

§§ 332 to 340. Repealed. Apr. 19, 1946, ch. 142, 60 Stat. 96

Section 332, act Sept. 16, 1942, ch. 561, title III, §302, as added Apr. 1, 1944, ch. 150, 58 Stat. 140, related to persons subject to this subchapter.

Section 333, act Sept. 16, 1942, ch. 561, title III, §303, as added Apr. 1, 1944, ch. 150, 58 Stat. 141, related to Federal war ballots.

Section 334, act Sept. 16, 1942, ch. 561, title III, §304, as added Apr. 1, 1944, ch. 150, 58 Stat. 143, related to administration of oaths.

Section 335, act Sept. 16, 1942, ch. 561, title III, §305, as added Apr. 1, 1944, ch. 150, 58 Stat. 143, related to administration of this subchapter.

Section 336, act Sept. 16, 1942, ch. 561, title III, §306, as added Apr. 1, 1944, ch. 150, 58 Stat. 144, related to lists of candidates.

Section 337, act Sept. 16, 1942, ch. 561, title III, §307, as added Apr. 1, 1944, ch. 150, 58 Stat. 144, related to distribution and collection of ballots.

Section 338, act Sept. 16, 1942, ch. 561, title III, §308, as added Apr. 1, 1944, ch. 150, 58 Stat. 145, related to merchant marine ballots.

Section 339, act Sept. 16, 1942, ch. 561, title III, §309, as added Apr. 1, 1944, ch. 150, 58 Stat. 145, related to transmission of ballots.

Section 340, act Sept. 16, 1942, ch. 561, title III, §310, as added Apr. 1, 1944, ch. 150, 58 Stat. 145, related to reports on balloting.

§ 341. Repealed. Aug. 9, 1955, ch. 656, title III, § 307, 69 Stat. 589

Section, act Sept. 16, 1942, ch. 561, title III, §301, as added Apr. 19, 1946, ch. 142, 60 Stat. 101, provided for prevention of fraud, coercion, and undue influence; free discussion, and acts done in good faith.

A prior section 341, act Sept. 16, 1942, ch. 561, title III, §311, as added Apr. 1, 1944, ch. 150, 58 Stat. 146, related to validity of ballots and was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 96.

ADDITIONAL REPEAL

Section was also repealed by act Aug. 10, 1956, ch. 1041, §53, 70A Stat. 641.

§ 342. Repealed. May 24, 1949, ch. 139, § 142, 63 Stat. 109

Section, act Sept. 16, 1942, ch. 561, title III, §302, as added Apr. 19, 1946, ch. 142, 60 Stat. 102, related to prohibition against taking of polls. See section 596 of Title 18, Crimes and Criminal Procedure.

A prior section 342, act Sept. 16, 1942, ch. 561, title III, §312, as added Apr. 1, 1944, ch. 150, 58 Stat. 146, which provided for safeguards and secrecy of ballots and prevention of fraud and coercion as to voting, was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 102.

§§ 343 to 347. Repealed. Apr. 19, 1946, ch. 142, 60 Stat. 96

Section 343, act Sept. 16, 1942, ch. 561, title III, §313, as added Apr. 1, 1944, ch. 150, 58 Stat. 146, related to penalties under sections 341 to 347 of this title.

Section 344, act Sept. 16, 1942, ch. 561, title III, §314, as added Apr. 1, 1944, ch. 150, 58 Stat. 146, related to prohibition on taking polls. See section 596 of Title 18, Crimes and Criminal Procedure.

Section 344 was also repealed by act June 25, 1948, ch. 645, §21, 62 Stat. 862.

Section 345, act Sept. 16, 1942, ch. 561, title III, §315, as added Apr. 1, 1944, ch. 150, 58 Stat. 147, related to certain State officials.

Section 346, act Sept. 16, 1942, ch. 561, title III, §316, as added Apr. 1, 1944, ch. 150, 58 Stat. 147, related to agencies acting for the Secretary of State.

Section 347, act Sept. 16, 1942, ch. 561, title III, §317, as added Apr. 1, 1944, ch. 150, 58 Stat. 147, related to construction of chapter.

§§ 351 to 355. Repealed. Aug. 9, 1955, ch. 656, title III, § 307, 69 Stat. 589

Section 351, act Sept. 16, 1942, ch. 561, title IV, §401, as added Apr. 19, 1946, ch. 142, 60 Stat. 102, defined terms for purposes of this chapter.

