plus or minus such amounts, if any, as may be justified by reason of ordinary fluctuations from January 1961 construction costs as indicated by engineering cost indices applicable to the type of construction involved herein, and not to exceed \$400,000 for carrying out the provisions of section 3 of this Act, in addition to the cost of fish screens, when the Secretary finds that conditions justify such expenditures. There are also authorized to be appropriated such sums as may be required for the operation and maintenance of said works.

Approved October 9, 1962. tion of approximately early (housand four hundred and lifty same of land in Chanogan County, Washington, for the purpose of under

major portion of these lands and for conservation an Public Law 87-763 At the water as the second and additional and the second and th

October 9, 1962 [8. 3120]

edi to dien talenoT-ellivorD AN ACT dam han atatago dettirato

To amend section 6 of the Act of May 29, 1884.

Agriculture. Diseased live stock and poultry. Interstate move-44 Stat. 774.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of the Act of May 29, 1884 (23 Stat. 32), as amended (21 U.S.C. 115), is further amended by changing the period at the end of such section to a colon and inserting immediately thereafter the following: "Provided, That such livestock or poultry may be so delivered and received for such transportation and so transported and moved if the Secretary of Agriculture determines that such action will not endanger the livestock or poultry of the United States and authorizes such action, and such delivery, receipt, transportation, and movement are made in strict compliance with such rules and regulations as the Secretary of Agriculture may prescribe to protect the livestock and poultry of the United States." Approved October 9, 1962.

Public Law 87-764

October 9, 1962 [S. 3156]

allocable to such fir entrop purpoing power and AN ACT

therewill at rates not to a carl

To amend section 142 of title 28, United States Code, with regard to furnishing court quarters and accommodations at places where regular terms of court are authorized to be held, and for other purposes.

District courts. Quarters and accommodations. 62 Stat. 898.

10 MIN 1919 199

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 142 of title 28, United States Code, is amended by adding at the end of such section the following: "The foregoing restrictions shall not, however, preclude the Administrator of General Services, at the request of the Director of the Administrative Office of the United States Courts, from providing such court quarters and accommodations as the Administrator determines can appropriately be made available at places where regular terms of court are authorized by law to be held, but only if such court quarters and accommodations have been approved as necessary by the judicial council of the appropriate circuit."

Suc. 4 There are levely enthorized to be appropriated for con-

Approved October 9, 1962.