Sec. 68. Whenever the board of trustees of the district, by resolution, has approved any rehabilitation plan for the district and such plan has been approved by the board of supervisors of any county in which lie the majority in acreage of the lands of the district, and such rehabilitation plan generally provides for the handling, sale, conveyance and disposal of lands heretofore or hereafter deeded to the district for delinquent taxes, to the end that such lands may be promptly returned to private ownership and to the district and county tax rolls, any such rehabilitation plan and such acts and proceedings of the board of trustees of the district and all acts of boards of supervisors approving such rehabilitation plan and all acts of public officers in connection therewith heretofore taken are hereby legalized, ratified, confirmed and declared valid to all intents and purposes and the power of the district and of such boards of supervisors to approve, carry out and perform such rehabilitation plan is hereby in all respects ratified, confirmed and declared.

Sec. 7. A new section is hereby added to said Palo Verde Irrigation District Act, as amended, to be numbered 69, and to read as follows:

Sec. 69. All lands which are now privately owned and situated within the exterior boundaries of the district but which were public lands of the United States or lands of this State at the time of the organization of said district and have not heretofore been included within said district are hereby incorporated within and made a part of said district for all purposes. The Legislature hereby finds and determines that all such lands are and will be benefited by the accomplishment of the purposes of this act and should now be and become a part of said district.

Sec. 8. If any section, subsection, sentence, clause or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act, and the Legislature hereby declares that it would have adopted this act, and each section, subsection, sentence, clause or phrase thereof, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases of this act may be declared unconstitutional.

CHAPTER 158.

An act to amend section 1 of an act entitled "An act granting certain tidelands and submerged lands of the State of California to the city of Long Beach upon certain trusts and conditions," approved April 28, 1925, relating to the use of such tidelands and submerged lands.

[Approved by the Governor May 7, 1935 In effect September 15, 1935 ]

The people of the State of California do enact as follows:
SECTION 1. Section 1 of the act cited in the title hereof, is hereby amended to read as follows:

Section 1. There is hereby granted to the city of Long Beach, a municipal corporation of the State of California, and to its successors, all of the right, title and interest of the State of California, held by said State by virtue of its sovereignty, in and to all of the tidelands and submerged lands, whether filled or unfilled, bordering upon, under and situated below the mean high tide line of the Pacific Ocean, or of any harbor, estuary, bay or inlet, which are within the corporate limits of said city, to be forever held by said city, and by its successors, in trust for the uses and purposes and upon the express conditions following, to wit:

(a) That none of said lands shall be used or devoted to any purposes other than public park, parkway, highway, playground, the establishment, improvement and conduct of a harbor and the construction, maintenance and operation thereon of wharves, docks, piers, slips, quays and other utilities, structures and appliances necessary or convenient for the promotion and accommodation of commerce and navigation; and said city, or its successors, shall not, at any time, grant, convey, give or alien said lands, or any part thereof, to any individual, firm or corporation for any purpose whatsoever; provided, however, that nothing herein contained shall be so construed as to prevent the granting or use of easements, franchises or leases for limited periods, or rights of way in, under, over or across said tidelands or submerged lands for power, telephone, telegraph or cable lines or landings, sewage disposal conduits, wharves and other public uses and purposes consistent with the trusts upon which said lands are held, or the leasing or use of such tidelands or submerged lands for limited periods for the construction, maintenance, and operation of nonprofit benevolent and charitable institutions organized and conducted for the promotion of the moral and social welfare of seamen, naval officers and enlisted men, and other persons engaged in and about the harbor and commerce, fishery, and navigation.

(b) That said lands devoted to the conduct of a harbor shall be improved by said city without expense to the State and such harbor shall always remain a public harbor for all purposes of commerce and navigation, and the State of California shall have, at all times, the right to use, without charge, all wharves, docks, piers, slips, quays and other improvements constructed on said lands, or any part thereof, for any vessel or other water craft, or railroad, owned or operated by the State of California.

(c) That in the management, conduct, or operation of said harbor, or any of the utilities, structures or appliances mentioned in paragraph (a), no discrimination in rates, tolls or charges, or in facilities for any use or service in connection therewith shall ever be made, authorized or permitted by said city or by its successors.
(d) The absolute right to fish in the waters of the Pacific Ocean over said tidelands and submerged lands, with the right of convenient access to said waters over said lands for said purpose is hereby expressly reserved to the people of the State of California.

CHAPTER 159.

An act making an appropriation to meet a deficiency in the appropriation for support of the Bureau of Criminal Identification and Investigation, and providing that this act shall take effect immediately.

[Approved by the Governor May 9, 1935 In effect immediately.]

The people of the State of California do enact as follows:

Section 1. The sum of forty-two thousand dollars ($42,000) is hereby appropriated out of any moneys in the State treasury not otherwise appropriated to meet a deficiency in the appropriation for support of the Bureau of Criminal Identification and Investigation for the eighty-fifth and eighty-sixth fiscal years.

Sec. 2. This act, inasmuch as it provides an appropriation for the usual current expenses of the State, under the provisions of section 1 of Article IV of the Constitution, shall take effect immediately.

CHAPTER 160.

An act to add section 3900a to the Political Code, relating to taxation, including motor vehicle fuel license tax delinquencies penalties and costs, payment thereof in installments and declaring the urgency thereof, to take effect immediately.

[Approved by the Governor May 9, 1935. In effect immediately.]

The people of the State of California do enact as follows:

Section 1. A new section to be numbered 3900a is hereby added to the Political Code, to read as follows:

3900a. When any license tax imposed by the Motor Vehicle Fuel License Tax Act, approved May 30, 1923 (being Chapter 267 of the Statutes of the forty-fifth session of the Legislature of this State), as amended, which tax accrued and became payable prior to January 1, 1935, remains unpaid, such delinquent license tax may be made payable in installments, and the collection thereof postponed accordingly, by the filing with