Public Law 86-568

July 1, 1960 [H. R. 9883]

AN ACT

To adjust the rates of basic compensation of certain officers and employees of the Federal Government, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I—SALARY ADJUSTMENTS FOR GOVERNMENT EMPLOYEES

Postal Employees Salary Increase Act of 1960.

PART A-POSTAL FIELD SERVICE EMPLOYEES

SHORT TITLE

Sec. 101. This part may be cited as the "Postal Employees Salary Increase Act of 1960".

POSTAL FIELD SERVICE SCHEDULE

69 Stat. 118.

SEC. 102. The Postal Field Service Schedule contained in section 301(a) of the Postal Field Service Compensation Act of 1955, as amended (72 Stat. 145, 215; 39 U.S.C. 971(a)), is amended to read as follows:

"POSTAL FIELD SERVICE SCHEDULE

"Level	a las	Per annum rates and steps								
	1	2	3	4	5	6	7			
	\$3,415	\$3, 545	\$3,675	\$3, 805	\$3, 935	\$4,065	\$4, 195			
	3, 670	3,805	3,940	4,075	4, 210	4, 345	4, 480			
	3, 955	4, 100	4, 245	4, 390	4, 535	4,680	4, 825			
	4, 345	4, 505	4, 665	4,825	4, 985	4, 680 5, 145	5, 305			
COUNTY OF THE PARTY OF THE PART	4,605	4, 765	4,925	5,085	5, 245	5, 405	5, 565			
	4,975	5, 150	5, 325	5,500	5, 675	5, 850	6, 025			
	5, 370	5, 555	5, 740	5, 925	6, 110	6, 295	6, 480			
	5, 790	5, 995	6, 200	6, 405	6,610	6, 815	7,020			
	6, 255	6, 480	6, 705	6, 930	7, 155	7,380	7, 603			
0	6,870	7, 110	7, 350	7, 590	7,830	8,070	8, 310			
1	7,560	7,820	8,080	8, 340	8,600	8,860	9, 120			
2	8, 320	8,605	8,890	9, 175	9,460	9, 745	10,030			
3	9, 160	9,470	9, 780	10,090	10,400	10, 710	11,020			
4	10,075	10, 410	10, 745	11,080	11,415	11, 750	12, 08			
5	11,075	11,440	11,805	12, 170	12, 535	12,900	13, 26			
6	12, 205	12,570	12, 935	13, 300	13,665	14,030	14, 39			
7	13, 505	13, 870	14, 235	14,600	14, 965	15, 330	15, 69			
8	15, 165	15, 525	15, 885	16, 245	16,605	16, 965	16, 96			
9	16, 585 17, 200	16, 945	17, 095							

RURAL CARRIER SCHEDULE

69 Stat. 119.

SEC. 103. (a) The Rural Carrier Schedule contained in section 302(a) of such Act, as amended (72 Stat. 145; 39 U.S.C. 972(a)), is amended to read as follows:

"RURAL CARRIER SCHEDULE "Per annum rates and steps

Mine Strike Coming	1	2	3	4	5	6	7
Carriers in rural delivery service: Fixed compensation per	of tolds	ज्यातिको स्ट्री स्ट्रास्थ्या	HIO SE	hadte haur	and sel		aldro
Compensation per mile per annum for each mile up to	\$2,053	\$2, 132	\$2, 211	\$2, 290	\$2, 369	\$2,448	\$2, 527
30 miles of route	71	73	75	77	79	81	83
30 miles	24	24	24	24	24	24	24
annum	2, 053		77777				
30 miles of route For each mile of route over 30 miles	71 24	ALDES !	ROLL OF				
Temporary carriers in rural delivery service on routes having regular carriers absent without pay or on military	adl n	i fedir		nr. 1141 144 I IV	ald F	Ifi s	18
leave	(1)	(1)	(1)	(1)	(1)	(1)	(1)
pay	(1)	(1)	(1)	(1)	(1)	(1)	(1)

[&]quot;1 Basic compensation authorized for the regular carrier."

