reclaimed in said bay; (2) roads or highways on said Yerba Buena Island connecting such causeway with the State highway on said island provided by the San Francisco-Oakland Bay Bridge crossing; (3) such fresh-water supply reservoirs, tanks, conduits, and pipe lines as may be necessary or proper to enable said city and county to supply said Yerba Buena Island and said public airport with an adequate supply of fresh water; and (4) all usual, necessary, and reasonable incidents and appurtenances to such causeway, roads, highways, reservoirs, tanks, conduits, and pipe lines. The Secretary of the Navy is hereby authorized to grant permits for such construction and maintenance, together with all usual, necessary, and reasonable incidents and appurtenances thereto, and to grant to said city and county perpetual easements for rights-of-way therefor, subject to such restrictions as he may in his discretion prescribe to avoid injury to the military, naval, or defense uses of said island and inconvenience to the military or naval forces thereon: Provided, That said causeway and any such connecting roads and highways hereby authorized shall be forever toll free: And provided further, That the location and plans of such causeway, roads, highways, reservoirs, tanks, conduits, and pipe lines, with the incidents and appurtenances thereto, shall be first approved by the Secretary of the Navy: And provided further, That nothing in this resolution or consent shall preclude the erection and maintenance of tollgates and tollhouses upon any of said roads or highways connecting said causeway with said San Francisco-Oakland Bay Bridge crossing for the purpose of collecting tolls for the use of such bridge.

Approved, June 24, 1936.

[CHAPTER 766.]

JOINT RESOLUTION

To investigate corporations engaged in the manufacture, sale, or distribution of agricultural implements and machinery.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Federal Trade Commission be, and it is hereby, directed under the authority of and in pursuance of the Act entitled “An Act to create a Federal Trade Commission, to define its powers and duties, and for other purposes”, approved September 26, 1914, as amended, to investigate and report to the Congress the facts relating to—

(a) Whether any corporation engaged in the manufacture, sale, or distribution of agricultural implements and machinery, of whatever kind and description is, or within the past three years has been, violating any of the antitrust Acts of the United States, and the nature, extent, and effects of any such violation;

(b) The existence and effect of any contract, agreement, combination, or conspiracy in unlawful restraint of trade and the existence of any unfair methods of trade or competition in connection with the manufacture, sale, and distribution of said agricultural implements and machinery;

(c) Whether and to what extent methods of price fixing, price maintenance, and price discrimination in violation of the antitrust Acts exist in connection with the manufacture, sale, and distribution of said agricultural implements and machinery;

(d) Any developments and tendencies in the direction of monopoly and concentration of ownership or control of the means of the manufacture, sale, or distribution of said agricultural implements and machinery;
(e) The existence of any combination to restrict or control the
manufacturer or supply of agricultural implements or machinery
or to raise or control the price thereof, or to restrict credit in the
sale thereof;

(f) Whether and to what extent the present prices of agricultural
implements and machinery are due to any violations of any of
the antitrust laws;

(g) Whether and to what extent costs and profits of any corpora-
tion engaged in the manufacture, sale, or distribution of agricul-
tural implements and machinery have been affected, enhanced, or
maintained by unlawful combinations, agreements, or understand-
ings, or any other violations of the antitrust laws, and whether and
to what extent costs and profits of any such corporations have been
misstated or misrepresented to conceal or promote violations of the
antitrust laws;

(h) The extent of concentration of control of manufacture and
distribution of such equipment in the hands of particular manufac-
turers and the basis thereof;

(i) The costs, prices, and profits of manufacturers and distributors
of agricultural implements and machinery;

(j) The distribution methods and dealer price spreads of margins
entering into prices paid by farmers for agricultural machinery and
equipment;

(k) The facts regarding the relative price movements of farm
machinery and farm products since 1914;

(l) The facts regarding the relative price movements of farm
machinery and implements and some of the machinery and imple-
ments and somewhat comparable material and labor;

(m) Any other pertinent facts regarding the present prices of
agricultural implements and machinery, and the cause thereof; and

(n) What measures, legislative or otherwise, in the opinion of the
Commission are needed to correct conditions in the farm-implement
industry adversely affecting the interests of farmers.

Approved, June 24, 1936.

[CHAPTER 767.]

JOINT RESOLUTION

Amending section 11 of the Soil Conservation and Domestic Allotment Act.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That section 11 of the
Soil Conservation and Domestic Allotment Act (Public, Numbered
461, Seventy-fourth Congress), is amended by striking out the
period at the end thereof and adding the following: "And for
payments to committees or associations of producers in any region or
regions to cover the estimated administrative expenses to be
incurred by any such committee or association in cooperating in
carrying out this Act: Provided, That the Secretary may prescribe
that all or part of such estimated expenses of any such committee or
association may be deducted pro rata from the payments or
grants made to the members thereof: And provided further, That
the Secretary may make such payments in advance of determination
of performance."

Approved, June 24, 1936.

1 So in original.