

low-rent-housing or slum-clearance projects under this Act or any other law. Nothing in this subsection shall prejudice the right of those public housing agencies which can, by reason of lesser need, or would prefer to delay the starting of their proposed building operations until labor and material costs stabilize at levels consistent with the cost limitations prescribed in subsection (5) of this section."

Right to delay building operations.

SEC. 2. The United States or any State or local public agency assisted by Federal funds made available with respect to housing shall continue to have the right to maintain an action or proceeding to recover possession of any housing accommodations (except as provided in the proviso of section 209 (b) of the Housing and Rent Act of 1947) operated by it where such action or proceeding is authorized by the statute or regulations under which such accommodations are administered, but no such action or proceeding shall be maintained prior to March 1, 1948, if in the opinion of the administering authority such action or proceeding would result in undue hardship for the occupants of such housing accommodations, or unless in the opinion of such authority other housing facilities are available for such occupants.

Right to maintain action, etc.

Ante, p. 201.

Approved July 31, 1947.

[CHAPTER 419]

AN ACT

To authorize the Secretary of the Navy to establish a postgraduate school at Monterey, California.

July 31, 1947
[H. R. 1341]
[Public Law 302]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is authorized to acquire six hundred and six and five hundred and ninety-two one-thousandths acres of land upon which the United States of America now has an option with buildings thereon at Monterey, California, for the establishment of a naval postgraduate school, including the necessary construction and alterations to provide school facilities, quarters, and collateral facilities and equipment, including the acquisition of the necessary land, at a cost not to exceed \$2,500,000: *Provided,* That contracts may be entered into without regard to the provisions of 3709 Revised Statutes.

Navy. Acquisition of land, etc., for postgraduate school.

41 U. S. C. § 5.

Approved July 31, 1947.

[CHAPTER 420]

AN ACT

To establish the United States Naval Postgraduate School, and for other purposes.

July 31, 1947
[H. R. 1379]
[Public Law 303]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized and directed to establish the United States Naval Postgraduate School for the advanced instruction and training of commissioned officers of the Regular Navy and Marine Corps and the reserve components thereof in the practical and theoretical duties of commissioned officers.

U. S. Naval Postgraduate School.

Military command.

SEC. 2. The military command of the United States Naval Postgraduate School (hereinafter referred to as the postgraduate school) shall be exercised by a line officer of the Regular Navy, qualified to command at sea, detailed by the Secretary of the Navy, from the active list not below the grade of captain to serve as Superintendent. Such other officers of the line and staff of the Navy and Marine Corps, of appropriate ranks and qualifications, shall be detailed by the Secretary of the Navy as may be necessary to assist the Superintendent in

(a) the training of students in the practical and theoretical duties of commissioned naval officers, and (b) the administration of the postgraduate school.

Employment of civilian professors, etc.

SEC. 3. The Secretary of the Navy is authorized to employ at the postgraduate school, under the direction of the Superintendent, such number of civilian senior professors, professors, associate professors, assistant professors, and instructors, as in his opinion may be necessary for the proper instruction of students in the theoretical, academic, and scientific subjects pertaining to the technical and practical aspects of the naval profession; and such senior professors, professors, associate and assistant professors, and instructors so employed shall receive such compensation for their services as may be prescribed by the Secretary of the Navy. The Secretary of the Navy shall report to the Congress each fiscal year the number of senior professors, professors, associate and assistant professors, and instructors so employed and the amount of compensation prescribed for each. The Act of January 16, 1936 (49 Stat. 1092), as amended by the Acts of November 28, 1943 (57 Stat. 594), and August 2, 1946 (Public Law 596, Seventy-Ninth Congress, second session), shall apply to the civilian teaching staff of the postgraduate school.

Compensation.

Report to Congress.

60 Stat. 804.
34 U. S. C. §§ 1073-1073e.

60 Stat. 236.
34 U. S. C. § 1074.

SEC. 4. The Act of June 10, 1946 (Public Law 402, Seventy-ninth Congress, second session), creating the civilian position of Academic Dean of the Postgraduate School of the Naval Academy shall apply to the postgraduate school established by this Act.

Military officers of foreign countries.

SEC. 5. The Secretary of the Navy is hereby authorized to permit commissioned officers of the military services of foreign countries, with the authorization and direction of the President of the United States, to receive instruction at the postgraduate school. Such officers shall be subject to the same rules and regulations governing attendance, discipline, discharge, and standards of study as are applied to students of the United States Navy: *Provided*, That such officers shall not be entitled to appointment to any office or position in the United States Navy by reason of completion of the prescribed course of study at the postgraduate school.