(b) Section 302(c) of such Act, as amended (69 Stat. 119, 72 Stat. 145; 39 U.S.C. 972(c)), is amended by striking out "\$5,165 during the period referred to in section 304(c) or \$5,035 thereafter" and inserting in lieu thereof "the basic salary for the maximum step in the Rural Carrier Schedule for a route sixty-one miles in length".

FOURTH-CLASS OFFICE SCHEDULE

SEC. 104. The Fourth-Class Office Schedule contained in section 303(a) of such Act, as amended (72 Stat. 146; 39 U.S.C. 973(a)), is amended to read as follows:

"FOURTH-CLASS OFFICE SCHEDULE

"Gross receipts		Per annum rates and steps								
	1	2	3	4	5	6	7			
\$1,300 to \$1,499.99 \$900 to \$1,299.99 \$900 to \$899.99 \$350 to \$599.99 \$220 to \$349.99 \$200 to \$249.99 \$200 to \$199.99 Under \$100	\$2,979 2,780 2,234 1,787 1,242 993 745 495	\$3, 078 2, 820 2, 309 1, 794 1, 282 1, 025 769 511	\$3, 177 2, 910 2, 384 1, 851 1, 322 1, 057 793 527	\$3, 276 3, 000 2, 459 1, 908 1, 362 1, 089 817 543	\$3, 375 3, 090 2, 534 1, 965 1, 402 1, 121 841 559	\$3, 474 3, 180 2, 609 2, 022 1, 442 1, 153 865 575	\$3, 573 3, 270 2, 684 2, 079 1, 482 1, 185 889 591			

RELATED PROVISIONS COVERING POSTAL FIELD SERVICE EMPLOYEES

Sec. 105. (a) Section 304(c) of such Act, as amended (72 Stat. 146; 39 U.S.C. 974(c)), is hereby repealed.

(b) Section 401 of such Act, as amended (39 U.S.C. 981), is amended

by adding at the end thereof the following subsection:

"(d) Any increase in basic salary granted by law on or after the effective date of this subsection shall not be deemed to be an equivalent increase in basic salary within the meaning of subsection (a) of this section."

69 Stat. 122.

(c) The annual rate of basic salary of any officer or employee whose basic salary, immediately prior to the effective date of this subsection, is at a rate between two scheduled rates, or above the highest scheduled rate, in the Postal Field Service Schedule, the Rural Carrier Schedule, or the Fourth-Class Office Schedule, whichever may be applicable, is hereby increased by an amount equal to the amount of the increase made by this part in the next lower rate of the appropriate level in such schedule. As used in this subsection, the term "basic salary" has the same meaning as when used in the Postal Field Service 69 Stat. 88. 39 USC 951 note. Compensation Act of 1955.

(d) This part shall have the same force and effect within Guam as within other possessions of the United States.

Federal Em-ployees Salary In-crease Act of 1960.

PART B—GOVERNMENT EMPLOYEES GENERALLY

SHORT TITLE

Sec. 111. This part may be cited as the "Federal Employees Salary Increase Act of 1960".

SALARY INCREASE FOR EMPLOYEES SUBJECT TO CLASSIFICATION ACT OF 1949

Sec. 112. (a) Section 603(b) of the Classification Act of 1949, as amended (72 Stat. 203; 5 U.S.C. 1113(b)), is amended to read as follows:

"(b) The compensation schedule for the General Schedule shall be as follows:

"Grade			Per	annum ra	tes		
G8-1	\$3, 185	\$3, 290	\$3,395	\$3,500	\$3,605	\$3,710	\$3, 815
GS-2	3, 500	3, 605	3, 710	3, 815	3, 920	4,025	4, 130
G8-3.	3, 760	3, 865	3, 970	4,075	4, 180	4, 285	4,390
G8-4	4,040	4, 145	4, 250	4, 355	4,460	4, 565	4,670
G8-5	4, 345	4, 510	4, 675	4, 840	5,005	5, 170	5, 335
G8-6	4, 830	4, 995	5, 160	5, 325	5, 490	5, 655	5, 820
G8-7	5, 355	5, 520	5, 685	5, 850	6,015	6, 180	6, 345
GS-8.	5, 885	6,050	6, 215	6, 380	6, 545	6,710	6, 875
G8-9	6, 435	6,600	6, 765	6, 930	7,095	7, 260	7, 425
G8-10	6, 995	7, 160	7, 325	7,490	7,655	7,820	7,985
G8-11	7, 560	7,820	8, 080	8, 340	8,600	8, 860	
GS-12	8, 955	9, 215	9, 475	9, 735	9,995	10, 255	
GS-13	10, 635	10, 895	11, 155	11, 415	11,675	11, 935	
GS-14.	12, 210	12,470	12,730	12,990	13, 250	13, 510	
G8-15.	13, 730	14,055	14, 380	14, 705	15, 030	201020	
G8-16	15, 255	15, 515	15, 775	16, 035	16, 295		
G8-17.	16, 530	16, 790	17,050	17, 310	17, 570	Seattle des	
GS-18	18, 500				,010		"

