

62 Stat. 609, 610.
50 U. S. C., Sup. III,
app. § 456 (b) (2) (A),
(B).

(6) Section 6 (b) (2) (A) and (B) are amended by striking out the phrases “or the Coast Guard”, “(or the Coast Guard)”, and “or in the Coast Guard” wherever they appear.

62 Stat. 617 *et seq.*
50 U. S. C., Sup. III,
app. § 459 (g) (1), (2),
(h), (i).

(7) Section 9 (g) (1) is amended by striking out the phrases “or the Coast Guard (other than in a reserve component)” and “or the Coast Guard”.

(8) Section 9 (g) (2) is amended by striking out the phrase “, the Coast Guard,”.

(9) Section 9 (h) is amended by striking out the phrase “, the Coast Guard,”.

(10) Section 9 (j) is amended by striking out the word “or” after “Navy,” and inserting after the phrase “Air Force” the phrase “, or Treasury”.

62 Stat. 623.
50 U. S. C., Sup. III,
app. § 464.

(11) Section 14 is amended by striking out the phrase “, the Coast Guard,”.

62 Stat. 624, 625.
50 U. S. C., Sup. III,
app. § 466 (c), (i).

(12) Section 16 (c) is amended by striking out the word “and” and by inserting before the period the phrase “, and the Coast Guard.”

(13) Section 16 (i) is amended by striking out the word “and” after the phrase “Naval Reserve,” and the phrase “, the Coast Guard Reserve and” after the word “foregoing,” and by inserting after the phrase “Marine Corps Reserve,” the phrase “and the Coast Guard Reserve,”.

62 Stat. 627.
50 U. S. C., Sup. III,
app. § 470.

(14) Section 20 is amended by striking out the word “and” after the phrase “Air Force,” and by inserting after the phrase “Marine Corps,” the phrase “and the Secretary of the Treasury, for the Coast Guard,”.

Ante, p. 379.

SEC. 2. Section 1 of the Act of July 27, 1950 (Public Law 624, Eighty-first Congress), is amended by striking out the word “and” following the phrase “Marine Corps Reserve,” and by inserting after the phrase “Air Force of the United States” the phrase “, and in any component of the Coast Guard,”.

SEC. 3. (a) Subsection (c) of section 4 of the Selective Service Act of 1948, as amended, is amended by adding a new paragraph (4) at the end thereof to read as follows:

62 Stat. 606.
50 U. S. C., Sup. III,
app. § 454 (c).

“(4) Within the limits of the quota determined under section 5 (b) for the subdivision in which he resides, any person, between the ages of eighteen and twenty-six, shall be afforded an opportunity to volunteer for induction into the armed forces of the United States for the training and service prescribed in subsection (b), but no person who so volunteers shall be inducted for such training and service so long as he is deferred after classification.”

62 Stat. 608.
50 U. S. C., Sup. III,
app. § 455 (b).

(b) The sixth sentence of section 10 (b) (3) of the Selective Service Act of 1948, as amended, is hereby amended to read as follows: “Such local boards, or separate panels thereof each consisting of three or more members, shall, under rules and regulations prescribed by the President, have the power within the respective jurisdictions of such local boards to hear and determine, subject to the right of appeal to the appeal boards herein authorized, all questions or claims with respect to inclusion for, or exemption or deferment from, training and service under this title, of all individuals within the jurisdiction of such local boards.”

62 Stat. 619.
50 U. S. C., Sup. III,
app. § 460 (b) (3).

Approved September 27, 1950.

[CHAPTER 1060]

AN ACT

To amend the Columbia Basin Project Act with reference to State lands.

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

September 27, 1950
[H. R. 1920]
[Public Law 851]

Columbia Basin
Project Act, amend-
ment.

paragraph of section 7 of the Columbia Basin Project Act (Act of March 10, 1943, ch. 14, 57 Stat. 14) be amended to read as follows:

“Legislation otherwise conforming to the standards above stated in this section will meet the requirements of the section even though, by reason of limitations in the State constitution, the contracts required under subsection 2 (c) cannot be executed pursuant to such legislation as to the State’s school and other public lands. As to such lands the provisions and requirements of subsection 2 (c) shall remain effective, except that the purchaser of such State lands, his heirs and devisees, if otherwise qualified to execute a recordable contract, shall not be disqualified to execute such contract by reason of the amount of the purchase price paid or to be paid to the State for such lands; but the period in which the required recordable contracts may be executed shall be extended: (a) As to any of such lands remaining in the ownership of the State, until six months after the removal of the constitutional limitations above referred to; and (b) as to any of such lands which are offered for sale by the State in accordance with such program for the offering of State lands within the project as may be agreed to between the State and the Secretary, until six months after the State’s conveyance or contract to convey is made, whichever is earlier.”

Approved September 27, 1950.

57 Stat. 20.
16 U. S. C. § 835c-3.

57 Stat. 16.
16 U. S. C. § 835a (c).
Ante, p. 1037.

[CHAPTER 1061]

AN ACT

To amend paragraph 207 of the Tariff Act of 1930 and section 3424 (a) of the Internal Revenue Code.

September 27, 1950
[H. R. 5226]
[Public Law 852]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph 207 of the Tariff Act of 1930 is hereby amended by inserting immediately before the words “fuller’s earth” the following: “bauxite, calcined, when imported to be used in the manufacture of firebrick, or other refractories, under such regulations as the Secretary of the Treasury shall prescribe, \$1 per ton;”

46 Stat. 602.
19 U. S. C. § 1001,
par. 207.

SEC. 2. (a) The last sentence of section 3424 (a) of the Internal Revenue Code (relating to the exemption of certain lumber from the import tax) is hereby amended by striking out “and Western white spruce” and inserting in lieu thereof “Western white spruce, and Engelmann spruce”.

53 Stat. 415.
26 U. S. C. § 3424 (a).

(b) The amendment made by this section shall be applicable with respect to lumber entered for consumption or withdrawn from warehouse for consumption on or after the tenth day following the date of the enactment of this Act.

Approved September 27, 1950.

[CHAPTER 1062]

JOINT RESOLUTION

Providing for recognition and endorsement of the Inter-American Cultural and Trade Center.

September 27, 1950
[H. J. Res. 511]
[Public Law 853]

Whereas the national security and prosperity of the United States require the development of improved relations and increased trade with the Latin-American republics; and

Whereas international friendship and trade are founded upon the good will and mutual respect of the people of one nation for those of another, and must be based primarily upon extensive popular contact and understanding; and

Inter-American
Cultural and Trade
Center.