

Inclusion of gages and other appliances in first orders to be placed.

Title to remain in Federal Government.

Limitation on awards.

Appropriations authorized.
Post, p. 1153.

Sec. 2. That the first of any such educational orders placed with any person, firm, or corporation for supplying any such munitions, accessories, or parts, may include a complete set of such gages, dies, jigs, tools, fixtures, and other special aids and appliances, including drawings thereof, as may be required for the production of such munitions, accessories, and parts in quantity in the event of an emergency. The title to all such facilities shall remain in the Government of the United States.

Sec. 3. That not more than one such educational order for the manufacture of the same, or substantially the same, article of special munitions shall be given to the same person, firm, or corporation within any period of three successive years. This section shall not prohibit the awarding of any contract during any war in which the United States is engaged.

Sec. 4. That, to carry out the provisions of this Act, there is authorized to be appropriated the sum of \$2,000,000 during each of the five fiscal years beginning with the fiscal year during which this Act is enacted.

Approved, June 16, 1938.

[CHAPTER 459]

AN ACT

To authorize the Secretary of the Interior to dispose of surplus buffalo and elk of the Wind Cave National Park herd, and for other purposes.

June 16, 1938
[H. R. 8773]
[Public, No. 640]

Wind Cave National Park.
Disposition of surplus buffalo and elk.

Deposit of receipts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized, in his discretion and under regulations to be prescribed by him, to sell or otherwise dispose of the surplus buffalo and elk of the Wind Cave National Park herd.

Sec. 2. All moneys received from the sale of any such surplus animals, or products thereof, shall be deposited in the Treasury of the United States as miscellaneous receipts.

Approved, June 16, 1938.

[CHAPTER 460]

AN ACT

To provide for the ratification of all joint resolutions of the Legislature of Puerto Rico and of the former legislative assembly.

June 16, 1938
[H. R. 10662]
[Public, No. 641]

Puerto Rico.
Ratification, etc., of all joint resolutions passed by Legislature or former legislative assembly.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all and each and every of the joint resolutions passed at any time by the Legislature of Puerto Rico or by the former legislative assembly, and approved by the Governor, be, and the same are hereby, in all things ratified, approved, and confirmed; and all acts done, contracts and conveyances made or entered into or issued or delivered or accepted or received, including bonds, deeds, and transfers of real or personal property or easements or intangible or inchoate rights, and documents and papers of every character made, taxes collected and the collection thereof, disbursements of moneys made and warrants therefor, and all other steps, acts, judgments, decrees, and proceedings of any and every kind or nature entered into, made, done, taken, had, executed, issued, delivered, or received or accepted under or by virtue of any such joint resolution, either of the Legislature of Puerto Rico or of the former legislative assembly, be, and the same

are hereby, in all things legalized, ratified, and confirmed and validated as fully to all intents and purposes, and to have the same effect, validity, operation, and effectiveness as though all and every of such joint resolutions had originally been enacted, validly, and approved by the Governor, in the form of "Acts" of the legislature and of the legislative assembly, respectively, instead of in the form of "joint resolution."

Approved, June 16, 1938.

[CHAPTER 461]

AN ACT

To exempt the property of the Young Women's Christian Association in the District of Columbia from national and municipal taxation.

June 16, 1938
[H. R. 10673]
[Public, No. 642]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all property of the Young Women's Christian Association of the District of Columbia located in the District of Columbia and occupied and used by such association for its legitimate purposes shall be exempt from all national and municipal taxation so long as such property is so occupied and used.

District of Columbia.
Tax exemption, property of Young Women's Christian Association.

SEC. 2. The Young Women's Christian Association of the District of Columbia is hereby relieved from any accrued liability to the United States or the District of Columbia for taxes imposed upon any of the property of such association located in the District of Columbia for any tax period during which such property was occupied and used by such association for its legitimate purposes.

Remission of any accrued taxes.

Approved, June 16, 1938.

[CHAPTER 462]

AN ACT

To extend for two additional years the 3½-per-centum interest rate on certain Federal land-bank loans, and to provide for a 4-per-centum interest rate on Land Bank Commissioner's loans until July 1, 1940.

June 16, 1938
[H. R. 10580]
[Public, No. 643]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) effective July 1, 1935, the first sentence of paragraph "Twelfth" of section 12 of the Federal Farm Loan Act, as amended (relating to reduction in interest rates on certain Federal land-bank loans), is amended by striking out the following: "occurring within a period of three years, commencing July 1, 1935, and shall not exceed 4 per centum per annum for all interest payable on installment dates occurring within a period of one year commencing July 1, 1938" and inserting in lieu thereof the following: "occurring within a period of five years, commencing July 1, 1935".

Federal Farm Loan Act, amendments.
48 Stat. 43.
12 U. S. C. § 771; Supp. III, § 771.
Extension of reduced interest rates on certain Federal land-bank loans.

(b) The fourth sentence of such paragraph "Twelfth" (relating to the time limit on payments made by the United States to land banks on account of such interest reduction) is amended to read as follows: "No payments shall be made to a bank with respect to any period after June 30, 1940."

Time limit for final payments extended.

SEC. 2. The last paragraph of section 32 of the Emergency Farm Mortgage Act, as amended (relating to reduction in the interest rate on loans by the Land Bank Commissioner), is amended to read as follows:

Loans by Land Bank Commissioner.
50 Stat. 521.
12 U. S. C., Supp. III, § 1016 (1).

"Notwithstanding the foregoing provisions of this section, the rate of interest on loans made under this section shall not exceed 4 per

Interest rate limitation.