

in September; for the southern division, at Creston on the fourth Tuesday after the fourth Tuesday in February and the third Tuesday in September; for the Davenport division, at Davenport on the eighth Tuesday after the fourth Tuesday in February and the second Tuesday after the third Tuesday in September; and for the Ottumwa division, at Ottumwa on the second Tuesday after the fourth Tuesday in February and the fourth Tuesday after the third Tuesday in September.

Offices.

The clerk of the court for said district shall maintain an office in charge of himself or a deputy at Davenport and at Ottumwa for the transaction of the business of said divisions.

Approved, April 27, 1916.

April 27, 1916.
[S. 4480.]

[Public, No. 59.]

CHAP. 91.—An Act Providing for the establishment of two additional terms of the district court for the eastern district of North Carolina at Raleigh, North Carolina.

North Carolina eastern judicial district. Terms at Raleigh. Vol. 38, p. 729, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That two additional terms of the district court, for the trial of civil cases, for the eastern district of North Carolina shall be held at Raleigh, North Carolina, on the first Monday in March and the first Monday in September.

Approved, April 27, 1916.

April 27, 1916.
[H. R. 9803.]

[Public, No. 60.]

CHAP. 92.—An Act To emancipate from certain disabilities children who have judgments of conviction for crime of record against them in the Juvenile Court of the District of Columbia.

District of Columbia. Judgment of juvenile court not a civil disqualification of child, etc. Vol. 34, p. 73.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no judgment of conviction against any child of record in the Juvenile Court of the District of Columbia under an Act entitled "An Act to create a Juvenile Court in and for the District of Columbia," approved March nineteenth, nineteen hundred and six, shall operate as a disqualification of any such child for jury duty, or for holding office, or for any other public service under the Government of the United States or the District of Columbia, and no child against whom a judgment of conviction may stand in said Juvenile Court of the District of Columbia under said Act aforesaid shall be denominated a criminal by reason of any such judgment, nor shall such judgment be denominated a conviction.

Approved, April 27, 1916.

April 27, 1916.
[H. R. 11471.]

[Public, No. 61.]

CHAP. 93.—An Act To amend paragraphs one hundred and seventy-seven and one hundred and seventy-eight of an Act entitled "An Act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October third, nineteen hundred and thirteen, relating to the duty on sugar, molasses, and other articles.

Tariff of 1913. Sugar schedule. Vol. 38, p. 131, amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proviso of paragraph one hundred and seventy-seven of the Act entitled "An Act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October third, nineteen hundred and thirteen (Statutes at Large, volume thirty-eight, pages one hundred and fourteen to two hundred and two, inclusive), which proviso reads as follows: "Provided further, That on and after the first day of May, nineteen hundred and sixteen, the articles hereinbefore enumerated in this paragraph shall be admitted free of duty," be, and the same is hereby, repealed.

Free entry of sugar, etc., after May 1, 1916, repealed.

SEC. 2. That the proviso of paragraph one hundred and seventy-eight of the aforesaid Act, which proviso reads as follows: "Provided, That on and after the first day of May, nineteen hundred and sixteen, the articles hereinbefore enumerated in this paragraph shall be admitted free of duty," be, and the same is hereby, repealed.

Maple sugar, etc.
Vol. 38, p. 131,
amended.
Free entry of, after
May 1, 1916, repealed.

Approved, April 27, 1916.

CHAP. 95.—An Act To ratify, approve, and confirm an Act amending the franchise granted to H. P. Baldwin, R. A. Wadsworth, J. N. S. Williams, D. C. Lindsay, C. D. Lufkin, James L. Coke, and W. T. Robinson, and now held under assignment to Island Electric Company, Limited, by extending it to include the Makawao district on the island of Maui, Territory of Hawaii; and extending the control of the public utilities commission of the Territory of Hawaii to said franchise and its holder.

April 28, 1916.
[H. R. 6241.]
[Public, No. 62.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of the Legislature of the Territory of Hawaii, entitled "An act amending the franchise granted to H. P. Baldwin, R. A. Wadsworth, J. N. S. Williams, D. C. Lindsay, C. D. Lufkin, James L. Coke, and W. T. Robinson, and now held under assignment to Island Electric Company, Limited, by extending it to include the Makawao District on the island of Maui, Territory of Hawaii; and extending the control of the public utilities commission of the Territory of Hawaii to said franchise and its holder," is hereby, ratified, approved, and confirmed, and section eight hundred and fifty-seven of chapter fifty-nine of the Revised Laws of Hawaii, nineteen hundred and fifteen, as approved by an Act of Congress approved February sixth, nineteen hundred and nine, is hereby amended by adding after the words "district of Wailuku" wherever appearing in said section eight hundred and fifty-seven the following words: "and district of Makawao," so that the same shall read as follows:

Hawaii.
Act of legislature
amending franchise to
Island Electric Com-
pany, Limited, con-
firmed.

"SEC. 857. Franchise: H. P. Baldwin, R. A. Wadsworth, J. N. S. Williams, D. C. Lindsay, C. D. Lufkin, James L. Coke, and W. T. Robinson, together with their associates, hereafter called 'The Company,' and their respective successors and assigns, are vested with the right, authority, and privileges, from and after February sixth, nineteen hundred and nine, to manufacture, sell, furnish, and supply electric light, electric current, or electric power, in the district of Wailuku and district of Makawao, on the island of Maui, Territory of Hawaii, for lighting the streets, roads, public or private buildings, or for motive power, or for any other purpose which they may deem advisable, and from time to time for the purposes above mentioned, and subject to the approval and supervision of the boards or officials having charge of said streets or roads to construct, maintain, and operate suitable poles, lines, wires, cables, lamps, lamp posts, conductors, conduits, and such other appliances and appurtenances as may from time to time be necessary for the transmission, distribution, or supply of electricity to consumers thereof, under, along, upon, and over the streets, sidewalks, roads, squares, bridges, alleys, and lanes in said district of Wailuku and district of Makawao, on the island of Maui, and to connect the said lines, wires, and conductors with any manufactory, private or public buildings, lamps, lamp posts, or other structure or object with the place of supply."

Franchise.

SEC. 2. Section eight hundred and fifty-nine of said chapter fifty-nine of the Revised Laws of Hawaii, nineteen hundred and fifteen, as approved by an Act of Congress approved February sixth, nineteen hundred and nine, is hereby amended by striking out the word "district" in said section eight hundred and fifty-nine, and substituting therefor the word "districts," so that the same shall read as follows:

"SEC. 859. Poles, and so forth, not to interfere with use of streets, and so forth: All poles, lines, wires, cables, lamps, lamp posts, con-

Construction, etc.