and shall make such returns as the Commissioner of Internal Revenue 
may, by regulations approved by the Secretary of the Treasury, direct, 
and all provisions of existing law relative to the appointment, duties, 
and compensation of deputy collectors of internal revenue, including 
office rent and other necessary expenses, shall, so far as applicable, 
apply to the deputy collector of internal revenue assigned to duty 
under the provisions of this Act.

SEC. 2. That before entering upon the duties of his office such 
deputy collector shall execute a bond, payable to the collector of 
internal revenue appointing him, in such amount and with such sureties 
as he may determine.

Approved, June 29, 1906.

CHAP. 3614.—An Act Providing medals for certain persons.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the Secretary of War 
be, and he is hereby, authorized and directed to procure a bronze 
medal, with suitable device, to be presented to each of the several 
oficers and enlisted men and families of such as may be dead, who, 
having volunteered and enlisted under the calls of the President for 
the war with Spain, served beyond the term of their enlistment to help 
to suppress the Philippine insurrection, and who subsequently received 
an honorable discharge from the Army of the United States, or who 
died prior to such discharge.

SEC. 2. That the sum of five thousand dollars is hereby appropriated, 
out of any funds in the Treasury of the United States not otherwise 
appropriated, for the purpose of carrying this Act into effect.

Approved, June 29, 1906.

CHAP. 3615.—An Act Regulating the speed of automobiles in the District of 
Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That no person shall drive or 
propel, or cause to be driven or propelled, any automobile, horseless 
or motor vehicle, bicycle, or horse-drawn vehicle within the fire limits 
of the District of Columbia, as said fire limits are now defined or may 
hereafter be defined from time to time in and by the building regulations 
of said District, upon any street, avenue, alley, or public highway 
at a greater rate of speed than twelve miles an hour between intersecting 
streets and avenues; nor at a greater rate of speed than fifteen miles an 
hour through any of the parks within said District; nor across streets 
at a greater speed than eight miles an hour; nor at a greater rate of speed 
than six miles an hour around the corners of any street or avenue; nor at 
a greater rate of speed than four miles an hour on the east side of Fifteenth 
street northwest between the south building line of G street and the 
south curb line of New York avenue; nor on the west side of Fifteenth 
street northwest between the line which would be the south building line of G street if extended to the west side of Fifteenth street and 
from said extended line north to the north curb line of Pennsylvania 
avenue; nor at the intersection of Ninth and F streets northwest 
between the building lines of the said streets; nor at the intersection 
of Ninth and G streets northwest between the building lines of said 
streets; nor at the intersection of Eleventh and F streets northwest 
between the building lines of the said streets; nor at the intersection
of Eleventh and G streets northwest between the building lines of the said streets; nor on any public roadway, street, avenue, or alley within said District outside of said fire limits at a greater rate of speed than twenty miles an hour; and when meeting or passing any other vehicle the speed shall not exceed twelve miles an hour; and any automobile shall be brought to a full stop whenever the driver of a horse-drawn vehicle shall signal by raising the hand, and said vehicles shall at all times be under the control of the driver or operator; and the driver or operator and the owner or proprietor riding thereon or therein violating any of the provisions hereof shall, upon conviction for the first offense, be fined not less than five dollars nor more than fifty dollars, and shall, upon conviction for the second offense within one year from the commission of the first offense, be fined not less than ten dollars nor more than one hundred dollars, or imprisoned for not less than five days nor more than thirty days, at the discretion of the court; and shall, upon conviction for the third offense within one year from the commission of the first offense, and for any and all subsequent offenses, be fined not less than fifty dollars nor more than two hundred and fifty dollars, and be imprisoned in the workhouse for not less than thirty days nor more than six months.

**Sec. 2.** That prosecutions for violation of the provisions of this Act shall be on information filed in the police court of the District of Columbia by the corporation counsel or any of his assistants.

**Police regulations.**

**Sec. 3.** That this Act shall not be held to take away the authority of the Commissioners of the District of Columbia to make police regulations not inconsistent herewith.

Approved, June 29, 1906.

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**CHAP. 3616.**—An Act To amend section five hundred and fifty-eight of the Code of Law for the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five hundred and fifty-eight of the Code of Law for the District of Columbia, relating to notaries public, be amended by adding at the end of said section the following: "Provided, That the appointment of any person as such notary public, or the acceptance of his commission as such, or the performance of the duties thereunder, shall not disqualify or prevent such person from representing clients before any of the Departments of the United States Government in the District of Columbia or elsewhere, provided such person so appointed as a notary public who appears to practice or represent clients before any such Department is not otherwise engaged in Government employ, and shall be admitted by the heads of such Departments to practice therein in accordance with the rules and regulations prescribed for other persons or attorneys who are admitted to practice therein: And provided further, That no notary public shall be authorized to take acknowledgments, administer oaths, certify papers, or perform any official acts in connection with matters in which he is employed as counsel, attorney, or agent or in which he may be in any way interested before any of the Departments aforesaid."

Approved, June 29, 1906.