an attorney or expert for the joint committee, in any business or professional field, on a parttime basis, with or without compensation, shall not be considered as service or employment bringing such individual within the provisions of section 281, 283, or 284 of title 18,¹ or of any other Federal law imposing restrictions, requirements, or penalties in relation to the employment of persons, the performance of services, or the payment or receipt of compensation in connection with any claim, proceeding, or matter involving the United States.

(Feb. 20, 1946, ch. 33, §11, formerly §5, 60 Stat. 25; Aug. 2, 1946, ch. 753, title II, §225, 60 Stat. 838; Feb. 2, 1948, ch. 42, 62 Stat. 16; Oct. 6, 1949, ch. 627, §§1, 2, 63 Stat. 721; June 18, 1956, ch. 399, §2, 70 Stat. 290; Pub. L. 86–1, Feb. 17, 1959, 73 Stat. 3; Pub. L. 88–661, Oct. 13, 1964, 78 Stat. 1093; Pub. L. 90–2, Jan. 25, 1967, 81 Stat. 4; Pub. L. 93–554, title I, ch. III, Dec. 27, 1974, 88 Stat. 1776; renumbered §11, Pub. L. 95–523, §104, Oct. 27, 1978, 92 Stat. 1893.)

References in Text

Sections 281 and 283 of title 18, referred to in subsec. (f), were repealed by Pub. L. 87–849, §2, Oct. 23, 1962, 76 Stat. 1126, except as they may apply to retired officers of the armed forces of the United States, and were supplanted by sections 203 and 205 of Title 18, Crimes and Criminal Procedure.

Section 284 of title 18, referred to in subsec. (f), was repealed by Pub. L. 87-849, §2, Oct. 23, 1962, 76 Stat. 1126, and was supplanted by section 207 of title 18.

Amendments

1974—Subsec. (e). Pub. L. 93–554 inserted exception relating to requirement of vouchers for the disbursement of salaries of employees paid at an annual rate.

1967—Subsec. (a). Pub. L. 90–2 substituted "ten", "six", and "four" for "eight", "five", and "three", respectively.

1964—Subsec. (e). Pub. L. 88-661 authorized appropriations for such sums as may be necessary for each fiscal year and eliminated provisions which limited the authorization to a maximum of \$125,000 yearly.

1959—Subsec. (a). Pub. L. 86–1 added one additional Senator and one Representative to the Committee, and substituted provisions requiring the majority party to be represented by five Members and the minority party to be represented by three Members for provisions which required representation to reflect as nearly as may be feasible the relative membership of the majority and minority parties.

1956—Subsec. (a). Act June 19, 1956, substituted "Joint Economic Committee" for "Joint Committee on the Economic Report".

1949—Subsec. (e). Act Oct. 6, 1949, §1, substituted "\$125,000" for "\$50,000".

Subsec. (f). Act Oct. 6, 1949, §2, added subsec. (f).

1948—Subsec. (b)(3). Act Feb. 2, 1948, substituted "March 1" for "February 1".

1946—Subsec. (b)(3). Act Aug. 2, 1946, substituted "February 1" for "May 1".

EFFECTIVE DATE OF 1974 AMENDMENT

Pub. L. 93-554 provided that the amendment made by Pub. L. 93-554 is effective Jan. 1, 1975.

EFFECTIVE DATE OF 1946 AMENDMENT

Amendment by act Aug. 2, 1946, effective Aug. 2, 1946, see section 245 of that act, set out as a note under section 4301 of Title 2, The Congress.

SENATE MEMBERS OF JOINT ECONOMIC COMMITTEE FOR 107TH CONGRESS

Pub. L. 107-20, title II, §2806, July 24, 2001, 115 Stat. 185, provided: "That notwithstanding any other provision of law, and specifically section 5(a) of the Employment Act of 1946 (15 U.S.C. 1024(a)), the Members of the Senate to be appointed by the President of the Senate shall for the duration of the One Hundred Seventh Congress, be represented by six Members of the majority party and five Members of the minority party."

