Public Law 14

AN ACT

To clarify the immigration status of certain aliens.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General is hereby authorized and directed to provide by regulations that the terms “members of” and “affiliated with” where used in the Act of October 16, 1918, as amended, shall include only membership or affiliation which is or was voluntary, and shall not include membership or affiliation which is or was solely (a) when under sixteen years of age, (b) by operation of law, or (c) for purposes of obtaining employment, food rations, or other essentials of living, and where necessary for such purposes.

SEC. 2. The Attorney General is authorized in his discretion to record the entry of any alien to have been for permanent residence in any case where the alien heretofore, when applying for admission for permanent residence, was temporarily admitted pursuant to the proviso of section 3 of the Immigration Act of February 5, 1917, as amended, and whose inadmissibility for permanent residence was determined to be solely by reason of membership or affiliation (other than membership or affiliation related to communism) under subsection 2 of section 1 of the Act of October 16, 1918, as amended.

Approved March 28, 1951.

Public Law 15

AN ACT

Authorizing vessels of Canadian registry to transport iron ore between United States ports on the Great Lakes during 1951.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, by reason of emergency conditions in transportation on the Great Lakes, notwithstanding the provisions of section 27 of the Act of June 5, 1920 (41 Stat. 999), as amended by Act of April 11, 1935 (49 Stat. 148), and by Act of July 2, 1935 (49 Stat. 442), or the provisions of any other Act, or regulation, vessels of Canadian registry shall be permitted to transport iron ore between United States ports on the Great Lakes until December 31, 1951, or until such earlier time as the Congress by concurrent resolution or the President by proclamation may designate.

Approved March 29, 1951.

Public Law 16

JOINT RESOLUTION

To extend the time for the filing of certain claims under the War Claims Act of 1948.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 (c) of the War Claims Act of 1948, as amended, is amended as of March 1, 1951, by striking out the last sentence thereof and inserting in lieu of such sentence the following: “The limit of time within which claims may be filed with the Commission shall in no event be later than March 31, 1952. The Commission shall take immediate action to advise all