

ington, District of Columbia, unless the same shall be specifically authorized by law or provided for in terms by appropriation of money, and all such carriages and vehicles so procured and used for official purposes shall have conspicuously painted thereon at all times the full name of the Executive Department or other branch of the public service to which the same belong and in the service of which the same are used.

Name of Department to be painted on carriages, etc.

Repeal.

SEC. 5. That all laws or parts of laws inconsistent with this Act are repealed.

Approved, February 3, 1905.

February 4, 1905.  
[S. 6884.]

[Public, No. 41.]

**CHAP. 298.**—An Act To incorporate the trustees of the grand encampment of Knights Templar of the United States of America.

District of Columbia. Trustees of the Grand Encampment of Knights Templar, incorporated. Incorporators.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That George M. Moulton, of Chicago, in the State of Illinois, grand master ex officio; and H. Wales Lines, of Meriden, in the State of Connecticut, grand treasurer ex officio of said grand encampment; and Reuben H. Lloyd, of San Francisco, in the State of California; Samuel C. Lawrence, of Medford, in the Commonwealth of Massachusetts; Warren LaRue Thomas, of Pittsburg, in the State of Pennsylvania, and their successors, are hereby created a body politic and corporate in the District of Columbia.

Name of corporation. Rights, etc., of.

SEC. 2. That the name of this corporation shall be "Trustees of the Grand Encampment of Knights Templar," and by that name it shall have perpetual succession, with the power to sue and be sued, to plead and to be impleaded, in the courts of law and equity within the jurisdiction of the United States.

Power.

SEC. 3. That this corporation shall have authority and be empowered to take, hold, manage, control, and invest the permanent fund of thirty thousand dollars of said grand encampment, and such additions as shall be made thereto from time to time. This corporation may also receive and execute the trust of gifts and devises made to it for charitable, educational, or other Masonic or Templar purposes, whether the same shall come from this grand encampment, or from any subordinate body under its jurisdiction, or from any member of the Masonic or Templar order, or from any other Masonic or Templar source; and shall have and exercise all the powers, rights, and privileges incident to corporations of a similar nature: *Provided, however,* That in the matter of loans and investments of funds it shall be governed by the provisions of the constitution of said grand encampment and any amendments thereof that may be adopted, and the conditions imposed by the terms of any deed, gift, legacy, or devise in its behalf.

Proviso. Funds.

SEC. 4. That said corporation shall have power and authority to elect a president, treasurer, and secretary and to make all by-laws, rules, and regulations necessary for the management and discharge of the duties of its trust not repugnant to the laws of the United States, or to the constitution, statutes, rules, and regulations of said grand encampment, and shall make detailed report of all its transactions at each succeeding triennial conclave thereof, and shall be subject to such action and direction as said grand encampment shall deem expedient in the premises.

Election of officers. By-laws, etc.

Use of funds by trustees, etc., forbidden.

SEC. 5. That no trustee or member shall hire, or use any portion of the funds within the control of this corporation, or be surety for any loan made by it, or receive any compensation for services in the discharge of his duty as such.

Meeting.

SEC. 6. That said George M. Moulton, or any two of said incorporators, are authorized to call the first meeting of the corporation for

the purposes of organization and the transaction of such business as shall be incident thereto at such time and place as may be convenient.

SEC. 7. That Congress reserves the right to alter, amend, or repeal this Act at pleasure.

Repeal.

Approved, February 4, 1905.

**CHAP. 299.**—An Act To amend section five hundred and fifty-two of the Code of Laws for the District of Columbia, relating to incorporations.

February 4, 1905  
[H. R. 18085.]

[Public, No. 42.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section five hundred and fifty-two of the Code of Laws for the District of Columbia is hereby amended by adding thereto the following: In addition to the fees herein required, all corporations hereafter incorporated in the District of Columbia shall pay to the recorder of deeds at the time of the filing of the certificate of incorporation forty cents on each thousand dollars of the amount of the capital stock of the corporation as set forth in its said certificate: *Provided, however,* That the fee so paid shall not be less than twenty-five dollars: *And provided further,* That the recorder of deeds shall not file or record any certificate of organization of any incorporation until it has been proved to his satisfaction that all the capital stock of said company has been subscribed for in good faith, and not less than ten per cent of the par value of the stock has been actually paid in cash, and the money derived therefrom is then in the possession of the persons named as the first board of trustees.

District of Columbia.  
Corporations in.

Fees for recording,  
etc.  
Vol. 31, p. 1276,  
amended.

*Provisos.*  
Minimum.  
Restriction.

Approved, February 4, 1905.

**CHAP. 453.**—An Act To amend an Act approved July first, nineteen hundred and two, entitled "An Act temporarily to provide for the administration of the affairs of civil government in the Philippine Islands, and for other purposes," and to amend an Act approved March eighth, nineteen hundred and two, entitled "An Act temporarily to provide revenue for the Philippine Islands, and for other purposes," and to amend an Act approved March second, nineteen hundred and three, entitled "An Act to establish a standard of value and to provide for a coinage system in the Philippine Islands," and to provide for the more efficient administration of civil government in the Philippine Islands, and for other purposes.

February 6, 1905.  
[H. R. 14623.]

[Public, No. 43.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all bonds issued by the government of the Philippine Islands, or by its authority, shall be exempt from taxation by the Government of the United States, or by the government of the Philippine Islands or of any political or municipal subdivision thereof, or by any State, or by any county, municipality, or other municipal subdivision of any State or Territory of the United States, or by the District of Columbia.

Philippine Islands,  
Government of.  
Bonds exempt from  
taxation.

SEC. 2. That for the purpose of providing funds to construct port and harbor works, bridges, roads, buildings for provincial and municipal schools, court-houses, penal institutions, and other public improvements for the development of the Philippine Islands by the general government thereof, the said government is authorized from time to time to incur indebtedness, borrow money, and to issue and sell therefor (at not less than par value in gold coin of the United States) registered or coupon bonds of such denominations and payable at such time or times, not later than forty years after the date of the approval of this Act, as may be determined by said government, with interest thereon not to exceed four and one-half per centum per annum: *Provided,* That the entire indebtedness of said government created by the authority conferred by this section shall not exceed at any one time

Issue of bonds for  
public improvements  
authorized.

*Provisos.*  
Maximum indebt-  
edness.