Georgetown Gaslight Company existing at the time of such merger, pass to and be vested in the Washington Gas Light Company as its property, with all the powers, rights, privileges, and franchises now possessed by either or both of said companies, including the right in the Washington Gas Light Company to institute and prosecute in its own name any action in connection therewith: Provided, That pending actions against The Georgetown Gaslight Company may continue against The Georgetown Gaslight Company until the merger of said companies, and thereafter against the Washington Gas Light Company. Actions or claims against The Georgetown Gaslight Company filed after the said merger shall be brought against the Washington Gas Light Company.

The Washington Gas Light Company, after such merger, shall have the full power and authority to manufacture, transmit, distribute, and sell gas in all parts of the District of Columbia and adjoining territory, for any purposes for which gas is now or may hereafter be used; and to lay, repair, and replace gas mains and pipes in any of the streets, avenues, and alleys of the District of Columbia: Provided, That said work and its incidents, including the replacement of pavement or roadway cut, shall be without cost or expense to the District of Columbia or to the United States: Provided further, That except as specifically provided in this Act nothing contained herein shall be taken or construed as altering, repealing, or changing any provision of existing charter or franchise or rights of the Washington Gas Light Company or of any statute, law, ordinance, or regulation pertaining thereto.

Sec. 3. All charters, statutes, Acts and parts of Acts, laws, ordinances, and regulations inconsistent with or repugnant to the provisions of this Act, but only so far as inconsistent herewith or repugnant hereto, are hereby repealed.

Sec. 4. The right to alter, amend, or repeal this Act is hereby expressly reserved to the Congress.

Approved, May 11, 1936.

[CHAPTER 381.]

AN ACT

To amend section 981 of title 4, and section 843 of title 6 of the Canal Zone Code.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 981 of title 4, Canal Zone Code, approved June 19, 1934 (48 Stat. 1122), is amended to read as follows:

"Sec. 981. It shall be lawful for the clerk of the district court, referees, and commissioners appointed by the district court, the marshal, magistrates, constables, and other officers and persons hereinafter mentioned, together with their assistants and deputies, to demand and receive the hereinafter-mentioned fees and no more. All fees collected by officers drawing a salary or compensation from the Government, other than those collected by the clerk of the district court and the marshal, shall be paid over to the collector of the Panama Canal. The clerk of the district court and the marshal shall receive, deposit, and account for all public moneys collected by them in accordance with the laws, rules, and regulations governing the receipt and disposition of moneys by clerks of United States district courts and United States marshals, respectively, in the continental United States exclusive of Alaska."
Sec. 2. That section 843 of title 6, Canal Zone Code, is amended to read as follows:

"Sec. 843. The clerk shall receive, deposit, and account for all public moneys collected by him in accordance with the laws, rules, and regulations governing the receipt and disposition of moneys by clerks of United States district courts in the continental United States, exclusive of Alaska."

Approved, May 13, 1936.

[CHAPTER 382.]

AN ACT

To amend an Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916, and Acts in amendment thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916, and Acts in amendment thereof (U.S.C., title 5, sec. 756), is amended by the addition of the following paragraph:

"In addition to the monthly compensation the Employees' Compensation Commission may pay an injured employee awarded compensation for permanent total disability from injury an additional sum of not more than $50 a month, as the Commission may deem necessary, when the Commission shall find that the service of an attendant is necessary constantly to be used by reason of the employee being totally blind, or having lost both hands or both feet or the use thereof, or is paralyzed and unable to walk, or by reason of other total disability actually rendering him so helpless as to require constant attendance."

Approved, May 13, 1936.

[CHAPTER 383.]

AN ACT

To authorize the Utah Pioneer Trails and Landmarks Association to construct and maintain a monument on the Fort Douglas Military Reservation, Salt Lake City, Utah.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to issue a permit, under regulations to be prescribed by him, to the Utah Pioneer Trails and Landmarks Association to construct and maintain on the Fort Douglas Military Reservation, Utah, a suitable monument, including roadway and footpath thereto, to commemorate the site where Brigham Young, Mormon pioneer leader, on July 24, 1847, declared "This is the place", the location and plans to be approved by the Secretary of War, and all work to be done without expense to the United States and under such military supervision as is deemed advisable by him.

Approved, May 13, 1936.