before set forth whenever in their judgment such action is necessary to prevent frauds or evasions."

Sec. 3. Section 23 (e) of the District of Columbia Alcoholic Beverage Control Act, as amended (48 Stat. 332; sec. 25-124 (e), D. C. Code), is amended by striking out the words "beverage" and "beverages" wherever they appear and substituting in lieu thereof the words "spirits or alcohol".

Sec. 4. Section 23 (i) of the District of Columbia Alcoholic Beverage Control Act, as amended (48 Stat. 332; sec. 25-124 (i), D. C. Code), is amended by striking out the words "beverage" and "beverages" wherever they appear and substituting in lieu thereof the words "spirits or alcohol".

Sec. 5. The last sentence of section 23 (k) of the District of Columbia Alcoholic Beverage Control Act, as amended (48 Stat. 332; sec. 25-124 (k), D. C. Code), is amended to read as follows: "Each holder of such a license shall, on or before the tenth day of each month, forward to the Board on a form to be prescribed by the Commissioners, a statement under oath, showing the quantity of each kind of beverage, except beer and wine (wine containing 14 per centum or less of alcoholic content, wine containing more than 14 per centum of alcoholic content, champagne, sparkling wine and any wine artificially carbonated) sold under such license in the District of Columbia during the preceding calendar month, to which said statement shall be attached stamps denoting the payment of the tax imposed under this Act upon the spirits or alcohol set forth in said report and such statement shall be accompanied by payment of any tax imposed under this Act upon any such wines as set forth in said report."

Sec. 6. Nothing in this Act shall be construed so as to affect the authority vested in the Board of Commissioners of the District of Columbia by Reorganization Plan Numbered 5 of 1952 (66 Stat. 824). The performance of any function vested by this Act in the Board of Commissioners or in any office or agency under the jurisdiction and control of said Board of Commissioners may be delegated by said Board of Commissioners in accordance with section 3 of such plan.

Sec. 7. This Act shall take effect on the first day of the calendar month beginning not less than sixty days after the date of approval of this Act.

Approved July 25, 1958.

Public Law 85-559

AN ACT

To authorize the creation of record of admission for permanent residence in the case of certain Hungarian refugees.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any alien who was paroled into the United States as a refugee from the Hungarian revolution under section 212 (d) (5) of the Immigration and Nationality Act subsequent to October 23, 1956, who has been in the United States for at least two years, and who has not acquired permanent residence, shall forthwith return or be returned to the custody of the Immigration and Naturalization Service, and shall thereupon be inspected and examined for admission into the United States, and his case dealt with, in accordance with the provisions of sections 235, 236 and 237 of that Act.

Sec. 2. Any such alien who, pursuant to section 1 of this Act, is found, upon inspection by an immigration officer or after hearing before a special inquiry officer, to have been and to be admissible as
an immigrant at the time of his arrival in the United States and at the
time of his inspection and examination, except for the fact that he was
not and is not in possession of the documents required by section 212
(a) (20) of the Immigration and Nationality Act, shall be regarded
as lawfully admitted to the United States for permanent residence as of
the date of his arrival.

Sec. 3. Nothing contained in this Act shall be held to repeal, amend,
alter, modify, affect, or restrict the powers, duties, functions, or author­
ity of the Attorney General in the administration and enforcement of
the Immigration and Nationality Act or any other law relating to
immigration, nationality, or naturalization.

Approved July 25, 1958.

Public Law 85-560

AN ACT

To provide for additional charges to reflect certain costs in the acceptance of
business reply cards, letters in business reply envelopes, and other matter
under business reply labels for transmission in the mails without prepayment
of postage, and for other purposes.

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

That section 2 of the

Postal service.
Business reply
mail.

"ADDITIONAL CHARGES FOR TRANSMISSION OF CERTAIN MAIL MATTERS
WITHOUT PREPAYMENT OF POSTAGE"

"Sec. 2. Under such regulations and conditions as the Postmaster
General may prescribe, it shall be lawful to accept for transmission
in the mails, without prepayment of postage, business reply cards,
letters in business reply envelopes, and any other matter under business
reply labels. Postage thereon at the regular first-class rate, and an
additional charge thereon of 2 cents for each piece weighing two
ounces or less and 5 cents for each piece weighing more than two
ounces, shall be collected on delivery."

Sec. 2. The amendment made by the first section of this Act shall
become effective on August 1, 1958.

Sec. 3. (a) Section 85 of the Act of January 12, 1895 (39 U. S. C.
326), is amended by inserting after the words "Secretary of the Sen­
ate," wherever they appear the words "Sergeant at Arms of the
Senate."

(b) (1) Section 7 of the Act of April 28, 1904 (39 U. S. C. 327),
is amended by inserting after the word "Congress," the following:
“and the Secretary of the Senate and the Sergeant at Arms of the
Senate”.

(2) Such section is further amended by adding at the end thereof
the following: “In the event of a vacancy in the office of Secretary
of the Senate or Sergeant at Arms of the Senate, such privilege may
be exercised in such officer’s name during the period of such vacancy
by any authorized person.”

(c) Section 2 of the Act entitled “An Act to reimburse the Post
Office Department for the transmission of official Government-mail
is amended by inserting after the words “Secretary of the Senate,” the
words “the Sergeant at Arms of the Senate”.

Approved July 25, 1958.