tional Guard Bureau is the channel of communication between the departments concerned and the several States, Territories, Puerto Rico, the Canal Zone, and the District of Columbia on all matters pertaining to the National Guard, the Army National Guard of the United States, and the Air National Guard of the United States."

EFFECTIVE DATE

SEC. 13. Sections 8 and 10 of this Act shall become effective six months after the date of enactment of this Act.

Approved August 6, 1958.

Public Law 85-600

AN ACT

To amend title 10, United States Code, to authorize a registrar at the United States Military Academy and the United States Air Force Academy, and for other purposes.

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

That title 10, United States Code, is amended as follows:

(1) Section 3075 (b) (2) is amended by inserting the word "registrar," after the word "professors".

(2) Section 3204 is amended to read as follows:

"§ 3204. Regular Army: commissioned officers on active list

The authorized strength of the Regular Army in commissioned officers on the active list is the sum of—

"(1) the numbers authorized by sections 3205, 3206, and 3207 of this title;

"(2) the number of permanent professors of the United States Military Academy authorized by section 4331 of this title and the registrar thereof; and

"(3) the numbers in designated categories specifically authorized by law as additional numbers."

(3) Section 3205 (3) is amended by inserting the words "and the registrar" after the word "professors".

(4) Section 3288 (a) is amended by inserting the words "or registrar" after the word "professors".

(5) Section 3296 (a) is amended by inserting the words "and the registrar" after the word "professors".

(6) Section 3883 is amended by inserting the words "or the registrar" after the word "professor".

(7) Section 3886 is amended by inserting the words "and the registrar" after the word "professor".

(8) Section 4331 (a) is amended—

(A) by redesignating clauses (8) and (9) as clauses "(9)" and "(10)", respectively; and

(B) by inserting the following new clause after clause (7):

"(8) a registrar;"

(9) Section 4333 is amended—

(A) by redesignating subsection (c) thereof as subsection "(e)"; and

(B) by inserting the following new subsections after subsection (b):

The registrar of the Academy shall be appointed by the President, by and with the advice and consent of the Senate, and shall perform such duties as the Superintendent of the Academy may prescribe with the approval of the Secretary of the Army.
“(d) Any officer of the Regular Army in a regular or temporary grade above captain may be detailed to perform the duties of registrar without being appointed as registrar. Such a detail does not affect his position on the applicable promotion list.”

(10) Section 4334 (d) is amended by inserting the words “and the registrar” after the word “professors”.

(11) Section 4336 is amended—

(A) by inserting the designation “(a)” before the words “A permanent professor of the Academy”;

(B) by adding the following new subsections at the end thereof:

“(b) A person appointed as registrar of the Academy has the regular grade of lieutenant colonel, and, after he has served six years as registrar, has the regular grade of colonel. However, a person appointed from the Regular Army has the regular grade of colonel after the date when he completes six years of service as registrar, or after the date when a promotion-list officer, junior to him on the promotion list on which his name was carried before his appointment as registrar, is promoted to the regular grade of colonel, whichever is earlier.

“(c) Unless he is serving in a higher grade, an officer detailed to perform the duties of registrar has, while performing those duties, the temporary grade of lieutenant colonel and, after performing those duties for a period of six years, has the temporary grade of colonel.”

and

(C) by amending the catchline to read as follows:

“§ 4336. Permanent professors; registrar.”

(12) The analysis of chapter 403 is amended by striking out the following item:

“4336. Permanent professors.”

and inserting the following item in place thereof:

“4336. Permanent professors; registrar.”

(13) Section 8075 (b) (2) is amended by inserting the word “, registrar,” after the word “professors”.

(14) Section 8204 is amended to read as follows:

“§ 8204. Regular Air Force; commissioned officers on active list

“The authorized strength of the Regular Air Force in commissioned officers on the active list is the sum of—

“(1) the numbers authorized by section 8205 of this title;

“(2) the number of permanent professors of the United States Air Force Academy authorized by section 9331 of this title and the registrar thereof; and

“(3) the numbers in designated categories specifically authorized by law as additional numbers.”

(15) Section 8206 is amended by inserting the words “and the registrar” after the word “professors”.

(16) Section 8206 (a) is amended by inserting the words “and the registrar” after the word “professors”.

(17) Section 8883 is amended by inserting the words “or the registrar” after the word “professor”.

(18) Section 8886 is amended by inserting the words “and the registrar” after the word “professor”.

(19) Section 9331 (b) is amended by inserting the following new clause at the end thereof:

“(6) A registrar.”

(20) Section 9333 is amended by adding the following new subsection at the end thereof:

“(c) The registrar of the Academy shall be appointed by the President, by and with the advice and consent of the Senate, and shall

Superintendent.
public law 85-601—aug. 8, 1958

§ 9336. Permanent professors; registrar.

(21) Section 9334 (b) is amended by inserting the words "and the registrar" after the word "professors".

(22) Section 9336 is amended—

(A) by inserting the designation "(a)" before the words "A permanent professor of the Academy";

(B) by adding the following new subsections at the end thereof:

"(b) A person appointed as registrar of the Academy has the regular grade of lieutenant colonel, and, after he has served six years as registrar, has the regular grade of colonel. However, a person appointed from the Regular Air Force has the regular grade of colonel after the date when he completes six years of service as registrar, or after the date when a promotion-list officer, junior to him on the promotion list on which his name was carried before his appointment as registrar, is promoted to the regular grade of colonel, whichever is earlier.

"(c) Unless he is serving in a higher grade, an officer detailed to perform the duties of registrar has, while performing those duties, the temporary grade of lieutenant colonel and, after performing those duties for a period of six years, has the temporary grade of colonel."

and

(C) by amending the catchline to read as follows:

"§ 9336. Permanent professors; registrar."

(23) The analysis of chapter 903 is amended by striking out the following items:

"9336. Permanent professors."

and inserting the following item in place thereof:

"9336. Permanent professors; registrar."

Sec. 2. No increase in pay or allowances accrues by reason of the enactment of this Act for service performed before this Act takes effect.

Approved August 6, 1958.

Public Law 85-601

AN ACT

To extend the life of the Alaska International Rail and Highway Commission and to increase its authorization.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section 3 of the Act entitled "An Act to establish an Alaska International Rail and Highway Commission," approved August 1, 1956 (70 Stat. 888; 48 U. S. C. 338), as amended, is amended to read as follows: "The Commission is authorized to cooperate with the officials of the Dominion of Canada and of the Provinces of British Columbia and Alberta and with any commission or similar body appointed for such purpose by the Dominion of Canada or the Provinces of British Columbia or Alberta. The Secretary of State shall, at the request of the Commission, arrange for meetings with such officials and with such commissions or similar bodies of the Dominion of Canada or the Provinces of British Columbia and Alberta."

(b) Section 7 of such Act is amended by striking out "not later than two years after the date of enactment of this Act," and inserting in lieu thereof "at the earliest practicable time, but in no event later