Adjustment of compensation.

(b) The rates of basic compensation of officers and employees to whom this section applies shall be initially adjusted as follows:

(1) If the officer or employee is receiving basic compensation immediately prior to the effective date of this section at one of the scheduled or longevity rates of a grade in the General Schedule of the Classification Act of 1949, as amended, he shall receive a rate of basic compensation at the corresponding scheduled or longevity rate in effect on and after such date.

(2) If the officer or employee is receiving basic compensation immediately prior to the effective date of this section at a rate between two scheduled or two longevity rates, or between a scheduled and a longevity rate, of a grade in the General Schedule, he shall receive a rate of basic compensation at the higher of the two corresponding rates in effect on and after such date.

(3) If the officer or employee (other than an officer or employee subject to paragraph (4) of this subsection), immediately prior to the effective date of this section, is receiving basic compensation at a rate in excess of the maximum longevity rate of his grade, or in excess of the maximum scheduled rate of his grade if there is no longevity rate for his grade, he shall receive basic compensation at a rate equal to the rate which he received immediately prior to such effective date, increased by an amount equal to the amount of the increase made by this section in the maximum longevity rate, or the maximum scheduled rate, as the case may be, of his grade until (A) he leaves such position. or (B) he is entitled to receive basic compensation at a higher rate by reason of the operation of the Classification Act of 1949, as amended: but, when his position becomes vacant, the rate of basic compensation of any subsequent appointee thereto shall be fixed in accordance with

5 USC 1071 note.

such Act, as amended.

(4) If the officer or employee, immediately prior to the effective date of this section, is receiving, pursuant to paragraph (4) of section 2(b) of the Federal Employees Salary Increase Act of 1955, an existing aggregate rate of compensation determined under section 208(b) of the Act of September 1, 1954 (68 Stat. 1111; Public Law 763, Eighty-third Congress), plus the amount of the increase provided by section 2 of the Federal Employees Salary Increase Act of 1955 and by section 2 of the Federal Employees Salary Increase Act of 1958, he shall receive an aggregate rate of compensation equal to the sum of (A) his existing aggregate rate of compensation determined note. under such section 208(b) of the Act of September 1, 1954, (B) the amount of the increase provided by section 2 of the Federal Employees Salary Increase Act of 1955, (C) the amount of the increase provided by section 2 of the Federal Employees Salary Increase Act of 1958, and (D) the amount of the increase made by this section in the maximum longevity rate of his grade, until (i) he leaves his position, or (ii) he is entitled to receive aggregate compensation at a higher rate by reason of the operation of this title or any other provision of law; but, when such position becomes vacant, the aggregate rate of compensation of any subsequent appointee thereto shall be fixed in accordance with applicable provisions of law. Subject to clauses (i) and (ii) of the immediately preceding sentence of this paragraph, the amount of the increase provided by this section shall be held and considered for the purposes of section 208(b) of such Act of September 1, 1954, to constitute a part of the existing aggregate rate of compensation of such employee.

69 Stat. 173. 5 USC 1113 note.

5 USC 926.

72 Stat. 203. 5 USC 1113 and

EMPLOYEES SUBJECT TO THE FOREIGN SERVICE ACT OF 1946

Sec. 113. (a) The third sentence of section 412 of the Foreign Service Act of 1946, as amended (22 U.S.C. 867), is amended by striking out "\$19,250" and inserting in lieu thereof "\$19,800".

