or who shall prescribe, advise, or apply any drug or medicine or other
agency, or who shall publicly profess to do any of these things, and
shall charge or receive therefor money or other compensation, directly
or indirectly: Provided, That any person may without compensation
apply any medicine or remedy and perform any operation for the
treatment, relief, or cure of any sick, diseased, or injured animal.

SEC. 9. That this Act shall not apply to veterinary surgeons in the
Army or in the employ of the Agricultural Department who are gradu-
ates of regular veterinary colleges, nor to regularly licensed veter-
inarians in actual consultation from other States, nor to regularly
licensed veterinarians actually called from other States to attend cases
in the District of Columbia, but who do not open an office or appoint
a place to do business within said District.

SEC. 10. That the board of examiners in veterinary medicine hereby
created may, by a vote of four members, revoke or suspend for a time
certain the license of any person to practice veterinary medicine or
any branch thereof in the District of Columbia after notice and hear-
ing, for any of the following causes, namely: The employment of
fraud or deception in passing the examinations or in obtaining a
license, chronic inebriety, or conviction of crime involving moral
turpitude. The method of complaint, form and length of notice, and
time of hearing charges against any licensee for any of the above
causes shall be according to the rules and regulations to be made,
subject to the approval of said Commissioners, as heretofore pro-
vided. Appeal from the decision of said board may be taken to the
court of appeals of the District of Columbia, and the decision of said
court shall be final: Provided, That the Commissioners of the District
of Columbia, the said board of review, and the board of examiners in
veterinary medicine shall not, nor shall any of them, be required to
pay costs, or give bond or security on appeal, or error or other pro-
ceeding in any court or courts of the District of Columbia growing out
of any official duty or duties imposed on them, or any of them, by
this Act.

SEC. 11. That any person who shall violate or aid or abet in violat-
ing any of the provisions of this Act shall be deemed guilty of a mis-
demeanor, and upon conviction thereof, shall be punished by a fine of
not more than two hundred dollars, or by imprisonment in the work-
house of the District of Columbia for not more than six months, or by
both such fine and imprisonment.

SEC. 12. That it shall be the duty of the corporation counsel or one
of his assistants to prosecute all violations of the provisions of this Act.

Approved February 1, 1907.

CHAP. 443.—An Act In relation to the Washington Market Company.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Washington-Mar-
ket Company be, and it is hereby, authorized to procure, by purchase
or lease, all or part of square numbered three hundred and twenty-
eight, in the city of Washington, and thereon conduct a cold-storage
business and manufacture ice for use in Center Market and for sale:
Provided, That nothing in this Act shall be held to limit or affect in
any way any of the provisions of an Act to incorporate the Wash-
ington Market Company, approved May twentieth, eighteen hundred
and seventy.

Sec. 2. That the right to alter, amend, or repeal this Act, without
any liability therefor, is hereby expressly reserved.

Approved, February 1, 1907.