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4309.	Claims to property transferred to custodian;
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4310.	Acts permitted; applications for patents, or
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4311.	Importations prohibited.
4312.	Property transferred to Alien Property Custo-
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4313.	Statements by masters of vessels and owners
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401.4	of cargoes before granting clearances.
4314.	False manifest; refusal of clearance; reports
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4317.	Fees of agents, attorneys, or representatives.
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4323.	Allocation of "unallocated interest fund".
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4325.	"Unallocated interest fund" defined.
4326.	Waiver by Custodian of demand for property;
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4000	erty held by Custodian.
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4337.	Intercustodial conflicts involving enemy
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4338.	Divestment of estates, trusts, insurance poli-
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	men's compensation and veterans' benefits;
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4339.	Claims for proceeds from sale of certain cer-
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	rights of licensees and assignees, reproduc-
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	terests, payment of royalties to Attorney

# Motion picture prints, transfer of title. ${\tt CODIFICATION}$

General, suits for infringement.

Divestment of trademarks.

4340.

4341.

Act Oct. 6, 1917, ch. 106, 40 Stat. 411, comprising this chapter, was formerly set out in the Appendix to this

title, prior to the elimination of the Appendix to this title and the editorial reclassification of the Act as this chapter. For disposition of sections of the former Appendix to this title, see Table II, set out preceding section 1 of this title.

## TERMINATION OF WORLD WAR AND EMERGENCY

Act Oct. 6, 1917, ch. 106, 40 Stat. 411, comprising this chapter, was expressly excepted from the operation and effect of Joint Res. Mar. 3, 1921, ch. 136, 41 Stat. 1359, declaring that certain Acts of Congress, joint resolutions, and proclamations should be construed as though the World War had ended and the then present or existing emergency expired.

## § 4301. Designation of chapter

This chapter shall be known as the ''Trading with the enemy  $^1$  Act.''

(Oct. 6, 1917, ch. 106, §1, 40 Stat. 411.)

#### REFERENCES IN TEXT

This chapter, referred to in text, was in the original "this Act", meaning act Oct. 6, 1917, ch. 106, 40 Stat. 411, known as the Trading with the enemy Act, also known as the Trading with the Enemy Act, which is classified principally to this chapter. For complete classification of this Act to the Code, see Tables.

## CODIFICATION

Section was formerly classified to section 1 of the former Appendix to this title prior to editorial reclassification and renumbering as this section.

#### § 4302. Definitions

The word "enemy," as used herein, shall be deemed to mean, for the purposes of such trading and of this chapter—

- (a) Any individual, partnership, or other body of individuals, of any nationality, resident within the territory (including that occupied by the military and naval forces) of any nation with which the United States is at war, or resident outside the United States and doing business within such territory, and any corporation incorporated within such territory of any nation with which the United States is at war or incorporated within any country other than the United States and doing business within such territory.
- (b) The government of any nation with which the United States is at war, or any political or municipal subdivision thereof, or any officer, official, agent, or agency thereof.
- (c) Such other individuals, or body or class of individuals, as may be natives, citizens, or subjects of any nation with which the United States is at war, other than citizens of the United States, wherever resident or wherever doing business, as the President, if he shall find the safety of the United States or the successful prosecution of the war shall so require, may, by proclamation, include within the term "enemy."

The words "ally of enemy," as used herein, shall be deemed to mean—

(a) Any individual, partnership, or other body of individuals, of any nationality, resident within the territory (including that occupied by the military and naval forces) of any nation which is an ally of a nation with which the United States is at war, or resident outside the United

<sup>&</sup>lt;sup>1</sup> So in original.