

October 19, 1918.
[H. J. Res. 331.]

[Pub. Res., No. 44.]

Immigration of aliens.
Readmission after the
war of otherwise ex-
cluded persons who
have served in armed
forces.

Vol. 39, p. 875.
Ante, p. 634.

Alien residents en-
listing in Czecho-Slo-
vak, etc., forces against
enemy country.

Admission if cause of
exclusion acquired dur-
ing service.

Time extended.
No head tax to be
paid.
Vol. 39, p. 875.

CHAP. 190.—Joint Resolution Authorizing the readmission to the United States of certain aliens who have been conscripted or have volunteered for service with the military forces of the United States or cobelligerent forces.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section three of the immigration Act of February fifth, nineteen hundred and seventeen, excluding from the United States aliens who are likely to become a public charge, or who are physically defective, or who are contract laborers, or who have come in consequence of advertisements for labor printed, published, or distributed in a foreign country, or who are assisted by others to come, or whose ticket or passage is paid for with the money of another or by any corporation, association, society, municipality, or foreign government, or who are stowaways, or who are illiterate, aliens lawfully resident in the United States when heretofore or hereafter enlisted or conscripted for the military or naval service of the United States, or of any one of the nations cobelligerent of the United States in the present war; and aliens lawfully resident in the United States who have enlisted for service with Czecho-Slovak, Polish, or other independent forces attached to the United States Army or to the army or navy of any one of the cobelligerents of the United States in the present war, who may during or within one year after the termination of the war apply for readmission to this country, after being honorably discharged or granted furlough abroad by the proper military or naval authorities, or after being rejected on final examination in connection with their enlistment or conscription shall, within two years after the termination of the war, be readmitted; and that any alien of either of the foregoing descriptions who would otherwise be excluded under said section of the immigration Act on the ground that he is idiotic, imbecile, feeble-minded, epileptic, insane, or has had one or more attacks of insanity, or on the ground that he is afflicted with constitutional psychopathic inferiority, tuberculosis, a loathsome or dangerous contagious disease, or mental defect, shall be readmitted if it is proved that the disability was acquired while the alien was serving in the military or naval forces of the United States or of any one of the nations cobelligerent of the United States in the present war or in an independent force of the kind hereinbefore described, if such alien returns to a port of the United States within two years after the termination of the war; and that the head tax provided in the immigration Act of February fifth, nineteen hundred and seventeen, shall not be collected from aliens readmitted into the United States under the provisions of this resolution.

Approved, October 19, 1918.

October 21, 1918.
[S. 933.]

[Public, No. 225.]

CHAP. 191.—An Act To authorize the Secretary of the Interior to issue patent for certain land to school district numbered nine, of Sanders County, Montana.

Dixon, Mont.
Town site block
granted to Sanders
County school district.

Proviso.
Reversion for non-
user, etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized and directed, upon proper application, to issue patent to school district numbered nine, of Sanders County, Montana, for block eight, designated as "Public reserve," upon the approved plat of the town site of Dixon, Montana: *Provided*, That title to the land so granted shall revert to the United States if the said school district attempts to alienate or use the land for other than school purposes.

Approved, October 21, 1918.