[CHAPTER 213.]

AN ACT

May 4, 1934.
[H.R. 6397.]
[Public, No. 232.]

To authorize the exchange of the use of certain Government land within the Carlsbad Caverns National Park for certain privately owned land therein.

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 be, and he is hereby, authorized to acquire for and on behalf of the United States for park purposes title to the northeast quarter northwest quarter section 31, township 24 south, range 25 east, New Mexico principal meridian, within the Carlsbad Caverns National Park, and to grant to the owner thereof in exchange therefor, under such regulations as may be deemed by said Secretary necessary and in the interest of the United States, the privilege to use a shaft or tunnel located in the northwest quarter northeast quarter section 31, township 24 south, range 25 east, of the same meridian, for the purpose of mining and removing guano from the said northeast quarter northwest quarter section 31, the right to said guano to be reserved to the owner in the transfer of title to said land to the United States pursuant to this Act: Provided, That in addition to said privilege the Secretary of the Interior may also authorize the removal, under such terms and conditions as he deems fair, of any guano located within or on Government lands adjacent to said deposit: Provided further, That evidence of title to the land to be conveyed to the United States hereunder, satisfactory to the Secretary of the Interior, shall be furnished without cost to the Government.

Approved, May 4, 1934.

[CHAPTER 214.]

AN ACT

May 4, 1934.
[H.R. 6676.]
[Public, No. 203.]

To require postmasters to account for money collected on mail delivered at their respective offices.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3846 of the Revised Statutes (U. S. C., title 39, sec. 46) is hereby amended to read as follows:

"Postmasters shall keep safely without loaning, using, depositing in an unauthorized bank, or exchanging for other funds, all the public money collected by them, or which may come into their possession, until it is ordered by the Postmaster General to be transferred or paid out. All money collected on mail delivered at their respective offices shall be deemed to be public money in the possession of the postmasters within the meaning of this section."

Approved, May 4, 1934.

[CHAPTER 215.]

AN ACT

May 4, 1934.
[H.R. 7551.]
[Public, No. 204.]

Authorizing the Secretary of Commerce to dispose of the Pass A'Loutre Lighthouse Reservation, Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Commerce is hereby authorized to convey by quitclaim deed to the State of Louisiana for State park purposes the Pass A'Loutre Lighthouse Reservation, Louisiana, and all appurtenant structures
located thereon, said reservation being described as follows: A tract
of land known as the "Pass A'Loutre Lighthouse Reservation",
situated in township 22 south, range 21 east, on the southwest portion
of Middle Ground at the confluence of North Pass and Pass A'Loutre,
Mississippi River Delta, Louisiana, comprising all that portion of
sections 1 and 2 on Middle Ground west of a bayou which runs
approximately north and south across Middle Ground, the mouth
of said bayou being about seven hundred and sixty yards east of
Pass A'Loutre Lighthouse tower, containing approximately two
hundred acres: Provided, That if the use of the land is discontinued
for State park purposes the title shall revert to the United States.

Approved, May 4, 1934.

[CHAPTER 216.]

AN ACT

To authorize the Secretary of Commerce to transfer to the city of Bridgeport,
Connecticut, a certain unused light-station reservation.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary
of Commerce is authorized on behalf of the United States to
convey to the city of Bridgeport, in the county of Fairfield, State
of Connecticut, a certain island known as "Fayerweather Island"
which has been used as the Black Rock Light Station Reservation
and which has heretofore been leased to said city of Bridgeport by
the United States for use as a public park.

A portion of Fayerweather Island was conveyed to the United
States by deed dated June 17, 1807, from Nicholas Fish to the
United States of America, and described as follows:

That certain piece or parcel of land lying in the town of
Fairfield in the said State of Connecticut known and called the
"Fayerweather Island" and which forms the outer side of the
"Black Rock Harbor" so called, and the same is bounded northerly
on Black Rock Harbor, westerly on the mouth of said harbor,
southeasterly on the sea beach or Long Island Sound, and north-
easterly on the beach including the rocky point thereof adjoining
the said island and is about eight acres in quantity, be the same
more or less, which deed is recorded in volume 32, page 545, and
in book B, page 43, of the town of Fairfield.

And the remaining portion of said island was conveyed to the
United States by deed dated July 10, 1807, from Daniel Fayer-
weather to the United States of America, one undivided half of a
certain piece of land in quantity about eight acres in the whole
piece, be the same more or less, and which piece of land lies in the
town of Fairfield, in said county, and is known and called by the
name of "Fayerweather Island", and the whole of said land is
bounded northerly on Black Rock Harbor, westerly on the mouth
of said harbor, easterly on the sea or Long Island Sound, north-
easterly on the beach including the rocky point thereof adjoining
said premises, which deed is recorded in volume 32, page 25, and
in book B, page 44, of the town of Fairfield.

Said deed from the United States shall convey all of said property
to said city in perpetuity and shall provide that it shall always be
used and maintained by said city as a public park, and if at any
time the city discontinues the maintenance of said property as a
public park, then the same shall revert to the Government of the
United States.

Approved, May 4, 1934.