[CHAPTER 1177]

AN ACT

To amend the Act incorporating The American Legion so as to redefine eligibility for membership therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 5 of the Act approved September 16, 1919 (41 Stat. 285; U. S. C. of 1946, title 36, sec. 45), entitled "An Act to incorporate The American Legion", as amended, is hereby further amended to read as follows:

"SEC. 5. That no person shall be a member of this corporation unless he served in the naval or military services of the United States at some time during any of the following periods: April 6, 1917, to November 11, 1918; December 7, 1941, to September 2, 1945; June 25, 1950, to the date of cessation of hostilities, as determined by the United States Government; all dates inclusive, or, who being citizens of the United States at the time of entry therein, served in the military or naval services of any of the governments associated with the United States during said wars or hostilities: Provided, however, That such person shall have an honorable discharge or separation from such service or continues to serve honorably after any of the aforesaid terminal dates."

Approved December 28, 1950.

[CHAPTER 1178]

AN ACT

To redefine eligibility for membership in AMVETS (American Veterans of World War II).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of the Act approved July 23, 1947, Public Law 216, Eightieth Congress (61 Stat. 407; 36 U. S. C. 67e), is amended to read as follows:

"SEC. 6. Any person who served in the Armed Forces of the United States of America or any American citizen who served in the Armed Forces of an allied nation of the United States on or after September 16, 1940, and before the legal termination of World War II, is eligible for regular membership in AMVETS, provided such service when terminated by discharge or release from active duty be by honorable discharge or separation. No person who is a member of, or who advocates the principles of, any organization believing in, or working for, the overthrow of the United States Government by force, and no person who refuses to uphold and defend the Constitution of the United States, shall be privileged to become, or continue to be, a member of this organization."

Approved December 28, 1950.

[CHAPTER 1182]

AN ACT

To promote the foreign policy and provide for the defense and general welfare of the United States by furnishing emergency relief assistance to Yugoslavia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Yugoslav Emergency Relief Assistance Act of 1950".

"SEC. 2. The President is hereby authorized to expend not in excess of $50,000,000 of the funds heretofore appropriated for expenses necessary to carry out the provisions of the Economic Cooperation Act of 1948, as amended (Public Law 759, Eighty-first Congress), for the
purpose of providing emergency relief assistance to Yugoslavia under the authority of this Act.

Sec. 3. No assistance under authority of this Act shall be made available nor shall any funds appropriated hereunder be expended until an agreement is entered into between Yugoslavia and the United States containing the following undertakings, and any others the President may determine to be desirable, on the part of Yugoslavia:

(a) To make available to the Government of the United States local currency in amounts required by it to meet its local currency administrative and operating expenses in Yugoslavia in connection with assistance supplied under this Act.

(b) To give full and continuous publicity through the press, radio, and all other available media in Yugoslavia to the assistance furnished by the United States; and to allow to the United States, in cooperation with Yugoslavia, the use of such media as may be required to accomplish this purpose.

(c) To permit persons designated by the Government of the United States to observe and supervise without restriction the distribution by Yugoslavia of commodities and other assistance made available under the authority of this Act, and to the extent necessary for this purpose to permit full freedom of movement of such persons within Yugoslavia and full access to communication and information facilities.

(d) To make equitable distribution to the people in Yugoslavia of the commodities made available under this Act, as well as similar commodities produced locally or imported from outside sources, without discrimination as to race or political or religious belief.

(e) Whenever relief supplies furnished under this Act are sold for local currency by the Government of Yugoslavia, to use an equivalent amount of such currency to provide relief to needy persons and to children, and for charitable, medical, and such other purposes as may be mutually agreed upon.

(f) To take all appropriate economic measures to reduce its relief needs, to encourage increased production and distribution of food stuffs within Yugoslavia and to lessen the danger of similar future emergencies.

Sec. 4. All of the funds made available under authority of this Act shall be utilized to the fullest practicable extent in the purchase of the commodities from the surplus commodities in the possession of the Commodity Credit Corporation at prices authorized by section 112 of the Foreign Assistance Act of 1948, as amended.

Sec. 5. Nothing in this Act shall be interpreted as endorsing measures undertaken by the present Government of Yugoslavia which suppress or destroy religious, political, and economic liberty, and the Yugoslav Government shall be so notified when aid is furnished under this Act.

Sec. 6. At the termination of each three-month period after aid has been extended under this Act the Secretary of State shall make a full and detailed report to the Congress. Said three-month reports shall not be limited to, but shall include (1) information as to whether or not Yugoslavia is abiding by the agreement as provided for under section 3 of this Act; (2) information as to any developments in the attitude of Yugoslavia with respect to basic human rights.

Sec. 7. All or any portion of the funds made available under authority of this Act may be transferred by the President to any department or agency of the executive branch of the Government to be expended for the purpose of this Act. Funds so transferred may be expended under the authority of any provisions of law, not inconsistent with this Act, applicable to the departments or agencies concerned, except...
that funds so transferred shall not be commingled with other funds of such departments or agencies and shall be accounted for separately.

SEC. 8. Local currency made available to the United States by Yugoslavia under the provisions of the agreement required by section 3 may be used for local currency administrative and operating expenses in Yugoslavia in connection with assistance provided by this Act without charge against appropriated funds.

SEC. 9. At least 50 per centum of the gross tonnage of any equipment, materials, or commodities made available under the provisions of this Act and transported on ocean vessels (computed separately for dry bulk carriers and dry cargo liners) shall be transported on United States flag commercial vessels at market rates for United States flag commercial vessels, if available.

SEC. 10. All or any part of the assistance provided hereunder shall be promptly terminated by the President—

(a) whenever he determines that (1) Yugoslavia is not complying fully with the undertakings in the agreement entered into under section 3 of this Act, or is diverting from the purpose of this Act assistance provided hereunder; or (2) because of changed conditions, continuance of assistance is unnecessary or undesirable, or no longer consistent with the national interest or the foreign policy of the United States;

(b) whenever the Congress, by concurrent resolution, finds termination is desirable.

Termination of assistance to Yugoslavia under this section shall include the termination of deliveries of all supplies scheduled under this Act and not yet delivered.

Approved December 29, 1950.

[CHAPTER 1183]

AN ACT

To authorize the construction, operation, and maintenance by the Secretary of the Interior of the Canadian River reclamation project, Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of irrigating land, delivering water for industrial and municipal use, controlling floods, providing recreation and fish and wildlife benefits, and controlling and catching silt, the Secretary of the Interior, acting pursuant to the Federal reclamation laws (Act of June 17, 1902, 32 Stat. 388, and Acts amendatory thereof or supplementary thereto), is authorized to construct, operate, and maintain the Canadian River reclamation project, Texas, described in the report of the Commissioner of Reclamation approved by the Secretary May 3, 1950, entitled "Plan for Development, Canadian River Project, Texas", Project Planning Report Number 5-12.22-1, at an estimated cost of $86,656,000, the impounding works whereof shall be located at a suitable site on the Canadian River in that area known as the Panhandle of Texas. In addition to the impounding works, the project shall include such main canals, pumping plants, distribution and drainage systems, and other works as are necessary to accomplish the purposes of this Act. The use by the project of waters arising in Ute and Pajarito Creeks, New Mexico, shall be only such use as does not conflict with use, present or potential, of such waters for beneficial consumptive purposes in New Mexico.

SEC. 2. (a) Notwithstanding any recommendations in the above-mentioned report to the contrary, only the costs of construction allocable to flood control and, upon approval by the President of a suitable plan thereof, to the preservation and propagation of fish and wildlife,