of the Interior under authority of section 2 of this Act, which the
regulations may permit to be sold under such restrictions as said
Secretary may deem to be appropriate; or to use any shotgun larger
than a number 10 gage; or to use any airplane, or steam or power
launch, or any boat other than one propelled by paddle, oars, or pole,
in taking game animals or game birds; or to sell any game animals,
game birds, or parts thereof to the owner, master, or employee of any
coastal or river steamer or commercial power or sailboat, or to procure
for serving or to serve any such game animals, game birds, or parts
thereof in any cannery or to the employees on any such steamer or
boat; nor, except as herein provided, shall prohibit any Indian or
Eskimo, prospector, or traveler to take animals or birds during the
closed season when he is in need of food and other sufficient food is not
available, but the shipment or sale of any animals or birds or parts
thereof so taken shall not be permitted, except that the hides of animals
so taken may be sold within the Territory, but said Secretary by regu-
lation may prohibit such native Indians or Eskimos, prospectors, or
travelers from taking any species of animals or birds for food during the
closed season in any section of the Territory within which he shall
determine that the supply of such species of animals or birds is in
danger of extermination; nor shall any such regulation contravene
any of the provisions of the Migratory Bird Treaty Act and regula-
tions: Provided, That no person shall knowingly disturb, injure, or
destroy any notice, signboard, seal, boat, vessel, sled, dog, or dog team,
paraphernalia, or equipment, building, or other improvement or prop-
erty of the United States used by the Commission in the administration
and/or enforcement of the provisions of this Act, or as a notice to the
public concerning the provisions of this Act or any regulation adopted
pursuant thereto, or as a marker of the boundary of any area closed to
hunting, trapping, or other special use under the provisions of this
Act, or to destroy, remove, tamper with, or imitate any metal seal or
seals issued by the Commission and attached to any skin, portion, or
specimen of a wild animal or bird or other article for purposes of iden-
tification under its authority, in accordance with the provisions of this
Act or any regulation thereunder.”

Approved, October 10, 1940.

[CHAPTER 846]

AN ACT

To approve Act numbered 65 of the Session Laws of 1939 of the Territory of
Hawaii, entitled “An Act to amend Act 29 of the Session Laws of Hawaii, 1929,
granting to J. K. Lota and associates a franchise for electric light, current, and
power in Hanalei, Kauai, by including Moloaa within such franchise”.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That Act numbered
65 of the Session Laws of 1939 of the Territory of Hawaii, entitled
“An Act to amend Act 29 of the Session Laws of Hawaii, 1929, granting
to J. K. Lota and associates a franchise for electric light, current, and
power in Hanalei, Kauai, by including Moloaa within such fran-
chise”, passed by the Legislature of the Territory of Hawaii and
approved by the Governor of the Territory of Hawaii on April 20,
1939, be hereby approved.

Sec. 2. This Act shall be in force and effect from and after its
passage.

Approved, October 10, 1940.