A prior section 351, act Sept. 16, 1942, ch. 561, title IV, §401, as added Apr. 1, 1944, ch. 150, 58 Stat. 147, authorized appropriations for purposes of this chapter and was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 96.

Section 352, act Sept. 16, 1942, ch. 561, title IV, §402, as added Apr. 19, 1946, ch. 142, 60 Stat. 102; amended Sept. 29, 1950, ch. 1112, §2, 64 Stat. 1083, related to free postage.

A prior section 352, act Sept. 16, 1942, ch. 561, title IV, §402, as added Apr. 1, 1944, ch. 150, 58 Stat. 147, related to free postage and was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 96.

Section 353, act Sept. 16, 1942, ch. 561, title IV, §403, as added Apr. 19, 1946, ch. 142, 60 Stat. 103, related to administration of this chapter.

A prior section 353, act Sept. 16, 1942, ch. 561, title IV, §403, as added Apr. 1, 1944, ch. 150, 58 Stat. 148, defined terms for purposes of this chapter and was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 96.

Section 354, act Sept. 16, 1942, ch. 561, title IV, §404, as added Apr. 19, 1946, ch. 142, 60 Stat. 103, related to separability of provisions.

A prior section 354, act Sept. 16, 1942, ch. 561, title IV, §404, as added Apr. 1, 1944, ch. 150, 58 Stat. 148, related to separability of provisions and was repealed by act Apr. 19, 1946, ch. 142, 60 Stat. 96.

Section 355, act Sept. 16, 1942, ch. 561, title IV, §405, as added Apr. 19, 1946, ch. 142, 60 Stat. 103, related to construction of this chapter.

ADDITIONAL REPEAL

Sections 351 to 355 were also repealed by act Aug. 10, 1956, ch. 1041, §53, 70A Stat. 641.

CHAPTER 15—NATIONAL SECURITY

Sec.

- 401. Congressional declaration of purpose.
- 401a. Definitions.

SUBCHAPTER I—COORDINATION FOR NATIONAL SECURITY

- 402. National Security Council.
- 402-1. Joint Intelligence Community Council.
- 402a. Coordination of counterintelligence activities.
- 402b. National Counterintelligence Executive.
- 402c. Office of the National Counterintelligence Executive.
- 403. Director of National Intelligence.
- 403-1. Responsibilities and authorities of the Director of National Intelligence.
- 403-1a. Assignment of responsibilities relating to analytic integrity.
- 403-1b. Additional education and training requirements.
- 403-1c. National Intelligence Reserve Corps.
- 403-2. Intelligence Community contracting.
- 403-2a. Construction of intelligence community facilities; Presidential authorization.
- 403-2b. Limitation on construction of facilities to be used primarily by intelligence community.
- 403-3. Office of the Director of National Intelligence.
- 403-3a. Deputy Directors of National Intelligence.
- 403-3b. National Intelligence Council.
- 403-3c. General Counsel.
- 403-3d. Civil Liberties Protection Officer.
- 403-3e. Director of Science and Technology.
- 403-3f. National Counterintelligence Executive.
- 403-3g. Chief Information Officer.
- 403-4. Central Intelligence Agency.
- 403-4a. Director of the Central Intelligence Agency.
- 403-4b. Transformation of Central Intelligence Agency.

