CHAP. 1138.—An Act To create a new division of the southern judicial district of Iowa and to provide for terms of court at Ottumwa, Iowa, and for a clerk for said court, 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 counties of Davis, Appanoose, Mahaska, Keokuk, Jefferson, Monroe, and Wapello shall constitute a division of the southern judicial district of Iowa, to be known as the Ottumwa division of said court.

SEC. 2. That terms of the circuit and district courts of the United States for the said southern district of Iowa shall be held twice in each year at the city of Ottumwa, Iowa, and that until otherwise provided by law the judges of said courts shall fix the times at which said courts shall be held at Ottumwa, of which they shall make publication and give due notice.

SEC. 3. That all civil process issued against persons resident in the said counties of Davis, Appanoose, Mahaska, Keokuk, Jefferson, Monroe, and Wapello, and cognizable before the United States Courts, shall be made returnable to the courts, respectively, to be held at the city of Ottumwa, Iowa, and all prosecutions for offenses committed in any of said counties shall be tried in the appropriate United States courts at the city of Ottumwa, Iowa: Provided, That no process issued or prosecution commenced or suit instituted before the passage of this Act shall be in any way affected by the provisions hereof.

SEC. 4. That the clerks of the circuit and district courts of said district shall maintain an office, in charge of themselves or deputy, at the said city of Ottumwa, Iowa, for the transaction of the business of said division.

Approved, February 20, 1907.

CHAP. 1139.—An Act Providing that terms of the circuit court of the United States for the western district and of the district court of the United States for the northern division of the western district of the State of Washington be held at Bellingham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the times and places now fixed by law for the setting of the circuit court of the United States for the western district of Washington there shall be sessions of the said circuit court in the city of Bellingham, beginning on the first Tuesday of April and October of each year hereafter.

SEC. 2. That there shall be regular terms of the district court of the United States for the northern division of the western district of Washington in the city of Bellingham, beginning on the first Tuesday of April and October of each year hereafter.

Approved, February 20, 1907.

CHAP. 1179.—An Act Making provision for conveying in fee the piece or strip of ground in Saint Augustine, Florida, known as "The Lines," for school purposes, to the board of public instruction of Saint Johns County, Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War, upon the condition that the board of public instruction of Saint Johns County, Florida, shall lay and maintain a suitable drain from a point on Fort Marion Reservation near the city gates to the Matanzas or San Sebastian River, said drain to be approved by the Secretary of War and the work to be executed under the supervision of the local engineer, and the United States to have perpetual use of the same
for said reservation, be, and he is hereby, authorized to deed to the board of public instruction of Saint Johns County, Florida, and its successors in office so much of the following-described piece or strip of Government land of the city of Saint Augustine, Florida, bounded by lines as follows: Commencing at a point north sixty-three degrees nine minutes west one hundred and thirty-two and eighty-six hundredths feet from a stone monument on the boundary line of Fort Marion Reservation, distant twenty and eighty-three hundredths feet east of the city gates and on the production eastward of a line following the north face of said gates, running thence south eighty-two degrees twenty-nine minutes west two thousand three hundred and ninety-three and forty-nine hundredths feet, more or less, to a point north seven degrees thirty-one minutes west one hundred and twenty-one feet from the intersection of the south boundary line of the United States reservation known as "The Lines" with the west boundary of Malaga street; thence south seven degrees thirty-one minutes east seventy-five feet; thence north eighty-two degrees twenty-nine minutes east two thousand three hundred and ninety-three and forty-nine hundredths feet, more or less; thence north seven degrees thirty-one minutes west seventy-five feet to the point of commencement (courses magnetic, variation two degrees thirty minutes east), as the said Secretary of War may deem sufficient for school purposes: Provided, That said deed shall contain a clause to the effect that whenever said property, or any portion thereof, ceases to be used for school purposes, so much of the same as is not so used shall revert to and become the property of the United States.

Approved, February 21, 1907.

CHAP. 1180.—An Act To incorporate the National Child Labor Committee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Felix Adler, Francis G. Caffey, Robert W. de Forest, Edward T. Devine, Homer Folks, William E. Harmon, John S. Huyler, Mrs. Florence Kelley, James H. Kirkland, V. Everit Macy, Edgar Gardner Murphy, Isaac N. Seligman, Miss Lillian D. Wald, Paul M. Warburg, and John W. Wood, and their successors and associates, be, and they hereby are, constituted a body corporate of the District of Columbia; that the name of such body corporate shall be National Child Labor Committee, and that by such name the said persons, or a majority of them, shall hold a meeting and adopt a constitution and by-laws, and shall have power to amend the same at pleasure: Provided, That such constitution or by-laws, or any amendments thereof, do not conflict with the laws of the United States; and that they may use a common seal and alter and change the same at pleasure, and may take, receive, hold, and convey real and personal estate necessary for the purposes of the organization.

SEC. 2. That the objects of the said corporation shall be: To promote the welfare of society with respect to the employment of children in gainful occupations; to investigate and report the facts concerning child labor; to raise the standard of parental responsibility with respect to the employment of children; to assist in protecting children, by suitable legislation, against premature or otherwise injurious employment, and thus to aid in securing for them an opportunity for elementary education and physical development sufficient for the demands of citizenship and the requirements of industrial efficiency; to aid in promoting the enforcement of laws relating to child labor; to coordinate, unify, and supplement the work of State or local child-labor committees, and encourage the formation of such committees where they do not exist.