Contracts for sale of bonds.

SEC. 6. The city of Anchorage is hereby authorized to enter into contracts with the United States of America or any agency or instrumentality thereof under the provisions of the National Industrial Recovery Act and Acts amendatory thereof and Acts supplemental thereto, and revisions thereof, and the regulations made in pursuance thereof, and under any further Acts of the Congress of the United States to encourage public works, for the relief of unemployment, or for any other public purpose, including the Emergency Relief Appropriation Act of 1935, for the sale of bonds issued in accordance with the provisions of this Act, or for the acceptance of a grant of money to aid said municipality in financing any public works; or to enter into contracts with any persons or corporations, public or private, for the sale of such bonds; and such contracts may contain such terms and conditions as may be agreed upon by and between the common council of said city of Anchorage and the United States of America or any agency or instrumentality thereof, or any such purchaser.

SEC. 7. This Act shall take effect immediately.

Approved, August 3, 1935.

[CHAPTER 435.]

AN ACT

August 3, 1935. [H. R. 5399.]

To temporarily exempt refunding bonds of the Government of Puerto Rico from the limitation of public indebtedness under the Organic Act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any bonds or other obligations of Puerto Rico hereafter issued for the purpose of retiring previously outstanding bonds or obligations shall not be included in computing the public indebtedness of Puerto Rico under section 3 of the Organic Act approved March 2, 1917, as amended, until six months after their issue.

Approved, August 3, 1935.

[CHAPTER 438.]

AN ACT

August 3, 1935. [H. R. 5279.]

To enable the Legislature of the Territory of Hawaii to authorize the issuance of certain bonds, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Legislature of the Territory of Hawaii may cause to be issued on behalf of the Territory and may authorize any political or municipal corporation or subdivision of the Territory (including the board of water supply of the city and county of Honolulu, and the board of harbor commissioners) to issue of its own behalf bonds and other obligations payable solely from the revenues derived from a public improvement or public undertaking (which revenues may include transfers by agreement or otherwise from the regular funds of the issuer in respect of the use by it of the facilities afforded by such improvement or undertaking). The issuance of such revenue bonds shall not constitute the incurrence of an indebtedness within the meaning of the Hawaiian Organic Act, and shall not require the approval of the President of the United States.

All Acts of the Legislature of Hawaii heretofore authorizing the issuance of revenue bonds on behalf of the Territory or by any political or municipal corporation or subdivision thereof are hereby confirmed and ratified.
SEC. 2. That the Territory of Hawaii, any provision of the
Hawaiian Organic Act or of any Act of this Congress to the con-
trary notwithstanding, is authorized and empowered to issue bonds
in the sum of not to exceed $4,803,000 of the character and in the
manner provided in that certain act of the legislature of said Terri-
tory, enacted at its regular session of 1935, entitled "An Act to
provide for public improvements and for the securing of Federal
funds for expenditure in connection with funds hereby appropriated
for such improvements."

Such bonds may be either term or serial bonds, maturing, in the
case of the term bonds, not later than thirty years from the date of
issue thereof, and, in the case of the serial bonds, payable in sub-
stantially equal annual installments, the first installment to mature
not later than five years and the last installment to mature not later
than thirty years, from the date of such issue. And said act of
said legislature is hereby ratified and confirmed, subject to the pro-
visions of this Act: Provided, however, That nothing herein con-
tained shall be deemed to prohibit the said act of said Territory by
the legislature thereof from time to time to provide for changes in
the improvements authorized by said act or for the disposition of
unexpended moneys appropriated by said act, and that said bonds
may be issued without the approval of the President of the United
States.

SEC. 3. This Act shall take effect immediately.
Approved, August 3, 1935.

[CHAPTER 438.]

AN ACT

To protect the revenue of the United States and provide measures for the more
effective enforcement of the laws respecting the revenue, to prevent smuggling,
to authorize customs-enforcement areas, and for other purposes.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled,

TITLE I

SECTION 1. (a) Whenever the President finds and declares that
at any place or within any area on the high seas adjacent to but
outside customs waters any vessel or vessels hover or are being kept
off the coast of the United States and that, by virtue of the presence
of any such vessel or vessels at such place or within such area, the
unlawful introduction or removal into or from the United States
of any merchandise or person is being or may be occasioned, pro-
moted, or threatened, the place or area so found and declared shall
constitute a customs-enforcement area for the purposes of this Act.
Only such waters on the high seas shall be within a customs-enforce-
ment area as the President finds and declares are in such proximity
to such vessel or vessels that such unlawful introduction or removal
of merchandise or persons may be carried on by or to or from such
vessel or vessels. No customs-enforcement area shall include any
waters more than one hundred nautical miles from the place or
immediate area where the President declares such vessel or vessels
are hovering or are being kept and, notwithstanding the foregoing
provision, shall not include any waters more than fifty nautical
miles outwards from the outer limit of customs waters. Whenever
the President finds that, within any customs-enforcement area, the
circumstances no longer exist which gave rise to the declaration of
such area as a customs-enforcement area, he shall so declare, and
thereafter, and until a further finding and declaration is made under