SEVENTIETH CONGRESS. SESS. I. CHS. 861-863. 1928.

"SEC. 30. That any person who shall use the title 'architect' or Unauthorized use of title, etc., a misde-' registered architect ' or any other words, letter, or figures indicating meanor. or intending to imply that the person using the same is an architect or a registered architect, without having complied with the provisions of this Act, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine not exceeding \$200, or by imprisonment for not more than one year, or both, prosecution there-for to be made in the name of the District of Columbia by the corporation counsel."

SEC. 2. That nothing contained in this Act shall be construed to not affected. affect the force and validity of any act of the Board of Examiners and Registrars of Architects performed prior to its passage. The Act of December 13, 1924, and this Act may be cited and known as the Architects' Registration Act.

Approved, May 29, 1928.

CHAP. 862.—An Act Regulating juvenile insurance by fraternal beneficial associations in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act Jur shall be known as the Juvenile Fraternal Act.

in the District of Columbia may provide in its laws, in addition to insurance upon lives of children. upon the lives of children, at any age, upon the application of some adult person, as the laws of such society may provide. Any such society may, at its option, organize and operate branches for such children, and membership in local lodges and initiation therein shall not be required of such children, nor shall they have any voice in

the management of the society. SEC. 3. That contributions to be made upon such certificates shall tions. Basis of contribu-be based upon the Standard Industrial Mortality Table or the English Life Table Numbered 6, or the society may use a table based upon its own juvenile experience of at least ten years and covering not less than one hundred thousand lives with a rate of interest not greater than 4 per centum per annum, or upon a higher standard.

SEC. 4. Any society issuing such benefit certificates shall maintain guired. on all such certificates the reserve required by the standard of mortality and interest adopted by the society for computing contributions as provided in section 3.

SEC. 5. Any society shall have full power to provide for means of tributions, designation of beneficiaries, and of beneficiaries, etc. regulation, government, and control of such certificates and all rights, obligations, and liabilities incident thereto and connected therewith, not at variance with the provisions of this Act.

SEC. 6. All Acts or parts of Acts inconsistent with the provisions Inconsistent laws reof this Act are hereby repealed.

Approved, May 29, 1928.

CHAP. 863.—An Act To provide for notice to owners of land assessed for benefits by the verdict of condemnation juries in the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where in any condemnation proceedings instituted by the Commissioners of the

Punishment for.

Title given.

May 29, 1928. [S. 3694.] [Public, No. 572.]

District of Columbia. Juvenile Fraternal

Branches authorized.

May 29, 1928. [S. 4124.] [Public, No. 573.]

District of Columbia.