various armed services in the celebration of the fiftieth anniversary
year of controlled powered flight.

Necessary travel expenses of any Member of Congress incidental
to the performance of duties and responsibilities pursuant to designa-
tion under this resolution shall be paid out of the contingent fund of
the House of which such member is a Member, upon vouchers approved
by the chairman elected by the joint committee created hereunder.

Approved May 22, 1953.

Public Law 33

To authorize the Secretary of the Navy to furnish certain supplies and services
to foreign naval vessels on a reimbursable basis, 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 Navy, under such regulations as he may prescribe, is authorized
to furnish foreign naval vessels at United States ports and naval

(1) routine port services such as pilotage, tugs, garbage
removal, line handling, and utilities on a reimbursable basis with­
out an advance of funds when such routine port services are
furnished on a like basis to United States naval vessels at ports
and naval bases of the country concerned;

(2) miscellaneous supplies such as fuel, provisions, spare parts,
and general stores on a reimbursable basis without an advance
of funds when a prior agreement conferring reciprocal rights on
the United States and covering the reimbursement therefor has
been negotiated with the country concerned; and

(3) supplies and services such as overhauling, repairs, and
alterations, including the installation of equipment, when funds
to cover the estimated cost thereof have been made available in
advance.

Sec. 2. Payments for the supplies and services furnished pursuant
to paragraphs (1) and (2) of the first section of this Act may be
credited to current appropriations so as to be available for the same
purposes as the appropriation initially charged.

Approved May 27, 1953.

Public Law 34

To authorize the Secretary of the Navy to convey to the Tarrant County Water
Control and Improvement District Numbered 1 certain parcels of land in
exchange for other lands and interests therein at the former United States
Marine Corps air station, Eagle Mountain Lake, Texas.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That, in consideration
of the conveyance to the United States of America by the Tarrant
County Water Control and Improvement District Numbered 1, of fee
simple title to two certain parcels of land and avigation easement
rights in other lands described in section 2 hereof, the Secretary of
the Navy is authorized to convey to the said Tarrant County Water
Control and Improvement District Numbered 1, all right, title, and
interest of the United States of America in and to three parcels of
land at the former United States Marine Corps air station, Eagle Mountain Lake, Texas, comprising an aggregate of two hundred twenty-five and five one-hundredths acres, more or less, and indicated as sections 1, 2, and 3 of area D on Public Works Drawing Numbered 4847 approved February 10, 1950, a copy of which is on file in the Navy Department, reserving however, to the United States of America, avigation easement rights and such other rights in, to, and over said lands as the Secretary of the Navy may deem proper.

Sec. 2. The Secretary of the Navy is authorized to accept the conveyance to the United States of America by the said Tarrant County Water Control and Improvement District Numbered 1 of fee simple title to two parcels of land at the said former United States Marine Corps air station, Eagle Mountain Lake, Texas, containing an aggregate area of two hundred forty-four and thirty one-hundredths acres, more or less, and indicated as areas A and B on said Public Works Drawing Numbered 4847, together with perpetual avigation easement rights acceptable to the Secretary of the Navy over other lands of the said district lying in the flight clearance zone of the east-west runway of the said air station.

Approved May 27, 1953.

Public Law 35

AN ACT

To amend section 40b of the National Defense Act, as amended (41 Stat. 759, 777), to remove the limitation upon the detail of officers on the active list for recruiting service and for duty with ROTC units.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That section 40b of the National Defense Act (41 Stat. 759, 777), as amended, is further amended by striking out so much of the second sentence as reads, "and no officer on the active list shall be detailed for recruiting service or for duty at a school or college, not including schools of the service, where officers on the retired list can be secured who are competent for such duty".

Approved May 27, 1953.

Public Law 36

AN ACT

To amend the Act authorizing the Secretary of War to approve a standard design for a service flag and service lapel button.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of October 17, 1942 (ch. 615; 56 Stat. 796), is hereby amended by striking the words "Secretary of War", wherever they appear therein and inserting in lieu thereof the words "Secretary of Defense" and striking the words "the current war" appearing at the end of the first and second sections of the Act and inserting in lieu thereof the words "any period of war or hostilities in which the Armed Forces of the United States may be engaged".

Approved May 27, 1953.