

Stat. 505), as amended, is hereby further amended by adding at the end thereof the following new paragraph:

“The Commandant of the Marine Corps shall indicate to the Chairman of the Joint Chiefs of Staff any matter scheduled for consideration by the Joint Chiefs of Staff which directly concerns the United States Marine Corps. Unless the Secretary of Defense, upon request from the Chairman of the Joint Chiefs of Staff for a determination, determines that such matter does not concern the United States Marine Corps, the Commandant of the Marine Corps shall meet with the Joint Chiefs of Staff when such matter is under consideration by them and on such occasion and with respect to such matter the Commandant of the Marine Corps shall have co-equal status with the members of the Joint Chiefs of Staff.”

Commandant.

SEC. 3. Section 2 (b) of the Act of April 18, 1946 (60 Stat. 92), is hereby repealed.

34 USC 691.

Approved June 28, 1952.

Public Law 417

CHAPTER 480

AN ACT

June 28, 1952
[S. 1032]

To authorize each of the States of North Dakota, South Dakota, and Washington to pool moneys derived from lands granted to it for public schools and various State institutions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth paragraph of section 11 of the Act relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, approved February 22, 1889, as amended (47 Stat. 151), is amended by adding at the end thereof the following: “Notwithstanding the foregoing provisions of this section, each of the States of North Dakota, South Dakota, and Washington may pool the moneys received by it from oil and gas and other mineral leasing of said lands. The moneys so pooled shall be apportioned among the public schools and the various State institutions in such manner that the public schools and each of such institutions shall receive an amount which bears the same ratio to the total amount apportioned as the number of acres (including any that may have been disposed of) granted for such public schools or for such institutions bears to the total number of acres (including any that may have been disposed of) granted by this Act. Not less than 50 per centum of each such amount shall be covered into the appropriate permanent fund.”

North and South
Dakota, Washing-
ton.
School moneys.

25 Stat. 679.

Approved June 28, 1952.

Public Law 418

CHAPTER 481

AN ACT

June 28, 1952
[S. 1283]

To remove the limitation on the numerical strength of the White House Police force.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That title 3, United States Code, section 203 (a), as amended by section 2 of the Act of August 15, 1950 (Public Law 693, Eighty-first Congress), is amended to read as follows:

White House Po-
lice.

62 Stat. 672;
64 Stat. 448.

“SEC. 203. (a) The White House Police force shall consist of such number of officers, with grades corresponding to similar officers of the Metropolitan Police force, and of such number of privates, with grade corresponding to that of private of the highest grade in the Metropolitan Police force, as may be necessary but not exceeding one hundred