missioners of said district being the same as that made against like

lands similarly situated.

Sec. 2. That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of \$1,539.65 for repayment to the Middle Rio Grande Conservancy District for the equal and pro rata assessment for operation and maintenance costs for the years 1934, 1935, 1936, and 1937 against lands described in section 1 of this Act.

SEC. 3. That the Secretary of the Interior be, and he is hereby, authorized and directed to enter into an agreement with the Middle Rio Grande Conservancy District for the payment of future operation and maintenance costs which shall be levied and assessed against the properties described in section 1, the said agreement to provide that all assessments and levies thereunder shall be on the same equal basis as assessments and levies against other lands similarly situated or assessed in said district.

The said operation and maintenance charge to be upon all lands included within the Albuquerque Indian School in Bernalillo County,

New Mexico.

Sec. 4. That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, to be reimbursed in accordance with existing law, the sum of \$3,338.17 for repayment to the Middle Rio Grande Conservancy District of the cost of extra construction works performed by the district for the special benefit of certain Indian lands belonging to certain Pueblo Indians of New Mexico situate within the exterior boundaries of said district, such works not having been provided for in the district's approved official plan but which were constructed at the instance and request of agents of the Bureau of Indian Affairs.

Sec. 5. That the provisions of the Act of August 27, 1935 (49 Stat. 887), authorizing the Secretary of the Interior to provide by agreement with the Middle Rio Grande Conservancy District, a subdivision of the State of New Mexico, for maintenance and operation on newly reclaimed Pueblo Indian lands in the Rio Grande Valley, New Mexico, reclaimed under previous Act of Congress, and authorizing an annual appropriation to pay the cost thereof for a period of not to exceed five years, are hereby extended for an additional period of five years to 1945, and the provisions of this section shall be applicable to lands purchased by the United States for certain Pueblo Indians of New Mexico under and by virtue of the Act of June 7, 1924 (43 Stat. 636), as amended.

Approved, June 20, 1938.

Operation and maintenance costs for years 1934-1937, inclusive. Appropriation au-

Agreement for payment of future operation, etc., costs.

Operation, etc., charge to be on Albuquerque Indianschool lands.

Extra construction for special benefit of certain Indian lands. Appropriation authorized.

Provisions for maintenance, newly reclaimed Pueblo Indian lands, extended.
49 Stat. 887.

Application to lands purchased by U. S. for certain Pueblo Indians of New Mexico. 43 Stat. 636.

[CHAPTER 526]

AN ACT

To amend section 128 of the Judicial Code, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (a) of section 128 of the Judicial Code, as amended (43 Stat. 936; U. S. C., title 28, sec. 225 (a)), be, and it is hereby, amended to read as follows:

"(a) The circuit courts of appeal shall have appellate jurisdiction

to review by appeal final decisions-

"First. In the district courts, in all cases save where a direct review of the decision may be had in the Supreme Court under section 238.
"Second In the United States District Courts for Hawaii and for

"Second. In the United States District Courts for Hawaii and for Puerto Rico, in all cases.

June 20, 1988 [S. 3469] [Public, No. 676]

Judicial Code, amendment. 36 Stat. 1133; 43 Stat. 936.

936. 28 U.S.C. § 225 (a).

Circuit courts of appeals, jurisdiction to review final decisions.

District courts; exception.

District Courts for Hawaii and Puerto Rico.

District Court for Alaska, etc., Virgin Islands: Canal Zone in designated cases.
7 C. Z. Code, §§ 61-

Supreme Courts of Hawaii and of Puerto Rico in designated

United States Court for China.

"Third. In the District Court for the District of Alaska, or any division thereof, and in the District Court of the Virgin Islands, in all cases; and in the United States District Court for the District of the Canal Zone in the cases and modes prescribed in sections 61 and 62, title 7, Canal Zone Code (48 Stat. 1122).

"Fourth. In the Supreme Courts of the Territory of Hawaii and of Puerto Rico, in all cases, civil or criminal, wherein the Constitution or a statute or treaty of the United States or any authority exercised thereunder is involved; in all other civil cases wherein the value in controversy, exclusive of interests and costs, exceeds \$5,000.

and in all habeas corpus proceedings.
"Fifth. In the United States Court for China, in all cases." Approved, June 20, 1938.

[CHAPTER 527]

AN ACT

To amend sections 729 and 743 of the Code of Laws of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 729 (31 Stat. 1306) and 743 (31 Stat. 1309) of chapter XVIII of the Code of Laws of the District of Columbia are amended as follows:

That the first sentence of the said section 729 be amended so as to read as follows: "The capital stock of every such company shall be divided into shares of \$100 each, or into shares of such less amount as may be provided in the certificate of incorporation or amendment thereof."

That the title of the said section 743 be amended to read as follows: "Increase or Decrease of Capital Stock".

That the said section 743 be amended by adding at the end thereof

the following new paragraph:

"Any company transacting the business of a trust company heretofore or hereafter organized or operating under the provisions of this subchapter may by the vote of shareholders owning two-thirds of its capital stock reduce its capital to any sum not below the amount required by this subchapter; but no such reduction shall be made until the amount of the proposed reduction has been reported to the Comptroller of the Currency and such reduction has been approved by said Comptroller of the Currency, and no shareholder shall be entitled to any distribution of cash or other assets by reason of any reduction of the common capital of any such corporation unless such distribution shall have been approved by the Comptroller of the Currency and by the affirmative vote of at least two-thirds of the shares of stock outstanding."

Approved, June 20, 1938.

[CHAPTER 528]

AN ACT

To repeal section 2 of the Act of June 16, 1936, authorizing the appointment of an additional district judge for the eastern district of Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 of the Act entitled "An Act authorizing the appointment of an additional district judge for the eastern district of Pennsylvania" approved June 16, 1936 (49 Stat. 1523), be, and it is hereby, repealed.

Approved, June 20, 1938.

June 20, 1938 (S. 3754) [Public, No. 677]

District of Columbia Code, amendments. 31 Stat. 1306, 1309.

Trust companies Capital stock, division into shares; amount.

Increase or decrease of capital stock.

Reduction of capital; procedure; limita-

Approval by Comptroller of the Currency.

Approval by stock-holders.

June 20, 1938 [S. 4050]

[Public, No. 678]

Pennsylvania east-ern judicial district. Additional judge for; filling of vacancy.
49 Stat. 1523.
28 U. S. C., Supp. III, § 4k.