and Georgia, being administered by the Florida Game and Fresh Water Fish Commission;

H.R. 11702. An act to provide for the sale of lands in reservoir areas under the jurisdiction of the Department of the Army for cottage site development and use;

H.R. 11709. An act to amend Public Law 506, 84th Congress, 2d session, to increase the authorization for appropriations to the Atomic Energy Commission for acquisition or condemnation of real property or any facilities, or for plant or facility acquisition, construction, or expansion, and for other purposes;

H.R. 11834. An act to allow a charitable deduction for certain bequests;

H. J. Res. 472. Joint resolution for the relief of certain aliens;

H.J. Res. 546. Joint resolution to amend the act of August 20, 1954, establishing a commission for the celebration of the 200th anniversary of the birth of Alexander Hamilton:

H. J. Res. 617. Joint resolution to waive certain subsections of section 212 (a) of the Immigration and Nationality Act in behalf of certain aliens, and for other purposes;

H.. J. Res. 618. Joint resolution to waive the provision of section 212 (a) (6) of the Immigration and Nationality Act in behalf of certain aliens;

H. J. Res. 637. Joint resolution to waive certain subsections of section 212 (a) of the Immigration and Nationality Act in behalf of certain aliens:

H. J. Res. 667. Joint resolution to provide for the maintenance of public order and the protection of life and property in connection with the presidential inaugural ceremonies; and

H. J. Res. 681. Joint resolution to waive the provision of section 212 (a) (6) of the Immigration and Nationality Act in behalf of certain allens.

On August 7, 1956:

H. R. 3957. An act for the relief of Pauline H. Corbett:

H. R. 7634. An act to provide that amounts which do not exceed 60 cents shall be exempt from the tax imposed upon amounts paid for the transportation of persons;

H. R. 8750. An act to amend the Watershed Protection and Flood Prevention Act;

H. R. 9874. An act to authorize Canadian vessels to be employed in the coastwise transportation of coal to Ogdensburg, N. Y.;

H.R. 11554. An act to amend certain provisions of title XI of the Merchant Marine Act, 1936, as amended, to facilitate private financing of merchant vessels in the interest of national defense, and for other purposes;

H.R. 11677. An act to provide for the advancement of Maj. Gen. Hanford MacNider, Army of the United States (retired), to the grade of lieutenant general on the retired list;

H.R. 11742. An act to extend and amend laws relating to the provision and improvement of housing and the conservation and development of urban communities, and for other purposes;

H.R. 11833. An act to amend the Soil Conservation and Domestic Allotment Act and the Agricultural Adjustment Act of 1938 to provide for a Great Plains conservation program; and

H. R. 12152. An act to amend the Internal Revenue Code of 1954 to provide for the allowance, as deductions, of contributions to medical research organizations.

On August 8, 1956:

H. R. 11911. An act to authorize negotiations with respect to a compact to provide for a definition or relocation of the common boundary between Arizona and California, and for the appointment by the President of a Federal representative to the compact negotiations.

On August 9, 1956:

H.R. 10624. An act relating to intercorporate relations between the General Public Utilities Corp., a corporation organized and operating in the United States, and the Manila Electric Co.

On August 10, 1956:

H. R. 7049. An act to revise, codify, and enact into law, title 10 of the United States Code, entitled "Armed Forces," and title 32 of the United States Code, entitled "National Guard."

## HOUSE BILLS DISAPPROVED AFTER SINE DIE ADJOURNMENT

The message further announced that the President had disapproved the following bills of the House; his reasons for such actions are as follows:

IMPROVEMENT OF PRIVATE PROPERTY, DISTRICT
OF COLUMBIA

H. R. 4993. I have withheld my approval of H. R. 4993, to authorize the Board of Commissioners of the District of Columbia to permit certain improvements to two business properties situated in the District of Columbia.

