

be required to bear the expense of the paving and/or repairs to pavements between the rails and on either side of the tracks for a distance of two feet.

Use of facilities.
 Rates, etc., nondiscriminatory.
 Jurisdiction of Interstate Commerce Commission.
Provisos.
 Equality of delivery charges.

SEC. 8. The authority to establish, construct, acquire, maintain, and operate the tracks, switch connections, extensions, turnouts, sidings, branches, spurs, and other facilities provided for in this Act is given upon the following conditions, to wit: The said facilities shall be open to any and all freight traffic by rail whether originating within or without the District of Columbia either on the said The Philadelphia, Baltimore and Washington Railroad Company or any other common carrier railroad, upon such just, reasonable, and non-discriminatory rates, terms, and conditions as may be embraced in public tariffs, subject to the jurisdiction of the Interstate Commerce Commission as provided for other rates under the provisions of the Interstate Commerce Act: *Provided*, That no greater charge shall be made for deliveries to be made upon said facilities than is or are or may be made for delivery of like traffic consigned for delivery at any other delivery point on The Philadelphia, Baltimore and Washington Railroad Company in the District of Columbia; special, free, or reduced rates or charges for deliveries of property consigned to the United States or any of its departments, bureaus, or subordinate branches or to or for use of the municipality of the District of Columbia not included: *And provided further*, That any common carrier by railroad now or hereafter authorized to operate in the District of Columbia shall, upon application to and approval by the Interstate Commerce Commission, be permitted to use jointly all such facilities as provided in this Act on such terms and for such compensation as may be prescribed by the said Interstate Commerce Commission in accordance with the provisions of the Interstate Commerce Act, as amended.

Joint use of facilities permitted.

Condition.

Authority reserved.

SEC. 9. The right to alter, amend, or repeal this Act is hereby reserved without regard to any payments required or agreements established under its terms.

Approved, June 18, 1932.

[CHAPTER 270.]

AN ACT

Granting to the Metropolitan Water District of Southern California certain public and reserved lands of the United States in the counties of Los Angeles, Riverside, and San Bernardino, in the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, subject to the reservation, until their disposition is hereafter expressly directed by law, of all minerals except earth, stone, sand, gravel, and other materials of like character, there is hereby granted to the Metropolitan Water District of Southern California, a public corporation of the State of California, all lands belonging to the United States, situate in the counties of Los Angeles, Riverside, and San Bernardino, in the State of California, including trust or restricted Indian allotments in any Indian reservation or lands reserved for any purpose in connection with the Indian Service, which have not been conveyed to any allottee with full power of alienation, which may be necessary, as found by the Secretary of the Interior, for any or all of the following purposes: Rights of way; buildings and structures; construction and maintenance camps; dumping grounds; flowage; diverting or storage dams; pumping plants; power plants; canals, ditches, pipes, and pipe lines; flumes, tunnels, and conduits for conveying water for domestic, irrigation, power and other useful

June 18, 1932.
 [H. R. 10048.]
 [Public, No. 188.]
 Metropolitan Water District of Southern California.
 Granted certain lands for rights of way, etc.
 Minerals excepted.
 Location.
 Reserved Indian lands.
 Purposes designated.

purposes; poles, towers, and lines for the conveyance and distribution of electrical energy; poles and lines for telephone and telegraph purposes; roads, trails, bridges, tramways, railroads, and other means of locomotion, transmission, or communication; for obtaining stone, earth, gravel, and other materials of like character; or any other necessary purposes of said district, together with the right to take for its own use, free of cost, from any public lands, within such limits as the Secretary of the Interior may determine, stone, earth, gravel, sand, and other materials of like character necessary or useful in the construction, operation, and maintenance of aqueducts, reservoirs, dams, pumping plants, electric plants, and transmission, telephone, and telegraph lines, roads, trails, bridges, tramways, railroads, and other means of locomotion, transmission, and communication, or any other necessary purposes of said district. This grant shall be effective upon (1) the filing by said grantee at any time after the passage of this Act, with the register of the United States local land office in the district where said lands are situated, of a map or maps showing the boundaries, locations, and extent of said lands and of said rights of way for the purposes hereinabove set forth; (2) the approval of such map or maps by the Secretary of the Interior, with such reservations or modifications as he may deem appropriate; (3) the payment of \$1.25 per acre for all Government lands conveyed under this Act other than for the right of way for the aqueduct, and (4) for all lands conveyed in Indian reservations or in Indian allotments which have not been conveyed to the allottee with full power of alienation, the district shall pay for the benefit of the Indians such just compensation as may be determined by the Secretary of the Interior: *Provided*, That said lands for rights of way shall be along such locations and of such width, not to exceed two hundred and fifty feet, as in the judgment of the Secretary of the Interior may be required for the purposes of this Act: *And provided further*, That said lands for any of said purposes other than for rights of way for the aqueduct may be of such width or extent as may be determined by the Secretary of the Interior as necessary for such purposes.

