of not more than $500 or imprisonment for not more than one year, or both.

Sec. 15. Prosecutions.—(a) All violations of laws relating to the practice of engineering in the District of Columbia shall be prosecuted in the municipal court for the District of Columbia by the corporation counsel. The corporation counsel shall render such other legal services as may from time to time be required by the Board.

(b) The Superintendent of the Metropolitan Police Department shall detail such members of his force as may be necessary to assist the Board in the investigations and prosecutions incident to the enforcement of this Act.

(c) The corporation counsel is hereby authorized to apply for relief by injunction to restrain a person from the commission of any act which is prohibited by this Act. In such proceedings it shall not be necessary for the corporation counsel to allege or prove either that an adequate remedy at law does not exist, or that substantial and irreparable damage would result, from the continued violation thereof.

Sec. 16. Annual Report.—The Board shall submit an annual report to the Commissioners on the first Monday in August, containing a statement of moneys received and disbursed and a summary of its official acts during the next preceding fiscal year, and recommendations for such further legislation relating to the practice of engineering as may be necessary in the public interest.

Sec. 17. Saving Clause.—If any section or sections, clause or clauses, of this Act, or any regulations promulgated thereunder, be declared unconstitutional or invalid, that shall not invalidate any other sections or clauses of this Act, or any other regulations promulgated thereunder.

Sec. 18. Repeal of Conflicting Legislation.—All laws or parts of laws and regulations promulgated thereunder in conflict with the provisions of this Act shall be, and the same are hereby, repealed.

Sec. 19. This Act shall take effect upon the expiration of the ninety-first day after the date of its enactment.

Approved September 19, 1950.

[CHAPTER 954]

AN ACT

To provide for the temporary assignment of referees in bankruptcy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subdivision c of section 43 of an Act entitled “An Act to establish a uniform system of bankruptcy throughout the United States”, approved July 1, 1898, as amended, is amended to read as follows:

“c. Whenever the office of a referee is vacant or its occupant is temporarily absent or disqualified to act, or whenever the expeditious transaction of the business of the court or courts of bankruptcy may require, the judge, or any one of the judges, may act; or the judge or the chief judge of the district may designate and assign temporarily any referee of the district to act; or the chief judge of the circuit may designate and assign temporarily one or more referees within the circuit to act upon presentation of a certificate of necessity by the judge or chief judge of the district wherein the need arises, or the chief judge of the circuit may order that pending cases be rereferred and future cases referred to one or more referees within the circuit; or the Chief Justice of the United States may designate and assign temporarily a referee from another circuit to act upon presentation of a certificate of necessity by the chief judge of the circuit wherein the need arises. No designation and assignment shall be made without
the consent of the chief judge or judicial council of the circuit from which a referee is to be designated and assigned. All designations and assignments of referees shall be filed with the clerks and entered on the minutes of the courts from and to which made. The Chief Justice of the United States or a chief judge of a circuit or a judge or chief judge of a district may make new designations and assignments in accordance with the provisions of this subsection, and may revoke those previously made by him."

Approved September 19, 1950.

[CHAPTER 955]

AN ACT
To provide greater security for veterans of the Spanish-American War, including the Boxer Rebellion and Philippine Insurrection, in the granting of out-patient treatment by the Veterans' Administration.

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

That Public, Numbered 62, Seventy-sixth Congress, approved May 3, 1939 (53 Stat. 652; 38 U. S. C. 706a), is hereby amended by substituting a colon for the period at the end thereof and adding the following: "Provided, That veterans of the Spanish-American War, including the Boxer Rebellion and the Philippine Insurrection, who are in need of out-patient treatment, shall, upon application for such out-patient treatment by the Veterans' Administration, be deemed, for the purposes of such out-patient treatment to have incurred their diseases or disabilities as a direct result of military or naval service, in line of duty, during such war."

SAM RAYBURN
Speaker of the House of Representatives.

ALBEN W. BARKLEY
Vice President of the United States and President of the Senate.

IN THE HOUSE OF REPRESENTATIVES, U. S.
September 14, 1950

The House of Representatives having proceeded to reconsider the bill (H. R. 6217) entitled "An Act to provide greater security for veterans of the Spanish-American War, including the Boxer Rebellion and Philippine Insurrection, in the granting of out-patient treatment by the Veterans' Administration," returned by the President of the United States with his objections, to the House of Representatives, in which it originated, it was

Resolved, That the said bill pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

RALPH R. ROBERTS
Clerk.

BY H. H. MORRIS

I certify that this Act originated in the House of Representatives.

RALPH R ROBERTS
Clerk.

IN THE SENATE OF THE UNITED STATES,
September 19 (legislative day, July 20), 1950.

The Senate having proceeded to reconsider the bill (H. R. 6217) entitled "An Act to provide greater security for veterans of the