House Bill No. 73.

ACT No. 47.

To exempt from any license or privilege tax any honorably discharged Confederate soldier under certain conditions.

Section 1. Be it enacted by the General Assembly of the State of Louisiana, That any honorably discharged Confederate soldier may exercise any of the following privileges in the parish of his residence without the payment of the privilege tax or license; Auctioneer, barber, bicycle dealer, contractor, cotton weigher, magic lantern, feed stable, livery stable, lunch stand, restaurant, peddler, news stand, or merchant when the stock of goods never exceeds one thousand dollars. Any Confederate soldier or wife or widow of any Confederate soldier may exercise any of the privileges herein enumerated except that of dealing in liquors, cigarettes, deadly weapons, jenny lind, pool table, or other like contrivance kept for amusement, without the payment of the license or privilege tax thereon.

Provided that such business is carried on exclusively for the support of said Confederate soldier or his family and provided further that said Confederate soldier or his wife or widow does not own taxable property in excess of one thousand dollars either in the name of said Confederate soldier or his wife or widow.

H. G. DUPRE,
Speaker of the House of Representatives.

P. M. LAMBRREMON, Lieutenant Governor and President of the Senate.

Approved June 29, 1910.

J. Y. SANDERS,
Governor of the State of Louisiana.

A true copy:

JOHN T. MICHEL,
Secretary of State.

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House Bill No. 85.

ACT No. 48.

To suspend Act No. 83 of 1908, approved June 30th, 1908, entitled "An Act regulating the care, treatment and control of neglected and delinquent children, seventeen years of age and under, and providing for the trial of adults charged with the violation of laws for the protection of the physical, moral and mental well being of children or with desertion or failure to support wife or children; organizing the Juvenile Court in the Parish of Orleans providing a Judge and officers therefor and fixing their qualifications, mode of election and appointment, terms of office and compensation, providing for separate sessions as Juvenile Courts, of the District Courts outside of said Parish; defining the jurisdiction of said Courts and prescribing the procedure therein; providing said Courts with power to require time and fixed their mode of appealing from judgments and for indeterminate appeals therefrom; providing for the compilation of statistics in said Courts; providing penalties for violation of said law; all of which acts and things are vested in or under the administration of the Governor of the State of Louisiana, of which the Governor shall make proclamation in such manner and at such times as he shall see fit, and for the suspension of said Acts and things is hereby suspended in so far as such Acts and things may contain an incorporate inhabitants.

Section 2. Be it further enacted by the said Jury of any parish shall have the power to adopt said Act 83 of 1908, the Governor of the State shall by resolution of said law be extended to the Governor of the State in the same manner and under the same conditions as above provided except that such request and de
ACT No. 47.

AN ACT

vesting the General Assembly of the
any honorably discharged Confederate
the payment of the privilege tax or li-
he following privileges in the parish
the Confederate soldier under certain conditions.
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feed stable, livery stable, lunch stand, a stand, or merchant when the stock of
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the tax thereon.

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Confederate soldier or his family and provided
Confederate soldier or his wife or widow does
in excess of one thousand dollars either
Confederate soldier or his wife or widow.

H. G. DUPRE,

Speaker of the House of Representatives.

P. M. LAMBERMONT,

Governor and President of the Senate.

J. Y. SANDERS,

Governor of the State of Louisiana.

ACT No. 48.

AN ACT

of 1908, approved June 30th, 1908, en-
ulating the care, treatment and control
inquent children, seventeen years of age
uding for the trial of adults charged
laws for the protection of the physical,
well being of children or with desertion or
use or control of children; organizing the
Orleans providing a Judge and of-
fixing their qualifications, mode of elec-
tion, terms of office and compensation, pro-
sessions as Juvenile Courts, of the Dis-
tricts of said Parish; defining the jurisdiction
prescribing the procedure therein; pro-
viding said Courts with probation officers of either sex, and
fixing their mode of appointment, duties and powers; pro-
viding for indeterminate sentences by said Court and the
appeals therefrom; providing for the investigation of
persons and institutions utilized by said Courts and for the
compilation of statistics respecting their operations; and pro-
viding penalties for violations of this Act," in so far as
same affects all parishes outside of the Parish of Orleans ex-
cept parishes which contain an incorporated town of more
than Seven Thousand inhabitants and providing herein
formalities by which the effect and operation of said Act No.
83 of 1908, may be extended to other parishes and to more
fully declare and define the jurisdiction of the Juvenile
Court in regard to children and other persons who may be
charged before said Court and providing that this Act shall
go into effect on and after January 1st, 1911."

