

Public Law 37

CHAPTER 71

May 27, 1953
[S. 1530]

10 USC 166.

Army, Air Force
nurses.

Eligibility.

Grade.

Maximum ages.

10 USC 166a.

Army, Air Force,
Women medical
specialists.

Eligibility.

Grade.

Maximum ages.

34 USC 43c.

AN ACT

To amend the Army-Navy Nurses Act of 1947 to authorize the appointment in the grade of first lieutenant of nurses and medical specialists in the Regular Army and Regular Air Force, and appointment with rank of lieutenant (junior grade) of nurses in the Regular Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 101 (c) of the Army-Navy Nurses Act of 1947 (61 Stat. 42) is amended to read as follows:

“(c) Commissioned officers of the Regular Army in the Army Nurse Corps, and commissioned officers of the Regular Air Force appointed with a view to designation as Air Force nurses, shall be appointed by the President, by and with the advice and consent of the Senate, from female citizens of the United States who have attained the age of twenty-one years. To be eligible for appointment under this subsection a person must be a graduate of a hospital or university training school and a registered nurse and must have the physical and other qualifications prescribed by the Secretary of the Army or the Secretary of the Air Force for the appropriate armed force. A person appointed under this subsection shall be appointed in the grade of—

“(1) second lieutenant, if she is not more than twenty-seven years of age on the date of nomination by the President and is not qualified for appointment as a first lieutenant under clause (2); or

“(2) first lieutenant, if she is qualified under regulations issued by the appropriate Secretary and is not more than thirty years of age on the date of nomination by the President.

The maximum ages specified in clauses (1) and (2) are increased by the period of active Federal commissioned service performed after December 31, 1947. However, such an age may not be so increased by more than five years.”

SEC. 2. Section 102 (c) of the Army-Navy Nurses Act of 1947 (61 Stat. 42) is amended to read as follows:

“(c) Commissioned officers of the Regular Army in the Women’s Medical Specialist Corps, and commissioned officers of the Regular Air Force appointed with a view to designation as women medical specialists, shall be appointed by the President, by and with the advice and consent of the Senate, from female citizens of the United States who have attained the age of twenty-one years. To be eligible for appointment under this subsection, a person must have the physical and other qualifications prescribed by the Secretary of the Army or the Secretary of the Air Force for the appropriate armed force. A person appointed under this subsection shall be appointed in the grade of—

“(1) second lieutenant, if she is not more than twenty-seven years of age on the date of nomination by the President and is not qualified for appointment as a first lieutenant under clause (2); or

“(2) first lieutenant, if she is qualified under regulations issued by the appropriate Secretary and is not more than thirty years of age on the date of nomination by the President.

The maximum ages specified in clauses (1) and (2) are increased by the period of active Federal commissioned service performed after December 31, 1947. However, such an age may not be so increased by more than five years.”

SEC. 3. Section 204 of the Army-Navy Nurses Act of 1947 (61 Stat. 48) is amended to read as follows:

"SEC. 204. Except as provided in section 203 and 211 of this title, appointment to the grade of nurse in the Regular Navy shall be with the rank of ensign or lieutenant (junior grade), and each such appointment shall be subject to revocation by the Secretary of the Navy until such time as the appointee has served under such appointment for three years from the date of appointment. Officers whose appointments are so revoked shall be discharged from the service without advanced pay. Appointees shall be female citizens of the United States who shall have reached the age of twenty-one years on July 1 of the calendar year in which appointed. No person shall be appointed pursuant to this section until she shall have established her mental, moral, educational, professional, and physical qualifications to the satisfaction of the Secretary of the Navy. A person appointed under this section shall be appointed with the rank of—

34 USC 43b, 43j.
Navy nurses, ap-
pointment rank,
etc.

"(1) ensign, if she is not more than twenty-seven years of age on the date of nomination by the President and is not qualified for appointment as a lieutenant (junior grade) under clause (2); or

"(2) lieutenant (junior grade), if she is qualified under regulations issued by the Secretary of the Navy and is not more than thirty years of age on the date of nomination by the President.

The maximum ages specified in clauses (1) and (2) are increased by the period of active Federal commissioned service performed after December 31, 1947. However, such an age may not be so increased by more than five years."

Approved May 27, 1953.

Restriction.

Maximum ages.

Public Law 38

CHAPTER 72

AN ACT

To retrocede to the State of Virginia concurrent jurisdiction over certain highways within Fort Belvoir, Virginia.

May 27, 1953
[S. 1549]

Ft. Belvoir, Va.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby granted to the State of Virginia a retrocession of jurisdiction over portions of highways described below within the Fort Belvoir Military Reservation to the extent that all laws of the State and all laws of the United States shall be applicable thereon and the United States and the State shall exercise concurrent jurisdiction thereover: United States Highway Numbered 1 between the easterly and westerly boundaries of the reservation, Virginia Highway Numbered 617 from Accotink to the northwesterly boundary of the reservation, Virginia Highway Numbered 618 between United States Highway Numbered 1 and Virginia Highway Numbered 613, Virginia Highway Numbered 613 from its intersection with Virginia Highway Numbered 611 (also known as Telegraph Road) to its intersection with Virginia Highway Numbered 618, and over the following area: Beginning at the intersection of the center lines of Virginia Highways Numbered 613 and 617; thence westerly at right angles to the center line of Highway Numbered 617, four feet; thence north forty degrees west two hundred thirty-two and forty-seven one-hundredths feet to center of bridge; thence north fifty degrees east forty-four feet to a point in stream; thence south forty degrees east one hundred eighty-eight and forty-seven one-hundredths feet to a point in Highway Numbered 613; thence south five degrees west sixty-two and twenty-three one-hundredths feet to point of beginning. This legislation is to be effective only as to those portions of the highways and area indicated