

oiled and rolled, and shall maintain the same, including the space between the tracks, at all times in good condition for vehicle traffic; shall keep the said track or roadway within the reservation limits properly lighted by satisfactory electric light without expense to the United States; and shall construct and maintain a suitable drainage ditch along said track.

SEC. 4. That if any portion of the said reservation occupied by the works herein authorized shall cease to be used for some one of the purposes aforesaid, the same shall revert to the United States; and the said corporation, its successors, or assigns, shall thereupon restore the premises to good condition, as required by the post commander.

SEC. 5. That the said corporation may be required at all times to improve and maintain its tracks and the spaces between them in good condition for traffic in conformity with the streets or public roadway over which they are laid.

SEC. 6. That the Congress reserves the right to alter, amend, or repeal this Act.

Approved, August 9, 1912.

Reversion for non-user.

Maintenance of track, etc.

Amendment.

CHAP. 277.—An Act To amend section ninety-six of the "Act to codify, revise, and amend the laws relating to the judiciary," approved March third, nineteen hundred and eleven.

August 9, 1912.
[S. 4886.]

[Public, No. 265.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section ninety-six of the "Act to codify, revise, and amend the laws relating to the judiciary," approved March third, nineteen hundred and eleven, be, and hereby is, amended so as to read as follows:

United States courts.
Vol. 35, p. 1119,
amended.
Post, p. 675.

"SEC. 96. The State of New Jersey shall constitute one judicial district, to be known as the district of New Jersey. Terms of the district court shall be held at Trenton on the third Tuesdays in January, April, and September. At each term of the district court it shall be lawful for the judge holding such term, on consent of both parties or on application therefor and good cause shown by either party to any civil cause set for trial or hearing at said term, to order such cause to be held or tried at the city of Newark, in said district, upon the day set for that purpose by said judge: *Provided*, That such application shall be made to said judge, either in vacation or term time, at least one week before the date set for trial of said cause and on at least five days' notice to the opposite party or his or her attorney; and writs of subpoena to compel the attendance of witnesses at said city of Newark may issue, and jurors summoned to attend said term may be ordered by said judge to be in attendance upon said court in the city of Newark."

New Jersey judicial district.
Terms.

Civil causes at Newark.

Provided.
Applications.

Approved, August 9, 1912.

CHAP. 278.—An Act Providing for patents on reclamation entries, and for other purposes.

August 9, 1912.
[S. 5545.]

[Public, No. 264.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any homestead entryman under the Act of June seventeenth, nineteen hundred and two, known as the reclamation Act, including entrymen on ceded Indian lands, may, at any time after having complied with the provisions of law applicable to such lands as to residence, reclamation and cultivation, submit proof of such residence, reclamation and cultivation, which proof, if found regular and satisfactory, shall entitle the entry-

Reclamation Act.
Homesteaders under, to receive patent when conditions completed.
Vol. 32, p. 308.