label, or other identification devices authorized by the provisions of
this section or regulations thereunder, shall be guilty of a mis-

demeanor, and shall on conviction thereof be subject to imprison-
ment for not more than one year or a fine of not less than $1,000
nor more than $5,000, or both such imprisonment and fine.

Approved, June 22, 1934.

[CHAPTER 713.]

AN ACT

To authorize the Postmaster General to hire vehicles from postal employees.

Punishment for.

June 22, 1934.

[H.R. 4224.]

[Public, No. 452.]

Be it enacted by the Senate and House of Representatives of the

United States of America in Congress assembled, That the Act

entitled “An Act to authorize the Postmaster General to hire vehicles

from village delivery carriers”, approved June 18, 1930 (46 Stat.

782; U.S.C., Supp. VI, title 39, sec. 52), is hereby amended to read

as follows: “Provided, That beginning with the fiscal year 1928, and

thereafter, the Postmaster General may hire vehicles from postal

employees, not filling supervisory positions, for use in the city
delivery and collection service, and in the village delivery and collection
service, either under an allowance or on a contract basis.”

Approved, June 22, 1934.

[CHAPTER 714.]

AN ACT

Making appropriation to restore water of high mineral content on land owned

and controlled by the Federal Government.

June 22, 1934.

[H.R. 6366.]

[Public, No. 453.]

Be it enacted by the Senate and House of Representatives of the

United States of America in Congress assembled, That a sum not
to exceed $250 is appropriated, out of any money in the Treasury
not otherwise appropriated, to be expended under the supervision
of the postmaster at Lincoln, Nebraska, for the purpose of providing
a pump which will restore the flow of mineral water to the fountain,
the well being dug on Government square about March 15, 1872.
The well was put down at large expense by the citizens of Lincoln,
Nebraska, and was known as “Market Square Well.” The well is
now covered over by the Lincoln post-office building, but is in good
state of preservation and can be restored to its former use without a
large expense. After the well is restored to its former status the

citizens of Lincoln are to maintain the well without expense to the
Government. The Government owning and controlling the ground,
the citizens in justification believe that this restoration of water of
great mineral benefit to the community should be made by the
Government by means of a small Federal appropriation, as stated,
to purchase and install the necessary pump.

Approved, June 22, 1934.

[CHAPTER 715.]

AN ACT

Providing for the transfer of certain lands from the United States to the city

of Wilmington, Delaware, and from the city of Wilmington, Delaware, to the

United States.

June 22, 1934.

[H.R. 7428.]

[Public, No. 464.]

Be it enacted by the Senate and House of Representatives of the

United States of America in Congress assembled, That the Secretary
of the Treasury be, and he is hereby, authorized to convey to The
Mayor and Council of Wilmington, a municipal corporation of the

Wilmington, Del.

Exchange of lands

with, authorized.