Similar provisions were contained in Pub. L. 107-3, Mar. 13, 2001, 115 Stat. 5.

Agency Contributions for Employees of Joint Economic Committee

Pub. L. 106-554, §1(a)(2) [title I, §7], Dec. 21, 2000, 114 Stat. 2763, 2763A-98, provided that:

"(a) Agency contributions for employees whose salaries are disbursed by the Secretary of the Senate from the appropriations account 'Joint Economic Committee' under the heading 'JOINT ITEMS' shall be paid from the Senate appropriations account for 'Salaries, Officers and Employees'.

"(b) This section shall apply to pay periods beginning on or after October 1, 2000."

§ 1025. Printing of monthly publication by Joint Economic Committee entitled "Economic Indicators"; distribution

The Joint Economic Committee is authorized to issue a monthly publication entitled "Economic Indicators", and a sufficient quantity shall be printed to furnish one copy to each Member of Congress; the Secretary and the Sergeant at Arms of the Senate; the Clerk, Sergeant at Arms, and Chief Administrative Officer of the House of Representatives; two copies to the libraries of the Senate and House, and the Congressional Library; seven hundred copies to the Joint Economic Committee; and the required number of copies to the Superintendent of Documents for distribution to depository libraries; and the Superintendent of Documents is authorized to have copies printed for sale to the public.

(June 23, 1949, ch. 237, 63 Stat. 264; Pub. L. 104-186, title II, §217, Aug. 20, 1996, 110 Stat. 1747.)

CODIFICATION

Section was not enacted as a part of the Employment Act of 1946 which comprises this chapter.

"Joint Economic Committee" substituted in text for "Joint Committee on the Economic Report" to conform to act June 18, 1956, ch. 399, §2, 70 Stat. 290. See section 1024(a) of this title.

Amendments

1996—Pub. L. 104-186 substituted "Chief Administrative Officer" for "Doorkeeper".

§1026. Repealed. Pub. L. 94–136, title VI, §601, Nov. 28, 1975, 89 Stat. 742

Section, Pub. L. 92–210, §4, Dec. 22, 1971, 85 Stat. 753; Pub. L. 93–34, May 14, 1973, 87 Stat. 72, created the President's National Commission on Productivity and authorized appropriations for its operation through June 30, 1973. Thereafter, the Commission's name was changed to the National Commission on Productivity and Work Quality by Pub. L. 93–311, June 8, 1974, 88 Stat. 236 and appropriations were authorized to continue operations through November 30, 1975, by Pub. L. 94–42, §2, June 28, 1975, 89 Stat. 232, and Pub. L. 94–100, §2, Oct. 1, 1975, 89 Stat. 483. See section 2401 et seq. of this title.

¹See References in Text note below.

Sec.

Sec.

CHAPTER 22—TRADEMARKS

SUBCHAPTER I—THE PRINCIPAL REGISTER

- 1051. Application for registration; verification.
- 1052. Trademarks registrable on principal register; concurrent registration.
- 1053. Service marks registrable.
- 1054. Collective marks and certification marks registrable
- 1055. Use by related companies affecting validity and registration.
- 1056. Disclaimer of unregistrable matter.
- 1057. Certificates of registration.
- 1058. Duration, affidavits and fees
- 1059. Renewal of registration.
- 1060. Assignment.
- 1061. Execution of acknowledgments and verifications.
- 1062. Publication.
- 1063. Opposition to registration.
- 1064. Cancellation of registration.
- 1065. Incontestability of right to use mark under certain conditions.
- 1066. Interference; declaration by Director.
- 1067. Interference, opposition, and proceedings for concurrent use registration or for cancellation; notice; Trademark Trial and Appeal Board.
- 1068. Action of Director in interference, opposition, and proceedings for concurrent use registration or for cancellation.
- 1069. Application of equitable principles in inter partes proceedings.
- 1070. Appeals to Trademark Trial and Appeal Board from decisions of examiners.
- 1071. Appeal to courts.
- 1072. Registration as constructive notice of claim of ownership.

