

Applicability of present laws.

SEC. 9. Nothing in this Act shall be construed to repeal the provisions of any existing law authorizing the Commissioners of the District of Columbia to close streets, roads, highways, or alleys, not inconsistent with the provisions of this Act, but all such laws shall remain in full force and effect; and in any case to which more than one of these laws is applicable, the Commissioners of the District of Columbia may elect the one under which they will proceed.

Citation of Act.

SEC. 10. In all cases where necessary to refer to this Act, the same may be cited as "The Street Readjustment Act of the District of Columbia."

Approved, December 15, 1932.

[CHAPTER 5.]

AN ACT

To amend the District of Columbia Traffic Acts, as amended.

December 19, 1932.
[S. 4123.]
[Public, No. 308.]

District of Columbia Traffic Act, amendment.

Congressional automobile tags.

Privileges of, extended.

Vol. 46, p. 1425, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proviso of paragraph (c), section 6, of the District of Columbia Traffic Acts, as amended by the Act approved February 27, 1931, be, and the same is hereby, amended to read as follows: "*Provided*, That hereafter congressional tags shall be issued by the commissioners under consecutive numbers, one to each Senator and Representative in Congress, to the elective officers and disbursing clerks of the Senate and the House of Representatives, the Parliamentarian of the House of Representatives, the attending physician of the Capitol, and the assistant secretaries (one for the majority and one for the minority of the Senate), for their official use, which, when used by them individually while on official business, shall authorize them to park their automobiles in any available curb space in the District of Columbia, except within fire plug, fire house, loading station, and loading platform limitations, and such congressional tags shall not be assigned to or used by others."

Approved, December 19, 1932.

[CHAPTER 6.]

AN ACT

Providing for the closing of barber shops one day in every seven in the District of Columbia.

December 19, 1932.
[S. 4023.]
[Public, No. 309.]

District of Columbia, barber shops. Preamble.

Whereas in the District of Columbia persons engaged in the occupation of barbering are required to work seven days a week in order to meet competition and conform to custom; and

Whereas the health of such persons is endangered and often impaired by the working conditions peculiar to their occupation; and

Whereas the protection of the health of such persons will tend to protect the health of the general public by guarding against the spread of infectious disease: Therefore

Closing of, one day in seven, required.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter in the District of Columbia it shall be unlawful for a person to maintain seven days consecutively any establishment wherein the occupation or trade of barbering or hair dressing (including the cutting or singeing of hair, shaving, shampooing, massaging, or manicuring) is

pursued. All such establishments shall be required to remain closed one day in every seven beginning at midnight or sunset. Any person violating any of the provisions of this Act shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not in excess of \$20 or by imprisonment for not more than sixty days, or both. The Commissioners of the District of Columbia are hereby authorized and empowered to make, modify, and enforce reasonable regulations to obtain compliance with the provisions of this Act, and such regulations shall have the force and effect of law within the District of Columbia.

Punishment for violation.

Enforcement.

Approved, December 19, 1932.

[CHAPTER 7.]

AN ACT

To authorize and direct the transfer of Widow's Island, Maine, by the Secretary of the Navy to the Secretary of Agriculture for administration as a migratory-bird refuge.

December 22, 1932.
[S. 1863.]
[Public, No. 310.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized and directed to transfer to the Secretary of Agriculture all of Widow's Island, located in latitude forty-four degrees, seven minutes and forty-six seconds north, and longitude sixty-eight degrees, forty-nine minutes and fifty-four seconds west, about two and three-fourths miles east of North Haven, Maine, in Fox Island Thoroughfare, and about one-fourth mile south of Goose Rocks Light in the State of Maine, containing twelve acres more or less, together with all improvements thereon, to be maintained and administered as a migratory-bird refuge; and the Secretary of Agriculture is authorized to remove or dispose of as surplus property any buildings thereon, which in his opinion are not necessary for said refuge uses.

Widow's Island, Me.
Transfer of, to Department of Agriculture, for bird refuge, authorized.

Disposal of surplus buildings.

Section 10 of the Act of June 27, 1926 (Public Numbered 345, Sixty-ninth Congress; 44 Stat. 700), is hereby repealed.

Quit-claim deed to Maine vacated.
Vol. 44, p. 702, repealed.

Approved, December 22, 1932.

[CHAPTER 8.]

JOINT RESOLUTION

Authorizing the Secretary of the Navy to sell obsolete and surplus clothing at nominal prices for distribution to the needy.

December 23, 1932.
[H. J. Res. 800.]
[Pub. Res., No. 45.]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized, under such regulations as he may prescribe, to sell, at nominal prices, to recognized charitable organizations, to States and subdivisions thereof, and to municipalities, such nonregulation and excess clothing as may be available and required for distribution to the needy: *Provided*, That such clothing shall be sold only after agreement by the purchaser that it shall not be resold but shall be given absolutely free to the needy: *Provided further*, That a fair proportionate allotment of such clothing shall be set aside for distribution in each State and the District of Columbia as provided herein and shall not be sold for distribution within any other State until after the expiration of thirty days.

Navy, clothing.
Sale of obsolete, etc., authorized.

Proviso.
Resale forbidden.

Proportionate allotment, etc.

Approved, December 23, 1932.