1 STATE ACCEPTANCE PROVISIONS
SEC. 32. In order to qualify for receiving funds appro-
3 priated under this Act or any part thereof a State, through
4 its legislature, shall—
5 (a) Accept the provisions of such part or parts of this
6 Act and provide for the administration of funds to be re-
7 ceived under such part or parts;
8 (b) Provide that the State treasurer, or corresponding
9 official in that State, serve as trustee for funds apportioned to
10 the State under provisions of this Act;
(c) Provide that its State educational authority as de-
12 fined in section 42 (d) shall represent the State in the ad-
13 ministration of funds received through any provision of this
14 Act; Bird-orshammings: Shrwolleanth Bailbullant aquita 41
(d) Provide that the State educational authority shall
16 make such reports to the Commissioner with respect to the
17 expenditure of funds received through the provisions of this
18 Act and the progress of the programs provided for through
19 this Act in such form and containing such information as the
20 Commissioner may require;
(e) In States where separate schools are maintained for
22 separate races, provide for the apportionment of such funds
23 for the benefit of schools and teacher-training institutions

24 maintained for minority races, as will result in the expendi-

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