SUBCHAPTER II—THE SUPPLEMENTAL REGISTER

- 1091. Supplemental register.
- 1092. Publication; not subject to opposition; cancellation.
- 1093. Registration certificates for marks on principal and supplemental registers to be different.
- 1094. Provisions of chapter applicable to registrations on supplemental register.
- 1095. Registration on principal register not precluded.
- 1096. Registration on supplemental register not used to stop importations.

SUBCHAPTER III—GENERAL PROVISIONS

- 1111. Notice of registration; display with mark; recovery of profits and damages in infringement suit.
- 1112. Classification of goods and services; registration in plurality of classes.
- 1113. Fees.
- 1114. Remedies; infringement; innocent infringement by printers and publishers.
- 1115. Registration on principal register as evidence of exclusive right to use mark; defenses.
- 1116. Injunctive relief.
- 1117. Recovery for violation of rights.
- 1118. Destruction of infringing articles.
- 1119. Power of court over registration.
- 1120. Civil liability for false or fraudulent registration.
- 1121. Jurisdiction of Federal courts; State and local requirements that registered trademarks be altered or displayed differently; prohibition.
- 1121a. Transferred.
- 1122. Liability of United States and States, and instrumentalities and officials thereof.
- 1123. Rules and regulations for conduct of proceedings in Patent and Trademark Office.

- 1124. Importation of goods bearing infringing marks or names forbidden.
- 1125. False designations of origin, false descriptions, and dilution forbidden.
 1126 International conventions
- 1127. Construction and definitions; intent of chap-
- ter. 1128. Repealed.
- 1120. Transferred.

SUBCHAPTER IV—THE MADRID PROTOCOL

- 1141. Definitions.
- 1141a. International applications based on United States applications or registrations.
- 1141b. Certification of the international application.
- 1141c. Restriction, abandonment, cancellation, or expiration of a basic application or basic registration.
- 1141d. Request for extension of protection subsequent to international registration.
- 1141e. Extension of protection of an international registration to the United States under the Madrid Protocol.
- 1141f. Effect of filing a request for extension of protection of an international registration to the United States.
- 1141g. Right of priority for request for extension of protection to the United States.
- 1141h. Examination of and opposition to request for extension of protection; notification of refusal.
- 1141i. Effect of extension of protection.
- 1141j. Dependence of extension of protection to the United States on the underlying international registration.
- 1141k. Duration, affidavits and fees.
- 1141*l*. Assignment of an extension of protection.
- 1141m. Incontestability.
- 1141n. Rights of extension of protection.

EFFECTIVE DATE

This chapter, act July 5, 1946, ch. 540, 60 Stat. 427, became effective one year from July 5, 1946, and repealed chapter 3 of this title as of that date. See notes under section 1051 of this title.

PRIOR LAWS

The Trade-Mark Act of 1905 superseded the Trade-Mark Act of Mar. 3, 1881, ch. 138, 21 Stat. 502, entitled "An Act to authorize the registration of trade-marks and protect the same," and also act Aug. 5, 1882, ch. 393, 22 Stat. 298, entitled "An Act relating to the registration of trade marks". Former section 109 of this title repealed all inconsistent acts and parts of acts, except so far as they might apply to certificates of registration issued under the Trade-Mark Act of Mar. 3, 1881, ch. 138, and act Aug. 5, 1882, ch. 393.

SUBCHAPTER I—THE PRINCIPAL REGISTER

§1051. Application for registration; verification

(a) Application for use of trademark

(1) The owner of a trademark used in commerce may request registration of its trademark on the principal register hereby established by paying the prescribed fee and filing in the Patent and Trademark Office an application and a verified statement, in such form as may be prescribed by the Director, and such number of specimens or facsimiles of the mark as used as may be required by the Director.

(2) The application shall include specification of the applicant's domicile and citizenship, the date of the applicant's first use of the mark, the date of the applicant's first use of the mark in commerce, the goods in connection with which the mark is used, and a drawing of the mark.