

moving-picture films while actually engaged in representing therein a military or naval character not tending to bring discredit or reproach upon the United States Army, Navy, or Marine Corps: *Provided further*, That the uniforms worn by officers or enlisted men of the National Guard, or by the members of the military societies or the instructors and members of the cadet corps referred to in the preceding proviso shall include some distinctive mark or insignia to be prescribed by the Secretary of War to distinguish such uniforms from the uniforms of the United States Army, Navy, and Marine Corps: *And provided further*, That the members of the military societies and the instructors and members of the cadet corps hereinbefore mentioned shall not wear the insignia of rank prescribed to be worn by officers of the United States Army, Navy, or Marine Corps, or any insignia of rank similar thereto.

Distinctive mark required.

Restriction on insignia of rank.

Punishment for violations.

Any person who offends against the provisions of this section shall, on conviction, be punished by a fine not exceeding \$300, or by imprisonment not exceeding six months, or by both such fine and imprisonment.

SEC. 126. On and after July first, nineteen hundred and sixteen, an enlisted man when discharged from the service, except by way of punishment for an offense, shall receive 3½ cents per mile from the place of his discharge to the place of his acceptance for enlistment, enrollment, or original muster into the service, at his option: *Provided*, That for sea travel on discharge transportation and subsistence only shall be furnished to enlisted men.

Travel allowance to discharged enlisted men.

*Proviso.*  
Sea travel.

SEC. 127. Nothing in this Act shall be held or construed so as to discharge any officer from the Regular Army or to deprive him of the commission which he now holds therein.

No Army officer discharged or to lose commission hereby.

SEC. 128. All laws and parts of laws in so far as they are inconsistent with this Act are hereby repealed.

Conflicting laws repealed.

Approved, June 3, 1916.

CHAP. 135.—Joint Resolution To provide for holding the Texas Bicentennial and Pan American Exposition in nineteen hundred and eighteen.

June 5, 1916.  
[S. J. Res. 72.]

[Pub. Res., No. 20.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That whenever it shall be shown to the satisfaction of the President of the United States that a suitable site has been selected and that adequate provision has been made for buildings and grounds that will enable the Texas Bicentennial and Pan American Exposition to inaugurate, carry forward, and hold an exposition at the city of San Antonio, Texas, on or about the first day of November, nineteen hundred and eighteen, to celebrate the two hundredth anniversary of the settlement of San Antonio, the President of the United States be, and he hereby is, authorized and requested to invite Spain and all the Pan American countries and nations to such proposed exposition, with a request that they participate therein.

Texas Bicentennial and Pan American Exposition.  
Spain and Pan American countries invited to participate in.

Approved, June 5, 1916.