

and (f) the term 'World War II' shall include the period extending from September 8, 1939, to July 25, 1947, at 12 o'clock noon.

Penalty for unlawful use, etc.

"SEC. 4. Whoever shall (1) wear, display on his person, or otherwise use as an insignia, any gold star lapel button issued to another person under the provisions of this Act; (2) falsely make, forge, or counterfeit, or cause or procure to be falsely made, forged, or counterfeited, or aid in falsely making, forging or counterfeiting any lapel button authorized by this Act; or (3) sell or bring into the United States, or any place subject to the jurisdiction thereof, from any foreign place, or have in his possession, any such false, forged, or counterfeited lapel button, shall be fined not more than \$1,000 or imprisoned not more than two years, or both.

Appropriations authorized.

"SEC. 5. Such sums are hereby authorized to be appropriated as may be necessary to carry out the purposes of this Act."

Approved August 21, 1951.

## Public Law 122

## CHAPTER 340

### AN ACT

August 22, 1951  
[H. R. 2736]

To authorize advances for clothing and equipment to cadets at the Military Academy and the Coast Guard Academy and to midshipmen at the Naval Academy, and for other purposes.

Cadets and midshipmen.  
Initial clothing and equipment advances.

*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 and the Secretary of the Navy are respectively authorized to prescribe the sum which shall be credited to each new cadet or midshipman, upon first admission to the Military Academy or the Naval Academy, to cover the cost of his initial clothing and equipment issue, which sum shall be deducted subsequently from his pay: *Provided*, That hereafter each cadet or midshipman discharged prior to graduation who is indebted to the United States on account of advances of pay to purchase required clothing and equipment shall be required to turn in to the respective Academies all clothing and equipment of a distinctively military nature to the extent required to discharge such indebtedness; and, if the value of such clothing and equipment so turned in does not cover the indebtedness so incurred, then such indebtedness shall be canceled.

Discharge prior to graduation.

10 U. S. C. § 1149.

SEC. 2. That part of the Act of June 30, 1921 (42 Stat. 68, 95), under the heading "United States Military Academy—Permanent Establishment" which reads: "*Provided further*, That hereafter each new cadet shall, upon admission to the United States Military Academy, be credited with the sum of \$250 to cover the cost of his initial clothing and equipment issue, to be deducted subsequently from his pay."; and that part of the Act of July 12, 1921 (42 Stat. 122, 131), under the heading "Bureau of Supplies and Accounts", which reads: "*Provided*, That hereafter each new midshipman shall, upon admission to the Naval Academy, be credited with the sum of \$250 to cover the cost of his initial clothing and equipment issue, to be deducted subsequently from his pay.", are hereby repealed.

34 U. S. C. § 1052.

63 Stat. 508.

SEC. 3. Section 183 of title 14 of the United States Code is amended to read as follows:

"§ 183. Cadets; initial clothing allowance

"The Secretary may prescribe a sum which shall be credited to each new cadet upon first admission to the Academy, to cover the cost of his initial clothing and equipment issue, which sum shall be deducted subsequently from his pay. Each cadet discharged prior to graduation who is indebted to the United States on account of advances of

pay to purchase required clothing and equipment shall be required to turn in to the Academy all clothing and equipment of a distinctively military nature to the extent required to discharge such indebtedness; and, if the value of such clothing and equipment so turned in does not cover the indebtedness incurred, then such indebtedness shall be canceled."

Approved August 22, 1951.

Public Law 123

CHAPTER 344

AN ACT

To amend the Bankhead-Jones Farm Tenant Act so as to provide a more effective distribution of mortgage loans insured under title I, to give holders of such mortgage loans preference in the refinancing of loans on a noninsured basis, to adjust the loan limitations governing title II loans so as to provide more effective assistance to production and subsistence loan borrowers, and for other purposes.

August 23, 1951  
[S. 684]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sections of the Bankhead-Jones Farm Tenant Act, as amended (60 Stat. 1062), are hereby amended as follows:

Bankhead-Jones Farm Tenant Act, amendment.  
50 Stat. 522.  
7 U. S. C. § 1000.  
7 U. S. C. § 1004.

Amend section 4 by striking out the words "and insuring mortgages" and "insure mortgages or" where they occur in said section and amend the last sentence of section 12 (b) to read as follows:

7 U. S. C. § 1005b.  
Distribution of mortgage insurance.

"With respect to any fiscal year, one-quarter of the amount available for insurance, commitments and acceptance of mortgages under this title shall be distributed among the several States and Territories on the basis of bona fide applications and the availability of farms with respect to which loans may be insured and the balance shall be distributed on the basis provided in section 4, and preferences shall be given to mortgages executed by veterans qualified under section 1."

SEC. 2. Amend section 21 to read:

7 U. S. C. § 1007.

"SEC. 21. (a) The Secretary may make loans to farmers and stockmen who are citizens of the United States for the purchase of livestock, seed, feed, fertilizer, farm equipment, supplies, and other farm needs, the cost of reorganizing the farming enterprise or changing farming practices to accomplish more diversified or more profitable farming operations, the refinancing of existing indebtedness, and for family subsistence.

Eligible borrowers.

"(b) No loan shall be made under this section for the purchase or leasing of land or for the carrying on of any land-purchase or land-leasing program. No initial loan to any one borrower under this section shall exceed \$7,000 and no further loan may be made under this section to a borrower so long as the total amount outstanding, including accrued interest, taxes, and other obligations properly chargeable to the account of the borrower, exceeds \$10,000.

Restrictions.

"(c) The terms of loans under this section, including any renewal or extension of any such loan, shall not exceed seven years from the date the original loan was made.

Terms of loans.

"(d) No person who has failed to liquidate his indebtedness under this section for seven consecutive years shall be eligible for loans hereunder until he has paid such indebtedness in full, except that the indebtedness on loans made prior to November 1, 1946, which are being serviced and collected by the Farmers Home Administration, shall not be subject to the limitations of this section until November 1, 1953."