

SEC. 2. Subsection 2 (b) Missing Persons Act, as added by this Act, is effective from September 8, 1939. All other amendments made by this Act are effective upon the date of enactment of this Act.

Approved August 29, 1957.

Public Law 85-218

JOINT RESOLUTION

August 29, 1957
[S. J. Res. 96]

To authorize establishment of the United States ship Enterprise (CV-6) in the Nation's Capital as a memorial museum.

Whereas the United States ship Enterprise, after twenty years of outstanding service in the United States Navy, has been declared to be obsolete by reason of having outlived its military usefulness; and

Whereas the United States ship Enterprise was known as the "fighting carrier in the fleet" during World War II, during which time it accumulated eighteen of twenty-two possible combat stars for carriers in the Pacific area; and

Whereas the United States ship Enterprise at one period during World War II was the only aircraft carrier operating in the Pacific; and

Whereas, although reported by the Japanese to be sunk seven times, the United States ship Enterprise succeeded in accounting for nine hundred and eleven Japanese aircraft, seventy-one enemy ships sunk by her pilots, and another one hundred and ninety-two ships damaged or probably sunk; and

Whereas the United States ship Enterprise was called "The Galloping Ghost of the Oahu Coast" by Fleet Admiral William F. Halsey, Junior, and during the early days of World War II symbolized the American resistance against a foe advancing with seemingly overwhelming strength: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That subject to the conditions hereafter prescribed, at such time as the United States ship Enterprise is released by the United States and acquired by the Enterprise Association and its distinguished leader, Fleet Admiral William F. Halsey, United States Navy (retired), it may be berthed at, or in the vicinity of, the Nation's Capital as a memorial museum to be supported and maintained by private funds at no expense to the United States or the Government of the District of Columbia.

USS Enterprise.
Memorial mu-
seum.

Transfer.

SEC. 2. In furtherance of the purposes of this Act, the Secretary of the Navy is authorized to transfer the Enterprise to the Enterprise Association upon conditions (1) that a showing satisfactory to the Secretary of the Navy that the association is in a suitable position financially, or will be in a suitable position financially, to move, repair, renovate, berth, prepare for display, maintain and administer such vessel satisfactorily and in the public interest for purposes of this Act; (2) that a site for berthing the vessel with adequate land approach facilities is approved (a) by the Secretary of the Navy, the National Capital Planning Commission and the Secretary of Commerce and (b) if such site is within or adjacent to areas under their jurisdiction, also by the Secretary of the Interior, the Fine Arts Commission and the Board of Commissioners of the District of Columbia; (3) that the Enterprise will not be operated for profit above necessary operating and maintenance costs.

SEC. 3. If the conditions described in section 2 are not met within 6 months of the date of enactment of this Act, the Secretary of the Navy may dispose of the United States ship Enterprise in accordance with law.

Approved August 29, 1957.

Other disposal.

Public Law 85-219

AN ACT

To provide for the maintenance of a roster of retired judges available for special judicial duty and for their assignment to such duty by the Chief Justice of the United States.

August 29, 1957
[H. R. 3818]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 294 of title 28 of the United States Code is amended by renumbering subsection (d) thereof as subsection (e) and by inserting in such section immediately following subsection (c) thereof a new subsection (d) reading as follows:

Roster of Senior
Judges.
62 Stat. 901.

“(d) The Chief Justice of the United States shall maintain a roster of judges who have retired from regular active service but who are willing and able to undertake special judicial duties from time to time, which roster shall be known as the Roster of Senior Judges. Any judge of the United States who has retired from regular active service under section 371 (b) or 372 (a) of this title but is willing and able to undertake special judicial duties from time to time either in a particular court or courts specified by him or generally in any court may so indicate by requesting the Chief Justice of the United States to place his name upon the Roster of Senior Judges as available for such duty. The Chief Justice shall remove from the Roster of Senior Judges the name of any such judge who is no longer willing or able to perform any judicial duties. Any retired judge whose name appears upon the Roster of Senior Judges shall be known as a senior judge, and may be designated and assigned by the Chief Justice of the United States to perform such judicial duties as he is willing to undertake in any court of the United States other than the Supreme Court, upon presentation of a certificate of necessity by the chief judge of such court.”

62 Stat. 903.

Approved August 29, 1957.

Public Law 85-220

AN ACT

To authorize the transfer of naval vessels to friendly foreign countries.

August 29, 1957
[H. R. 6952]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding section 7307 of title 10, United States Code, or any other law, the President may sell not to exceed three destroyers and one submarine to the Government of Venezuela, from the reserve fleet, and may extend the loan of two submarines to the Government of the Netherlands, on such terms and under such conditions as he deems appropriate. The President may promulgate such rules and regulations as he deems necessary to carry out the provisions of this Act.

Venezuela.
Transfer of ves-
sels.
70A Stat. 452.

SEC. 2. The loan authorized under this Act is in renewal of the loan made under the authority granted by the Act of July 11, 1952 (66 Stat. 587) and shall be for a period not to exceed five years. Such

Time limitation.