[Act No. 2064, June 23, 1911]

AN ACT RENEWING CERTAIN APPROPRIATIONS IN ACTS NUMBERED NINETEEN HUNDRED AND NINETY-TWO AND NINETEEN HUNDRED AND NINETY-EIGHT UNTIL SUCH TIME AS THE REGULAR APPROPRIATIONS FOR THE MOUNTAIN PROVINCE AND THE PROVINCES OF NUEVA VIZCAYA AND AGUSAN AND FOR INSULAR EXPENSES IN SAID PROVINCES, THE MORO PROVINCE, AND THE CITY OF BAGUIO, FOR THE FISCAL YEAR NINETEEN HUNDRED AND TWELVE, SHALL HAVE BEEN MADE.

By authority of the United States, be it enacted by the Philippine Commission, that:

SECTION 1. All appropriations for the necessary operations of the Provinces. Mountain Province and the Provinces of Nueva Vizeaya and Agusan and of the Insular Government in said provinces and the Moro Province, and the city of Baguio, under the various headings as expressed in Acts .Numbered Nineteen hundred and ninety-two and Nineteen hundred and ninety-eight, are hereby renewed in similar amounts for the general purposes therein specified until such time as the regular appropriations for said provinces and the Insular Government in said provinces and city for the fiscal year nineteen hundred and twelve, or any part thereof, shall have been made. This Act shall not be construed to renew any appropriations in said Acts for specific or temporary purposes not continuous in character. A sufficient sum is hereby appropriated out of any funds in the Insular Treasury not otherwise appropriated for the purposes named, and made available on July first, nineteen hundred and eleven.

SEC. 2. All withdrawals of funds by warrant under this Act withdrawals. shall be transferred from the appropriation made by this Act and charged on the books of the Auditor to the regular appropriations for the Mountain Province and the Provinces of Nueva Vizcaya and Agusan and for the Insular Government in said provinces, the Moro Province, and the city of Baguio, for the fiscal year nineteen hundred and twelve, when the same shall have been made.

SEC. 3. This Act shall take effect on its passage.

Enacted, June 23, 1911.



Source: Supreme Court E-Library
This page was dynamically generated by the E-Library Content Management System (E-LibCMS)