

[CHAPTER 327]

JOINT RESOLUTION

To provide suitable vessels for the use of certain State nautical schools, and for other purposes.

July 29, 1941
[H. J. Res. 139]
[Public Law 191]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in the administration of the Act entitled "An Act for the establishment of marine schools, and for other purposes", approved March 4, 1911, as amended (U. S. C., 1934 edition, title 34, secs. 1121 to 1123), the United States Maritime Commission may repair or recondition, equip, and furnish to any State maintaining a marine school or a nautical branch under such Act, a suitable vessel owned or acquired by the Commission or otherwise available for disposition hereunder. Any department or agency of the United States is hereby authorized, notwithstanding any other provision of law, to supply to the Commission for disposition hereunder any suitable vessel which can be spared without detriment to the service to which such vessel has been assigned. All vessels furnished to States for the use of such schools shall be and remain the property of the United States, and shall be maintained in good repair by the Commission.

State nautical schools.
U. S. Maritime Commission to furnish vessels to.
36 Stat. 1353.
34 U. S. C. §§ 1121-1123.

Assistance of other agencies.

To remain U. S. property.

SEC. 2. The Maritime Commission is authorized, from any moneys hereafter appropriated or made available to the Commission, to provide for the construction, by contract or otherwise, in accordance with plans and specifications prepared by the Commission and approved by the Secretary of the Navy, of suitable vessels with modern equipment and instruments to replace vessels otherwise furnished to States which are maintaining schools under such Act.

Replacements.

SEC. 3. The maximum amount authorized to be appropriated for any one marine school or nautical branch by section 2 of such Act of March 4, 1911, as amended, is hereby increased from \$25,000 to \$50,000. Each marine school or nautical branch thereof, as a condition to receiving any portion of the monetary aid authorized by said section 2, or the use of any vessel authorized by this joint resolution, shall under appropriate authority agree to conform to such minimum standards in regard to students' entrance requirements, the staff of instructors, and courses of and facilities for training, as the Maritime Commission shall approve. Each marine school or nautical branch thereof, as a condition to receiving any portion of such monetary aid in excess of \$25,000, shall under appropriate authority agree to admit to such school students resident in other States upon such terms and in such numbers as the Commission shall prescribe: *Provided*, That the per capita cost of students designated by the Maritime Commission for admission to such school shall be paid from the Federal funds authorized in said section 2 and that the total number of such students shall not exceed one-third of the student capacity of such school.

Maximum appropriation for any school.
36 Stat. 1353.
34 U. S. C. § 1122.
Condition to receiving monetary aid.

Out-of-State students.

Proviso.
Payment of per capita cost.

Limitation on number.

SEC. 4. The Maritime Commission is authorized to prescribe such rules and regulations as may be necessary or appropriate in the administration of this joint resolution and such Act of March 4, 1911, as amended.

Rules and regulations.

SEC. 5. The Maritime Commission is authorized to extend the benefits of this joint resolution to a State nautical school, established and maintained by any State in accordance with the applicable provisions of the Act entitled "An Act for the establishment of marine schools, and for other purposes", approved March 4, 1911, as amended, at such port as may be designated by the State.

Extension of benefits.

36 Stat. 1353.
34 U. S. C. §§ 1121-1123.

Approved, July 29, 1941.

[CHAPTER 328]

AN ACT

July 29, 1941
[H. R. 5256]
[Public Law 192]

Authorizing appropriations for the United States Navy, additional shipbuilding, ship repair, and ordnance manufacturing facilities, and for other purposes.

Navy.
Appropriation au-
thorized for shipbuild-
ing, etc.
Post, p. 680.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, \$300,000,000 for essential equipment and facilities at either private or naval establishments for building or equipping any complete naval vessel or portion thereof heretofore or hereafter authorized; \$160,000,000 for essential equipment and facilities at either private or naval establishments for repairing, altering, or converting any vessel operated by the Navy or being prepared for naval use; and \$125,000,000 for essential equipment and facilities for the manufacture or production of ordnance material, munitions, and armor at either private or naval establishments.

Acquisition of lands,
construction of build-
ings, etc.

SEC. 2. The authority herein granted shall include the authority to acquire lands at such locations as the Secretary of the Navy, with the approval of the President, may deem best suited to the purpose, erect or extend buildings, and acquire the necessary machinery and equipment, and shall be in addition to all authority heretofore granted for these purposes.

Approved, July 29, 1941.

[CHAPTER 329]

AN ACT

July 30, 1941
[H. R. 2855]
[Public Law 193]

To provide for payment of pension to certain dependent parents notwithstanding remarriage, and for other purposes.

Veterans.
Payments to certain
dependent parents.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That pension or compensation payable to a dependent mother or father under any law administered by the Veterans' Administration shall continue during dependency whether dependency arises prior or subsequent to the death of the veteran on whose account the benefit is payable. The fact of remarriage of the mother or father shall not operate to terminate such pension, provided that dependency exists notwithstanding such remarriage.

Repeals

SEC. 2. Paragraph IV (b), part I, Veterans Regulation Numbered 2-Series (U. S. C., title 38, ch. 12, appendix), is hereby repealed and any provision of law inconsistent with this Act is also repealed.

Approved, July 30, 1941.

[CHAPTER 330]

AN ACT

July 30, 1941
[H. R. 3933]
[Public Law 194]

To grant the city of Vancouver, Washington, road rights-of-way and a retrocession of jurisdiction thereover.

Vancouver, Wash.
Grant of road rights-
of-way.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to grant to the city of Vancouver, Washington, easements for rights-of-way for street or public-highway purposes over such roads on the Vancouver Barracks Military Reservation, Washington, as the Secretary of War may designate, and subject to such conditions, restrictions, and reservations as the Secretary of War may impose for the protection of the reservation, with the right of the city of Vancouver to surface, pave, illuminate, lay mains, conduits, and culverts, and to make other improvements necessary for public purposes on said rights-of-way: