

unit organization retained in the Federal service, and the strength of any such organized unit shall be as prescribed by the appropriate Secretary and may be changed from time to time, depending upon the availability of manpower: *Provided*, That such units, organized as herein provided, and the members thereof shall be integrated into the respective corresponding unit organizations of the National Guard and Air National Guard retained in the Federal service within a reasonable time after the date of the release of such retained units to State control: *Provided further*, That the Secretary of the Army and the Secretary of the Air Force, as appropriate, under such regulations as he may prescribe shall provide for the arming and equipping of such units in such manner and without regard to apportionment, from available Army, or Air Force stocks, as appropriate, or otherwise, as he may deem necessary. Such arms and equipment shall be provided initially on a reduced basis and changed from time to time depending upon their availability.

Arms and equipment.

SEC. 3. Pursuant to regulations prescribed by the appropriate Secretary, the units authorized in section 2 hereof shall consist of persons eligible for enlistment and appointment in the National Guard or Air National Guard of the respective State, Territory, the District of Columbia, or Puerto Rico, in accordance with the provisions of the National Defense Act, as amended, and of members of the National Guard or Air National Guard who are released from the active military service of the United States or have nonterminated enlistments or appointments in the National Guard or Air National Guard of the respective State, Territory, the District of Columbia, or Puerto Rico, and the members thereof shall be entitled to the same benefits, rights, privileges, and emoluments and be subject to the same laws and regulations, as other members of the National Guard or Air National Guard of such State, Territory, the District of Columbia, or Puerto Rico.

Members.

Approved July 7, 1952.

Public Law 462

CHAPTER 585

JOINT RESOLUTION

To amend the Act of July 1, 1947 (61 Stat. 242).

July 7, 1952
[H. J. Res. 418]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the Act of July 1, 1947 (61 Stat. 242), is amended by striking out "Marine Corps League, Incorporated," and inserting "Marine Corps War Memorial Foundation".

Marine Corps memorial in D.C.
36 USC 57b note.

That section 3 of said Act be amended by striking out "five years" and inserting "ten years".

Approved July 7, 1952.

Public Law 463

CHAPTER 586

JOINT RESOLUTION

Authorizing the printing and binding of a revised edition of Cannon's Procedure in the House of Representatives and providing that the same shall be subject to copyright by the author.

July 7, 1952
[H. J. Res. 492]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be printed and bound for the use of the House one thousand five hundred copies of Cannon's Procedure in the House of Representatives, by Clarence Cannon, to be printed under the supervision of the author and to be distributed to the Members by the Speaker.

Cannon's Procedure in House of Representatives.

SEC. 2. That, notwithstanding any provision of the copyright laws and regulations with respect to publications in the public domain, Cannon's Procedure in the House of Representatives shall be subject to copyright by the author thereof.

Approved July 7, 1952.

Public Law 464

CHAPTER 587

July 8, 1952
[H. R. 3554]

AN ACT

To amend the Agricultural Adjustment Act of 1938, as amended.

52 Stat. 38.

Tobacco.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section 301 (b) (3) (C) of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C., sec. 1301 (b) (3) (C)), is amended to read as follows:

“(C) ‘Carry-over’ of tobacco for any marketing year shall be the quantity of such tobacco on hand in the United States at the beginning of such marketing year (or on January 1 of such marketing year in the case of Maryland tobacco), which was produced in the United States prior to the beginning of the calendar year in which such marketing year begins, except that in the case of cigar-filler and cigar-binder tobacco the quantity of type 46 on hand and theretofore produced in the United States during such calendar year shall also be included.”

(b) Section 301 (b) (16) (B) of such Act, as amended (7 U. S. C., sec. 1301 (b) (16) (B)), is amended by inserting immediately after “at the beginning of such marketing year” the following: “(or on January 1 of such marketing year in the case of Maryland tobacco)”.

Approved July 8, 1952.

Public Law 465

CHAPTER 588

July 8, 1952
[H. R. 7345]

AN ACT

To exclude from gross income the proceeds of certain sports programs conducted for the benefit of the American National Red Cross, and for other purposes.

Red Cross,
Sports' benefits.
53 Stat. 10.
26 USC 22 (b).

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 22 (b) of the Internal Revenue Code (relating to exclusions from gross income) is amended by adding at the end thereof the following new paragraph:

“(16) SPORTS PROGRAMS CONDUCTED FOR THE AMERICAN NATIONAL RED CROSS.—In the case of a taxpayer which is a corporation primarily engaged in the furnishing of sports programs, amounts received as proceeds from a sports program conducted by the taxpayer if—

“(A) the taxpayer agrees in writing with the American National Red Cross to conduct such sports program exclusively for the benefit of the American National Red Cross;

“(B) the taxpayer turns over to the American National Red Cross the proceeds from such sports program, minus the expenses paid or incurred by the taxpayer (i) which would not have been so paid or incurred but for such sports program, and (ii) which would be allowable as deductions under section 23 (a) (1) (A) but for the last sentence thereof; and

53 Stat. 12.
26 USC 23.
Infra.