the provisions of this chapter shall be fined not less than \$100 nor more than \$10,000 by a court of competent jurisdiction.

(Pub. L. 86–687, §6, Sept. 2, 1960, 74 Stat. 734.)

§597. Rules and regulations; cooperation with other agencies; compensation of officers and employees; effect on other laws

The Secretary may make such rules, regulations, and orders, and require such reports, as may be necessary to carry out the provisions of this chapter, and may cooperate with any department or agency of the Government, any State, Territory, District, or possession, or department, agency, or political subdivision thereof, or any person, whether operating in one or more jurisdictions; and shall have the power to appoint, remove, and fix the compensation of such officers and employees not in conflict with existing law, and make such expenditures for rent outside the District of Columbia, printing, binding, telegrams, telephones, law books, books of reference, publications, furniture, stationery, office equipment, travel, and other supplies and expenses including reporting services, as shall be necessary to the administration of this chapter in the District of Columbia and elsewhere, and as may be appropriated for by Congress. This chapter shall not abrogate nor nullify any other statute, whether State or Federal, dealing with the same subjects as this chapter; but it is intended that all such statutes shall remain in full force and effect except insofar as they are inconsistent herewith or repugnant hereto.

(Pub. L. 86-687, §7, Sept. 2, 1960, 74 Stat. 735.)

§ 598. Separability

If any provision of the chapter or the application thereof to any person or circumstances is held invalid, the validity of the remainder of the chapter and of the application of such provision to other persons and circumstances shall not be affected thereby.

(Pub. L. 86-687, §8, Sept. 2, 1960, 74 Stat. 735.)

§ 599. Definitions

When used in this chapter-

- (1) The term "person" includes individuals, partnerships, corporations, and associations.
- (2) The term "Secretary" means the Secretary of Agriculture.
- (3) Except as provided herein, the term "foreign commerce" means commerce between any State, or the District of Columbia, and any place outside of the United States or its possessions.
- (4) The term "grapes" means vinifera species table grapes, European type, whether or not they have been in storage.

 (5) The term "plums" means both European
- and Japanese type, whether or not they have been in storage, but does not mean Italiantype prunes, nor damson-type plums.

(Pub. L. 86-687, § 9, Sept. 2, 1960, 74 Stat. 735.)

CHAPTER 26—AGRICULTURAL ADJUSTMENT

SUBCHAPTER I—DECLARATION OF CONDITIONS AND POLICY

Sec. 601. Declaration of conditions 602.

Declaration of policy; establishment of price basing period; marketing standards; orderly supply flow; circumstances for continued regulation.

SUBCHAPTER II—COTTON OPTION CONTRACTS

603 Government owned cotton; transfer to Secretary of Agriculture; powers of Secretary.

604. Borrowing money; expenditures; authority of Secretary.

605, 606. Repealed.

607. Sale by Secretary; additional options; validation of assignments; publication of information.

SUBCHAPTER III—COMMODITY BENEFITS

608. Powers of Secretary.

608-1.Omitted.

608a. Enforcement of chapter.

608a-1.Repealed.

608b. Marketing agreements; exemption from antitrust laws; inspection requirements for handlers not subject to agreements.

608c. Orders.

608c-1.Repealed.

608d. Books and records.

608e. Repealed.

608e-1. Import prohibitions on specified foreign produce.

608f. Repealed.

609. Processing tax; methods of computation; rate; what constitutes processing; publicity as to tax to avoid profiteering.

610. Administration.

"Basic agricultural commodity" defined; ex-611. clusion of commodities.

612. Appropriation; use of revenues; administrative expenses.

612a, 612b, Omitted.

Appropriation to encourage exportation and 612c. domestic consumption of agricultural products.

612c-1Authorization for appropriations to increase domestic consumption of surplus farm commodities.

Technical support to exporters and importers 612c-2of United States agricultural products; scope of support provided by Department of Agriculture.

612c - 3. Repealed.

612c-4.Purchase of specialty crops. 612c-5.

Section 612c funds for purchase of fruits, vegetables, and nuts to support domestic nutrition assistance programs.

612c-6.Domestic food assistance programs.

613. Termination date; investigations and reports.

613a. Repealed.

614. Separability.

615. Refunds of tax; exemptions from tax; compensating tax; compensating tax on foreign goods; covering into Treasury.

616. Stock on hand when tax takes effect or terminates.

617. Refund on goods exported; bond to suspend tax on commodity intended for export.

618. Existing contracts; imposition of tax on vendee; collection.

619. Collection of tax; provisions of internal revenue laws applicable; returns.

619a. Cotton tax, time for payment.

620. Falsely ascribing deductions or charges to taxes: penalty.

621. Machinery belting processed from cotton: exemption from tax.

622.Omitted.

623 Actions relating to tax: legalization of prior taxes.

624. Limitation on imports; authority of President