

“waterproof cloth.”
19 USC 1001.

SEC. 2. In order to insure a correct interpretation of the provision “waterproof cloth” in paragraph 907, Tariff Act of 1930, it is hereby declared that it was and is the true intent and meaning of paragraph 907 to limit the term “waterproof”, when applied to cloth, “wholly or in chief value of cotton or other vegetable fiber, whether or not in part of India rubber”, to cloths of a kind generally used in the manufacture of articles which are designed to afford protection against water to the extent expected in raincoats, protective sheeting, dress shields, umbrellas, and similar articles. Even when cloth possesses water repelling characteristics, it is not classifiable as waterproof cloth within the meaning of paragraph 907, Tariff Act of 1930, unless it is of a kind generally used in the manufacture of articles of the class specified in the preceding sentence.

Approved September 15, 1960.

Public Law 86-796

JOINT RESOLUTION

September 15, 1960
[H. J. Res. 723]

Extending an invitation to the Federation Aeronautique Internationale to hold the 1962 world sport parachuting championships at Orange, Massachusetts.

Parachuting
championship,
Orange, Mass.
Invitation.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, whereas the National Aeronautic Association has invited the Federation Aeronautique Internationale to hold the biennial world sport parachuting championship in the United States at Orange, Massachusetts, in 1962, the Government of the United States joins in the invitation of the National Aeronautic Association to the Federation Aeronautique Internationale to hold the 1962 world sport parachuting championship in the United States at Orange, Massachusetts.

SEC. 2. The Secretary of State is directed to transmit a copy of this joint resolution to the Federation Aeronautique Internationale.

Approved September 15, 1960.

Public Law 86-797

AN ACT

September 15, 1960
[H. R. 2565]

To promote effectual planning, development, maintenance, and coordination of wildlife, fish, and game conservation and rehabilitation in military reservations.

Wildlife conservation on military reservations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Defense is hereby authorized to carry out a program of planning, development, maintenance and coordination of wildlife, fish and game conservation and rehabilitation in military reservations in accordance with a cooperative plan mutually agreed upon by the Secretary of Defense, the Secretary of Interior and the appropriate State agency designated by the State in which the reservation is located. Such cooperative plan may stipulate the issuance of special State hunting and fishing permits to individuals and require this payment of a nominal fee therefor, which fees shall be utilized for the protection, conservation and management of fish and wildlife, including habitat improvement and related activities in accordance with the cooperative plan: *Provided,* That the Commanding Officer of the reservation or persons designated by him are authorized to enforce such special hunting and fishing permits and to collect the fees therefor, acting as agent or agents for the State if the cooperative plan so provides.