

CHAP. 372.—An Act To provide for transfer of jurisdiction over the Conduit Road in the District of Columbia.

May 22, 1926.
[H. R. 10896.]
[Public, No. 277.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That jurisdiction and control over the Conduit Road for its full width in the District of Columbia between Foxhall Road and the District line, excepting a strip nineteen feet wide within the lines of said road, the center of which is coincident with the center of the water supply conduit, is hereby transferred from the Secretary of War to the Commissioners of the District of Columbia, and property abutting thereon shall be subject to any and all lawful assessments which may be levied by the said commissioners for public improvements, the same as other private property in the District of Columbia: *Provided,* That all municipal laws and regulations shall apply to the entire width of the said road in the District of Columbia in the same degree that they apply to other streets and highways in the said District.

District of Columbia.
Conduit Road transferred to jurisdiction of Commissioners of.

Proviso.
Municipal laws, etc., applicable to the road.

Approved, May 22, 1926.

CHAP. 373.—Joint Resolution Authorizing the Secretary of War to lend three hundred and fifty cots, three hundred and fifty bed sacks, and seven hundred blankets for the use of the National Custer Memorial Association, at Crow Agency, Montana, at the semicentennial of the Battle of the Little Big Horn, June 24, 25, and 26, 1926.

May 22, 1926.
[H. J. Res. 226.]
[Pub. Res., No. 28.]

Resolved 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 lend, at his discretion, to the National Custer Memorial Association, at Crow Agency, Montana, for use in connection with semicentennial of the Battle of the Little Big Horn, June 24, 25, and 26, 1926, such tents and other equipment as may be required at said semicentennial: *Provided,* That no expense shall be caused the United States Government by the delivery and return of said property, the same to be delivered at such time prior to the holding of said semicentennial as may be agreed upon by the Secretary of War and the association: *Provided further,* That the Secretary of War, before delivering said property, shall take from said association a good and sufficient bond for the safe return of said property in good order and condition, and the whole without expense to the United States.

National Custer Memorial Association,
Montana.

Army tents, etc., loaned for semicentennial of Little Big Horn Battle.

Proviso.
No Government expense.

Indemnity bond.

Approved, May 22, 1926.

CHAP. 376.—An Act To approve Act 235 of the Session Laws of 1923 of the Territory of Hawaii, entitled "An Act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the District of Hana, on the island and county of Maui, Territory of Hawaii."

May 24, 1926.
[H. R. 4799.]
[Public, No. 273.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Act 235 of the Session Laws of 1923, entitled "An Act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the district of Hana, on the island and county of Maui, Territory of Hawaii," passed by the Legislature of the Territory of Hawaii and approved by the Governor of the Territory of Hawaii on May 2, 1923, as amended by Act 6 of the Session Laws of 1925, entitled "An Act to extend the time within which the approval of the Congress of the United States must be secured to Act 235 of the Session Laws of 1923, by amending Section 18 of that Act," passed by the

Hawaii.
Act of legislature authorizing electricity in district of Hana, Maui County, approved.

Proviso.
Amendment, etc.,
subject to approval of
Congress.

Legislature of Hawaii and approved by the Governor of the Territory of Hawaii on March 30, 1925, is hereby approved: *Provided*, That the authority in Section 17 of said Act for the altering, amending, or repeal of said Act shall not be held to authorize such action by the Legislature of Hawaii except upon approval by Congress in accordance with the organic Act.

Approved, May 24, 1926.

May 24, 1926.

[S. 2606.]

[Public, No. 279.]

CHAP. 377.—An Act To prohibit offering for sale as Federal farm loan bonds any securities not issued under the terms of the Farm Loan Act, to limit the use of the words "Federal," "United States," or "reserve," or a combination of such words, to prohibit false advertising, and for other purposes.

Farm Loan Act.
Banks, etc., not organized under, forbidden to advertise as farm loan bonds any bond not issued under its provisions.

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Using "Federal," "United States," etc., in advertising sale of a security not issued under any Act of Congress.

Use forbidden of use of "Federal," "United States," "reserve," or combination thereof as business name.

Proviso.
Government departments, organizations, etc., excepted.

Banks, etc., in business under such name prior hereto, excepted.

Banks, etc., not in Federal Reserve system forbidden to represent in any way membership therein.

Penalty for violation by bank, etc.

Punishment for violation by any person, bank officer, etc.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no bank, banking association, trust company, corporation, association, firm, partnership, or person not organized under the provisions of the Act of July 17, 1916, known as the Federal Farm Loan Act, as amended, shall advertise or represent that it makes Federal farm loans or advertise of offer for sale as Federal farm loan bonds any bond not issued under the provisions of the Federal Farm Loan Act, or make use of the word "Federal" or the words "United States" or any other word or words implying Government ownership, obligation, or supervision in advertising or offering for sale any bond, note, mortgage, or other security not issued by the Government of the United States or under the provisions of the said Federal Farm Loan Act or some other Act of Congress.

SEC. 2. That no bank, banking association, trust company, corporation, association, firm, partnership, or person engaged in the banking, loan, building and loan, brokerage, factorage, insurance, indemnity, or trust business shall use the word "Federal," the words "United States," or the word "reserve," or any combination of such words, as a portion of its corporate, firm, or trade name or title or of the name under which it does business: *Provided, however*, That the provisions of this section shall not apply to the Federal Reserve Board, the Federal Farm Loan Board, the Federal Trade Commission, or any other department, bureau, or independent establishment of the Government of the United States, nor to any Federal reserve bank, Federal land bank, or Federal reserve agent, nor to the Federal Advisory Council, nor to any corporation organized under the laws of the United States, nor to any bank, banking association, trust company, corporation, association, firm, partnership, or person actually engaged in business under such name or title prior to the passage of this Act.

SEC. 3. That no bank, banking association, or trust company which is not a member of the Federal Reserve system shall advertise or represent in any way that it is a member of such system or publish or display any sign, symbol, or advertisement reasonably calculated to convey the impression that it is a member of such system.

SEC. 4. That any bank, banking association, trust company, corporation, association, firm, or partnership violating any of the provisions of this Act shall be guilty of a misdemeanor and shall be subject to a fine of not exceeding \$1,000. Any person violating any of the provisions of this Act, or any officer of any bank, banking association, trust company, corporation, or association, or member of any firm or partnership violating any of the provisions of this Act who participates in, or knowingly acquiesces in, such violations shall be guilty of a misdemeanor and shall be subject to a fine of not exceeding \$1,000 or imprisonment not exceeding one