

any custom-house broker so licensed to show cause why said license shall not be revoked, which notice shall be in the form of a statement specifically setting forth the grounds of complaint. The collector or chief officer of customs shall within ten days thereafter notify the custom-house broker in writing of a hearing to be held before him within five days upon said charges. At such hearing the custom-house broker may be represented by counsel, and all proceedings, including the proof of the charges and the answer thereto, shall be presented, with right of cross-examination to both parties, and a stenographic record of the same shall be made and a copy thereof shall be delivered to the custom-house broker. At the conclusion of such hearing the collector or chief officer of customs shall forthwith transmit all papers and the stenographic report of the hearing, which shall constitute the record in the case, to the Secretary of the Treasury for his action. Thereupon the said Secretary of the Treasury shall have the right to revoke the license of any custom-house broker, in which case formal notice shall be given such custom-house broker within ten days.

SEC. 3. That any licensed custom-house broker aggrieved by the decision of the Secretary of the Treasury may, within thirty days thereafter, and not afterwards, apply to the United States circuit court for the circuit in which the collection district is situated for a review of such decision. Such application shall be made by filing in the office of the clerk of said court a petition praying relief in the premises. Thereupon the court shall immediately give notice in writing of such application to the Secretary of the Treasury, who shall forthwith transmit to said court the record and evidence taken in the case, together with a statement of his decision therein. The filing of such application shall operate as a stay of the revocation of the license. The matter may be brought on to be heard before the said court in the same manner as a motion, by either the United States district attorney or the attorney for the custom-house broker, and the decision of said United States circuit court for the circuit in which the collection district is situated shall be upon the merits as disclosed by the record and be final, and the proceedings remanded to the Secretary of the Treasury for further action to be taken in accordance with the terms of the decree.

SEC. 4. That the Secretary of the Treasury shall prescribe regulations necessary or convenient for carrying this Act into effect.

SEC. 5. That the word person wherever used in this Act shall include persons, copartnerships, associations, joint stock associations and corporations.

Approved, June 10, 1910.

CHAP. 284.—An Act Providing for the reappraisal of unsold lots in town sites on reclamation projects, 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 Secretary of the Interior is hereby authorized, whenever he may deem it necessary, to reappraise all unsold lots within town sites on projects under the reclamation Act heretofore or hereafter appraised under the provisions of the Act approved April sixteenth, nineteen hundred and six, entitled "An Act providing for the withdrawal from public entry of lands needed for town-site purposes in connection with irrigation projects under the reclamation act of June seventeenth, nineteen hundred and two, and for other purposes," and the Act approved June twenty-seventh, nineteen hundred and six, entitled "An Act providing for the subdivision of lands entered under the reclamation Act, and for other purposes;" and thereafter to proceed with the sale of such town lots in accordance with said Acts.

Hearings.

Record to Secretary of the Treasury.

Decision.

Review by court.

Proceedings.

Decision.

Regulation.

"Person" defined.

June 11, 1910.

[S. 5.]

[Public, No. 206.]

Reclamation projects. Reappraisal of unsold townsite lots under.

Vol. 34, pp. 116, 519.

Sales.

Manner of payment.

SEC. 2. That in the sale of town lots under the provisions of the said Acts of April sixteenth and June twenty-seventh, nineteen hundred and six, the Secretary of the Interior may, in his discretion, require payment for such town lots in full at time of sale or in annual installments, not exceeding five, with interest at the rate of six per centum per annum on deferred payments.

Approved, June 11, 1910.

June 11, 1910.
[H. R. 20370.]

CHAP. 285.—An Act Authorizing the widening of First street northeast in the District of Columbia.

[Public, No. 207.]
District of Columbia.
First street northeast.
Condemning land to widen.
Vol. 34, p. 151.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That under and in accordance with the provisions of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within six months after the passage of this Act, the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia a proceeding in rem to condemn the land that may be necessary for the widening of First street northeast along the eastern boundaries of squares numbered six hundred and seventy-five, six hundred and seventy-six, and six hundred and seventy-seven to a width of sixty feet, as shown on plans on file in the office of the engineer commissioner, District of Columbia: *Provided, however,* That the entire amount found to be due and awarded by the jury in said proceeding as damages for and in respect of the land to be condemned for said widening, plus the costs and expenses of the proceeding, shall be assessed by the jury as benefits against the several lots or parcels of land benefited, in proportion to the benefits conferred on them respectively.

Proviso.
Damages assessed as benefits.

Appropriation for expenses.

SEC. 2. That there is hereby appropriated, out of the revenues of the District of Columbia, an amount sufficient to pay the necessary costs and expenses of the said condemnation proceedings taken pursuant hereto and for the payment of the amounts awarded as damages, to be repaid to the District of Columbia from the assessments for benefits and covered into the Treasury to the credit of the revenues of the District of Columbia.

Payment of awards.

Approved, June 11, 1910.

June 11, 1910.
[H. R. 22148.]

CHAP. 286.—An Act To change and fix the terms of the circuit and district courts of the United States in the district of Delaware.

[Public, No. 208.]
Delaware judicial district.
Terms of court, Wilmington.
R. S., secs. 572, 658, pp. 98, 120.
Post, p. 1108.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the regular terms of the circuit court of the United States in the district of Delaware hereafter shall be held each year at Wilmington on the third Tuesday in March, June, September, and December, and the regular terms of the district court of the United States in the district of Delaware hereafter shall be held at Wilmington on the second Tuesday in March, June, September, and December, each term to continue until the succeeding term begins.

Pending actions not invalidated.

SEC. 2. That no action, suit, proceeding, information, indictment, recognizance, bail bond, or other process in either of said courts, brought or returnable to or conditioned for appearance or triable at any term thereof as heretofore established but superseded by section one hereof, shall by reason of said section abate or be in any respect invalidated, but the same shall be deemed brought or returnable to or conditioned for appearance or triable at the term hereby established next succeeding the time of the commencement of such superseded term.

Inconsistent laws repealed.

SEC. 3. That all laws in so far as inconsistent with this Act be, and they are hereby, repealed.

Approved, June 11, 1910.