

61 Stat. 795.
34 U. S. C., Sup. III,
§ 3a note.

Secretary of the Navy, shall be so continued under the provisions of the Officer Personnel Act of 1947, as amended. Each such officer not so recommended shall be placed on the retired list on the first day of the sixth month following the month of enactment of this Act with retired pay at the rate of 2½ per centum of his basic pay on the active list at the time of retirement, multiplied by the number of years of service for which entitled to credit in the computation of his pay on the active list, not to exceed a total of 75 per centum of said basic pay: *Provided*, That a fractional year of six months or more shall be considered a full year in computing the number of years of service by which the rate of 2½ per centum is multiplied: *Provided further*, That nothing in this section shall be held to reduce the retired rank or pay to which such officer would be entitled under other provisions of law.

SEC. 5. No officer shall be retired pursuant to this amendatory Act prior to the first day of the sixth month following the month of its enactment.

Approved June 23, 1950.

[CHAPTER 345]

AN ACT

To amend Veterans Regulation Numbered 1 (a) with respect to the computation of estimated costs of teaching personnel and supplies for instruction in the case of colleges of agriculture and the mechanic arts and other nonprofit educational institutions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, effective as of December 28, 1945, paragraph 5 of part VIII of Veterans Regulation Numbered 1 (a), as amended, is amended by adding at the end thereof the following: "In the computation of such estimated cost of teaching personnel and supplies for instruction in the case of any college of agriculture and the mechanic arts, no reduction shall be made by reason of any payments to such college from funds made available pursuant to the Act entitled 'An Act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanic arts', approved July 2, 1862, as amended and supplemented (U. S. C., 1946 edition, title 7, secs. 30-329, inclusive); and in the computation of such estimated cost of teaching personnel and supplies for instruction in the case of any nonprofit educational institution, no reduction shall be made by reason of any payments to such institution from State or municipal or other non-Federal public funds, or from private endowments or gifts or other income from nonpublic sources."

SEC. 2. Upon receipt of appropriate claims therefor, the Administrator of Veterans' Affairs is authorized to make adjustments in accordance with this Act in contracts which are in effect on the date of approval of this Act as well as prior contracts and is authorized to make back payments and refunds in accordance with such adjustments.

Approved June 23, 1950.

[CHAPTER 351]

JOINT RESOLUTION

Extending the period of effectiveness of the Selective Service Act of 1948 for fifteen days.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (b) of section 17 of the Selective Service Act of 1948 is amended by striking

June 23, 1950
[H. R. 7057]
[Public Law 571]

38 U. S. C. note foll.
§ 739; Sup. III, note
foll. § 744.
Post pp 339, 341.

12 Stat. 503.
7 U. S. C. §§ 301-329.

June 23, 1950
[S. J. Res. 190]
[Public Law 572]

62 Stat. 625.
50 U. S. C., Sup. III,
app. § 467 (b).
Post, p. 318.

out “the second anniversary of the date of enactment of this title” and inserting in lieu thereof “July 9, 1950”.

Approved June 23, 1950.

[CHAPTER 352]

AN ACT

To amend Veterans Regulations to establish for persons who served in the armed forces during World War II a further presumption of service-connection for active pulmonary tuberculosis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subparagraph (c) of paragraph I, part I, Veterans Regulation Numbered 1 (a), as amended, is hereby amended by adding after the words “tuberculosis, active”, the following: “(other than pulmonary)”; and by adding after the words “may add to this list:”, the following: “*Provided further,* That active pulmonary tuberculosis developing a 10 per centum degree of disability or more within three years from the date of separation from active service, shall, in the absence of affirmative evidence to the contrary, be deemed to have been incurred in or aggravated by active service.”.

Approved June 23, 1950.

June 23, 1950

[H. R. 7440]

[Public Law 573]

38 U. S. C. note foll.
§ 739; Sup. III, note
foll. § 744.

[CHAPTER 354]

AN ACT

To extend the Housing and Rent Act of 1947, as amended, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the “Housing and Rent Act of 1950”.

SEC. 2. Section 4 (e) of the Housing and Rent Act of 1947, as amended, is hereby amended by striking out “June 30, 1950” and inserting in lieu thereof “June 30, 1951”.

SEC. 3. Section 204 (a) of the Housing and Rent Act of 1947, as amended, is hereby amended by striking out “June 30, 1950” and inserting in lieu thereof “June 30, 1951”.

SEC. 4. Section 204 (f) of the Housing and Rent Act of 1947, as amended, is hereby amended to read as follows:

“(f) (1) The provisions of this title, except section 204 (a), shall cease to be in effect at the close of December 31, 1950, except that they shall cease to be in effect at the close of June 30, 1951—

“(A) in any incorporated city, town, or village which, at a time when maximum rents under this title are in effect therein, and prior to December 31, 1950, declares (by resolution of its governing body adopted for that purpose, or by popular referendum, in accordance with local law) that a shortage of rental housing accommodations exists which requires the continuance of rent control in such city, town, or village; and

“(B) in any unincorporated locality in a defense-rental area in which one or more incorporated cities, towns, or villages constituting the major portion of the defense-rental area have made the declaration specified in subparagraph (A) at a time when maximum rents under this title were in effect in such unincorporated locality.

“(2) Any incorporated city, town, or village which makes the declaration specified in paragraph (1) (A) of this subsection shall notify the Housing Expediter in writing of such action promptly after it has been taken.

June 23, 1950

[S. 3181]

[Public Law 574]

Housing and Rent
Act of 1950.

63 Stat. 19.
50 U. S. C., Sup. III,
app. § 1884 (e).

63 Stat. 21.
50 U. S. C., Sup. III,
app. § 1894 (a).

63 Stat. 24.
50 U. S. C., Sup. III,
app. § 1894 (f).
Post, p. 1113.
Supra.