§ 674. Short title.  

CODIFICATION  

Section, act June 3, 1937, ch. 296, § 6, 50 Stat. 249, provided that such act might be cited as the Agricultural Marketing Agreement Act of 1937. Sections 1 and 2 of that act amended sections 601, 602, 608a, 608b, 608c, 608d, 608e, 610, 612, 614, and 624 of this title, and sections 3-6 of that act comprised this chapter.  

Chapter 27.—COTTON MARKETING  

Sec.  

701—722.  


722. Administration of oaths for tax exemption certificates.  

§§ 701—723. Repealed.  


Sections, acts Apr. 21, 1934, ch. 157, §§ 1—23, 48 Stat. 596—605; Aug. 9, 1935, ch. 504, 40 Stat. 570; Aug. 24, 1935, ch. 641, §§ 9—14, 49 Stat. 777—778, related to the placing of the cotton industry on a sound commercial basis, to preventing unfair competition and practices in putting cotton into the channels of interstate and foreign commerce and to providing funds for paying additional benefits under the Agricultural Adjustment Act.  

COLLECTION OF UNPAID TAXES  

Act Mar. 2, 1936, ch. 112, 49 Stat. 1155, amending act Feb. 10, 1936, ch. 42, 49 Stat. 1106, which repealed sections 722 and 725, provided as follows: "No tax, civil penalty, or interest which accrued under any provision of law repealed by this Act and which is uncollected on the date of the enactment of this Act shall be collected; and all liens for taxes, civil penalties, or interest arising out of taxes under such provisions of law are canceled and released."  

APPROPRIATIONS FOR REFUNDS AND PAYMENTS OF PROCESSING AND RELATED TAXES AND LIMITATIONS THEREON  


The Secretary of Agriculture is authorized to develop new and extended uses for cotton, and for such purpose there is authorized to be made available to the Secretary not to exceed $500,000 out of the funds available to him under section 612 of this title. (Apr. 21, 1934, ch. 157, § 24, 48 Stat. 607.)  

CROSS REFERENCES  

Agricultural research generally, see section 427 of this title.  

Research to discover new uses and markets for agricultural commodities, see section 1292 of this title.  

§ 725. Repealed.  


Section, act Apr. 21, 1934, ch. 157, § 25, as added June 20, 1934, ch. 697, 48 Stat. 1184, related to issuance of tax exemption certificates.  

COLLECTION OF UNPAID TAXES  

Act Mar. 2, 1936, ch. 112, 49 Stat. 1155, amending act Feb. 10, 1936, ch. 42, 49 Stat. 1106, which repealed this section provided as follows: "No tax, civil penalty, or interest which accrued under any provision of law repealed by this act and which is uncollected on the date of the enactment of this act shall be collected; and all liens for taxes, civil penalties, or interest arising out of taxes under such provisions of law are canceled and released."  

§ 726. Administration of oaths for tax exemption certificates.  

CODIFICATION  

Section, act June 6, 1934, ch. 409, 48 Stat. 911, was re- 
dered inoperative by repeal of sections 721—723 and 725 of this title by act Feb. 10, 1936, ch. 42, 49 Stat. 1106.  

Chapter 28.—TOBACCO INDUSTRY  


COLLECTION OF UNPAID TAXES  

Act Mar. 2, 1936, ch. 112, 49 Stat. 1155, amending act Feb. 10, 1936, ch. 42, 49 Stat. 1106, provided further as follows: "No tax, civil penalty, or interest which accrued under any provision of law repealed by this Act and which is uncollected on the date of the enactment of this Act shall be collected; and all liens for taxes, civil penalties, or interest arising out of taxes under such provisions of law are canceled and released."  

APPROPRIATIONS FOR REFUNDS AND PAYMENTS OF PROCESSING AND RELATED TAXES AND LIMITATIONS THEREON  


Chapter 29.—POTATO ACT OF 1935  

§§ 801—833. Repealed.  


COLLECTION OF UNPAID TAXES  

Act Mar. 2, 1936, ch. 112, 49 Stat. 1155, amending act Feb. 10, 1936, ch. 42, 49 Stat. 1106, provided further as follows: "No tax, civil penalty, or interest which accrued under any provision of law repealed by this Act and which is uncollected on the date of the enactment of this Act shall be collected; and all liens for taxes, civil penalties, or interest arising out of taxes under such provisions of law are canceled and released."  

APPROPRIATIONS FOR REFUNDS AND PAYMENTS OF PROCESSING AND RELATED TAXES AND LIMITATIONS THEREON  


Chapter 30.—ANTI-HOG-CHOLERA SERUM AND HOG-CHOLERA VIRUS  

Sec.  

851. Declaration of policy.  

852. Marketing agreements with handlers; exemption from antitrust laws.  

853. Terms and conditions of marketing agreements.  

854. Order regulating handlers; issuance and terms.  

855. Applicability of other laws.  

§ 851. Declaration of policy.  

It is declared to be the policy of Congress to insure the maintenance of an adequate supply of anti-hog-cholera serum and hog-cholera virus by regulating the marketing of such serum and virus in interstate and foreign commerce, and to prevent undue and excessive fluctuations and unfair methods of competition and unfair trade practices in such

§ 852. Marketing agreements with handlers; exemption from antitrust laws.

