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 extension
of Forty-fifth street from its present terminus in Wesley Heights to
Nebraska avenue, with a width of ninety feet.

Sec. 2. That assessments shall be made by the jury as benefits as
contemplated in section four hundred and ninety-one g of the sub-
chapter of the Code hereinbefore referred to: Provided, That the total
amount found to be due and awarded as damages, plus the cost and
expenses of the proceedings, shall be assessed by the said jury as
benefits.

Sec. 3. That the sum of five hundred dollars, or so much thereof as
may be necessary, is hereby appropriated, out of the revenues of the
District of Columbia, to provide the necessary funds for the costs and
expenses of the condemnation proceedings taken pursuant hereto, to be
repaid to the District of Columbia from the assessment for benefits
when the same are collected, and a sufficient sum to pay the amounts
of all judgments and awards is hereby appropriated out of the revenues
of the District of Columbia.

Approved, February 27, 1907.

CHAP. 2085.—An Act To amend an Act entitled "An Act to regulate the practice
of pharmacy and the sale of poisons in the District of Columbia, and for other pur-
poses," approved May seventh, nineteen hundred and six.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the board of phar-
aceutical examiners of the District of Columbia, created under the
provisions of an Act to regulate the practice of pharmacy and the sale
of poisons, and for other purposes, approved May seventh, nineteen
hundred and six, be, and is hereby, vested with each and every power,
right, duty, and function with respect to the issue of licenses to practice
pharmacy and to the revocation of such licenses and with respect to-
the issue of permits for the sale of poisons as are by said Act now
vested in the board of supervisors in medicine and pharmacy of said
District; and the name and title of said board of pharmaceutical exam-
iners is hereby changed to the board of pharmacy of the District of
Columbia. And the board of supervisors aforesaid is hereby divested
of every power, right, duty, and function aforesaid, and the name and
title of said board is hereby changed to the board of medical super-
visors of the District of Columbia. From and after the taking effect
of this Act, the membership of the president of the board of phar-
aceutical examiners on the board of supervisors aforesaid shall cease
and determine.

Sec. 2. That the board of pharmacy shall elect a president, a secre-
tary, and a treasurer, and shall have a common seal; and said treasurer
shall give such bond for the faithful performance of his duties as the
Commissioners of the District of Columbia deem necessary. Immedi-
ately upon the filing of the required bond by the treasurer of the
board of pharmacy and upon demand by said treasurer the treasurer
of the board of medical supervisors shall pay to said treasurer of the
board of pharmacy, for the use of said board of pharmacy, all such
unexpended money then in the possession of the treasurer of the board
of medical supervisors which came into the possession of said board
from the late commissioners of pharmacy as the Commissioners of the
District of Columbia deem equitably payable to and for the use of the
board of pharmacy; and the board of medical supervisors, and each
member thereof, upon demand shall deliver to such person as may be
designated by the board of pharmacy all records in the possession of said

Assessment.

Payment of expenses.

Appropriation.

February 27, 1907.

[H. R. 25476.]
board of medical supervisors, or in the possession of any member thereof, relating to the licensing of pharmacists and to the issue of permits for the sale of poisons, and all property in the possession of said board of medical supervisors, or any member thereof, which came into the possession of said board of medical supervisors, or any member of said board, from the late commissioners of pharmacy, or which has been purchased solely from funds received from said commissioners.

Sec. 3. That an applicant, in order to be entitled to an examination for the determination of his fitness to be licensed as a pharmacist in the District of Columbia, must have had not less than four years' experience in the practice of pharmacy under the instruction of a regularly licensed pharmacist: Provided, however, That the board of pharmacy, in its discretion, may establish, by general rules, conditions, upon compliance with which by any school or college of pharmacy, and upon the submission by said school or college of evidence sufficient to prove such compliance to the satisfaction of said board, applicants who have been graduated by such school or college during any specified year or years may be allowed credit for not more than one year's experience in the practice of pharmacy by reason of attendance at and graduation by said school or college.

Sec. 4. That section eighteen of "An Act to regulate the practice of pharmacy and the sale of poisons in the District of Columbia, and for other purposes," approved May seventh, nineteen hundred and six, be, and it is hereby, repealed.

Sec. 5. That this Act shall take effect from and after the expiration of thirty days immediately following its passage, and from and after the expiration of said period all Acts and parts of Acts contrary to the provisions of this Act or inconsistent therewith, be, and the same hereby are, repealed.

Approved, February 27, 1907.

CHAP. 2086.—An Act To amend section eight hundred and seventy-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 eight hundred and seventy-eight of the Code of Law for the District of Columbia be, and the same is hereby, amended by adding thereto the following:

"Sec. 878a. That the following words shall, in addition to their ordinary meaning, have the meaning herein given: The word 'person' or 'persons,' in sections eight hundred and seventy-eight b, c, d, e, and g, inclusive, shall include 'firms' or 'corporations;' the word 'vessel' or 'vessels,' in sections eight hundred and seventy-eight b, c, d, and e, shall include 'cans,' 'bottles,' 'siphons,' and 'boxes;' the word 'mark' or 'marks' shall include 'labels,' 'trade-marks,' and all other methods of distinguishing ownership in vessels, whether printed upon labels or blown into bottles or engraved and impressed upon cans or boxes.

Sec. 878b. That persons engaged in producing, manufacturing, bottling, or selling milk or cream, or any other lawful beverage composed principally of milk, in vessels, with their name, trade-mark, or other distinctive mark, and the word 'registered' branded, engraved, blown, or otherwise produced thereon, or on which a pasted trade-mark label is put upon which the word 'registered' is also distinctly printed, may file with the clerk of the supreme court of the District of Columbia a description by facsimile, or a sample of an original package so marked or branded or blown, showing plainly such names and marks thereon, together with their name in full, or their corporate