

# Presidential Documents

## Title 3—THE PRESIDENT

### Proclamation 3372

#### IMMIGRATION QUOTAS

By the President of the United States  
of America

#### A Proclamation

WHEREAS under the provisions of section 202(a) of the Immigration and Nationality Act, each independent country, self-governing dominion, mandated territory, and territory under the international trusteeship system of the United Nations, other than independent countries of North, Central, and South America, is entitled to be treated as a separate quota area when approved by the Secretary of State; and

WHEREAS under the provisions of section 201(b) of the Immigration and Nationality Act, the Secretary of State, the Secretary of Commerce, and the Attorney General, jointly, are required to determine the annual quota of any quota area established pursuant to the provisions of section 201(a) of the said Act, and to report to the President the quota of each quota area so determined; and

WHEREAS under the provisions of section 202(e) of the said Act, the Secretary of State, the Secretary of Commerce, and the Attorney General, jointly, are required to revise the quotas, whenever necessary, to provide for any political changes requiring a change in the list of quota areas; and

WHEREAS the Republic of Cameroun came into existence on January 1, 1960, with the termination of the United Nations Trusteeship; and

WHEREAS the Republic of Togo was established on April 27, 1960, upon the termination of the United Nations Trusteeship; and

WHEREAS the Malagasy Republic, a former Autonomous Republic of the French Community, became independent on June 26, 1960; and

WHEREAS the Republic of the Congo, the former Belgian Congo, was granted independence by Belgium on June 30, 1960; and

WHEREAS the Somali Republic came into existence on July 1, 1960, by the union of the former Italian Trust Territory of Somaliland and the former British Somaliland; and

WHEREAS the Central African Republic, the Republic of Chad, the Republic of Congo (former Middle Congo), the Republic of Dahomey, the Gabon Republic, the Republic of Ivory Coast, the Republic of Niger, and the Republic of Upper Volta, previously Autonomous Republics within the French Community,

were granted independence by France between August 1 and August 17, 1960; and

WHEREAS the Republic of Cyprus, the former British Crown Colony of Cyprus, was granted independence by the Government of the United Kingdom on August 16, 1960; and

WHEREAS the Secretary of State, the Secretary of Commerce, and the Attorney General have jointly determined and reported to me the immigration quotas hereinafter set forth:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, acting under and by virtue of the authority vested in me by the aforesaid Act of Congress, do hereby proclaim and make known that the annual quotas of the quota areas hereinafter designated have been determined in accordance with the law to be, and shall be, as follows:

Quota area	Quota
Cameroun	100
Central African Republic	100
Chad	100
Congo	100
Congo, Republic of the	100
Cyprus	100
Dahomey	100
Gabon	100
Ivory Coast	100
Malagasy Republic	100
Niger	100
Somali Republic	100
Togo	100
Upper Volta	100

The establishment of an immigration quota for any quota area is solely for the purpose of compliance with the pertinent provisions of the Immigration and Nationality Act and is not to be considered as having any significance extraneous to such purpose.

Proclamation No. 3298 of June 3, 1959, entitled "Immigration Quotas," is amended by the abolishment of the immigration quotas established for Cameroun (trust territory, France), Somaliland (trust territory, Italy), Togo (trust territory, France), and by the addition of the immigration quotas established by this proclamation.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-third day of September in the year of our Lord nineteen hundred and sixty and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,  
Acting Secretary of State.

[F.R. Doc. 60-9122; Filed, Sept. 28, 1960; 10:01 a.m.]

### Proclamation 3373

#### COLUMBUS DAY, 1960

By the President of the United States  
of America

#### A Proclamation

WHEREAS four hundred and sixty-eight years ago Christopher Columbus, with vision, faith, and the courage of his convictions, sailed out from the port of Palos, Spain, to cross the uncharted Atlantic; and

WHEREAS on October 12, 1492, Columbus discovered the land of the New World; and

WHEREAS Columbus' achievement opened the Western Hemisphere to settlement and development by our forebearers, whose vision, faith, and courage were akin to his own; and

WHEREAS in this present day of challenge we can find inspiration, both personally and nationally, in the example of this great figure in American history; and

WHEREAS the Congress of the United States, proud of this history, by a joint resolution approved April 30, 1934 (48 Stat. 657), has requested the President to issue a proclamation designating October 12 of each year as Columbus Day:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby designate Wednesday, October 12, 1960, as Columbus Day.

I direct the appropriate officers of the Federal Government to display the flag of the United States on all Government buildings on that day; and I request the appropriate officers of State and local governments likewise to display the flag on that day.

