THE

STATUTES AT LARGE

OF THE

UNITED STATES OF AMERICA

FROM

DECEMBER, 1905, TO MARCH, 1907

CONCURRENT RESOLUTIONS OF THE TWO HOUSES OF CONGRESS
AND
RECENT TREATIES, CONVENTIONS, AND EXECUTIVE
PROCLAMATIONS

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PART 1

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for that purpose; and the vendor shall have a lien on the rents and profits of the land on which the improvements are located for the purchase money remaining unpaid and shall have the right to enforce such lien in any court of competent jurisdiction: Provided, That where citizens of the Cherokee Nation entitled to allotments have heretofore applied for lands on which intermarried white persons own improvements, such citizens entitled to allotments shall have the prior right to purchase said improvements as herein provided.

Approved, March 2, 1907.

CHAP. 2522.—An Act To provide for the refunding of certain money, and so forth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to the corporations hereinafter named the amounts respectively placed opposite their names, the said amounts having been illegally assessed by the Commissioner of Internal Revenue and collected by the collector of internal revenue for the twenty-third district of Pennsylvania in the year eighteen hundred and ninety-eight, and the same being seven and one-half per centum discount upon the amounts of fermented-liquor stamps purchased by said corporations, respectively, upon the twenty-fourth day of July, eighteen hundred and ninety-seven, such assessment and collection having been decided to be illegal by the Attorney-General of the United States, and his decision having been acquiesced in by the Treasury Department; To the Phoenix Brewing Company, of Pittsburgh, one thousand five hundred and seventy-five dollars, and to the Ober Brothers Brewing Company, of Allegheny, two hundred and twenty-five dollars.

Approved, March 2, 1907.

CHAP. 2523.—An Act Providing for the allotment and distribution of Indian tribal funds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized, in his discretion, from time to time, to designate any individual Indian belonging to any tribe or tribes whom he may deem to be capable of managing his or her affairs, and he may cause to be apportioned and allotted to any such Indian his or her pro rata share of any tribal or trust funds on deposit in the Treasury of the United States to the credit of the tribe or tribes of which said Indian is a member, and the amount so apportioned and allotted shall be placed to the credit of such Indian upon the books of the Treasury, and the same shall thereafter be subject to the order of such Indian: Provided, That no apportionment or allotment shall be made to any Indian until such Indian has first made an application therefor: Provided further, That the Secretaries of the Interior and of the Treasury are hereby directed to withhold from such apportionment and allotment a sufficient sum of the said Indian funds as may be necessary or required to pay any existing claims against said Indians that may be pending for settlement by judicial determination in the Court of Claims or in the Executive Departments of the Government, at time of such apportionment and allotment.

Sec. 2. That the Secretary of the Interior is hereby authorized to pay any Indian who is blind, crippled, decrepit, or helpless from old

March 2, 1907.

[Public No. 190.]

Phoenix Brewing Company and Ober Brothers Brewing Company.

Refund of internal revenue taxes to.

March 2, 1907.

[Public No. 192.]

Indian tribal funds, Allocation, etc., to Individual Indians.

March 2, 1907.

[Public No. 202.]

Payment of existing claims.

Payment to helpless, etc., Indians.
age, disease, or accident, his or her share, or any portion thereof, of the tribal trust funds in the United States Treasury belonging to the tribe of which such Indian is a member, and of any other money which may hereafter be placed in the Treasury for the credit of such tribe and susceptible of division among its members, under such rules, regulations, and conditions as he may prescribe.

Approved, March 2, 1907.

CHAP. 2524.—An Act Authorizing the extension of Monroe street northeast.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That under and in accordance with the provisions of sections four hundred and ninety-one a to four hundred and ninety-one n, both inclusive, of subchapter one of chapter fifteen of the Code of Law for the District of Columbia, within sixty days after the passage of this Act the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to institute in the supreme court of the District of Columbia a proceeding in rem to condemn the land that may be necessary to extend, with a width of ninety feet, Monroe street northeast, from Seventh street northeast to Michigan avenue, formerly the Bunker Hill road.

SEC. 2. That assessments shall be made by the jury as benefits as contemplated in section four hundred and ninety-one g of the subchapter of the Code hereinbefore referred to: Provided, That the total amount found to be due and awarded as damages, plus the cost and expenses of the proceedings, shall be assessed by the said jury as benefits, and, as the condemnation of the said extension is for the purpose of eliminating grade crossings in this section upon a practicable grade, the jury is hereby directed to consider such plan in the assessment of benefits for this extension: Provided also, however, That the associated professors of Saint Mary’s Seminary, of Baltimore, Maryland, on account of their dedication by contract heretofore of nine thousand feet of adjacent land for the extension of Seventh street, are not to be assessed for said benefits.

SEC. 3. That the sum of three hundred dollars, or so much thereof as may be necessary, is hereby appropriated, out of the revenues of the District of Columbia, to provide the necessary funds for the costs and expenses of the condemnation proceedings taken pursuant hereto, to be repaid to the District of Columbia from the assessment for benefits when the same are collected, and a sufficient sum to pay the amounts of all judgments and awards is hereby appropriated out of the revenues of the District of Columbia.

Approved, March 2, 1907.

CHAP. 2525.—An Act To validate certain acts of the legislative assembly of the Territory of New Mexico with reference to the issuance of certain bonds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of the thirty-fourth legislative assembly of the Territory of New Mexico entitled “An act providing for additional buildings for the New Mexico Military Institute at Roswell,” approved February twenty-first, nineteen hundred and one, and the act of the same assembly and session entitled “An act providing for additional buildings for the New Mexico Insane Asylum at Las Vegas,” approved March twenty-first, nineteen hundred and one, and the act of the same assembly and session entitled “An act to