70 Stat. 704.

(b) The fourth sentence of section 412 of such Act is amended to read as follows: "The per annum salaries of Foreign Service officers within each of the other classes shall be as follows:

22 USC 867.

"Class 1	\$17, 250	\$17,650	\$18,050	\$18, 450	\$18,850	\$19, 250	\$19,650	******
Class 2	14, 900	15, 255	15, 610	15, 965	16, 320	16, 675	17,030	
Class 3	12, 535	12,890	13, 245	13,600	13, 955	14, 310	14, 665	
Class 4	10, 645	10, 945	11, 245	11, 545	11,845	12, 145	12, 445	
Class 5	8, 755	9, 055	9, 355	9, 655	9, 955	10, 255	10, 555	
Class 6	7, 215	7, 455	7, 695	7, 935	8, 175	8, 415	8, 655	
Class 7	6, 035	6, 215	6, 395	6, 575	6, 755	6, 935	7, 115	
Class 8	5, 085	5, 265	5, 445	5, 625	5, 805	5, 985	6, 165	\$6, 345"

60 Stat. 1003.

(c) The second sentence of section 415 of such Act (22 U.S.C. 870) is amended to read as follows: "The per annum rates of staff officers and employees within each class shall be as follows:

"Class 1	\$12,655	\$13,030	\$13,405	\$13,780	\$14, 155		
Class 2	11,740	12,065	12,390	12,715	13,040		
Class 3	10, 785	11,095	11,405	11,715	12,025		
Class 4	9,780	10,090	10,400	10,710	11,020		
Class 5	9,025	9, 285	9, 545	9,805	10,065	\$10,325	
Class 6	8,270	8,500	8, 730	8, 960	9, 190	9, 420	
Class 7.	7, 515	7,745	7,975	8, 205	8, 435	8, 665	
Class 8	6, 760	6, 990	7, 220	7, 450	7, 680	7, 910	5.78.325
Class 9	6,005	6, 235	6, 465	6, 695	6, 925	7, 155	******
Class 10.	5, 500	5, 690	5, 880	6,070	6, 200	6, 450	\$6,640
	5,000	5, 155	5, 310	5, 465	5, 620	5, 775	5, 930
	4, 495	4,650	4,805	4, 960	5, 115	5, 270	5, 425
Class 13	4,010	4, 165	4, 320	4, 475	4, 630	4, 785	4, 940
Class 14	3, 550	3, 705	3,860	4,015	4,170	4, 325	4, 480
Class 15	3, 325	3, 440	3, 555	3, 670	3, 785	3,900	4,015
Class 16	3,095	3,175	3, 255	3, 335	3, 415	3, 495	3, 575
Class 17	2,860	2,940	3,020	3, 100	3, 180	3, 260	3,340
Class 18	2,640	2,720	2,800	2,880	2,960	3.040	3, 120
Class 19	2,410	2,490	2,570	2,650	2, 730	2, 810	2,890
Class 20	2,180	2, 260	2,340	2, 420	2,500	2,580	2,660
Class 21	1,950	2,030	2,110	2, 190	2,270	2, 350	2, 430
Class 22	1,720	1,800	1,880	1,960	2,040	2,120	2, 200"

(d) Foreign Service officers, Reserve officers, and Foreign Service staff officers and employees who are entitled to receive basic compensation immediately prior to the effective date of this section at one of the step rates provided by section 412 or section 415 of the Foreign Service Act of 1946, shall receive basic compensation on or after the effective date of this section at the corresponding step rate as provided by such section 412 or 415 as amended by this section.

EMPLOYEES IN THE DEPARTMENT OF MEDICINE AND SURGERY IN THE VETERANS' ADMINISTRATION

72 Stat. 1243.

SEC. 114. (a) Section 4103(b) of title 38 of the United States Code, relating to the annual salary of the Chief Medical Director of the Department of Medicine and Surgery of the Veterans' Administration, is amended by striking out "\$19,580" and inserting in lieu thereof "\$21,050".

(b) Section 4103(c) of such title, relating to the annual salary of the Deputy Chief Medical Director of the Department of Medicine and Surgery of the Veterans' Administration, is amended by striking

out "\$18,480" and inserting in lieu thereof "\$19,870".

