## PRIVATE RESOLUTION OF THE SEVENTY-FIRST CONGRESS

OF THE

## UNITED STATES OF AMERICA

Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the fifteenth day of April, 1929, and was adjourned without day on Friday, the twenty-second day of November, 1929.

HERBERT HOOVER, President; CHARLES CURTIS, Vice President; GEORGE H. Moses, President of the Senate pro tempore; Nicholas Longworth, Speaker of the House of Representatives.

CHAP. 42.—Joint Resolution To repeal an Act approved March 2, 1929, entitled "An Act for the relief of C. C. Spiller, deceased," and to provide for the relief of the estate of C. C. Spiller, deceased.

June 28, 1929. [H. J. Res. 58.] [Priv. Res., No. 1.]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act approved March 2, 1929, entitled "An Act for the relief of the estate of C. C. Spiller, deceased," being Private Act Numbered 532, Seventieth pealed.

Congress, be, and the same is hereby, repealed: Be it further

Resolved, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury Payment of judg-not otherwise appropriated, to the estate of C. C. Spiller, deceased, to estate of. late of Hamilton County, Tennessee, the sum of \$8,000, found to be due him by the Court of Claims in congressional case numbered 10549, as appears by Senate Document Numbered 173, Fifty-ninth Congress, second session, being his share of the reasonable charter value, together with the destruction thereof, of a small steamboat known as the Paint Rock taken and used by the United States and while in their possession accidentally destroyed and never paid for, all while the said C. C. Spiller, deceased, was a loyal citizen of the United States, as evidenced by the findings or report dated June 27, 1864, of a board of claims designated by the commanding officer of the Department of the Cumberland by Special Field Orders Numbered 104, dated April 12, 1864, still of record in the War Department: Provided, That no part of the amount appropriated in this joint resolution in excess of 20 per centum thereof shall be paid attorneys. or delivered to or received by any agent or agents, attorney or attorneys, on account of services rendered or advances made in connection with said claim: Provided further, That it shall be unlawful for any agent or agents, attorney or attorneys, to exact, collect, with- makeful. hold, or receive any sum which in the aggregate exceeds 20 per centum of the amount appropriated in this joint resolution on account of services rendered or advances made in connection with said claim, any contract to the contrary notwithstanding. Any person violating the provisions of this joint resolution shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$4,000.

C. C. Spiller. Former Act repealed. Vol. 45, p. 2370, re-

Limit for services of

Exacting greater sum

Punishment for.

Approved, June 28, 1929.