Section 1. Be it enacted by the General Assembly of the
State of Louisiana, That Act No. 83 of 1908, approved June 30th,
1908, entitled "An Act regulating the care, treatment and control
of neglected and delinquent children, seventeen years of age and
under, and providing for the trial of adults charged with
the violation of laws for the protection of the physical, moral and
mental well being of children or with desertion or failure to sup-
port wife or children; organizing the Juvenile Court in the
Parish of Orleans, providing a Judge and officers therefor, and
fixing their qualifications, mode of election and appointment,
term of office and compensation, providing for separate sessions
as Juvenile Court, of the District Courts outside of said Parish;
defining the jurisdiction of said Courts and prescribing the pro-
cedure therein; providing said Courts with probation officers of
either sex, and fixing their mode of appointment, duties and
powers; providing for indeterminate sentences by said Court
and for appeal therefrom; providing for the investigation of
persons and institutions utilized by said Courts and for the
compilation of statistics respecting their operations; and providing
penalties for violation of this Act;" be and the same is hereby
suspended in so far as same affects all parishes outside of the
Parish of Orleans, except, however, any and all parishes which
may contain an incorporated town of more than seven thousand
inhabitants.

Section 2. Be it further enacted, etc., That whenever the Po-
lice Jury of any parish shall desire to have the effect and opera-
tion of said Act 83 of 1908, extended to such parish, the said Po-
lice Jury shall by resolution duly adopted make application to
the Governor of the State requesting that the effect and operation
of said law be extended to said Parish; whereupon the Governor
shall make proclamation in said Parish and in the official Journal
at the Capitol of the State to the purpose aforesaid, and he shall
grant such request and declare said law in effect and operation
in said parish, and said Act 83 of 1908, shall then be in full force, operation and effect.

Section 3. Be it further enacted, etc., The Juvenile Court in the Parish of Orleans, and the District Courts outside of said Parish, sitting as Juvenile Courts, shall have jurisdiction of the trial of all children under seventeen years of age who may be charged in said Courts as neglected or delinquent children, except for capital crimes, and of all persons charged with contributing to the neglect or delinquency of children under seventeen years of age, or with a violation of any law now in existence or hereafter enacted for the protection of the physical, moral or mental well-being of children not punishable by death or hard labor.

Said Courts shall also have jurisdiction of all cases of desertion or non-support of children by either parent.

Section 4. Be it further enacted, etc., That this Act shall take effect on January 1, 1911, and that all laws and parts of laws in conflict herewith are hereby repealed.

H. G. DUPRE,
Speaker of the House of Representatives.
P. M. LAMBREMONT,
Lieutenant Governor and President of the Senate.
Approved June 29, 1910.

J. Y. SANDERS,
Governor of the State of Louisiana.

A true copy:
JOHN T. MICHEL,
Secretary of State.

ACT No. 49.

House Bill No. 89.
AN ACT
To require the State Board of Engineers to assume control of State highways under certain conditions; to elect a State Highway Engineer; to define his powers and duties; and fix his compensation; to authorize the construction and maintenance of highways by contract or by the Highway Engineer; to provide for the working of convicts on highways under certain regulations; to authorize the acquisition by expropriation or otherwise, of rights of way for highways, drainage canals, or ditches; to provide a revenue for carrying out the objects and purposes of this Act, and to provide for the disbursement thereof; and to require the parishes, cities, towns and villages to contribute a certain proportion of the costs of constructing and maintenance of highways; defining a State highway, and repealing all laws or parts of laws in conflict with this Act.

Section 1. Be it enacted by the General Assembly of the State of Louisiana, That the State Board of Engineers whenever called on so to do by the police juries of the parishes or the munici-