(c) Section 4103(d) of such title, relating to the annual salaries of the Assistant Chief Medical Directors and the directors of service or chiefs of division of the Department of Medicine and Surgery of the Veterans' Administration, is amended—

(1) by striking out "\$17,380" and inserting in lieu thereof

"\$18,685"; and

(2) by striking out "\$14,545 minimum to \$16,500 maximum" and inserting in lieu thereof "\$15,640 minimum to \$17,740 maxi-

(d) Section 4103(e) of such title, relating to the annual salaries of the Director of Nursing Service and the Deputy Director of Nursing Service of the Department of Medicine and Surgery of the Veterans' Administration, is amended-

(1) by striking out "\$12,770 minimum to \$13,970 maximum" and inserting in lieu thereof "\$13,730 minimum to \$15,030 maxi-

mum"; and
(2) by striking out "\$11,355 minimum to \$12,555 maximum" and inserting in lieu thereof "\$12,210 minimum to \$13,510 maximum".

(e) Section 4103(f) of such title, relating to the annual salaries of the chief pharmacist, the chief dietitian, the chief physical therapist, and the chief occupational therapist of the Department of Medicine and Surgery of the Veterans' Administration, is amended to read as

follows:

"(f) The Administrator may appoint a chief pharmacist, a chief dietitian, a chief physical therapist, and a chief occupational therapist. During the period of his service as such, the chief pharmacist and the chief dietitian shall be paid a salary of \$13,730 minimum to \$15,030 maximum a year and the chief physical therapist and the chief occupational therapist shall be paid a salary of \$12,210 minimum to \$13,510 maximum a year."

(f) Section 4107(a) of such title, relating to the maximum and minimum rates of annual salary of certain employees of the Medical Service, the Dental Service, and the Nursing Service of the Department of Medicine and Surgery of the Veterans' Administration, is

amended to read as follows:

"§ 4107. Grades and pay scales

"(a) The grades and per annum full-pay ranges for positions provided in paragraph (1) of section 4104 of this title shall be as follows:

"MEDICAL SERVICE

"Chief grade, \$13,730 minimum to \$15,030 maximum. "Senior grade, \$12,210 minimum to \$13,510 maximum.

"Intermediate grade, \$10,635 minimum to \$11,935 maximum.

"Full grade, \$8,955 minimum to \$10,255 maximum.

"Associate grade, \$7,560 minimum to \$8,860 maximum. "Junior grade, \$6,995 minimum to \$7,985 maximum.

"DENTAL SERVICE

"Chief grade, \$13,730 minimum to \$15,030 maximum.

"Senior grade, \$12,210 minimum to \$13,510 maximum.
"Intermediate grade, \$10,635 minimum to \$11,935 maximum.

"Full grade, \$8,955 minimum to \$10,255 maximum.

"Associate grade, \$7,560 minimum to \$8,860 maximum.

"Junior grade, \$6,995 minimum to \$7,985 maximum.

"NURSING SERVICE

"Assistant Director, \$8,955 minimum to \$10,255 maximum.

"Senior grade, \$7,560 minimum to \$8,860 maximum. "Full grade, \$6,435 minimum to \$7,425 maximum.

"Associate grade, \$5,600 minimum to \$6,630 maximum. "Junior grade, \$4,760 minimum to \$5,790 maximum.

"ADMINISTRATION

"(b) Notwithstanding any law, Executive order, or regulation, the Administrator shall prescribe by regulation the hours and conditions of employment and leaves of absence of physicians, dentists, and nurses."

(g) Section 4108(d) of such title, prescribing the maximum amount of pay and allowances of medical, surgical, and dental specialists of the Department of Medicine and Surgery of the Veterans' Ad-

ministration, is amended to read as follows:

"(d) Any person, rated as a medical, surgical, or dental specialist under the provisions of this section, shall receive, in addition to his 52 Stat. 31.

70 Stat. 745.

basic pay, an allowance equal to 15 per centum of such pay, but in no event shall the pay plus the allowance authorized by this subsection exceed \$17,200 per annum."

