

June 19, 1906.
[H. R. 18330.]

[Public, No. 247.]

United States courts—
Clinton County,
Iowa, transferred from
northern to southern
district.
R. S., sec. 537, p. 90,
amended.
Vol. 22, p. 172.

Civil process.

Cases to be tried at
Davenport.

Proviso.
Pending cases not
affected.

CHAP. 3437.—An Act Transferring the county of Clinton, in the State of Iowa, from the northern judicial district of Iowa to the southern judicial district of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county of Clinton, in the State of Iowa, be, and the same is hereby, transferred from the northern judicial district of the United States circuit and district courts for the State of Iowa to the southern judicial district of the United States circuit and district courts of the said State of Iowa, and that the said county of Clinton be, and the same is hereby, made a part of the Davenport division of the said southern judicial district of Iowa.

SEC. 2. That all civil process issued against persons resident in the said county of Clinton and cognizable before the United States courts shall be made returnable to the courts, respectively, to be held at the city of Davenport, Iowa, and all prosecutions for offenses committed in said county of Clinton shall be tried in the appropriate United States courts at the city of Davenport, Iowa: *Provided,* That no process issued or prosecution commenced or suit instituted before the passage of this Act shall be in any way affected by the provisions hereof, but the same shall be proceeded with and tried in the said northern district.

Approved, June 19, 1906.

June 19, 1906.
[H. R. 19642.]

[Public, No. 248.]

District of Columbia.
Employment agencies.
Regulation of, where
fees are charged.
Definitions.

CHAP. 3438.—An Act To regulate the keeping of employment agencies in the District of Columbia where fees are charged for procuring employment or situations.

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

DEFINITIONS.

That the term person, used in this and subsequent sections of this Act, means also a corporation, partnership, company, or association. The term employment agent or agency means any person who procures, offers to procure, promises to procure, attempts to procure, or aids in procuring, either directly or indirectly, help or employment for another, where any fee, remuneration, profit, or any consideration of any nature whatsoever is promised, paid, or is received therefor, either directly or indirectly. The term fee means every form or nature of fee, remuneration, profit, or consideration promised, paid, or received, directly or indirectly, for any service of whatsoever nature performed, offered to be performed, or promised to be performed by such employment agencies. The term applicant shall mean any person seeking work, employment, or engagement of any legal character. The term applicant for help shall mean any person or persons seeking help, employees, or performers in any legitimate enterprise.

LICENSES.

Licenses.

SEC. 2. That no person shall conduct, temporarily or otherwise, any employment agency or perform any of the acts authorized to be performed by an employment agency in the District of Columbia without procuring a license from the Commissioners of the District of Columbia as herein provided.

APPLICATION FOR LICENSE.

Applications for.

SEC. 3. That an application for a license must be made in writing in the form prescribed by the Commissioners of the District of Colum-