is amended by striking out "June 30, 1956" and inserting in lieu thereof "January 31, 1957".

(b) All tin acquired by the Corporation by reason of the extension under subsection (a) shall be transferred to the General Services Administration, which is authorized and directed to reimburse the Corporation therefor at its cost.

Sec. 6. If a contract of sale or lease is effected pursuant to the provisions of this Act, then such joint resolution of June 28, 1947, shall terminate (notwithstanding any provision thereof) at the close of business on the date of the transfer of possession of the smelter, but the Corporation may take all action necessary or appropriate for the purpose of completing the disposal of supplies, byproducts, concentrates, and other remaining property. If no contract of sale or lease is effected pursuant to the provisions of this Act prior to January 31, 1957, of the smelter and other assets or any part thereof, then the smelter or other assets or such part thereof as is not sold or leased shall promptly be reported as excess property for transfer and disposal in accordance with the provisions of the Federal Property and Administrative Services Act of 1949 (40 Stat. U. S. C. 471-492).

Sec. 7. Nothing in this Act shall be construed as preventing the Corporation from performing or otherwise administering contracts or other legally binding obligations.

Approved June 22, 1956.

Public Law 609

AN ACT

To amend the tobacco marketing quota provisions of the Agricultural Adjustment Act of 1938, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 312 of the Agricultural Adjustment Act of 1938, as amended (7 U. S. C. 1312), is amended (a) by inserting in subsection (a) immediately following the words "December 1 of any marketing year" the language "with respect to flue-cured tobacco, and February 1 of any marketing year with respect to other kinds of tobacco" and (b) by striking out in subsection (b) the words "prior to the first day of December" and inserting in lieu thereof the language "not later than the first day of December with respect to flue-cured tobacco and not later than the first day of February with respect to other kinds of tobacco".

Approved June 22, 1956.

Public Law 610

AN ACT

To amend an Act of July 1, 1947, to grant military leave of absence with pay to substitute employees in the postal field service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 4 of the Act entitled "An Act to amend existing laws relating to military leave of certain employees of the United States or of the District of Columbia so as to equalize rights to leave of absence and reemployment for such employees who are members of the Enlisted or Officers' Reserve Corps, the National Guard or the Naval Reserve, and for other purposes", approved July 1, 1947 (Public Law 153, Eightieth
Congress; 61 Stat. 239; 10 U. S. C., sec. 371a; 32 U. S. C., sec. 76),
is amended by adding at the end thereof the following new sentence:
"The words 'officers and employees of the United States or of the
District of Columbia', as used in such provisions of law, as now or
hereafter amended, also shall be construed to mean substitute em­
ployees in the postal field service; such substitute employees shall be
entitled to military leave of absence on the basis of one hour of such
leave for each period or periods aggregating twenty-six hours of work
performed in the calendar year immediately preceding the year in
which they are ordered to duty by proper authority: Provided, That
the number of hours worked during the preceding calendar year shall
not be less than one thousand forty hours before such substitute em­
ployee shall be entitled to military leave of absence, pay for such leave
not to exceed eighty hours in each calendar year."

Approved June 22, 1956.

Public Law 611

AN ACT

To further amend section 20 of the Trading With the Enemy Act, relating to
fees of agents, attorneys, and representatives.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That section 20 of
the Trading With the Enemy Act, as amended (60 Stat. 54; 50 U. S. C.
App. 20), is amended to read as follows:

"Sec. 20. No property or interest or proceeds shall be returned under
this Act, nor shall any payment be made or judgment awarded in re­
spect of any property or interest vested in or transferred to any officer
or agency of the United States under this Act unless satisfactory evi­
dence is furnished to the President or such officer or agency as he
may designate, or the court, as the case may be, that the aggregate of
the fees to be paid to all agents, attorneys at law or in fact, or re­
presentatives, for services rendered in connection with such return or pay­
ment or judgment does not exceed 10 per centum of the value of such
property or interest or proceeds or of such payment. Any agent, at­
torney at law or in fact, or representative, believing that the aggregate
of the fees should be in excess of such 10 per centum may, in the case
of any return of, or the making of any payment in respect of, such
property or interest or proceeds by the President or such officer or
agency as he may designate, petition the district court of the United
States for the district in which he resides for an order authorizing fees
in excess of 10 per centum and shall name such officer or agency as
respondent. The court hearing such petition, or a court awarding any
judgment in respect of any such property or interest or proceeds, as the
case may be, shall approve an aggregate of fees in excess of 10 per
centum of the value of such property or interest or proceeds only
upon a finding that there exist special circumstances of unusual hard­
ship which require the payment of such excess. Any person accepting
any fee in excess of an amount approved hereunder, or retaining for
more than thirty days any portion of a fee, accepted prior to approval
hereunder, in excess of the fee as approved, shall be guilty of a vio­
lation of this Act."

Approved June 25, 1956.