AGRICULTURAL STABILIZATION AND CONSERVATION COUNTY COMMITTEE EMPLOYEES

Sec. 115. (a) The rates of compensation of persons employed by the county committees established pursuant to section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)) shall be increased by amounts equal, as nearly as may be practicable, to the increases provided by this title for corresponding rates of compensation in the appropriate schedule or scale of pay.

(b) (1) Section 2 of the Civil Service Retirement Act, as amended (5 U.S.C. 2252), is amended by adding at the end thereof the follow-

ing new subsection:

(h) This Act shall apply to persons employed by the county committees established pursuant to section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)), subject to the following requirements:

"(1) The Secretary of Agriculture is authorized and directed to prescribe and issue such regulations as may be necessary to provide a means of effecting the application and operation of the pro-

visions of this Act with respect to such employees;

"(2) The Commission is authorized and directed to accept the certification of the Secretary of Agriculture or his designee with respect to service, for purposes of this Act, rendered by such employees prior to the effective date of this amendment; and

(3) Service rendered prior to the effective date of this amendment as an employee of a county committee established pursuant to section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)) shall be included in computing length of creditable service for the purposes of this Act only (A) if the employee has to his credit a total period of not less than five years of allowable service under this Act (including service allowable under this amendment) and (B) if, within two years after the effective date of this amendment, the employee shall have deposited with interest at 4 per centum per annum to December 31, 1947, and 3 per centum per annum thereafter, compounded on December 31 of each year, to the credit of the fund, a sum equal to the aggregate of the amounts which would have been deducted from his basic salary during the period of service claimed under this paragraph if during such period he had been subject to this Act.

68 Stat. 736.

(2) Notwithstanding any other provision of law, annuity benefits 5 USC 2251 note. under the Civil Service Retirement Act resulting from the operation of this subsection shall be paid from the civil service retirement and disability fund.

> (c) Section 2 of the Federal Employees' Group Life Insurance Act of 1954, as amended (5 U.S.C. 2091), is amended by adding at the

end thereof the following new subsection:

"(d) Persons employed by the county committees established pursuant to section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)) shall, under such conditions of eligibility as the Commission by regulation may prescribe, come within the purview of this Act. The Secretary of Agriculture is authorized and directed to prescribe and issue such regulations as may be necessary to provide a means of effecting the application and operation of the provisions of this subsection with respect to such persons."

(d) Section 3 of the Federal Employees Health Benefits Act of 1959 (5 U.S.C. 3002) is amended by adding at the end thereof the

following new subsection:

"(f) Persons employed by the county committees established pursuant to section 8(b) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)) may, in such manner and under such conditions of eligibility as the Commission by regulation may prescribe, enroll in an approved health benefits plan described in section 4 either as an individual or for self and family, under the same terms and conditions as apply to other employees who are eligible to enroll in such a plan under this Act. The Secretary of Agriculture is authorized and directed to prescribe and issue such regulations as may be necessary to provide a means of effecting the application and operation of the provisions of this subsection with respect to such persons."

73 Stat. 708.

EMPLOYEES IN THE JUDICIAL BRANCH

SEC. 116. (a) The rates of basic compensation of officers and employees in or under the judicial branch of the Government whose rates of compensation are fixed by or pursuant to paragraph (2) of subdivision a of section 62 of the Bankruptcy Act (11 U.S.C. 102(a)(2)), section 3656 of title 18 of the United States Code, the third sentence of section 603, section 604(a)(5), or sections 672 to 675, inclusive, of title 28 of the United States Code, or section 107(a)(6) of the Act of July 31, 1956, as amended (5 U.S.C. 2206(a)(6)), are hereby increased by amounts equal to the increases provided by section 612 of this part in corresponding rates of compensation paid to officers and employees subject to the Classification Act of 1949, as amended.

(b) The limitations provided by applicable law on the effective date of this section with respect to the aggregate salaries payable to secretaries and law clerks of circuit and district judges are hereby increased by the amounts necessary to pay the additional basic compensation

provided by this part.

(c) Section 753(e) of title 28 of the United States Code (relating to the compensation of court reporters for district courts) is amended by striking out "\$7,095" and inserting in lieu thereof "\$7,630".

