"(2) the location of the facility, and an estimate of the maximum

cost of the facility;

"(3) a statement of those agencies, private and public, which will use such facility, together with the contribution to be made by each such agency toward the cost of such facility; and

"(4) a statement of justification of the need for such facility.
"(b) The estimated maximum cost of any facility approved under this section as set forth in the prospectus may be increased by the amount equal to the percentage increase, if any, as determined by the Secretary, in construction costs, from the date of the transmittal of such prospectus to Congress, but in no event shall the increase authorized by this subsection exceed 10 per centum of such estimated maximum cost."

Agricultural tractor accidents, Report to Congress. Sec. 8. (a) The Secretary of Transportation (hereinafter referred to as the "Secretary") is hereby authorized to prepare and to submit to the Congress no later than January 1, 1971, a report on the extent, causes and means of prevention of agricultural tractor accidents on both public roads and farms. In addition to such other information as he deems appropriate, the Secretary shall include in the report—

(1) an estimate, based on the best statistical information available, of the number of deaths and injuries resulting annually from

agricultural tractor accidents;

(2) an identification of the primary causes of agricultural tractor accidents, including consideration of the hazards most

likely to cause death or injury; and

(3) specific recommendations on means of preventing the occurrence of, and reducing the severity of injuries resulting from, agricultural tractor accidents, including such legislative proposals as

the Secretary determines are needed.

(b) In formulating the recommendations to be submitted to the Congress, the Secretary shall give careful consideration to the advisability of establishing uniform Federal safety standards in the design and manufacture of all agricultural tractors sold in interstate commerce, requiring the installation on such tractors of safety devices, and providing assistance to the States in developing accurate reporting procedures for accidents involving such tractors.

(c) In order to facilitate the prompt completion of this report, officials of other Federal departments or agencies shall make available to the Secretary, upon his request, any data or information in their possession relating to agricultural tractor accidents and shall otherwise

provide assistance.

Approved May 22, 1970.

Public Law 91-266 Program T to various of T (a) the page

May 22, 1970 [S. 1458]

ties) facilities suitable to conTOA (Acarch, development

To prohibit the business of debt adjusting in the District of Columbia except as an incident to the lawful practice of law or as an activity engaged in by a nonprofit corporation or association.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, as used in this Act, the term—

(1) "Debt adjusting" means an activity, whether referred to by the term "budget counseling", "budget planning", "budget service", "credit advising", "debt adjusting", "debt counseling", "debt help", "financial adjusting", "financial arranging", "prorating", or some other term of

Debt adjustment, prohibition. "Debt adjusting."

like import, which involves a particular debtor's entering into an express or implied contract whereby the debtor agrees to pay an amount or amounts of money periodically or otherwise to a person who agrees, for a consideration, to distribute such money among specified creditors in accordance with a plan agreed upon between the debtor and the person to whom the debtor makes or agrees to make such payments.

(2) "Person" does not include an individual admitted to the bar of

the United States District Court for the District of Columbia.

(3) "Partnership" does not include a partnership all the members of which are admitted to the bar of the United States District Court for the District of Columbia.

Sec. 2. Except as provided in section 3, no person, partnership, association, or corporation shall engage in the business of debt adjust-

ing in the District of Columbia.

Sec. 3. The provisions of this Act shall not apply to those situations involving debt adjusting incurred incidentally in the lawful practice of law in the District of Columbia nor shall anything in this Act be construed to apply to any nonprofit or charitable corporation or association which engages in debt adjusting even though the nonprofit corporation or association may charge and collect nominal sums as reimbursement for expenses in connection with such services.

Sec. 4. (a) Whoever violates section 2 of this Act shall be subject to a fine of not more than \$1,000 and to imprisonment for not more than

six months, or to both.

(b) Prosecutions for violations of this Act shall be conducted in the name of the District of Columbia by the Corporation Counsel or any of his assistants.

Approved May 22, 1970.

Public Law 91-267

AN ACT

To change the name of the Kaysinger Bluff Dam and Reservoir, Osage River Basin, Missouri, to the Harry S. Truman Dam and Reservoir, Missouri.

May 26, 1970 [S. 3778]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Kaysinger Bluff Dam and Reservoir, Osage River Basin, Missouri, authorized by the Flood Control Act approved September 3, 1954 (Public Law 83–780), shall hereafter be known as the Harry S. Truman Dam and Reservoir, and any law, regulation, document, or record of the United States in which such project is designated or referred to shall be held to refer to such project under and by the name of "Harry S. Truman Dam and Reservoir".

Approved May 26, 1970.

"Person."

"Partnership."

Exceptions.

Penalty.

Harry S. Truman Dam amd Reser-

68 Stat. 1262.