Attendance, etc., of U. S. Army and Coast Guard officers.

SEC. 6. The Secretary of the Navy is authorized, at the request of the Secretary of War and the Secretary of the Treasury, to permit attendance and instruction at the postgraduate school of officers of the Army of the United States and United States Coast Guard, respectively, in such numbers and ranks as may be agreed upon by the Secretary of the Navy with the Secretaries of War and Treasury, respectively: *Provided*, That the War Department and the Treasury Department shall bear the proportionate share of the cost of such instruction as may be received by the students detailed to receive such instruction by the Secretaries of War and Treasury, respectively. Such officers of the Army of the United States and the United States Coast Guard, while under instruction, shall be subject to the same rules and regulations as are applied to students of the United States Navy.

59 Stat. 603.
34 U. S. C. § 1057a-1.

SEC. 7. The title of the Act approved December 7, 1945 (Public Law 250, Seventy-ninth Congress, first session), is hereby amended to read as follows: "To authorize the Superintendent of the United States Naval Postgraduate School to confer bachelors of science, masters, and doctors degrees in engineering and related fields." Section 1 of the foregoing Act is hereby amended to read as follows: "That, pursuant to such regulations as the Secretary of the Navy may prescribe, the Superintendent of the United States Naval Postgraduate School is authorized, upon due accreditation from time to time by the appropriate professional authority of the applicable curriculum of such school leading to bachelors of science, masters

Authority to confer certain degrees.

or doctors degrees in engineering or related fields, to confer such degree or degrees on qualified graduates of such school.”

SEC. 8. There is hereby authorized to be appropriated such amounts as may be necessary for the postgraduate school to carry out its functions as provided herein.

Approved July 31, 1947.

Appropriation authorized.

[CHAPTER 421]

AN ACT

To provide for the loan or gift of obsolete ordnance to State homes for former members of the armed forces.

July 31, 1947
[H. R. 3127]

[Public Law 304]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled “An Act to authorize the Secretary of War and the Secretary of the Navy to make certain disposition of condemned ordnance, guns, and cannon balls in their respective Departments”, approved May 22, 1896, as amended (U. S. C., 1940 edition, title 50, sec. 67), is amended by striking out “State museums, and incorporated museums operated and maintained for educational purposes only, whose charter denies them the right to operate for profit, municipal corporations” and inserting in lieu thereof “State museums, and incorporated museums, operated and maintained for educational purposes only, whose charter denies them the right to operate for profit, State homes for former members of the armed forces, municipal corporations”.

Loan or gift of condemned or obsolete ordnance.

29 Stat. 133.

Approved July 31, 1947.

[CHAPTER 425]

AN ACT

To amend the provisions of the Agricultural Adjustment Act relating to marketing agreements and orders.

August 1, 1947
[H. R. 452]

[Public Law 305]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Agricultural Adjustment Act, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended, is further amended as follows:

By adding at the end of section 2 (U. S. C., 1940 edition, title 7, sec. 602) the following:

“(3) Through the exercise of the powers conferred upon the Secretary of Agriculture under this title, to establish and maintain such minimum standards of quality and maturity and such grading and inspection requirements for agricultural commodities enumerated in section 8c (2), other than milk and its products, in interstate commerce as will effectuate such orderly marketing of such agricultural commodities as will be in the public interest.”

SEC. 2. Section 8c (6), as amended (U. S. C., 1940 edition, title 7, sec. 608c (6)), is amended to read as follows:

“(6) In the case of fruits (including pecans and walnuts but not including apples, other than apples produced in the States of Washington, Oregon, and Idaho, and not including fruits, other than olives, for canning or freezing) and their products, tobacco and its products, vegetables (not including vegetables, other than asparagus, for canning or freezing) and their products, soybeans and their products, hops and their products, honeybees, and naval stores as included in the Naval Stores Act and standards established thereunder (including refined or partially refined oleoresin), orders issued pursuant to this section shall contain one or more of the following terms and conditions, and (except as provided in subsection (7)) no others:

Agricultural Adjustment Act, amendments.

48 Stat. 31; 50 Stat. 246.

7 U. S. C. § 601 et seq.

Ante, p. 208; *post*, pp. 709, 710.

Standards of quality, etc., in interstate commerce.

49 Stat. 754.
7 U. S. C. § 608c(2).
Post, p. 710.

49 Stat. 755.

Orders regulating handling of commodities.

Terms and conditions.

42 Stat. 1435.
7 U. S. C. §§ 91-99.