In order to effectuate the policy declared in section 851 of this title the Secretary of Agriculture shall have the power, after due notice and opportunity for hearing, to enter into marketing agreements with manufacturers and others engaged in the handling of anti-hog-cholera serum and hog-cholera virus only with respect to such handling as is in the current of interstate or foreign commerce or which directly burdens, obstructs, or affects interstate or foreign commerce in such serum and virus. Such persons are in section 854 of this title referred to as "handlers." The making of any such agreement shall not be held to be in violation of any of the antitrust laws of the United States, and any such agreement shall be deemed to be lawful. (Aug. 24, 1935, ch. 641, § 852, 49 Stat. 781.)

REFERENCES IN TEXT

Antitrust laws of the United States, referred to in the text, are classified to section 1 et seq. of Title 15, Commerce and Trade.

§ 853. Terms and conditions of marketing agreements.

Marketing agreements entered into pursuant to section 852 of this title shall contain such one or more of the following terms and conditions and no others as the Secretary finds, upon the basis of the hearing provided for in section 852 of this title, will tend to effectuate the policy declared in section 851 of this title:

(a) One or more of the terms and conditions specified in subsection (7) of section 606c of this title.

(b) Terms and conditions requiring each manufacturer to have in inventory in his own possession on April 1 of each year a reserve supply of completed serum equivalent to not less than 40 per centum of his previous year's sales of all serum, except that any marketing agreement may provide that upon written application by a manufacturer filed before September 1 of the preceding year, the Secretary may fix another date between January 1 and May 1 on which such manufacturer shall have such inventory if the Secretary finds that such action will tend to effectuate the purposes of section 851 of this title. The Secretary may impose such terms and conditions upon granting any such application as he finds necessary to effectuate the purposes of section 851 of this title. Serum used in computing the required reserve supply of any manufacturer shall not again be used in computing the required reserve supply of any other manufacturer. (Aug. 24, 1935, ch. 641, § 853, 49 Stat. 781; July 31, 1958, Pub. L. 85-574, 72 Stat. 454.)

REFERENCES IN TEXT

In the original "section 851 of this title", referred to in clause (b), reads "this Act", meaning act Aug. 24, 1935. For distribution of act Aug. 24, 1935, in the Code, see Tables.

AMENDMENTS

1958—Clause (b). Pub. L. 85-574 substituted the words "in inventory in his own possession on April 1" for "available on May 1", inserted the exception provision for changing the minimum inventory date under certain terms and conditions, and added the prohibition against reusing serum in computation of required reserve supply for different manufacturers.

§ 854. Order regulating handlers; issuance and terms.

Whenever all the handlers of not less than 75 per centum of the volume of anti-hog-cholera serum and hog-cholera virus which is handled in the current of interstate or foreign commerce, or so as directly to burden, obstruct, or affect interstate or foreign commerce, have signed a marketing agreement entered into with the Secretary of Agriculture pursuant to section 852 of this title, the Secretary of Agriculture shall issue an order which shall regulate only such handling in the same manner as, and contain only such terms and conditions as are contained in such marketing agreement, and shall from time to time amend such order in conformance with amendments to such marketing agreement. Such order shall terminate upon termination of such marketing agreement as provided in such marketing agreement. (Aug. 24, 1935, ch. 641, § 854, 49 Stat. 781.)

§ 855. Applicability of other laws.

Subject to the policy declared in section 851 of this title, the provisions of subsections (6)—(9) of section 608a and of subsections (14) and (15) of section 608c of this title, are made applicable in connection with orders issued pursuant to section 854 of this title, and the provisions of section 608d of this title are made applicable in connection with marketing agreements entered into pursuant to section 852 of this title and orders issued pursuant to section 854 of this title. The provisions of subsections (a), (b), (c), (f), (h), and (i) of section 610 of this title, are made applicable in connection with the administration of this chapter. (Aug. 24, 1935, ch. 641, § 855, 49 Stat. 782.)

FEDERAL RULES OF CIVIL PROCEDURE

Process, see rule 4, Title 28, Appendix, Judiciary and Judicial Procedure.

Chapter 31.—RURAL ELECTRIFICATION AND TELEPHONE SERVICE

SUBCHAPTER I.—RURAL ELECTRIFICATION

Sec. 901. Rural Electrification Administration. Administrator. short title.

902. Loans by Administrator; investigations and reports.

903. Funds of Administrator.

(a) Loans by Secretary of the Treasury.

(b) Appropriations.

(c) Allotment of funds for loans in States.

(d) Loans of unallotted funds.

(e) Unexpended funds: Utilization on use.

(f) Disposition of payments on loans.

904 Loans by Administrator for electrical plants and transmission lines; preferences; consent of State authorities.

905. Loans for electrical and plumbing equipment; persons eligible for loans.

906. Appropriations.

907. Acquisition of property pledged for loans; disposal; sale of pledged property by borrower.

908. Transfer of functions of Administration created by Executive Order.

909 Administration on nonpolitical basis; dismissal of officers or employees for violating provision.

910. Annual report.

911 Acceptance of services of Federal or State officers; application of civil service laws; expenditures for supplies and equipment.