I also invite the people of the United States to observe the day in their homes, schools, churches, and other suitable places with ceremonies and with thoughts expressive of our admiration for the man who discovered America and of our gratitude for his daring achievement.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-third day of September in the year of our Lord nineteen hundred and sixty, and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,  
Acting Secretary of State.

[F.R. Doc. 60-9120; Filed, Sept. 28, 1960; 10:01 a.m.]

## Proclamation 3374

ENLARGING THE ROCKY MOUNTAIN  
NATIONAL PARK—COLORADO

By the President of the United States  
of America

## A Proclamation

WHEREAS the act of June 21, 1930, 46 Stat. 791 (16 U.S.C. 192b), authorizes the President, upon the recommendation of the Secretary of the Interior, with respect to lands not in a national forest, to add to the Rocky Mountain National Park, in the State of Colorado, by Executive proclamation, certain lands described in that act; and

WHEREAS the Secretary of the Interior has recommended the addition to such park of certain of the lands described in that act not in a national forest; and

WHEREAS it appears that it would be in the public interest to add such lands to the park for future preservation and administration as a part of the park:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, under and by virtue of the authority vested in me by the said act of June 21, 1930, do proclaim that the lands hereinafter described shall be, and they are hereby, added to and reserved as a part of the Rocky Mountain National Park, in the State of Colorado; and such lands shall be subject to the provisions of the act entitled "An Act to establish a National Park Service, and for other purposes," approved August 25, 1916, 39 Stat. 535 (16 U.S.C. 1-3), and all acts supplementary thereto and amendatory thereof, and all other laws and rules and regulations applicable to such park:

## SIXTH PRINCIPAL MERIDIAN

T. 4 N., R. 73 W., section 9, northwest quarter southwest quarter.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-third day of September in the year of our Lord nineteen hundred and sixty, and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,  
Acting Secretary of State.

[F.R. Doc. 60-9123; Filed, Sept. 28, 1960;  
10:01 a.m.]

## Proclamation 3375

GENERAL PULASKI'S MEMORIAL  
DAY, 1960

By the President of the United States  
of America

## A Proclamation

WHEREAS during our war for independence a young Polish patriot in exile, Count Casimir Pulaski, joined the Continental Army, was appointed a brigadier general and commander of cavalry, distinguished himself in various engagements, and raised and commanded a corps called the Pulaski Legion; and

WHEREAS while leading an assault to relieve the captured city of Savannah, Georgia, Pulaski received a wound which proved fatal on October 11, 1779; and

WHEREAS the present year marks the one hundred and eighty-first anniversary of Pulaski's death; and

WHEREAS in his selfless devotion to the cause of liberty, Pulaski is a continuing example to all men who strive toward the goals of freedom and justice:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby designate Tuesday, October 11, 1960, as General Pulaski's Memorial Day.

I direct the appropriate officers of the Federal Government to display the flag of the United States on all Government buildings on that day; and I request the appropriate officers of the State and local governments likewise to display the flag on that day.

I also invite the people of the United States to observe the day in their homes, schools, churches, and other suitable places with ceremonies and with thoughts commemorative of the ideals and the heroism of General Pulaski.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twenty-third day of September in the year of our Lord nineteen hundred and sixty, and of the Independence of the United States of America the one hundred and eighty-fifth.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,  
Acting Secretary of State.

[F.R. Doc. 60-9121; Filed, Sept. 28, 1960;  
10:01 a.m.]

# Rules and Regulations

## Title 5—ADMINISTRATIVE PERSONNEL

### Chapter I—Civil Service Commission

#### PART 29—RETIREMENT

##### Miscellaneous Amendments

###### Correction

In F.R. Doc. 60-8721, appearing at page 8988 of the issue for Tuesday, September 20, 1960, the following corrections are made in § 29.18:

1. In paragraph (c) (2) (iii), the word "determine" should read "terminate", so that the opening phrase of subdivision (iii) reads "if commission action to terminate his annuity \* \* \*".

2. In the first full sentence in paragraph (d) (3) (iii), the word "his" should precede the phrase "retirement rights", so that the clause reads "to have his retirement rights redetermined under the law in effect at separation date."