- | | |
|--|--|
| <p>Sec.
403-5. Responsibilities of Secretary of Defense pertaining to National Intelligence Program.
403-5a. Assistance to United States law enforcement agencies.
403-5b. Disclosure of foreign intelligence acquired in criminal investigations; notice of criminal investigations of foreign intelligence sources.
403-5c. Transferred.
403-5d. Foreign intelligence information.
403-5e. Transferred.
403-6. Appointment of officials responsible for intelligence-related activities.
403-7. Prohibition on using journalists as agents or assets.
403-8. Reaffirmation of longstanding prohibition against drug trafficking by employees of the intelligence community.
403a. Definitions relating to Central Intelligence Agency.
403b. Seal of office of Central Intelligence Agency.
403c. Procurement authority of Central Intelligence Agency.
403d. Repealed.
403e. Central Intelligence Agency personnel; allowances and benefits.
403e-1. Eligibility for incentive awards.
403f. General authorities of Agency.
403g. Protection of nature of Agency's functions.
403h. Admission of essential aliens; limitation on number.
403i. Repealed.
403j. Central Intelligence Agency; appropriations; expenditures.
403k. Authority to pay death gratuities.
403l. Authority to accept gifts, devises and bequests.
403m. Misuse of Agency name, initials, or seal.
403n. Special provisions for spouses of Central Intelligence Agency employees applicable to Agency participants in Civil Service Retirement and Disability System.
403o. Security personnel at Agency installations.
403p. Health benefits for certain former spouses of Central Intelligence Agency employees.
403q. Inspector General for Agency.
403r. Special annuity computation rules for certain employees' service abroad.
403r-1. Portability of overseas service retirement benefit.
403s. Special rules for disability retirement and death-in-service benefits with respect to certain employees.
403t. General Counsel of Central Intelligence Agency.
403u. Central services program.
403v. Detail of employees.
403w. Intelligence operations and cover enhancement authority.
403x. Separation pay program for voluntary separation from service.
404. Emergency preparedness.
404a. Annual national security strategy report.
404b. Multiyear national foreign intelligence program.
404c. Annual report on United States security arrangements and commitments with other nations.
404d. Annual report on intelligence.
404d-1. Transferred.
404e. National mission of National Geospatial-Intelligence Agency.
404f. Repealed.
404g. Restrictions on intelligence sharing with United Nations.
404h. Detail of intelligence community personnel—Intelligence Community Assignment Program.
404i. Additional annual reports from the Director of National Intelligence.</p> | <p>Sec.
404i-1. Annual report on improvement of financial statements for auditing purposes.
404j. Limitation on establishment or operation of diplomatic intelligence support centers.
404k. Travel on any common carrier for certain intelligence collection personnel.
404l. POW/MIA analytic capability.
404m. Semiannual report on financial intelligence on terrorist assets.
404n. National Virtual Translation Center.
404n-1. Foreign Terrorist Asset Tracking Center.
404n-2. Terrorist Identification Classification System.
404n-3. Repealed.
404o. National Counterterrorism Center.
404o-1. National Counter Proliferation Center.
404o-2. National Intelligence Centers.
SUBCHAPTER II—MISCELLANEOUS AND CONFORMING PROVISIONS
405. Advisory committees; appointment; compensation of part-time personnel; applicability of other laws.
406. Omitted.
407. Study or plan of surrender; use of appropriations.
408. Applicable laws.
409. Definitions of military departments.
409a. National Security Agency voluntary separation.
409b. Authority of Federal Bureau of Investigation to award personal services contracts.
409b-1. Reports on exercise of authority.
410. "Function" and "Department of Defense" defined.
411. Authorization of appropriations.
412. Repealing and savings provisions.
SUBCHAPTER III—ACCOUNTABILITY FOR INTELLIGENCE ACTIVITIES
413. General Congressional oversight provisions.
413a. Reporting of intelligence activities other than covert actions.
413b. Presidential approval and reporting of covert actions.
414. Funding of intelligence activities.
415. Notice to Congress of certain transfers of defense articles and defense services.
415a. Specificity of National Intelligence Program budget amounts for counterterrorism, counterproliferation, counternarcotics, and counterintelligence.
415a-1. Budget treatment of costs of acquisition of major systems by the intelligence community.
415b. Dates for submittal of various annual and semiannual reports to the congressional intelligence committees.
SUBCHAPTER IV—PROTECTION OF CERTAIN NATIONAL SECURITY INFORMATION
421. Protection of identities of certain United States undercover intelligence officers, agents, informants, and sources.
422. Defenses and exceptions.
423. Report.
424. Extraterritorial jurisdiction.
425. Providing information to Congress.
426. Definitions.
SUBCHAPTER V—PROTECTION OF OPERATIONAL FILES
431. Operational files of the Central Intelligence Agency.
432. Operational files of the National Geospatial-Intelligence Agency.
432a. Operational files of the National Reconnaissance Office.
432b. Operational files of the National Security Agency.</p> |
|--|--|

Sec.
432c. Operational files of the Defense Intelligence Agency.

SUBCHAPTER VI—ACCESS TO CLASSIFIED INFORMATION

435. Procedures.
435a. Limitation on handling, retention, and storage of certain classified materials by the Department of State.
435b. Security clearances.
436. Requests by authorized investigative agencies.
437. Exceptions.
438. Definitions.

SUBCHAPTER VII—APPLICATION OF SANCTIONS LAWS TO INTELLIGENCE ACTIVITIES

441. Stay of sanctions.
441a. Extension of stay.
441b. Reports.
441c. Laws subject to stay.
441d. Repealed.

SUBCHAPTER VII—A—EDUCATION IN SUPPORT OF NATIONAL INTELLIGENCE

PART A—SCIENCE AND TECHNOLOGY

441g. Scholarships and work-study for pursuit of graduate degrees in science and technology.
441g-1. Framework for cross-disciplinary education and training.
441g-2. Intelligence Community Scholarship Program.

