(B) by adding the following after item (section) 657:

"658. Confidential investigative expenses."

(12) The last sentence of subsection (a) of section 760 is amended by deleting therein the figure "$300" and substituting therefor the figure "$600".

(13) Chapter 21 is amended by adding after section 764 the following new section:

§ 765. Enlistment of members engaged in schooling

"To permit the enlistment of Reserve members without interruption of full-time schooling in which they are engaged, the four-month initial period of active duty for training requirement of subsection (d) of section 511 of title 10, United States Code, may be divided into two successive annual periods of not less than two months each."

(14) The analysis of chapter 21 is amended—

(A) by inserting the following after item (section) 764:

"765. Enlistment of members engaged in schooling."

and

(B) by inserting the following after item (section) 795:

"796. Failure of selection for promotion.
797. Promotion; acceptance; oath of office.
798. Rear admiral; maximum service in grade."

(15) Section 832 is amended by adding at the end thereof a new sentence as follows: "The performance of a specific duty as the term is used in this section includes time engaged in traveling back and forth between the place of assigned duty and the permanent residence of a member of the Auxiliary."

Sec. 2. Paragraphs (5) and (8) of section 1 of this Act are effective as of the original date of enactment of the sections thereby amended.

Sec. 3. Subsection (a) of section 2883 of title 10, United States Code, is amended by deleting the words "of a military department" in the first sentence thereof and substituting therefor the word "concerned".

Approved May 14, 1974.

Public Law 93-284

AN ACT

To name structure S-5A of the Central and Southern Florida Flood Control District, located in Palm Beach County, Florida, as the "W. Turner Wallis Pumping Station" in memory of the late W. Turner Wallis, the first secretary-treasurer and chief engineer for the Central and Southern Florida Flood Control District.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That structure S-5A of the Central and Southern Florida Flood Control District, located in Palm Beach County, Florida, shall be named the "W. Turner Wallis Pumping Station" in memory of the late W. Turner Wallis, the first secretary-treasurer and chief engineer of the Central and Southern Florida Flood Control District.

Sec. 2. Any law, rule, regulation, document, map, or record of the United States in which reference is made to structure S-5A referred to in the first section of this Act shall be considered to be a reference to that structure by the name designated for the structure in the first section of this Act.

Approved May 14, 1974.

W. Turner Wallis Pumping Station, Fla.
Designation.
Public Law 93-285

AN ACT

To declare that certain mineral interests are held by the United States in trust for the Chippewa Cree Tribe of the Rocky Boy’s Reservation, Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all right, title, and interest of the United States in minerals, including coal, oil, and gas, underlying lands held in trust by the United States for the Chippewa and Cree Indians of the Rocky Boy’s Reservation and lands located within the legal subdivision described in the Act of March 28, 1939 (53 Stat. 552), are hereby declared to be held by the United States in trust for the Chippewa Cree Tribe of the Rocky Boy’s Reservation, Montana: Provided, That all existing mineral leases, including oil and gas leases which may have been issued or approved by the Secretary of the Interior, or his authorized representative, pursuant to the Mineral Leasing Act of February 25, 1920 (41 Stat. 443), as amended, or the Act of May 11, 1938 (52 Stat. 347), prior to the effective date of this Act, shall remain in force and effect in accordance with the provisions thereof.

Sec. 2. All bonuses, rents, and royalties received by the Secretary of the Interior, or his authorized representative, from leases of lands identified in section 1 that were issued or approved by him and are now held in special deposits, and all such proceeds received from and after the effective date of this Act shall be deposited to the credit of the Chippewa Cree Tribe of the Rocky Boy’s Reservation for such beneficial programs as may be determined by the Tribal Council of the Chippewa Cree Tribe.

Sec. 3. All applications for mineral leases, including oil and gas leases, pursuant to the Mineral Leasing Act of February 25, 1920, covering any of the minerals referred to in section 1 hereof shall be rejected and the advance rental payments returned to the applicants.

Sec. 4. This Act shall have no application to the north half northwest quarter, southeast quarter northwest quarter, northeast quarter southwest quarter, southeast quarter southeast quarter, section 21; the southwest quarter southwest quarter, section 22; and the northwest quarter northeast quarter, northeast quarter northwest quarter, section 27 of township 29 north, range 14 east, and the north half southwest quarter, section 23 of township 30 north, range 15 east, M.M.; which lands have heretofore been patented to the State of Montana without reservation of minerals.

Approved May 21, 1974.

Public Law 93-286

AN ACT

To amend Public Law 90-335 (82 Stat. 174) relating to the purchase, sale, and exchange of certain lands on the Spokane Indian Reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (c) of the Act of June 10, 1968 (82 Stat. 174) is amended by deleting the proviso so that said subsection will read as follows:

“(c) Title to lands, or any interests therein, acquired pursuant to this Act for the Spokane Tribe or individual enrolled members thereof, shall be taken in the name of the United States of America in trust for the tribe or individual Indian, and shall be nontaxable as other tribal and allotted Indian trust lands of the Spokane Reservation.”

Approved May 21, 1974.