Effective date.

(b) Section 3898 of the Revised Statutes (39 U. S. C. 274);
(c) Section 3900 of the Revised Statutes (39 U. S. C. 272);
(d) The semicolon and the clause "but if the publisher of any refused or uncalled-for newspaper or other periodical shall pay the postage due thereon, such newspaper or other periodical shall be excepted from the operation of such regulations", in section 4061 of the Revised Statutes (39 U. S. C. 411);
(e) The second proviso of section 29 of the Act of March 3, 1879 (20 Stat. 362), as added by the amendment to such section contained in section 3 of the Act of July 5, 1884 (23 Stat. 158; 39 U. S. C. 321); and

SEC. 7. This Act shall be effective on the first day of the third month following the month in which enacted.
Approved April 9, 1958.

Public Law 85-372

AN ACT
To provide permanent authority for the Postmaster General to establish postal stations at camps, posts, or stations of the Armed Forces, and at defense or other strategic installations, 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 first section of the Act of March 10, 1952 (66 Stat. 23, 39 U. S. C. 160, note), is hereby amended by striking out the second sentence.

Approved April 9, 1958.

Public Law 85-373

AN ACT
To amend section 406 (b) of the Civil Aeronautics Act of 1938 with respect to the reinvestment by air carriers of the proceeds from the sale or other disposition of certain operating property and equipment.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
That section 406 (b) of the Civil Aeronautics Act of 1938, as amended, is hereby amended by adding at the end thereof the following new paragraph:
"In determining the need of an air carrier for compensation for the transportation of mail, and such carrier's 'other revenue' for the purpose of this section, the Board shall not take into account—
"(1) gains derived from the sale or other disposition of flight equipment if (A) the carrier notifies the Board in writing that it has invested or intends to reinvest the gains (less applicable expenses and taxes) derived from such sale or other disposition in flight equipment, and (B) submits evidence in the manner prescribed by the Board that an amount equal to such gains (less applicable expenses and taxes) has been expended for purchase of flight equipment or has been deposited in a special reequipment fund, or
"(2) losses sustained from the sale or other disposition of flight equipment.
Any amounts so deposited in a reequipment fund as above provided shall be used solely for investment in flight equipment either through
payments on account of the purchase price or construction of flight equipment or in retirement of debt contracted for the purchase or construction of flight equipment, and unless so reinvested within such reasonable time as the Board may prescribe, the carrier shall not have the benefit of this paragraph. Amounts so deposited in the reequipment fund shall not be included as part of the carrier’s used and useful investment for purposes of section 406 until expended as provided above: Provided, That the flight equipment in which said gains may be invested shall not include equipment delivered to the carrier prior to April 6, 1956.”

Sec. 2. The amendment made by this Act to such section 406 (b) shall be effective as to all capital gains or losses realized on and after April 6, 1956, with respect to the sale or other disposition of flight equipment whether or not the Board shall have entered a final order taking account thereof in determining all other revenue of the air carrier.

Approved April 9, 1958.

Public Law 85-374

JOINT RESOLUTION

Authorizing the President to invite the several States and foreign countries to take part in the Fourth International Automation Congress and Exposition to be held in the New York Coliseum at New York, New York, from June 9 to June 13, 1958.

Whereas the International Automation Congress and Exposition to be held in the New York Coliseum at New York, New York, from June 9 to June 13, 1958, is the fourth such congress and exposition of this kind; and
Whereas such congress and exposition is being arranged for the purpose of exhibiting products used in increasing production, decreasing cost, and improving the standard of living all over the world; and
Whereas our American goal of ever higher quality products at costs which permit ever wider use has caused our business and labor leaders to devote ever increasing attention to automation; and
Whereas automation has achieved recognition as the principal material means of attaining the more productive and enjoyable life all men seek, and offers the United States and the world the most practical means of abolishing the mental and physical drudgery which deadens appreciation of the finer things of life; and
Whereas the Nation’s leading executives, engineers, labor leaders, and scientists, with many of their colleagues from abroad, assembled at the Third Automation Exposition and Congress at New York, New York, on November 1956 to inform themselves on the latest developments in automation, automatic control, electronic computers, and instrumentation and allied techniques: Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is authorized to invite the several States and foreign countries to take part in the Fourth International Automation Congress and Exposition to be held in the New York Coliseum at New York, New York, from June 9 to June 13, 1958.

Approved April 11, 1958.