PART B—FOREIGN LANGUAGES PROGRAM

441j. Program on advancement of foreign languages critical to the intelligence community.
441j-1. Education partnerships.
441j-2. Voluntary services.
441j-3. Regulations.
441j-4. Definitions.

PART C—ADDITIONAL EDUCATION PROVISIONS

441m. Assignment of intelligence community personnel as language students.

SUBCHAPTER VIII—ADDITIONAL MISCELLANEOUS PROVISIONS

442. Applicability to United States intelligence activities of Federal laws implementing international treaties and agreements.
442a. Counterintelligence initiatives.

§ 401. Congressional declaration of purpose

In enacting this legislation, it is the intent of Congress to provide a comprehensive program for the future security of the United States; to provide for the establishment of integrated policies and procedures for the departments, agencies, and functions of the Government relating to the national security; to provide a Department of Defense, including the three military Departments of the Army, the Navy (including naval aviation and the United States Marine Corps), and the Air Force under the direction, authority, and control of the Secretary of Defense; to provide that each military department shall be separately organized under its own Secretary and shall function under the direction, authority, and control of the Secretary of Defense; to provide for their unified direction under civilian control of the Secretary of Defense but not to merge these departments or services; to provide for the establishment of unified or specified combatant commands, and a

clear and direct line of command to such commands; to eliminate unnecessary duplication in the Department of Defense, and particularly in the field of research and engineering by vesting its overall direction and control in the Secretary of Defense; to provide more effective, efficient, and economical administration in the Department of Defense; to provide for the unified strategic direction of the combatant forces, for their operation under unified command, and for their integration into an efficient team of land, naval, and air forces but not to establish a single Chief of Staff over the armed forces nor an overall armed forces general staff.

(July 26, 1947, ch. 343, § 2, 61 Stat. 496; Aug. 10, 1949, ch. 412, § 2, 63 Stat. 579; Pub. L. 85-599, § 2, Aug. 6, 1958, 72 Stat. 514.)

REFERENCES IN TEXT

This legislation, referred to in text, means act July 26, 1947, ch. 343, 61 Stat. 495, as amended, known as the National Security Act of 1947. For complete classification of this Act to the Code, see Short Title note set out below and Tables.

AMENDMENTS

1958—Pub. L. 85-599 amended section generally, and, among other changes, provided that each military department shall be separately organized, instead of separately administered, under its own Secretary and shall function under the direction, authority, and control of the Secretary of Defense, and inserted provisions relating to establishment of unified or specified combatant commands and for elimination of unnecessary duplication.

1949—Act Aug. 10, 1949, provided that the military departments shall be separately administered but be under the direction of the Secretary of Defense, and that there shall not be a single Chief of Staff over the armed forces nor an armed forces general staff.

CHANGE OF NAME

Pub. L. 108-458, title I, § 1081, Dec. 17, 2004, 118 Stat. 3696, provided that:

“(a) DIRECTOR OF CENTRAL INTELLIGENCE AS HEAD OF INTELLIGENCE COMMUNITY.—Any reference to the Director of Central Intelligence or the Director of the Central Intelligence Agency in the Director’s capacity as the head of the intelligence community in any law, regulation, document, paper, or other record of the United States shall be deemed to be a reference to the Director of National Intelligence.

“(b) DIRECTOR OF CENTRAL INTELLIGENCE AS HEAD OF CIA.—Any reference to the Director of Central Intelligence or the Director of the Central Intelligence Agency in the Director’s capacity as the head of the Central Intelligence Agency in any law, regulation, document, paper, or other record of the United States shall be deemed to be a reference to the Director of the Central Intelligence Agency.

“(c) COMMUNITY MANAGEMENT STAFF.—Any reference to the Community Management Staff in any law, regulation, document, paper, or other record of the United States shall be deemed to be a reference to the Staff of the Office of the Director of National Intelligence.”

EFFECTIVE DATE OF 2004 AMENDMENTS; TRANSITION PROVISIONS

Pub. L. 108-458, title I, subtitle H, Dec. 17, 2004, 118 Stat. 3697, as amended by Pub. L. 109-13, div. A, title I, § 1009, May 11, 2005, 119 Stat. 244, provided that:

“SEC. 1091. TRANSFER OF COMMUNITY MANAGEMENT STAFF.

“(a) TRANSFER.—There shall be transferred to the Office of the Director of National Intelligence such staff of the Community Management Staff as of the date of