CONGRESSIONAL RECORD

Proceedings and Debates of the 85th Congress

SENATE

BILL: S. 186L ACTION PASSED

BOARD OF APPEALS OF THE PAT-CERTAIN OFFICE ENT AND. SALARIES

Mr. JOHNSON of Texas. Mr. President. I move that the Senate proceed to the consideration of Calendar No. 1818, Senate bill 1864.

The motion was agreed to; and the Senate proceeded to consider the bill (S. 1864) to authorize an increase in the membership of the Board of Appeals of the Patent Office; to provide increased salaries for certain officers and employees of the Patent Office; and for other purposes, which had been reported from the Committee on the Judiciary. with amendments on page 1, at the beginning of line 7, to strike out:

(b) The fourth sentence of such paragraph is repealed.

At the beginning of line 8, to strike out "(c)" and insert "(b)"; on page 2, line 3, after the word "annual", to strike out "basic"; in line 4, after the word "be", to strike out '\$20,500" and insert "\$20,000", and after the amendment just above stated to strike out "that of the First Assistant Commissioner shall be \$20,-000;"; in line 9, after the word "examiners-in-chief", to insert "subject to the approval of the Civil Service Commission; in line 16, after the word "amended", to strike out "The Commissioner is authorized, in accordance with the civil service laws and the Classification Act of 1949, as amended, to appoint, fix the compensation, and prescribe the powers and duties of all other officers and employees of the Patent Office."; and in line 23, after the word "sentence", to strike out "The Commissioner is authorized, without regard to the Classification Act of 1949, as amended, to fix the annual rate of basic compensation of any acting examiner-in-chief who is designated under this paragraph to serve as an examiner-in-chief at any rate not in excess of that authorized by law for has also been consulted. examiners-in-chief while such acting examiner-in-chief is so serving." and insert "Such designated examiners-inchief may be compensated at the established rate for the position in which they Mr. WILEY. Mr. President, I join the The PRESIDING OFFICER. The are temporarily serving, provided, that Mr. O'MANONEY' is not account to the comat the end of the period for which designated their rate of compensation shall bill be passed. had such designation not been made,"; so as to make the bill read:

Be it enacted, etc., That (a) the first sen—of the Patent Office. It is our judgment tence of the first paragraph of section 3 of that the bill will enable that backlog title 35 of the United States Code is amended to be cleared away.

by striking out the word "nine" and inserting In view of the great importance of the living thereof the words "not more than work of the Board of the Board of the bill is open to further amendation.

Commissioner shall be \$20,000; and that of

500. The Commissioner is authorized, with- Appeals. out regard to the provisions of the Classification Act of 1949, as amended, to fix the annual rates of basic compensation of the examiners-in-chief, subject to the approval than 15.

The bill authorizes an increase in the membership of the Board of Appeals in the Patent Office from 9 to not more of the Civil Service Commission, at rates not exceeding the maximum rate now or hereafter prescribed by law for employees of the Patent Office, even though the recruit-classes described in the first section of the ing of additional examiners in the lower act entitled 'An act to authorize the creation grades has helped to lessen the backlog. of additional positions in the professional Stat. 715), as amended.

serving: Provided, That at the end of the period for which designated their rate of compensation shall be adjusted to what it would have been had such designation not been made."

this bill, which was introduced by me, for ining corps to private patent practice and the distinguished Senator from Wis-industry. Examiners with as little as 5 consin [Mr. Wiley] and myself, has been years of experience and training in the Patapproved unanimously by the Senate ent office are accepting salaries in industry Judiciary Committee, with instructions, which are equal to, or in excess of, the however, that committee in the property salaries of the Acceptance of the Acceptance and training in the Patapproved unanimously by the Senate ent of the Acceptance and training in the Patapproved unanimously by the Senate ent of the Acceptance and training in the Patapproved unanimously by the Senate ent office are accepting and training in the Patapproved unanimously by the Senate ent office are accepting salaries in industry should be a senate ent office are accepting salaries. however, that consultation be had with sioners. The salary of the Commissioner is the Committee on Post Office and Civil now \$16,000 (GS-18). The base salary of Service.

The Senator from South Carolina [Mr. mitee on Post Office and Civil Service, as positions are filled by Executive appointwell as a member of the Judiciary Committee, took up the bill with the Committee on Post Office and Civil Service; and dorsed the bill.

The bill is designed to clear away the backlog which has developed in the Patent Office.

There is no objection to the bill. have consulted the minority leader; and missioner of Patents has been so outthe leadership on this side of the aisle standing that his compensation should

As I have stated, there is no objection bill. **t**o the bill.

So I hope the bill will be passed.

[Mr. O'MAHONEY] in requesting that the mittee amendments.

backlog which has developed in the work bloc.

in lieu thereof the words "not more than work of the Board of Appeals of the Patent Office and the necessity to attract (b) Such section is amended by inserting to it patent lawyers of the highest capactherein, immediately after the first paraty, the bill provides for increasing the graph thereof, the following new paragraph: aph thereof, the following new paragraph: compensation of patent examiners at the

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each Assistant Commissioner shall be \$195 level of membership on the Board of

The bill authorizes an increase in the

There is still a serious backlog in the

In order to increase the incentive to Departments, approved August 1, 1947 (61 into the Patent service, and to bring into the Patent Office younger lawyers SEC. 2. Section 7 of title 35 of the United of the greatest ability, the annual basic States Code is amended by adding at the compensation of the Commissioner end thereof the following new sentence: would be increased to what it should Such designated examiners-in-chief may be be, namely \$20,500; that of the First Ascompensated at the established rate for the sistant Commissioner, to \$20,000; and positions in which they are temporarily that of each Assistant Commissioner, to \$19,500.

As the committee report states:

Inadequate compensation at this level affects adversely the salaries of the career employees and is probably the paramount Mr. O'MAHONEY. Mr. President, factor in the high losses from the examthe Assistant Commissioners is now \$11,610. Thse salaries are in accordance with the JOHNSTON], the chairman of the Com- Classification Act of 1949, even though these ment.

Their compensation should not adversely affect the rates of compensation of the highly skilled professional examining corps. on the first of July he stated on the The bill provides that the Commissioner floor of the Senate that the Post Office and Assistant Commissioners of Patents be and Civil Service Committee also had en- compensated at a rate which is reasonable in view of their required backgrounds and responsibilities.

> Mr. President, a workman is worthy of his hire. I think the whole patent bar I would agree that the work of the Combe at least the amount provided in the

Therefore, I urge my colleagues to support Senate bill 1864.

Mr. President, I Mr. MANSFIELD. As he has stated, in substance the bill ask unanimous consent that the combe adjusted to what it would have been is for the purpose of clearing away a mittee amendments be agreed to en

The PRESIDING OFFICER. With-

ment.

If there be no further amendment to be offered, the question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed for a third reading, read the third time, and passed.