

"SEC. 11. That all Acts or parts of Acts now in force in the District of Columbia inconsistent with the provisions of this Act be, and the same are hereby, repealed."

Approved, June 6, 1930.

Vol. 20, p. 174,
repealed.
Inconsistent laws re-
pealed.

CHAP. 412.—Joint Resolution Providing for the closing of Center Market in the city of Washington.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That on January 1, 1931, or sixty days after notice is given by the Secretary of Agriculture, which notice shall not be given before September 1, 1930, all leases and contracts made by the Secretary of Agriculture under authority of the Act entitled "An Act to repeal and annul certain parts of the charter and lease granted and made to the Washington Market Company by Act of Congress entitled 'An Act to incorporate the Washington Market Company,' approved May 20, 1870," approved March 4, 1921, shall terminate and expire, and thereafter the property known as Center Market in the District of Columbia shall no longer be used as a public market.

Approved, June 6, 1930.

June 6, 1930.
[S. J. Res. 77.]
[Pub. Res., No. 82.]

District of Columbia.
Washington Market
Company.
Lease, etc., of Center
Market, by, to expire
January 1, 1931, etc.

Vol. 41, p. 1441.

Vol. 16, p. 124.

CHAP. 413.—An Act To provide for the classification of extraordinary expenditures contributing to the deficiency of postal revenues.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster General shall certify to the Secretary of the Treasury and to the Comptroller General of the United States, respectively, as soon as practicable after the end of each fiscal year, the following:

(a) The estimated amount which would have been collected at regular rates of postage on matter mailed during the year by officers of the Government (other than those of the Post Office Department) under the penalty privilege, including registry fees;

(b) The estimated amount which would have been collected at regular rates of postage on matter mailed during the year by (1) Members of Congress and (2) others under the franking privilege;

(c) The estimated amount which would have been collected during the year at regular rates of postage on publications going free in the county;

(d) The estimated amount which would have been collected at regular rates of postage on matter mailed free to the blind during the year;

(e) The estimated difference between the postage revenue collected during the year on mailings of newspapers and periodicals published by and in the interests of religious, educational, scientific, philanthropic, agricultural, labor, and fraternal organizations, and that which would have been collected at zone rates of postage;

(f) The estimated excess during the year of the cost of aircraft service over the postage revenues derived from air mail; and

(g) The estimated amount paid during the year to vessels of American registry for carrying the ocean mail in excess of what would have been paid at pound rates if carried in vessels of foreign registry.

And the amounts so certified shall be separately classified on the books of the Treasury Department and the General Accounting Office, respectively, in stating the expenditures made from the appropriation to supply the deficiency of postal revenues.

Approved, June 9, 1930.

June 9, 1930.
[S. 3599.]
[Public, No. 316.]

Postal Service.
Postmaster General
to certify annually,
estimated amounts of
designated items.

Franked matter by
Government officials.

By Members of Con-
gress, etc.

Publications, free in
county.

Free to the blind.

Mailings of news-
papers, etc., of religious
etc., interests, as com-
pared with mailing
under zone rates.

Excess of aircraft
service over revenue
from airmail.

Ocean mail carried in
American vessels over
payment to foreign ves-
sels at pound rates.

Separate classifica-
tions to be kept.