## Title 6—AGRICULTURAL CREDIT

### Chapter IV—Commodity Stabilization Service and Commodity Credit Corporation, Department of Agriculture

#### SUBCHAPTER B—LOANS, PURCHASES, AND OTHER OPERATIONS

[Amdt. 2]

#### PART 475—EMERGENCY FEED PROGRAM

##### Subpart—Livestock Feed Program

###### AUTHORIZED PERIOD; UNDUE FINANCIAL HARDSHIP

The regulations issued by the Commodity Credit Corporation published in 24 F.R. 10029 and 25 F.R. 8594 which contain specific requirements for the continuing Livestock Feed Program are amended as follows:

Section 475.203 *Definitions* is amended as follows:

(g) "Authorized period" means the period during which feed grains will be made available to the owner under a single application. In the case of applications filed in an approval month, the authorized period shall commence on the date the application is filed, and in the case of applications filed during the last week of a non-approval month which is immediately succeeded by an approval month, the authorized period shall begin on the first Monday of such approval month. In the case of applications for additional assistance beyond the expiration date of any authorized period shown on a previously approved Form 65, the authorized period shall begin as provided in the previous sentence except that if the application is filed during the last week of the authorized period shown on

the previously approved Form 65 and such week is succeeded by a day that is in an approval month, the authorized period shall begin on the first day following the preceding authorized period. The authorized period shall terminate:

(1) On the last day of the prescribed period or 60 calendar days after the beginning date of the authorized period, whichever is earlier, or, (2) on such later day within the prescribed period as the Executive Vice President of CCC determines necessary to assure effective program administration within the general policy of the program.

(n) "Undue financial hardship" means that an applicant does not have on hand sufficient feed for his livestock for the authorized period and is unable to obtain such feed from normal suppliers without sustaining an operating loss, and that the applicant's financial condition is such that this loss will interfere with his obtaining necessary financing for his livestock operation in the future or will otherwise imperil his continued livestock operation.

Issued this 26th day of September 1960.

WALTER C. BERGER,  
Executive Vice President,  
Commodity Credit Corporation.

[F.R. Doc. 60-9079; Filed, Sept. 28, 1960; 8:51 a.m.]

## Title 7—AGRICULTURE

### Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Milk Order No. 27]

#### PART 927—MILK IN NEW YORK-NEW JERSEY MARKETING AREA

##### Order Suspending Certain Provisions

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order regulating the handling of milk in the New York-New Jersey marketing area (7 CFR Part 927), it is hereby found and determined that:

(a) The following provisions of the order, do not tend to effectuate the declared policy of the Act for the months of October, November and December:

(1) Section 927.40(a) (3), (4), (5), (6), (7), (8), (9) and (10);

(2) In § 927.40(a) (11) the words "determined pursuant to subparagraph (10) of this paragraph"; and

(3) § 927.46(a) (2).

(b) Notice of proposed rule making, public procedure thereon, and 30 days notice of effective date hereof are impractical, unnecessary, and contrary to the public interest in that:

(1) This suspension order does not require of persons affected substantial or

extensive preparation prior to the effective date.

(2) This suspension order is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area.

(3) This suspension is necessary because unusual weather conditions which prevailed in the Order No. 27 production and marketing area in recent months have had an undue influence upon the utilization adjustment percentage in the Class I-A price formula.

(4) This action has been requested by cooperative associations representing more than two-thirds of producers for the market.

(5) The short period of time remaining between issuance and effective date makes it impractical for rule-making procedure to be completed. This results because the market administrator is required to announce, on or before September 25, the utilization adjustment percentage applicable to all milk received in October.

Therefore, good cause exists for making this order effective October 1, 1960.

It is therefore ordered, That the aforesaid provisions of the order are hereby suspended effective October 1, 1960 (except that the suspension of § 927.46(a) (2) is effective immediately) for the period October, November and December 1960. This suspension action will not affect the use of this factor in any other order.

(Secs. 1-9, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Issued at Washington, D.C., this 23d day of September, 1960.

CLARENCE L. MILLER,  
Assistant Secretary.

[F.R. Doc. 60-9058; Filed, Sept. 28, 1960; 8:47 a.m.]

[Export Reg. 4]

#### PART 933—ORANGES, GRAPEFRUIT, TANGERINES, AND TANGELOS GROWN IN FLORIDA

##### Limitation of Export Shipments

###### § 933.1020 Export Regulation 4.

(a) *Findings.* 1. Pursuant to the marketing agreement, as amended, and Order No. 33, as amended (7 CFR Part 933), regulating the handling of oranges, grapefruit, tangerines, and tangelos grown in Florida effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations of the committees established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of shipments by export of oranges, including Temple oranges, grapefruit, tangerines, and tangelos, as hereinafter