Sec. 3. The limitation of \$6,500 inserted in section 490 of title 14, United States Code, by this Act is effective only with respect to claims

accruing after the date of enactment of this Act.

SEC. 4. The fourth sentence of 645 (a) of title 14, United States Medical, et Code, is amended by deleting therefrom the words "The amount expenses. 68 Stat. 1239. allowed on account of personal injury or death shall be limited to reasonable medical, hospital, and burial expenses actually incurred, except that", and by capitalizing the next following word "no".

SEC. 5. Section 645 (b) of title 14, United States Code, is amended

to read as follows:

"(b) No claim shall be settled under this section unless presented in writing within two years after the occurrence of the accident or incident out of which such claim arises unless it occurs in time of war or armed conflict, or war or armed conflict intervenes within two years after its occurrence, in which event any claim may on good cause shown be presented within two years after peace is established or such armed conflict terminates. The dates of commencement and termination of an armed conflict for the purpose of this section shall be established by concurrent resolution of the Congress or by determination of the President."

SEC. 6. That the amendment made by section 4 of this Act shall be effective only with respect to claims accruing after the date of en-

actment of this Act.

Approved August 23, 1958.

Public Law 85-739

AN ACT

To amend section 4426 of the Revised Statutes, as amended, with respect to certain small vessels operated by cooperatives or associations in transporting merchandise of members on a nonprofit basis to or from places within the inland waters of southeastern Alaska and Prince Rupert, British Columbia, or to or from places within said inland waters and places within the inland waters of the State of Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the third sentence of section 4426 of the Revised Statutes, as amended (34 Stat. 193; 46 U.S. C. 404), is hereby amended by adding the following proviso at the end thereof: "Provided further, That no vessel under one hundred and fifty gross tons, owned by or demise chartered to any cooperative or association engaged solely in transporting cargo owned by any one or more of the members of such cooperative or association on a nonprofit basis (1) between places within the inland waters of southeastern Alaska, as defined pursuant to section 2 of the Act of February 19, 1895, as amended (28 Stat. 672; 33 U. S. C. 151), or (2) between places within said inland waters of southeastern Alaska and Prince Rupert, British Columbia, or (3) between places within said inland waters of southeastern Alaska and places within the inland waters of the State of Washington, as also defined pursuant to such Act of February 19, 1895, as amended, via sheltered waters, as defined in article I, of the Treaty between United States and Canada defining certain waters of the west coast of North America as sheltered waters, dated December 9, 1933, shall be deemed to be carrying freight for hire within the meaning of this section."

SEC. 2. This Act shall be effective immediately upon enactment and shall apply only to vessels theretofore constructed: Provided, however, That on and after March 15, 1960, the transportation herein authorized shall be limited to and from places within said inland Limitation.

Medical, etc.,

Conditions.

Applicability.

August 23, 1958 [S. 1798]

Alaskan vesransportation in inland waters, inspection.

Effective date.

waters of southeastern Alaska not receiving annual weekly transportation service from any part of the United States by an established common carrier by water, except that this limitation shall be inapplicable to the transportation of cargo of a character not accepted for transportation by any such common carrier.

Approved August 23, 1958.

Public Law 85-740

August 23, 1958

AN ACT

To provide for the construction and improvement of certain roads on the Navajo and Hopi Indian Reservations.

Navajo and Hopi Indians. Roads.

25 USC 631.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the Act entitled "An Act to promote the rehabilitation of the Navajo and Hopi Tribes of Indians and a better utilization of the resources of the Navajo and Hopi Indian Reservations, and for other purposes," approved April 19, 1950 (64 Stat. 44), is amended (1) by striking out "88,570,000" and inserting in lieu thereof "108,570,000"; (2) by amending clause (7) of such section to read as follows: "(7) Roads and trails, \$40,000,000; of which not less than \$20,000,000 shall be (A) available for contract authority for such construction and improvement of the roads designated as route 1 and route 3 on the Navajo and Hopi Indian Reservations as may be necessary to bring the portion of such roads located in any State up to at least the secondary road standards in effect in such State, and (B) in addition to any amounts expended on such roads under the \$20,000,000 authorization provided under this clause prior to amendment.": Provided, That such contract authority and such appropriations authorized by this amendment shall be in addition to sums apportioned to Indian reservations or to the State of Arizona under the Federal Highway 23 USC 151 note. Act, as amended and supplemented (70 Stat. 374).

Approved August 23, 1958.

Public Law 85-741

August 23, 1958 [H. R. 7260]

AN ACT

To amend title 18, United States Code, section 3651, so as to permit confinement in jail-type institutions or treatment institutions for a period not exceeding six months in connection with the grant of probation on a one-count indictment.

Crimes and offenses. Split sentences. 62 Stat. 842.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That title 18, United States Code, section 3651, is amended by adding a paragraph

after the first paragraph of that section reading as follows:

"Upon entering a judgment of conviction of any offense not punishable by death or life imprisonment, if the maximum punishment provided for such offense is more than six months, any court having jurisdiction to try offenses against the United States, when satisfied that the ends of justice and the best interest of the public as well as the defendant will be served thereby, may impose a sentence in excess of six months and provide that the defendant be confined in a jailtype institution or a treatment institution for a period not exceeding six months and that the execution of the remainder of the sentence be suspended and the defendant placed on probation for such period and upon such terms and conditions as the court deems best."

Approved August 23, 1958.