from the action of the director in any such case, and the Secretary of Labor may either affirm or reverse the action of the director with such directions as he shall consider proper.

Sec. 10. During the current fiscal year and the two succeeding fiscal years the Director is authorized to expend in any State so much of the sum apportioned to such State according to population, and so much of the unapportioned balance of the appropriation made under the provisions of section 5 as he may deem necessary, as follows:

(a) In States where there is no State system of public employment offices, in establishing and maintaining a system of public employment offices under the control of the Director.

When State system exists, but cooperative requirements not met. offices, but where the State has not complied with the provisions of Ante, p. 114. section 4, in establishing a cooperative Federal and State system of public employment offices to be maintained by such officer or board and in such manner as may be agreed upon by and between the Governor of the State and the Director.

The authority contained in this section shall terminate at the expiration of the period specified in the first paragraph of this section, and thereafter no assistance shall be rendered such States until the legislatures thereof provide for cooperation with the United States Employment Service as provided in section 4 of this Act.

Sec. 11 (a) The director shall establish a Federal Advisory Counpur- cil composed of men and women representing employers and employees in equal numbers and the public for the purpose of formulating policies and discussing problems relating to employment and insuring impartiality, neutrality, and freedom from political influence in the solution of such problems. Members of such council shall be selected from time to time in such manner as the director shall prescribe and shall serve without compensation, but when attending meetings of the council they shall be allowed necessary traveling and subsistence expenses, or per diem allowance in lieu thereof, within the limitations prescribed by law for civilian employees in the executive branch of the Government. The council ployees in the executive branch of the Government. The council shall have access to all files and records of the United States Employment Service. The director shall also require the organization organized. State councils to be of similar State advisory councils composed of men and women representing employers and employees in equal numbers and the public.

(b) In carrying out the provisions of this Act the director is etc. authorized and directed to provide for the giving of notice of strikes or lockouts to applicants before they are referred to employment.

SEC. 12. The director, with the approval of the Secretary of scribed. Labor, is hereby authorized to make such rules and regulations as

may be necessary to carry out the provisions of this Act.

Sec. 13. The Postmaster General is hereby authorized and di-extended.

Franking privilege rected to extend to the United States Employment Service and to the system of employment offices operated by it in conformity with the provisions of this Act, and to all State employment systems which receive funds appropriated under authority of this Act, the privilege of free transmission of official mail matter.

Approved, June 6, 1933.

Notices of strikes,

Rules to be pre-

[CHAPTER 50.]

AN ACT

To amend the Act approved July 3, 1930 (46 Stat. 1005), authorizing commissioners or members of international tribunals to administer oaths, and so forth.

June 7, 1933. [S. 1581.] [Public, No. 31.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of July 3, 1930 (46 Stat. 1005), authorizing commissioners or members Vol. 46, p. 1005, of international tribunals to administer oaths, and so forth be and amended. of international tribunals to administer oaths, and so forth, be, and the same is hereby, amended by adding at the end thereof the follow-

ing additional sections:
"Sec. 5. That the agent of the United States before any internaStates agent.

Authority of United States before any internaStates agent. tional tribunal or commission, whether previously or hereafter established, in which the United States participates as a party whenever he desires to obtain testimony or the production of books and papers by witnesses may apply to the United States district court for the district in which such witness or witnesses reside or may be found, for the issuance of subpœnas to require their attendance and testiof subpœnas.

Application for issue
mony before the United States district court for the district of subpœnas. mony before the United States district court for that district and the production therein of books and papers, relating to any matter or claim in which the United States on its own behalf or on behalf of any of its nationals is concerned as a party claimant or respondent

before such international tribunal or commission.

"Sec. 6. That any United States district court to which such application shall be made shall have authority to issue or cause to be issued such subpænas upon the same terms as are applicable to the issuance of subpœnas in suits pending in the United States district court, and the clerk thereof shall have authority to administer oaths respecting testimony given therein, and the marshal thereof shall serve such subpænas upon the person or persons to whom they are directed. The hearing of witnesses and taking of their testimony and the production of books and papers pursuant to such subpœnas court. shall be before the United States district court for that district or before a commissioner or referee appointed by it for the taking of such testimony, and the examination may be oral or upon written interrogatories and may be conducted by the agent of the United States or his representative. Reasonable notice thereof shall be possing governments. given to the agent or agents of the opposing government or governments concerned in such proceedings who shall have the right to be

Post, p. 279.

Service of writ.

Examinations.