any person under the age of twenty-one years, knowing him or her to
be such, any intoxicating liquor as the same is defined in the Act of
Congress entitled "An Act regulating the sale of intoxicating liquors
in the District of Columbia," approved March third, eighteen hundred
and ninety-three, or any narcotic drugs except for necessary use in the
case of illness when furnished by a parent or guardian or duly licensed
physician, or upon the prescription of a duly licensed physician.

SEC. 2. That any person violating the provisions of this Act shall,
on conviction thereof on prosecution by information filed in the police
court of the District of Columbia by the corporation counsel or any
of his assistants, be fined not less than fifty dollars nor more than one
hundred dollars, or be imprisoned in the District jail or workhouse
for not more than six months for each and every such offense.

SEC. 3. That nothing in this Act contained shall be held to repeal
or abrogate the provision of the said Act approved March third,
eighteen hundred and ninety-three, or amendments thereof prohibiting
the sale, gift, or disposition of intoxicating liquors to any minor by
persons having a license to sell intoxicating liquors.

Approved, March 2, 1907.

CHAP. 2570.—An Act Granting to the Norfolk and Portsmouth Traction Com-
pany the right to operate trains through the military reservation on Willoughby
Spit, Norfolk County, Virginia.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Norfolk and Ports-
mouth Traction Company, lessee of the Norfolk Railway and Light
Company, be, and it is hereby, granted the license and privilege to
maintain and operate its electric railway, which has heretofore been
constructed under a license granted by the Secretary of War to its
predecessor, the Norfolk, Willoughby Spit and Old Point Railroad
Company, across the military reservation of the United States on
Willoughby Spit, in Norfolk County, Virginia, on such location as
may be approved by the Secretary of War upon the following condi-
tions, namely:

First. That the said company, its successors or assigns, shall remove
its tracks, at its own expense, from said reservation within sixty
days after receiving notice from the Secretary of War that the War Depart-
ment requires the premises so occupied for the purposes of the United
States; and upon the failure, neglect, or inability of the said company,
its successors or assigns, so to do, the same shall become the property
of the United States, and the United States may then cause the same
to be removed at said company's expense, and no claims for damages
against the United States, or any officer or agent therefor, shall be
created by or made on account of such removal.

Second. That said company shall confine its route to the location
heretofore adopted under the license granted by the Secretary of War;
and that there shall be built no structures along the line of the road;
that the road shall be fenced in a manner satisfactory to the Chief of
Engineers; and that no more trees shall be cut down than in the judg-
ment of the local officer of the Corps of Engineers are necessary to
clear a way for the tracks.

Third. That the said company shall carry free over any part or
parts of its road and ferry all United States officers, engineers,
inspectors, overseers, clerks, and laborers dwelling beyond the limits
of the reservation or Ocean View, who may be engaged in Govern-
ment work upon the reservation.

Fourth. That said company shall pay all taxes assessed against the
property.

Vol. 27, p. 563.
Narcotic drugs.
Penalty for viola-
tion.
Sale by licensed
dealers not affected.
Approved, March 2, 1907.

CHAP. 2569, 2570. 1907.
FIFTH. That any sum which may have to be expended after the revocation of this license, as heretofore provided, in putting the premises or property hereby authorized to be occupied or used, in as good condition for use by the United States as it is at the date of the granting of said license, shall be repaid by the said company on demand.

Sixth. That said company shall pay such reasonable annual rental as may be fixed from time to time by the Secretary of war.

Approved, March 2, 1907.

CHAP. 2571.—An Act To amend an Act entitled “An Act for the withdrawal from bond tax free of domestic alcohol when rendered unfit for beverage or liquid medicinal uses by mixture with suitable denaturing materials,” approved June 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 notwithstanding anything contained in the Act entitled “An Act for the withdrawal from bond tax free of domestic alcohol when rendered unfit for beverage or liquid medicinal uses by mixture with suitable denaturing materials,” approved June seventh, nineteen hundred and six, domestic alcohol when suitably denatured may be withdrawn from bond without the payment of internal-revenue tax and used in the manufacture of ether and chloroform and other definite chemical substances where said alcohol is changed into some other chemical substance and does not appear in the finished product as alcohol: Provided, That rum of not less than one hundred and fifty degrees proof may be withdrawn, for denaturation only, in accordance with the provisions of said Act of June seventh, nineteen hundred and six, and in accordance with the provisions of this Act.

SEC. 2. That the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may authorize the establishment of central denaturing bonded warehouses, other than those at distilleries, to which alcohol of the required proof may be transferred from distilleries or distillery bonded warehouses without the payment of internal-revenue tax, and in which such alcohol may be stored and denatured. The establishment, operation, and custody of such warehouses shall be under such regulations and upon the execution of such bonds as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may prescribe.

SEC. 3. That alcohol of the required proof may be drawn off, for denaturation only, from receiving cisterns in the cistern room of any distillery for transfer by pipes direct to any denaturing bonded warehouse on the distillery premises or to closed metal storage tanks situated in the distillery bonded warehouse, or from such storage tanks to any denaturing bonded warehouse on the distillery premises, and denatured alcohol may also be transported from the denaturing bonded warehouse, in such manner and by means of such packages, tanks or tank cars, and on the execution of such bonds, and under such regulations as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may prescribe. And further, alcohol to be denatured may be withdrawn without the payment of internal-revenue tax from the distillery bonded warehouse for shipment to central denaturing plants in such packages, tanks and tank cars, under such regulations, and on the execution of such bonds as may be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury.

SEC. 4. That at distilleries producing alcohol from any substance whatever, for denaturation only, and having a daily spirit-producing capacity of not exceeding one hundred proof gallons, the use of cisterns...