SEC. 2. Whenever the lands or the rights of way are the same as are designated on any map heretofore filed by said district or by the city of Los Angeles in connection with any application for a right of way under any statute of the United States, which said application is still pending, or has been granted, and is unrevoked and has been transferred to and is now owned by said district, then upon the approval by the Secretary of the Interior of any such later map with such modifications and under such conditions as he may deem appropriate the rights hereby granted shall, as to such lands or rights of way, become effective as of the date of the filing of said earlier map or maps with the register of the United States local land office.

SEC. 3. If any of the lands to which the said district seeks to acquire title under sections 1 and 2 of this Act are in a national forest, the said map or maps shall be subject to the approval of the Secretary of Agriculture so far as national-forest lands are affected; and upon such approval and the subsequent approval by the Secretary of the Interior, title to said lands shall vest in the grantee upon the date of such subsequent approval.

SEC. 4. Said grants are to be made subject to the rights of all claimants or persons who shall have filed or made valid claims, locations, or entries on or to said lands, or any part thereof prior to the effective date of any conflicting grant hereunder, unless prior

Construction material.
Right to obtain, conferred.

Conditions.

Descriptive map to be furnished.

Approval, etc.

Payment for Government lands.

Indian lands.

Provisos.
Grants in conformity to construction lines, etc.

Lands other than for rights of way.

Lands, or rights of way, designated on maps previously filed.

Date of filing considered date of grant.

National forest lands.
Approval of maps by Secretary of Agriculture.

By Secretary of the Interior.

Subject to prior rights, etc.

to such effective date proper relinquishments or quitclaims have been procured and caused to be filed in the proper land office.

Reversion for non-user.

SEC. 5. On the cessation of use of the land granted for the purposes of the grant the estate of the grantee or of its assigns shall terminate and revert in the United States.

Approved, June 18, 1932.

[CHAPTER 271.]

AN ACT

June 22, 1932. [S. 1525.] [Public, No. 189.]

Forbidding the transportation of any person in interstate or foreign commerce, kidnaped, or otherwise unlawfully detained, and making such act a felony.

Kidnaped, etc., persons. Transportation of, in interstate or foreign commerce, forbidden.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever shall knowingly transport or cause to be transported, or aid or abet in transporting, in interstate or foreign commerce, any person who shall have been unlawfully seized, confined, inveigled, decoyed, kidnaped, abducted, or carried away by any means whatsoever and held for ransom or reward shall, upon conviction, be punished by imprisonment in the penitentiary for such term of years as the court, in its discretion, shall determine: *Provided*, That the term "interstate or foreign commerce" shall include transportation from one State, Territory, or the District of Columbia to another State, Territory, or the District of Columbia, or to a foreign country; or from a foreign country to any State, Territory, or the District of Columbia: *Provided further*, That if two or more persons enter into an agreement, confederation, or conspiracy to violate the provisions of the foregoing Act and do any overt act toward carrying out such unlawful agreement, confederation, or conspiracy such person or persons shall be punished in like manner as hereinbefore provided by this Act.

Provisos. "Interstate or foreign commerce," construed.

Conspiracy to violate, etc., punishable.

Approved, June 22, 1932.

[CHAPTER 272.]

AN ACT

June 23, 1932. [S. 1153.] [Public, No. 190.]

To provide for the incorporation of credit unions within the District of Columbia.

District of Columbia Credit Unions Act. Short title.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SHORT TITLE

SECTION 1. This Act may be cited as the "District of Columbia Credit Unions Act."

DEFINITION

"Credit union" defined.

SEC. 2. A credit union is hereby defined to be a cooperative society organized for the purpose of promoting thrift among its members and creating a source of credit for them for provident purposes.

Organization Certificate.

ORGANIZATION CERTIFICATE

Contents of.

SEC. 3. Any seven or more persons, who are actual residents of, or do business or are employed within, the District of Columbia, and who desire to form a credit union, shall subscribe before some officer in the District competent to take the acknowledgment of deeds, an organization certificate which shall specifically state—