AN ACT
Authorizing the Governor of Alaska to fix certain fees and charges with respect to elections.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 13 of the Act entitled “An Act providing for the election of a delegate to the House of Representatives from the Territory of Alaska”, approved May 7, 1906, as amended, is hereby amended to read as follows:

“SEC. 13. That each newspaper in Alaska authorized to publish the notice of election provided for herein, and having published the same according to law, shall be entitled to receive, for the entire publications of any one election, a sum to be established by the Alaska Territorial Legislature; that each commissioner in the Territory of Alaska is authorized to contract for the proper posting of all election notices, as provided herein, in each voting precinct created in his said election district, and a sum to be established by the legislature shall be allowed at each election for the posting of said notices in any one voting precinct in Alaska; that a sum to be established by the legislature shall be allowed at each election for the rental of a proper polling place in each voting precinct in Alaska; that each of the judges of election who shall qualify and serve as such in any precinct on said election day and each of the clerks of election in an incorporated town shall be entitled to a compensation, for all services performed, in an amount established by the legislature.”

Approved May 25, 1950.

AN ACT
To direct the Secretary of the Army to convey certain lands to the Two Rock Union School District, a political subdivision of the State of California, in Sonoma County, California, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Army is hereby authorized and directed to convey to the Two Rock Union School District, a political subdivision of the State of California, without consideration, certain lands and premises in the ownership of the United States of America, said lands and premises being described as follows: Being a portion of the Rancho Laguna de San Antonio or Bojorques Rancho and also a portion of that seven and two one-hundreths-acre tract described as parcels 3 and 4 of tract 3-A awarded to the United States of America under Case Numbered 4527, in the District Court of the United States in and for the Northern District of California, Northern Division, a certified copy of which judgment is recorded in book 572, Official Records, page 52, Sonoma County Records, and being more further described as follows: Commencing at a point in the center of Spring Hill Road, said point being at the southeast corner of the Two Rock Cemetery as shown in that certain deed recorded in book 64 of deeds, page 137, Sonoma County Records, said point of commencement also being north twenty-six degrees thirty minutes west one thousand seven hundred fifty-four and twenty-eight one-hundredths feet from the southwest corner of special location numbered 4 of the Bojorques Rancho; thence from said point of commencement south twenty-six degrees thirty minutes east two hundred ninety-one and twenty one-hundredths feet to the point of beginning of the parcel to be described; thence south eighty-nine degrees fifty minutes west thirty-five and
eighthirty-three one hundredths feet to a point on the westerly line of Spring Hill Road; thence continuing south eighty-nine degrees fifty minutes west four hundred ninety-two and ninety-seven one-hundredths feet along a fence line to a point; thence leaving said fence line south twenty-six degrees thirty minutes east four hundred ninety-two and ninety-seven one-hundredths feet to a point; thence north eighty-nine degrees fifty minutes east four hundred ninety-two and ninety-seven one-hundredths feet to a point on the said westerly line of Spring Hill Road; thence continuing north eighty-nine degrees fifty minutes east thirty-five and eighty-three one-hundredths feet to a point in the aforesaid center of Spring Hill Road; thence along the aforesaid center of Spring Hill Road, north twenty-six degrees thirty minutes west four hundred ninety-two and ninety-seven one-hundredths feet to the point of beginning. Containing five and thirty-six one-hundredths acres, more or less, of which thirty-six one-hundredths acre, more or less, is now used for road purposes.

Sec. 2. The deed of conveyance shall provide that relocation of the existing security fence occasioned by the conveyance shall be made by the Two Rock Union School District without cost to the United States: Provided further, That the tract of land so conveyed shall be maintained by such school district only for school or other educational purposes. If such school district ceases to use such tract for such purposes or attempts to alienate all or any part of such tract, title thereto shall revert to the United States. The deed shall reserve to the United States the interests in fissionable material as provided in Executive Order 9908, December 5, 1947.

Sec. 3. The Secretary of the Army is authorized to furnish to the Two Rock Union School District, Sonoma County, California, water from the water supply of the Two Rock Army Base in Marin and Sonoma Counties, California, within such limitations and under such conditions as he shall prescribe, and the school district shall reimburse the United States therefor at a rate equivalent to the actual cost of furnishing the service.

Approved May 25, 1950.

[CHAPTER 201]  
AN ACT

To amend certain provisions of the Act of May 25, 1948 (Public Law 554, Eightieth Congress), relating to the Flathead Indian irrigation project.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the repayment adjustments and other provisions of sections 1 and 2 of the Act of May 25, 1948 (Public Law 554, Eightieth Congress), providing for the adjustment of irrigation charges on the Flathead Indian irrigation project, Montana, and for other purposes, shall be effective as to lands included in any irrigation district which has or which shall have entered into a contract conforming to the provisions of said Act on or before May 25, 1951. Said Act as herein amended shall not be deemed to defer the repayment obligations provided for in existing contracts between the Secretary of the Interior and any irrigation district on the Flathead Indian irrigation project which has not entered into a repayment contract conforming to the provisions of the Act of May 25, 1948, as herein amended, unless and until such district shall have entered into such a contract: Provided, That the appropriation authorizations of said Act shall be effective, and moneys appropriated thereunder shall be available for expenditure, when an irrigation district or districts containing not less than 70 per centum