of the National Defense Act of June 3, 1916, as amended (32 U. S. C. 194), is amended to read as follows:

“(a) No State shall maintain troops in time of peace other than as authorized in accordance with the organization prescribed under this Act. Nothing contained in this Act shall be construed to limit the rights of the States in the use of the National Guard within their respective borders in time of peace or to prevent the organization and maintenance of State police or constabulary.

“(b) Effective for a period of two years after the date of enactment of this amendment, and under such regulations as the Secretary may prescribe for the organization, standards of training, instruction, and discipline, the organization by and maintenance within any State of such military forces other than a National Guard as may be provided by the laws of such State is hereby authorized while any part of the National Guard of such State is in active Federal service. Such military forces shall not be called, ordered, or in any manner drafted, as such, into the military services of the United States. No person shall, by reason of his membership in any unit of any such military forces, be exempted from military service under any Federal law. The Secretary of the Army is authorized, in his discretion and under such regulations as he may prescribe, to use appropriations for the Military Establishment for any expenses of the United States incident to the training of the military forces authorized by this subsection except for pay, subsistence, medical care and treatment, and transportation of members of such military forces between their homes and the places of performance of such training. The Secretary of the Army, in his discretion and under regulations determined by him, is authorized to issue, from time to time, for the use of such military forces, to any State, upon requisition of the Chief Executive thereof, such arms, ammunition, clothing, and equipment as he deems necessary.

“(c) As used in this section, the term ‘State’ means any State or Territory of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, or the Canal Zone.”

Approved September 27, 1950.

[CHAPTER 1059]

AN ACT

To include the Coast Guard within the provisions of the Selective Service Act of 1948 and to authorize the President to extend enlistments in the Coast Guard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Selective Service Act of 1948, as amended, is amended as follows:

(1) The third sentence of section 4 (a) is amended by inserting before the period the phrase “and such number of persons as in his judgment may be required for the United States Coast Guard”.

(2) The second paragraph of section 4 (a) is amended by inserting before the period the phrase “or the Secretary of the Treasury”.

(3) The third paragraph of section 4 (a) is amended by inserting after the phrase “Secretary of Defense” the phrase “or the Secretary of the Treasury”.

(4) The fourth paragraph of section 4 (a) is amended by inserting after the phrase “United States Marine Corps” the phrase “or the United States Coast Guard”.

(5) Section 4 (b) is amended by inserting before the period the phrase “, or the Secretary of the Treasury”.

September 27, 1950
50 U.S.C., Sup. III, app. § 456 (b) (2) (A), (B).

62 Stat. 617 et seq.,
50 U.S.C., Sup. III, app. § 459 (g) (1), (2), (h), (j).


62 Stat. 627.
50 U.S.C., Sup. III, app. § 470.

50 U.S.C., Sup. III, app. § 471 (c), (d).

50 U.S.C., Sup. III, app. § 474 (d), (e).

50 U.S.C., Sup. III, app. § 475, 476.

50 U.S.C., Sup. III, app. § 484.

62 Stat. 646, 647.
50 U.S.C., Sup. III, app. § 485 (c), (d).

50 U.S.C., Sup. III, app. § 485 (e), (f).

(6) Section 6 (b) (2) (A) and (B) are amended by striking out the phrases “or the Coast Guard,” “(or the Coast Guard),” and “or in the Coast Guard” wherever they appear.

(7) Section 9 (g) (1) is amended by striking out the phrases “or the Coast Guard (other than in a reserve component)” and “or the Coast Guard.”

(8) Section 9 (g) (2) is amended by striking out the phrase “, the Coast Guard,”.

(9) Section 9 (h) is amended by striking out the phrase “, the Coast Guard,”.

(10) Section 9 (j) is amended by striking out the word “or” after “Navy,” and inserting after the phrase “Air Force” the phrase “, or Treasury”.

(11) Section 14 is amended by striking out the phrase “, the Coast Guard.”

(12) Section 16 (c) is amended by striking out the word “and” and by inserting before the period the phrase “, and the Coast Guard.”

(13) Section 16 (i) is amended by striking out the word “and” after the phrase “Naval Reserve,” and by inserting after the phrase “Marine Corps Reserve,” the phrase “and the Coast Guard Reserve.”

(14) Section 20 is amended by striking out the word “and” after the phrase “Air Force,” and by inserting after the phrase “Marine Corps,” the phrase “and the Secretary of the Treasury, for the Coast Guard.”

SEC. 2. Section 1 of the Act of July 27, 1950 (Public Law 624, Eighty-first Congress), is amended by striking out the word “and” following the phrase “Marine Corps Reserve,” and by inserting after the phrase “Air Force of the United States” the phrase “, and in any component of the Coast Guard.”

SEC. 3. (a) Subsection (c) of section 4 of the Selective Service Act of 1948, as amended, is amended by adding a new paragraph (4) at the end thereof to read as follows:

“(4) Within the limits of the quota determined under section 5 (b) for the subdivision in which he resides, any person, between the ages of eighteen and twenty-six, shall be afforded an opportunity to volunteer for induction into the armed forces of the United States for the training and service prescribed in subsection (b), but no person who so volunteers shall be inducted for such training and service so long as he is deferred after classification.”

(b) The sixth sentence of section 10 (b) (3) of the Selective Service Act of 1948, as amended, is hereby amended to read as follows: “Such local boards, or separate panels thereof each consisting of three or more members, shall, under rules and regulations prescribed by the President, have the power within the respective jurisdictions of such local boards to hear and determine, subject to the right of appeal to the appeal boards herein authorized, all questions or claims with respect to inclusion for, or exemption or deferment from, training and service under this title, of all individuals within the jurisdiction of such local boards.”

Approved September 27, 1950.

[CHAPTER 1060]

AN ACT

To amend the Columbia Basin Project Act with reference to State lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second