EMPLOYEES IN THE LEGISLATIVE BRANCH

Sec. 117. (a) Each officer and employee in or under the legislative branch of the Government whose rate of compensation is increased by section 5 of the Federal Employees Pay Act of 1946 shall be paid additional compensation at the rate of 7.5 per centum of his gross rate of compensation (basic compensation plus additional compensation au-

thorized by law).

(b) The basic-compensation of each employee in the office of a Senator is hereby adjusted, effective on July 1, 1960, to the lowest multiple of \$60 which will provide a gross rate of compensation not less than the gross rate such employee was receiving immediately prior thereto, except that the foregoing provisions of this subsection shall not apply in the case of any employee if on or before the fifteenth day following the date of enactment of this Act the Senator by whom such employee is employed notifies the disbursing office of the Senate in writing that he does not wish such provisions to apply to such employee. In any case in which, at the expiration of the time within which a Senator may give notice under this subsection, such Senator is deceased such notice shall be deemed to have been given.

(c) Notwithstanding the provision referred to in subsection (d), the rates of gross compensation of each of the elected officers of the Senate (except the Presiding Officer of the Senate), the Parliamen-

60 Stat. 329.

70 Stat. 739.

5 USC 1071 note.

60 Stat. 217. 5 USC 931.932. tarian of the Senate, the Legislative Counsel of the Senate, the Senior Counsel in the Office of the Legislative Counsel of the Senate, and the Chief Clerk of the Senate are hereby increased by 7.5 per centum.

(d) The paragraph imposing limitations on basic and gross compensation of officers and employees of the Senate appearing under the heading "SENATE" in the Legislative Appropriation Act, 1956 (69 Stat. 510; Public Law 242, Eighty-fourth Congress), is amended to read as follows:

"No officer or employee whose compensation is disbursed by the Secretary of the Senate shall be paid basic compensation at a rate in excess of \$8,880 per annum, or gross compensation at a rate in excess

of \$17,525 per annum, unless expressly authorized by law."

(e) The limitation on gross rate per hour per person provided by applicable law on the effective date of this section with respect to the folding of speeches and pamphlets for the Senate is hereby increased by 7.5 per centum. The amount of such increase shall be computed to the nearest cent, counting one-half cent and over as a whole cent. The provisions of subsection (a) of this section shall not apply to employees whose compensation is subject to such limitation.

(f) The official reporters of proceedings and debates of the Senate and their employees shall be considered to be officers or employees in or under the legislative branch of the Government within the meaning

of subsection (a).

(g) Each officer or employee of the House of Representatives, whose compensation is disbursed by the Clerk of the House of Representatives and is not increased automatically, or is not permitted to be increased administratively, by reason of any other provision of this section, shall receive additional compensation at the rate of 7.5 per centum of the rate of his total annual compensation in effect immediately prior to the effective date of this section.

(h) The limitations on gross rate per thousand and gross rate per hour per person provided by applicable law on the effective date of this section with respect to the folding of speeches and pamphlets for the House of Representatives are hereby increased by 7.5 per centum. The amount of each such increase shall be computed to the nearest cent,

counting one-half cent and over as a whole cent.

(i) The additional compensation provided by this section shall be considered a part of basic compensation for the purposes of the Civil Service Retirement Act (5 U.S.C. 2251 and the following).

70 Stat. 743.

PART C—GENERAL PROVISIONS

AUTHORIZATION OF APPROPRIATIONS

Sec. 121. There are hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this title and title II.

EFFECTIVE DATE

Sec. 122. The foregoing provisions of this title and the provisions of section 201 shall become effective on the first day of the first pay period which begins on or after July 1, 1960.

TITLE II—EXECUTIVE AND SUPERGRADE POSITIONS

70 Stat. 736. 5 USC 2201 note. 5 USC 2205. Sec. 201. The Federal Executive Pay Act of 1956 be amended as follows:

(1) Section 106(a) is amended by adding the following new subparagraph after subparagraph (45):

5 USC 1105.

"(46) Legal adviser, solicitor, or general counsel of an executive department (excluding the Department of Justice)".

(2) Section 106(b) is amended by deleting the present subpara-

graph (9) and by inserting in lieu thereof the following:

"(9) General counsel of a military department".

