

[CHAPTER 447.]

AN ACT

June 11, 1934.
[H. R. 5522.]
[Public, No. 306.]

To amend the Standard Baskets Act of August 31, 1916, to provide for a one-pound Climax basket for mushrooms.

Standard Baskets Act of 1916, amended. Vol. 39, p. 673; Vol. 45, p. 685. U. S. C., p. 377; Supp. VII, p. 261.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1 of the Act entitled "An Act to fix standards for Climax baskets for grapes and other fruits and vegetables, and to fix standards for baskets and other containers for small fruits, berries, and vegetables, and for other purposes", approved August 31, 1916, is amended by adding at the end thereof the following new paragraph:

Climax baskets for mushrooms.

"The standards for Climax baskets for mushrooms shall be those set forth above, except that a one-pound Climax basket of the following dimensions shall be standard for mushrooms when plainly stamped or marked on the side of the basket with the words 'for mushrooms only': Length of bottom piece, seven and three fourths inches; width of bottom piece, three and three sixteenths inches; thickness of bottom piece, three eighths of an inch; height of basket, three and five eighths inches; top of basket, length, nine and three eighths inches; width, four and three eighths inches; all outside measurements. Basket to have a cover four and three eighths by nine and three eighths inches when cover is used."

Dimensions.

Unlawful uses.

SEC. 2. Section 3 of such Act of August 31, 1916, is amended by inserting immediately before the semicolon a comma and the following: "or to use in any such shipment for any commodity other than mushrooms the one-pound Climax basket provided for in section 1 of this Act."

Effective date.

SEC. 3. This Act shall take effect two months after the date of its enactment.

Approved, June 11, 1934.

[CHAPTER 465.]

AN ACT

June 12, 1934.
[S. 1780.]
[Public, No. 307.]

To provide for the discontinuance of the use as dwellings of buildings situated in alleys in the District of Columbia, and for the replatting and development of squares containing inhabited alleys, in the interest of public health, comfort, morals, safety, and welfare, and for other purposes.

District of Columbia Alley Dwelling Act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the President, in the interest of public health, comfort, morals, safety, and welfare, to provide for the discontinuance of the use as dwellings of buildings situated in alleys and to eliminate the hidden communities in inhabited alleys of the District of Columbia, and to carry out the policy declared in the Act approved May 16, 1918, as amended, of caring for the alley population of the District of Columbia, the President is hereby authorized and empowered, within the limits of the amounts herein authorized—

Vol. 33, p. 733; Vol. 38, p. 716; Vol. 40, p. 550; Vol. 42, p. 837.

Authority of President. Post, p. 932.

Acquisition of inhabited alley property.

(a) To purchase, or acquire by condemnation or gift, any land, buildings, or structures, or any interest therein, situated in or adjacent to any inhabited alley in the District of Columbia, and such other land, buildings, or structures, or any interest therein, within any square containing an inhabited alley as he may determine to be necessary for the replatting and improvement of said square pursuant to the provisions of this Act;

Replat and improve lands so acquired.

(b) To replat any land acquired under this Act; to pave or repave any street or alley thereon; to construct sewers and water mains therein; to install street lights thereon; to demolish, move, or alter any buildings or structures situated thereon and erect such