

Width. Condition. tion from the Lee Boulevard to the Arlington Memorial Bridge, consisting of a right of way not more than one hundred feet in width, said deed of conveyance to contain a restriction against the construction of buildings, fences, or other structures within one hundred and ten feet of the center line of said right of way.

Additional conveyance authorized. SEC. 2. The Secretary of War is hereby further authorized to convey to the said county of Arlington for highway purposes only all the right, title, and interest of the United States in and to a strip of land for a continuous right of way approximately sixty feet in width within and adjacent to the southerly boundary of the Arlington Reservation from the intersection of said reservation line with the northerly line of the right of way to be conveyed under section 1 to the east line of McKinley Street.

Description of. SEC. 3. The lands to be so conveyed are approximately as shown on plat numbered 104.2-166 in the files of the National Capital Park and Planning Commission.

Reversion in time of emergency. SEC. 4. The deeds of conveyance shall contain a reservation reserving to the United States the right to resume possession and occupy said tracts of land, or any portion thereof, whenever in the judgment of the President an emergency exists that requires the use and appropriation of the same for the public defense, and also a further reservation that the title hereby conveyed shall revert to the United States and all rights hereby granted shall cease and be forfeited, unless the said county of Arlington shall construct the said highway and assume the obligations herein provided within three years from the date of the enactment of this Act.

Highway construction, etc., by Arlington County. SEC. 5. Upon the consummation of the conveyance herein authorized to the county of Arlington, State of Virginia, the jurisdiction of the United States over said lands, subject to the conditions and reservations in said deed provided, shall immediately cease and determine and revert in the State of Virginia.

Jurisdiction over conveyances. SEC. 6. That if at any time the lands herein authorized to be conveyed to the said county of Arlington, State of Virginia, shall cease to be used for the purposes herein specified, the title in and jurisdiction over the same shall revert to the Government of the United States.

Reversion for non-user.

Approved, February 28, 1933.

[CHAPTER 136.]

AN ACT

February 28, 1933.
[H. R. 7432.]
[Public, No. 383.]

To authorize the Interstate Commerce Commission to delegate certain of its powers.

Interstate Commerce Act, amended.
Vol. 24, p. 386; Vol. 41, p. 492, amended.
U. S. C., p. 1666, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 17 of the Interstate Commerce Act, as amended (U. S. C., title 49, sec. 17), is amended by adding at the end thereof a new paragraph to read as follows:

Delegation of functions, etc., by commissioners authorized.

“(6) The commission is hereby authorized by its order to assign or refer any portion of its work, business, or functions arising under this or any other Act of Congress or referred to it by Congress, or either branch thereof, to an individual commissioner, or to a board composed of an employee or employees of the commission, to be designated by such order, for action thereon, and by its order at any time to amend, modify, supplement, or rescind any such assignment or reference: *Provided, however,* That this authority shall not extend to investigations instituted upon the commission’s own motion nor, without the consent of the parties thereto, to contested proceedings

Provisos.
Limitation.

involving the taking of testimony at public hearings. All such orders shall take effect forthwith and remain in effect until otherwise ordered by the commission. In case of the absence or inability for any other reason to act of any such individual commissioner or employee designated to serve upon any such board, the chairman of the commission may designate another commissioner or employee, as the case may be, to serve temporarily until the commission shall otherwise order. In conformity with and subject to the order or orders of the commission in the premises, any such individual commissioner, or board acting by a majority thereof, shall have power and authority to hear and determine, order, certify, report, or otherwise act as to any of said work, business, or functions so assigned or referred to him or it for action by the commission and in respect thereof shall have all the jurisdiction and powers now or then conferred by law upon the commission and be subject to the same duties and obligations. Any order, decision, or report made or other action taken by any such individual commissioner or board in respect of any matters so assigned or referred shall have the same force and effect, and may be made, evidenced, and enforced in the same manner as if made or taken by the commission. Any party affected by any order, decision, or report of any such individual commissioner or board may file a petition for reconsideration or for rehearing by the commission or a division thereof and every such petition shall be passed upon by the commission or a division thereof. Any action by a division upon such a petition shall itself be subject to reconsideration by the commission, as provided in section 16a of this Act (U. S. C., title 49, sec. 16a), and in paragraph (4) of this section. The commission may, as provided in paragraph (1) of this section, make and amend rules for the conduct of proceedings before such individual commissioner or board and for the rehearing of such action before a division of the commission or the commission. The secretary and seal of the commission shall be the secretary and seal of such individual commissioner or board."

Effect of commission orders.

Temporary appointments.

Powers, duties, etc.

Orders, etc., of individual commissioner.

Petition for reconsideration or rehearing.

Vol. 34, p. 592.
U. S. C., p. 1666.

General rules, etc.

Secretary and seal.

Approved, February 28, 1933.

[CHAPTER 137.]

AN ACT

To amend chapter 231 of the Act of May 22, 1896, 29 Stat. 133, section 546, title 34, U. S. C.

February 28, 1933.
[H. R. 13026.]
[Public, No. 384.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter 231 of the Act of May 22, 1896, 29 Stat. 133 (section 546, title 34, U. S. C.), be, and the same is hereby, amended to read as follows:

"SEC. 546. LOAN OR GIFT OF CONDEMNED OR OBSOLETE PROPERTY.—The Secretary of the Navy is hereby authorized, in his discretion, to lend or give to soldiers' monument associations, posts of the Grand Army of the Republic, posts of the American Legion, and other recognized war veteran associations, State museums and incorporated museums operated and maintained for educational purpose only, whose charter denies them the right to operate for profit, and municipal corporations condemned or obsolete ordnance, guns, projectiles, books, manuscripts, works of art, drawings, plans, models, and other condemned or obsolete material which may not be needed in the service of the Navy Department. Such loan or gift shall be made subject to rules and regulations covering the same, and the Government shall be at no expense in connection with any such loan or gift."

Loan or gift of condemned or obsolete naval property.
Vol. 29, p. 133; Vol. 45, p. 773, amended.
U. S. C., p. 1124.

List of organizations which may receive.

Regulations, etc.

Approved, February 28, 1933.