may cause the same to be so marked, stamped, or labeled as to secure their identity and make known in the markets of foreign countries to which they may be sent from the United States their purity, quality, and grade; and all the provisions of said act relating to live cattle and products thereof for export shall apply to dairy products so inspected and certified.

(May 23, 1908, ch. 192, 35 Stat. 254.)

REFERENCES IN TEXT

Act of March 3, 1891, referred to in text, is act Mar. 3, 1891, ch. 555, 26 Stat. 1089, which was superseded by act Mar. 4, 1907, ch. 2907, 34 Stat. 1260, as amended by act June 29, 1938, ch. 810, 52 Stat. 1235 (formerly classified to section 71 et seq. of this title). Act Mar. 4, 1907, ch. 2907, was generally revised by Pub. L. 90-201, Dec. 15, 1967, 81 Stat. 584, and is classified to this chapter.

CODIFICATION

Section was not enacted as part of the Federal Meat Inspection Act which is classified to subchapters I to IV-A of this chapter.

Section was formerly classified to sections 94a and 132 of this title.

§ 694. Authorization of appropriations

Annual appropriations of the sum of \$3,000,000 from the general fund of the Treasury are authorized for the expenses of the inspection of cattle, sheep, swine, and goats and the meat and meat food products thereof which enter into interstate or foreign commerce and for all expenses necessary to carry into effect the provisions of this Act relating to meat inspection, including rent and the employment of labor in Washington and elsewhere, for each year, and in addition there is authorized to be appropriated such other sums as may be necessary in the enforcement of the meat inspection laws.

(June 30, 1906, ch. 3913, 34 Stat. 679; June 26, 1934, ch. 756, §2, 48 Stat. 1225.)

REFERENCES IN TEXT

This Act, referred to in text, is act June 30, 1906, ch. 3913, 34 Stat. 669, which made appropriations for the Department of Agriculture for the fiscal year ending June 30, 1907.

CODIFICATION

Section 2 of act June 26, 1934, which was classified to section 725a of former Title 31, Money and Finance, repealed the permanent appropriation under the title "Meat inspection, Bureau of Animal Industry (fiscal year) (3-114)" effective July 1, 1935, provided that such portions of any Acts as make permanent appropriations to be expended under such account are amended so as to authorize, in lieu thereof, annual appropriations from the general fund of the Treasury in identical terms and in such amounts as now provided by the laws providing such permanent appropriations, and authorized, in addition thereto, the appropriation of "such other sums as may be necessary in the enforcement of the meat inspection laws." In the original, the parenthetical "(U.S.C., title 21, secs. 71 to 96, inclusive)" followed the phrase "meat inspection laws". The "meat inspection laws" are classified generally to this chap-

Section was not enacted as part of the Federal Meat Inspection Act which is classified to subchapters I to IV-A of this chapter.

Section was formerly classified to section 95 of this

§ 695. Payment of cost of meat-inspection service; exception

The cost of inspection rendered on and after July 1, 1948, under the requirements of laws relating to Federal inspection of meat and meat food products shall be borne by the United States except the cost of overtime and holiday pay paid pursuant to section 2219a of title 7.

(June 5, 1948, ch. 423, 62 Stat. 344; Pub. L. 107-171, title X, §10703(c)(2), May 13, 2002, 116 Stat. 517.)

References in Text

Section 2219a of title 7, referred to in text, was in the original "section 10703 of the Farm Security and Rural Investment Act of 2002", meaning section 10703 of Pub. L. 107-171, which enacted section 2219a of Title 7, Agriculture, amended this section, section 468 of this title, and section 5549 of Title 5, Government Organization and Employees, and repealed section 394 of Title 7.

CODIFICATION

Section was formerly classified to section 98 of this

Section was not enacted as part of the Federal Meat Inspection Act which is classified to subchapters I to IV-A of this chapter.

AMENDMENTS

2002—Pub. L. 107-171 substituted "overtime and holiday pay paid pursuant to section 2219a of title 7." for 'overtime pursuant to section 394 of title 7.'

CHAPTER 13-DRUG ABUSE PREVENTION AND CONTROL

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813. Treatment of controlled substance analogues.

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858.	Endangering human life while illegally manu-	960a.	Foreign terrorist organizations, terrorist per-	
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862.	Denial of Federal benefits to drug traffickers	968.	limits; fees and mileage of witnesses. Service of subpena; proof of service.	
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000.	amphetamine precursor chemicals into the	8 801.	Congressional findings and declarations:	
	United States while using facilitated entry programs.	co	ntrolled substances	
Daniel Anaryzama any ave Evron anarym		The Congress makes the following findings		
PART E—ADMINISTRATIVE AND ENFORCEMENT PROVISIONS		and declarations:		
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871.	Attorney General.	chapter have a useful and legitimate medical		
871a. 872.	Semiannual reports to Congress. Education and research programs of Attorney		se and are necessary to maintain the	
014.	General.		and general welfare of the American peo-	
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973	Coonerative arrangements	(4)	The illegal importation, manufacture, dis-	

Cooperative arrangements.

874. Advisory committees.

875. Administrative hearings.

876. Subpenas.

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878. Powers of enforcement personnel.

879. Search warrants.

Administrative inspections and warrants.

881. Forfeitures. 881-1, 881a. Transferred.

882.

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883. Enforcement proceedings. 884. Immunity and privilege.

885. Burden of proof; liabilities.

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zure administration.

888 Repealed.

Production control of controlled substances. 889

890 Review of Federal sales of chemicals usable to manufacture controlled substances.

PART F-GENERAL PROVISIONS

901. Severability.

- 2) The illegal importation, manufacture, distribution, and possession and improper use of
- controlled substances have a substantial and detrimental effect on the health and general welfare of the American people.
- (3) A major portion of the traffic in controlled substances flows through interstate and foreign commerce. Incidents of the traffic which are not an integral part of the interstate or foreign flow, such as manufacture, local distribution, and possession, nonetheless have a substantial and direct effect upon interstate commerce be-
- cause-(A) after manufacture, many controlled substances are transported in interstate commerce.
 - (B) controlled substances distributed locally usually have been transported in interstate commerce immediately before their distribution, and
 - (C) controlled substances possessed commonly flow through interstate commerce immediately prior to such possession.