County, or counties adjacent thereto, Tennessee, and five of whom shall be qualified electors of the state of Missouri and shall reside in Pemiscot County, or counties adjacent thereto, Missouri. The Tennessee members are to be chosen by the state of Tennessee, and the Missouri members by the state of Missouri in the manner and for the terms fixed by the legislature of each state, except as herein provided.

ARTICLE VI

"1. The commission shall elect from its number a chairman and a vice chairman, and may appoint such officers and employees as it may require for the performance of its duties and shall fix and determine their qualifications and duties.

"2. Until otherwise determined by the legislatures of the two states no action of the commission shall be binding unless taken at a meeting at which at least three members from each state are present and unless a majority of the members from each state present at such meeting shall vote in favor thereof. Each state reserves the right hereafter to provide by law for the exercise of the veto power by the governor thereof over any action of any commissioner appointed therefrom.

"3. The two states shall provide penalties for violations of any order, rule or regulation of the commission, and for the manner of enforcing same.

ARTICLE VII

"The commission is authorized and directed to proceed with the planning and construction of the bridge and the approaches thereto as rapidly as may be economically practicable and is hereby vested with all necessary and appropriate powers, not inconsistent with the Constitution or the laws of the United States or of either state, to effect the same, except the power to assess or levy taxes.

ARTICLE VIII

"In witness thereof, we have hereunto set our hands and seals under authority vested in us by law."

[seal] (Signed) J. E. Taylor
Attorney General of Missouri

[seal] (Signed) M. R. ROWLAND
[seal] (Signed) S. P. REYNOLDS
[seal] (Signed) N. W. HELM
[seal] (Signed) Roy H. BEELER
Attorney General of Tennessee

[seal] (Signed) E. W. EGGLESTON
[seal] (Signed) W. N. ESTES

In the presence of:
(Signed) G. S. Wright
(Signed) Charles F. Wayland, Jr.

Approved October 26, 1949.

[CHAPTER 759] AN ACT

To direct the Secretary of the Interior to convey certain land to School District Numbered 5, Linn County, Oregon.

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 and directed to convey to School District Numbered 5 of Linn County, Oregon, in consideration of a
sum equal to 50 per centum of the fair market value, all the right, title, and interest of the United States in and to the following-described land:

Beginning at a point on the south line of the State Secondary Highway also known as Queen Avenue, thirty and nine-tenths feet south ten degrees fifty minutes west of the northeast corner of George W. Cline DLC numbered 84 in township 11 south, range 4 west, of the Willamette meridian in Linn County, Oregon; and running thence south ten degrees fifty minutes west along the east line of said claim two hundred and eighty-five feet to a point where the projection of the west line of Liberty Street would intersect said claim line; thence north no degrees forty-eight minutes west along the projection of said Liberty Street two hundred seventy-seven and eight-tenths feet to the south line of Queen Avenue; thence north eighty-six degrees fifty-seven minutes east along said line fifty-seven and seventy-one one-hundredths feet to the place of beginning.

Approved October 26, 1949.

[CHAPTER 760]

AN ACT

To provide for certain improvements relating to the Capitol Power Plant, its distribution systems, and the buildings and grounds served by the plant, including proposed additions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Architect of the Capitol, under the direction of the House Office Building Commission, is hereby authorized and directed to effect the following improvements, with such modifications as the Commission may approve, relating to the Capitol Power Plant, its distribution systems, and the buildings and grounds served by the plant, including proposed additions:

1. Convert the electrical lighting and power systems and other electrical equipment in all buildings and grounds, including the refrigeration plant, now served by the Capitol Power Plant, from twenty-five cycle and direct current to sixty cycle alternating current.

2. Upon completion of such conversion, discontinue generating electrical energy at the Capitol Power Plant and purchase all electrical energy for the buildings and grounds now supplied by the plant; and prior to the completion of such conversion, the Architect of the Capitol, with the approval of the House Office Building Commission, may purchase such electrical energy as he may deem necessary for such buildings and grounds.

3. Install, in lieu of present boiler equipment, two new modern spreader stoker-fired, coal-burning boilers, each approximately one hundred and eighty thousand pounds per hour capacity, four hundred pounds per square inch gage, including necessary auxiliary equipment, in the existing Capitol Power Plant building, for supplying steam for heating and other existing services for the buildings now supplied by the plant and the additional office building authorized by Public Law 785, Eightieth Congress, to be so supplied.

4. Construct a new walk-through tunnel, including branch tunnels, from the Capitol Power Plant to the Senate Office Building, to be routed under North Carolina Avenue Southeast, Second Street Southeast and Northeast, and C Street Northeast; and upon completion of the new tunnel, abandon the section of the existing main steam tunnel structure between the Old House Office Building and the Senate Office Building when the same is no longer required for service.