Sec. 202. There shall be in the Department of Health, Education, and Welfare an Administrative Assistant Secretary of Health, Education, and Welfare who shall be appointed, with the approval of the President, by the Secretary of Health, Education, and Welfare under the classified civil service, who shall perform such duties as the Secretary shall prescribe, and whose annual rate of basic compensation shall be \$19,000.

Sec. 203. (a) Subsection (b) of section 505 of the Classification Act of 1949, as amended, is amended (1) by striking out "fourteen hundred and twenty-nine" and inserting "fourteen hundred and nine", (2) by striking out "three hundred and seventy-one" and inserting "three hundred and sixty-three", and (3) by striking out "one hundred and fifty-three" and inserting "one hundred and fifty-two".

(b) Such section is further amended by adding at the end thereof

a new subsection as follows:

"(1) The Interstate Commerce Commission is authorized, subject to the standards and procedures prescribed by this Act, to place a total of two positions in grade 18, ten positions in grade 17, and thirteen positions in grade 16 of the General Schedule. Such positions shall be in addition to the number of positions authorized to be placed in such grades by subsection (b)."

SAM RAYBURN Speaker of the House of Representatives.

CARL HAYDEN President of the Senate pro tempore.

> IN THE HOUSE OF REPRESENTATIVES, U. S. July 1, 1960.

The House of Representatives having proceeded to reconsider the bill (H. R. 9883) entitled "An Act to adjust the rates of basic compensation of certain officers and employees of the Federal Government, and for other purposes", returned by the President of the United States with his objections, to the House of Representatives, in which it originated, it was

Resolved, That the said bill pass, two-thirds of the House of

Representatives agreeing to pass the same.

RALPH R ROBERTS

I certify that this Act originated in the House of Representatives. RALPH R ROBERTS

by the one place, but at a few operations and excellent the

Clerk.

By: H. Newlin Megill
48232 O-61-20

IN THE SENATE OF THE UNITED STATES,

July 1, 1960.

The Senate having proceeded to reconsider the bill (H. R. 9883) entitled "An Act to adjust the rates of basic compensation of certain officers and employees of the Federal Government, and for other purposes", returned by the President of the United States with his objections, to the House of Representatives, in which it originated, and passed by the House of Representatives on reconsideration of the same, it was

Resolved, That the said bill pass, two-thirds of the Senators

present having voted in the affirmative.

Attest:

FELTON M. JOHNSTON Secretary.

Public Law 86-569

JOINT RESOLUTION

Making temporary appropriations for the fiscal year 1961, and for other purposes.

Temporary ap-propriations, 1961.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, and out of applicable corporate or other revenues, receipts, and funds, for the several departments, agencies, corporations, and other organizational units of the Government, namely:

Sec. 101. (a) (1) Such amounts as may be necessary for continuing projects or activities (not otherwise specifically provided for in this joint resolution) which were conducted in the fiscal year 1960 and for which appropriations, funds, or other authority would be available

in the following appropriation Acts for the fiscal year 1961: Legislative Branch Appropriation Act;

General Government Matters Appropriation Act;

Independent Offices Appropriation Act; Department of Defense Appropriation Act;

Departments of Labor, and Health, Education, and Welfare

Appropriation Act;

Military Construction Appropriation Act;

Mutual Security and Related Agencies Appropriation Act; Departments of State and Justice, the Judiciary, and Related Agencies Appropriation Act;

Public Works Appropriation Act; and the

Supplemental Appropriation Act.

(2) Appropriations made by this subsection shall be available to the extent and in the manner which would be provided for by the

pertinent appropriation Act.

(3) Whenever the amount which would be made available or the authority which would be granted under an Act listed in this subsection as passed by the House is different from that which would be made available or granted under such Act as passed by the Senate, the pertinent project or activity shall be continued under the lesser amount or the more restrictive authority.

(4) Whenever an Act listed in this subsection has been passed by only one House or where an item is included in only one version of an Act as passed by both Houses, the pertinent project or activity shall be continued under the appropriation, funds, or authority granted by the one House, but at a rate for operations not exceeding the current rate or the rate permitted by the action of the one House,