

Date when resolution becomes effective to govern.

Legislation excepted.  
District of Columbia Rents.  
*Ante*, p. 297.

Trading with the Enemy.  
Vol. 40, p. 411.  
Liberty bond Acts, etc.  
Vol. 40, pp. 35, 288, 503, 844, 965, 1309.  
War Finance Corporation.  
Vol. 40, pp. 506, 1313.  
*Ante*, p. 1084.

Proclamations issued thereunder.  
*Providos*.  
Status of deserters unchanged.

Violators of selective service law.  
Vol. 40, p. 76.

Amendment to Espionage Act.  
Punishing obstructions to sale of bonds, to enlistments, etc., repealed.  
Vol. 40, p. 553, repealed.

Former provision revived.  
Vol. 40, p. 219.

No exemption from prosecution for prior violations.

notwithstanding any provision in any Act of Congress or joint resolution providing any other mode of determining the date of such termination. And any Act of Congress, or any provision of any such Act, that by its terms is in force only during the existence of a state of war, or during such state of war and a limited period of time thereafter, shall be construed and administered as if such war between the Governments and people aforesaid terminated on the date when this resolution becomes effective, any provision of such law to the contrary notwithstanding; excepting, however, from the operation and effect of this resolution the following Acts and proclamations, to wit: Title 2 of the Act entitled "The Food Control and District of Columbia Rents Act," approved October 22, 1919 (Forty-first Statutes, page 297), the Act known as the Trading with the Enemy Act, approved October 6, 1917 (Fortieth Statutes, page 411), and all amendments thereto, and the First, Second, Third, and Fourth Liberty Bond Acts, the Supplement to the Second Liberty Bond Act, and the Victory Liberty Loan Act; titles 1 and 3 of the War Finance Corporation Act (Fortieth Statutes, page 506) as amended by the Act approved March 3, 1919 (Fortieth Statutes, page 1313), and Public Resolution Numbered 55, Sixty-sixth Congress, entitled "Joint resolution directing the War Finance Corporation to take certain action for the relief of the present depression in the agricultural sections of the country, and for other purposes," passed January 4, 1921; also the proclamations issued under the authority conferred by the Acts herein excepted from the effect and operation of this resolution: *Provided, however*, That nothing herein contained shall be construed as effective to terminate the military status of any person now in desertion from the military or naval service of the United States, nor to terminate the liability to prosecution and punishment under the selective service law, approved May 18, 1917 (Fortieth Statutes, page 76), of any person who failed to comply with the provisions of said Act, or of Acts amendatory thereof: *Provided further*, That the Act entitled "An Act to amend section 3, title 1, of the Act entitled 'An Act to punish acts of interference with foreign relations, the neutrality, and the foreign commerce of the United States, to punish espionage, and better to enforce the criminal laws of the United States, and for other purposes,' approved June 15, 1917 (Fortieth Statutes, page 217), and for other purposes," approved May 16, 1918 (Fortieth Statutes, page 553), be, and the same is hereby, repealed, and that said section 3 of said Act approved June 15, 1917, is hereby revived and restored with the same force and effect as originally enacted.

Nothing herein contained shall be held to exempt from prosecution or to relieve from punishment any offense heretofore committed in violation of any Act hereby repealed or which may be committed while it remains in force as herein provided.

Approved, March 3, 1921.

March 3, 1921.  
[S. J. Res. 251.]  
[Pub. Res., No. 65.]

**CHAP. 137.**—Joint Resolution To authorize payment to members of the Army and Navy who were employed as enumerators during the Fourteenth Decennial Census to take the census of persons in the Army and Navy.

Preamble.  
Fourteenth Census.

Whereas it appears that in making an enumeration of persons in the Army and Navy for the Fourteenth Decennial Census, in the judgment of the Director of the Census it was impracticable to do otherwise than, with the official sanction of the Army and Navy, employ officers and enlisted men of the Army and Navy as enumerators, and that such officers and enlisted men were duly employed to make the enumeration and were promised

compensation at the rate of 3 cents for each person enumerated; and

Whereas the vouchers for such compensation have been disallowed by the accounting officers of the Treasury Department on the ground that payment thereof was unwarranted; and

Whereas it further appears that in the judgment of the Director of the Census the census of the military and naval forces was taken more accurately by reason of the assurance of compensation to such enumerators than if it had been taken under orders of the War Department: Therefore be it

*Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled*, That the appointment of such enumerators be, and the same is hereby, validated and that the moneys appropriated for the Fourteenth Decennial Census are hereby made available for the payment of their services as such enumerators.

Approved, March 3, 1921.

Enumerators in Army and Navy to be paid for services.

**CHAP. 148.**—An Act To amend an Act approved March 3, 1891, incorporating the National Conservatory of Music of America.

March 4, 1921.  
[S. 1551.]

[Public, No. 376.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Act of Congress approved March 3, 1891, constituting the persons therein named a body politic and corporate by the name National Conservatory of Music of America, is hereby amended by substituting the names of Henry White, George Peabody Eustis, Charles D. Walcott, Mary Harrison McKee, Anna Cochran Ewing, Lillia Babbitt Hyde, Helen Hartley Jenkins, Dorothy Whitney Straight, Jeannette M. Thurber, Thomas Ewing, George McAneny, and Ernest M. Stires in place of Abram S. Hewitt, Frank R. Lawrence, William Pinckney Whyte, Enoch Pratt, Fitz Hugh Lee, William H. Payne, Olive Risley Seward, John Hay, S. P. Langley, Anthony Pollock, C. R. P. Rodgers, and John M. Scofield, and that said National Conservatory of Music of America may establish and maintain branches outside the District of Columbia.

National Conservatory of Music. Corporators substituted. Vol. 26, p. 1093, amended.

Branches authorized.

Amendment.

**SEC. 2.** That the power to alter, amend, or repeal this Act is hereby reserved.

Approved, March 4, 1921.

**CHAP. 149.**—An Act To amend an Act entitled "The New Mexico Enabling Act."

March 4, 1921.  
[S. 4310.]

[Public, No. 377.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That section 13 of the Act entitled "An Act to enable the people of New Mexico to form a constitution and State government and be admitted into the Union on an equal footing with the original States; and to enable the people of Arizona to form a constitution and State government and be admitted into the Union on an equal footing with the original States," approved June 20, 1910, is hereby amended to read as follows:

New Mexico. Vol. 36, p. 565, amended.

**SEC. 13.** That the State, when admitted as aforesaid, shall constitute one judicial district, and the district court of said district shall be held at the capital of said State, and the said district shall, for judicial purposes, be attached to the eighth judicial circuit. There shall be appointed for said district one district judge, one United States attorney, and one United States marshal. The judge of said district shall receive a yearly salary the same as other similar judges of the United States, payable as provided for by law, and shall

Judicial district established.

In eighth circuit.

Judge, attorney, and marshal.