The two properties involved, owned by private corporations, are occupied as gasoline filling stations in a residential use district. Under the zoning regulations promulgated pursuant to the act of March 1, 1920, as amended by the act of June 20, 1938, the two stations may be continued as such in the category of nonconforming uses because they were in existence prior to the enactment of the zoning statute. However, except under certain conditions, these nonconforming uses cannot be physically extended, enlarged, or improved. At present there are approximately 5,000 nonconforming uses in the District of Columbia.

The Board of Commissioners of the District of Columbia and the National Capital Planning Commission have had underway for the past 3 years a study looking to a complete revision of the zoning regulations for the District of Columbia. That study is almost completed, and when completed will doubtless include provisions dealing with the problem of nonconforming uses. We should not single out two of these now by special legislation and provide benefits for them which cannot be enjoyed by any of the other many nonconforming uses. To do so would constitute an invitation for other special legislative exceptions which, if enacted, could frustrate comprehensive planning and make impossible the orderly development of the Federal City.

DWIGHT D. EISENHOWER. THE WHITE HOUSE, July 31, 1956.

LAKE MICHIGAN, DIVERSION OF WATER

H. R. 3210. I have withheld my approval of H. R. 3210, to authorize the State of Illinois and the Sanitary District of Chicago, under the direction of the Secretary of the Army, to test, on a 3-year basis, the effect of increasing the diversion of water from Lake Michigan into the Illinois Waterway, and for other purposes.

This bill is substantially the same in purpose and effect as H. R. 3300 of the 83d Congress from which I also withheld

my approval in that it would authorize the State of Illinois and the Sanitary District of Chicago to increase from 1,500 to 2,500 cubic feet per second the diversion of water from Lake Michigan to the Illinois Waterway for a period of 3 years. H. R. 3210 would also direct the Secretary of the Army to make a study with respect to the effect of the diversion and to make recommendations regarding its continuance. While certain conditions and limitations are imposed that were not in the earlier bill these do not deal with the fundamental reasons for my withholding approval of that measure.

In my memorandum of disapproval of H. R. 3300 I stated, among other things:

I am unable to approve the bill because \* \* \* (2) all methods of control of lake levels and protection of property on the Great Lakes should be considered before arbitrarily proceeding with the proposed increased diversion, (3) the diversions are authorized without reference to negotiations with Canada, and (4) the legitimate interests of other States affected by the diversion may be adversely affected.

A comprehensive report by the Corps of Engineers which will include consideration of the best methods of obtaining improved control of the levels of the Great Lakes and of preventing recurrence of damage along the shores is nearing completion. I am asking the Secretary of Defense to expedite completion of this report. This report is in addition to the technical report on the effects of an increased diversion into the Illinois Waterway which has been made by the Joint Lake Ontario Engineering Board to the International Joint Commission. I think it would be unwise to proceed with the diversion in the manner proposed in H. R. 3210 until all relevant information has been obtained, particularly since objections to the proposed diversion have been registered by the Canadian Government in its note dated February 13, 1956, and additional objections filed by legal advisers of the States of Wisconsin, Ohio, and New York.

Although I am fully aware of the seriousness of some of the problems confronting the Chicago area and the State of Illinois, the record on H. R. 3210 affords no basis for me to change my position in this matter. Accordingly, under the circumstances, I am convinced that the bill should not be approved.

I am asking the State Department to engage in discussions with the Canadian Government in an attempt to work out a solution to these problems as soon as all pertinent facts are available.

DWIGHT D. EISENHOWER. THE WHITE HOUSE, August 9, 1956.

TAXES, REAL-ESTATE INVESTMENT TRUSTS

H. R. 4392. I am withholding my approval from H. R. 4392, entitled "An act to amend the Internal Revenue Code of 1954 to provide a special method of taxation for real-estate investment trusts."

Under existing law, real-estate trusts and associations with transferable shares are generally taxed as ordinary corporations on their entire taxable income. The enrolled bill would extend to such organizations, under certain conditions, the conduit or pass-through