

August 21, 1916.

[H. J. Res. 193.]

[Pub. Res., No. 30.]

Preamble.

CHAP. 373.—Joint Resolution Authorizing the Postmaster General to provide the postmaster of Newark, New Jersey, with a special canceling die for the Newark two hundred and fiftieth anniversary celebration.

Whereas the city of Newark, New Jersey, is making extensive preparations to celebrate the two hundred and fiftieth anniversary of its founding, the celebration to begin on May first, nineteen hundred and sixteen, and to continue until October first, nineteen hundred and sixteen; and

Whereas the projected celebration in said city will include industrial and other exhibitions, pageants, national athletic games, tournaments, parades, conventions, and many other interesting features that will attract visitors from all parts of the United States; and

Whereas the citizens' committee of one hundred having the celebration in charge have widely advertised the approaching events, with the result that a great increase of incoming and outgoing mail matter is now being handled by the Newark post office; and

Whereas the size and importance of the city of Newark, New Jersey, and the extensive preparations being made by its citizens for the celebration of the two hundred and fiftieth anniversary of its founding give to said celebration a national character and significance: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster General of the United States be, and he hereby is, authorized to prepare and deliver to the postmaster of Newark a special canceling die to be used in the cancellation of mail matter in the post office of that city from May first, nineteen hundred and sixteen, to October first, nineteen hundred and sixteen, said die to be of such design as may be agreed upon by the Postmaster General and the Newark citizens' committee of one hundred.

Approved, August 21, 1916.

Newark, N. J.
Postal canceling
stamp for two hundred
and fiftieth anniversary
celebration.

August 23, 1916.

[S. 5425.]

[Public, No. 228.]

Lime barrels.
Standard sizes established.

Sales in interstate
and foreign commerce
without specified
marking, unlawful.

Marking required if
fractional parts of
small barrel.

CHAP. 396.—An Act To standardize lime barrels.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby established a large and a small barrel of lime, the large barrel to consist of two hundred and eighty pounds and the small barrel to consist of one hundred and eighty pounds, net weight.

SEC. 2. That it shall be unlawful for any person to sell or offer for sale lime imported in barrels from a foreign country, or to sell or offer for sale lime in barrels for shipment from any State or Territory or the District of Columbia, to any other State or Territory or the District of Columbia, unless there shall be stencilled or otherwise clearly marked on one or both heads of the small barrel the figures "180 lbs. net" and of the large barrel the figures "280 lbs. net" before the importation or shipment, and on either barrel in addition the name of the manufacturer of the lime and where manufactured, and, if imported, the name of the country from which it is imported.

SEC. 3. When lime is sold in interstate or foreign commerce in containers of less capacity than the standard small barrel, it shall be sold in fractional parts of said standard small barrel, and the net weight of lime contained in such container shall by stencil or otherwise be clearly marked thereon, together with the name of the manufacturer thereof, and the name of the brand, if any, under which it is sold, and, if imported, the name of the country from which it is imported.

SEC. 4. That rules and regulations for the enforcement of this Act, not inconsistent with the provisions of the Act, shall be made by the Director of the Bureau of Standards and approved by the Secretary of Commerce, and that such rules and regulations shall include reasonable variations or tolerances which may be allowed.

Regulations, etc., to be made.

Variations allowed.

SEC. 5. That it shall be unlawful to pack, sell, or offer for sale for shipment from any State or Territory or the District of Columbia to any other State or Territory or the District of Columbia, any barrels or other containers of lime which are not marked as provided in sections two and three of this Act, or to sell, charge for, or purport to deliver from any State or Territory or the District of Columbia to any other State or Territory or the District of Columbia, as a large or small barrel or a fractional part of said small barrel of lime, any less weight of lime than is established by the provisions of this Act; and any person guilty of a violation of the provisions of this Act shall be deemed guilty of a misdemeanor and be liable to a fine not exceeding \$100.

Interstate shipments unmarked, etc., unlawful.

When less than standard.

Penalty.

SEC. 6. That it shall be the duty of each district attorney, to whom satisfactory evidence of any violation of this Act is presented, to cause appropriate proceedings to be commenced and prosecuted in the United States court having jurisdiction of such offense: *Provided, however,* That the penal provisions of this Act shall not take effect until January first, nineteen hundred and seventeen.

Prosecutions.

Proviso. Penalties effective January 1, 1917.

SEC. 7. That this Act shall be in force and effect from and after its passage.

Effect.

Approved, August 23, 1916.

CHAP. 397.—An Act To repeal an Act approved March second, eighteen hundred and ninety-five, entitled "An Act to amend section three of An Act entitled 'An Act to regulate the liens of judgments and decrees of the courts of the United States,' approved August first, eighteen hundred and eighty-eight."

August 23, 1916.
[H. R. 11416.]

[Public, No. 229.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an Act approved March second, eighteen hundred and ninety-five, entitled "An Act to amend section three of an Act entitled 'An Act to regulate the liens of judgments and decrees of the courts of the United States,' approved August first, eighteen hundred and eighty-eight," be, and the same is hereby, repealed.

United States courts. Exemption of docketing liens, etc., of, in State courts, repealed.

Vol. 28, p. 813, repealed.

SEC. 2. That this Act shall take effect on and after January first, nineteen hundred and seventeen.

In effect January 1, 1917.

Approved, August 23, 1916.

CHAP. 398.—An Act Granting to the city of Philadelphia, in the State of Pennsylvania, a right of way through the United States military reservation at Fort Mifflin, Pennsylvania.

August 23, 1916.
[H. R. 13984.]

[Public, No. 230.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to grant to the city of Philadelphia, in the State of Pennsylvania, an easement of a right of way for municipal purposes over a strip of land one hundred feet wide, extending from Back Channel to the Delaware River, through and over the United States military reservation located in the said city of Philadelphia, county of Philadelphia, State of Pennsylvania, and known as the Fort Mifflin (Pennsylvania) Military Reservation; the said city of Philadelphia to have a right of way over said strip of land, and as well authority to construct a paved roadway and an industrial railway thereon for the use of the sewage treatment works of the said

Fort Mifflin, Pa. Right of way through, granted to Philadelphia.

Purposes, etc.