

June 22, 1910.
[H. R. 26585.]

[Public, No. 238.]

CHAP. 329.—An Act To amend paragraph two of section thirty-two hundred and sixty-four, Revised Statutes of the United States, as amended by section five of the Act of March first, eighteen hundred and seventy-nine, and section thirty-two hundred and eighty-five, Revised Statutes of the United States, as amended by section three of the Act of May twenty-eighth, eighteen hundred and eighty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph two of section thirty-two hundred and sixty-four, Revised Statutes of the United States, as amended by section five, Act of March first, eighteen hundred and seventy-nine, be amended so as to read as follows:

Internal revenue.
Distilled spirits.
R. S., sec. 3264, p. 630,
amended.

Surveys.
Basis of capacity.
Vol. 20, p. 335,
amended.
Sour mash.

Filtration-aeration
process added.

Sweet mash.

Fermenting period.
R. S., sec. 3285, p. 635,
amended.

Emptying tubs.
Periods changed for
filling.
Vol. 21, p. 145,
amended.

Filtration-aeration
process added.

Sweet mash.

“In all surveys forty-five gallons of mash or beer brewed or fermented from grain shall represent not less than one bushel of grain, and seven gallons of mash or beer brewed or fermented from molasses shall represent not less than one gallon of molasses, except in distilleries operated on the sour mash principle, in which distilleries sixty gallons of beer brewed or fermented from grain shall represent not less than one bushel of grain, and except that in distilleries where the filtration-aeration process is used, with the approval of the Commissioner of Internal Revenue; that is, where the mash after it leaves the mash tub is passed through a filtering machine before it is run into the fermenting tub, and only the filtered liquor passes into the fermenting tub, seventy gallons of beer brewed or fermented from grain shall represent not less than one bushel of grain. The provisions hereof relating to filtration-aeration process shall apply only to sweet-mash distilleries.”

SEC. 2. That section thirty-two hundred and eighty-five, Revised Statutes of the United States, as amended by section three, Act of May twenty-eighth, eighteen hundred and eighty, be amended so as to read as follows:

“Every fermenting tub shall be emptied at or before the end of the fermenting period; no fermenting tub in a sweet-mash distillery shall be filled oftener than once in seventy-two hours, nor in a sour-mash distillery oftener than once in ninety-six hours, nor in a rum distillery oftener than once in one hundred and forty-four hours, nor in a distillery where the filtration-aeration process is employed, that is, where the mash after it leaves the mash tub is passed through a filtering machine, before it is run into the fermenting tub, and only the filtered liquor passes into the fermenting tub, and the approval of the Commissioner of Internal Revenue being secured, oftener than once in twenty-four hours. The provisions hereof relating to filtration-aeration process shall apply only to sweet-mash distilleries.”

Approved, June 22, 1910.

June 22, 1910.
[H. R. 17871.]

[Public, No. 239.]

CHAP. 330.—An Act To amend an Act entitled “An Act to incorporate Saint Vincent’s Orphan Asylum, in the District of Columbia,” approved February twenty-fifth, eighteen hundred and thirty-one.

District of Columbia.
Saint Vincent’s
Orphan Asylum.
Charter amended.
Vol. 6, p. 458.
Incorporators.

Rights and privi-
leges.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said William T. Russell, E. Francis Riggs, Samuel Joseph Henry, Upton H. Ridenour, junior, and Paul E. Johnson, together with E. Gwynn Gardiner, Walker S. Caughy, J. Nota McGill, Daniel W. O’Donoghue, John D. Marr, Thomas H. Carter, Joseph E. Ransdell, Joseph A. Goulden, Charles Vincent Fornes, Wilson P. Malone, and William H. De Lacy, whom they have named as associates with them, be, and they are hereby, constituted and confirmed as a body corporate and politic in the District of Columbia under the name and style of “Saint Vincent’s Orphan Asylum,” with all the rights and privileges granted under said original Act of incorporation and with all the rights and privileges usually incident to similar bodies corporate, and with the right to increase the number of incorporators from time to time as

they may deem proper, and to make all needful rules and by-laws for the government of the organization, for the general management of its affairs, and for the control of the institution or institutions under their charge and all property of said corporation not inconsistent with the laws of the United States and this Act. All the property, real, personal, and mixed, now vested in or belonging to Saint Vincent's Orphan Asylum, incorporated under the Act of Congress approved February twenty-fifth, eighteen hundred and thirty-one, is hereby vested in and confirmed to the Saint Vincent's Orphan Asylum as reorganized under this Act; and Saint Vincent's Orphan Asylum may take and hold and sell and dispose of any other property, real, personal, or mixed that it may acquire by gift, purchase, devise, or otherwise for the uses and purposes of its organization: *Provided*, That the net annual income from all of its property shall not exceed in value the sum of twenty-five thousand dollars.

SEC. 2. That the incorporators may fill any vacancy occurring in their number by death, resignation, or otherwise.

SEC. 3. That the affairs of said body corporate shall be managed by a board of trustees, five in number, to be elected annually by the incorporators; and said board of trustees shall annually make report to the incorporators, at a general meeting, of their management of the institutions under their charge and of the financial condition of such institution or institutions. Any vacancy in the said board of trustees may be filled at any time by the incorporators. The number of said trustees may be increased from time to time by the incorporators as they may deem expedient, and, if increased, may again be diminished whenever deemed proper.

SEC. 4. That the purpose of this body corporate shall be to maintain and conduct a home or asylum for female orphans and indigent female children under the age of eighteen years, and it shall be lawful for it to receive any such child or children into its institution, with the consent of the parent or guardian, or parent's guardian, or friend of any such child or children, or of its own volition when there is no parent, guardian, or friend to care for such child or children, and to keep, instruct, and support such child or children, under such rules and regulations as may be prescribed by the by-laws, rules, and regulations for its government and management.

SEC. 5. That any Acts or parts of Acts in conflict with this Act are hereby repealed.

SEC. 6. That it shall be lawful for Congress at any time to alter, amend, or repeal this Act or any part thereof.

SEC. 7. That this Act shall not take effect until accepted by said corporation by writing filed with the Commissioners of the District of Columbia.

Approved, June 22, 1910.

CHAP. 331.—An Act To repeal a portion of sections four hundred and twenty-nine and thirty-seven hundred and twenty of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second clause of section four hundred and twenty-nine of the Revised Statutes of the United States and the following words in section thirty-seven hundred and twenty of the Revised Statutes of the United States: "and reported by the Secretary of the Navy to Congress at the commencement of every regular session. The report shall contain a schedule embracing the offers by classes, indicating such as have been accepted," be, and the same are hereby, repealed.

Approved, June 22, 1910.

Title to property.

Proviso.
Income limited.

Vacancies.

Board of trustees.
Election, etc.

Care of female children.

Conflicting laws repealed.

Amendment.

Acceptance by corporation.

June 22, 1910.
[H. R. 18403.]

[Public, No. 240.]

Navy.
Reports of Secretary.
Bids for supplies omitted.
R. S., secs. 429, 3720
pp. 72, 735, amended.