Public Law 86-148

AN ACT
To amend title 10, United States Code, by repealing section 7475, which restricts the increasing of forces at naval activities prior to national elections.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That title 10, United States Code, is amended as follows:

(1) Section 7475 is repealed.
(2) The analysis of chapter 643 is amended by striking out the following item:
"7475. Force at naval activities not to be increased before elections."

Approved August 7, 1959.

Public Law 86-149

AN ACT
To authorize certain construction at military installations, and for other purposes.

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

TITLE I

Sec. 101. The Secretary of the Army may establish or develop military installations and facilities by acquiring, constructing, converting, rehabilitating, or installing permanent or temporary public works, including site preparation, appurtenances, utilities, and equipment, for the following projects:

INSIDE THE UNITED STATES

TECHNICAL SERVICES FACILITIES

(Ordnance Corps)
Aberdeen Proving Ground, Maryland: Training facilities and troop housing, $785,000.
Letterkenny Ordnance Depot, Pennsylvania: Maintenance facilities, $454,000.
Redstone Arsenal, Alabama: Operational facilities, research, development, and test facilities, medical facilities, troop housing, and utilities, $5,292,600.
Savanna Ordnance Depot, Illinois: Supply facilities, $1,160,000.

(Quartermaster Corps)
Fort Lee, Virginia: Training facilities and troop housing, $414,000.
Columbus General Depot, Ohio: Utilities, $2,788,000.

(Chemical Corps)
Fort Detrick, Maryland: Research, development, and test facilities, $270,000.
Dugway Proving Ground, Utah: Research, development, and test facilities, operational facilities, and utilities, $332,000.