

**CHAP. 299.**—An Act To open to settlement and entry under the general provisions of the homestead laws of the United States certain lands in the State of Oklahoma, and for other purposes.

June 17, 1910.  
[H. R. 8914.]

[Public, No. 215.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following-described tracts of land situated within the State of Oklahoma, to wit: Sections two, three, four, nine, ten, and eleven; the southeast quarter and the east half of the southwest quarter of section thirteen, the northeast quarter, the northwest quarter, the southwest quarter, and the south half of the southeast quarter of section fourteen, sections fifteen, sixteen, twenty-one, and twenty-two; the northeast quarter, the northwest quarter, and the southwest quarter of section twenty-three, the northeast quarter, the northwest quarter, and the southeast quarter of section twenty-four, lots one, nine, ten, eleven, and the east half of the northwest quarter of section twenty-six; lots three, four, five, six, and the south half of the northeast quarter, the northeast quarter of the northeast quarter, and the east half of the northwest quarter of the northeast quarter of section twenty-five, and lot five of section twenty-seven, all the foregoing being in township thirteen north, range eight west of the Indian meridian, and also the south half of sections seventeen and eighteen and all of sections nineteen, twenty, and thirty, in township thirteen north, range seven west of the Indian meridian, and also any other tract or tracts of land within what was formerly Cheyenne and Arapahoe Indian Reservation which heretofore may have been reserved for agency or school purposes, which in the judgment of the Secretary of the Interior are no longer needed or necessary for the purpose for which said tract or tracts were originally reserved, shall be opened to entry by proclamation of the President of the United States within six months from the passage of this Act and be disposed of upon sealed bids or at public auction, at the discretion of the Secretary of the Interior, to the highest bidder under the general provisions of the homestead laws of the United States and under the rules and regulations adopted by the Secretary of the Interior, and such purchaser must be duly qualified to make entry under the general homestead laws: *Provided,* That the money arising from the sale of said lands shall be paid into the Treasury of the United States and placed to the credit of the Cheyenne and Arapahoe tribes of Indians, and said deposit of money shall draw three per centum interest per annum; and the principal and interest of said deposit shall be expended for the benefit of said Indians in such manner as Congress may direct: *Provided further,* That the Secretary of the Interior may in his discretion prescribe that said lands shall be entered in less than one hundred and sixty acre tracts, notwithstanding the provision of the homestead law permitting entries thereunder of one hundred and sixty acres or less.

Public lands.  
Sale of agency, etc.,  
lands, Cheyenne and  
Arapahoe reserva-  
tions, Okla.

Post, p. 2716.

Proviso.  
Proceeds to credit  
of Indians.

Area of entries.

Minimum price.  
Payments.

Issue of patents.

Regulations.

**SEC. 2.** That said lands shall be sold for not less than five dollars per acre, and shall be sold upon the following terms: One-fifth of the price bid therefor to be paid at the time the bid is made and the balance of the purchase price of said land to be paid in six equal annual installments; and in case any purchaser fails to make such annual payment when due all rights in and to the land covered by his or her purchase shall at once cease and any payments theretofore made shall be forfeited and his or her entry shall be canceled. And no title to said land shall inure to the purchaser, nor any patent of the United States issue to the purchasers, until the purchaser shall have in all respects complied with the terms and general provisions of the homestead laws of the United States.

**SEC. 3.** That the Secretary of the Interior is hereby vested with full power and authority to make such rules and regulations as to the time of notice, manner of sale, and other matters incident to the carrying

*Proviso.*  
Patent in fee to  
James F. Rowell.  
*Ante*, p. 280.  
*Post*, p. 887.

out of the provisions of this Act as he may deem necessary: *Provided*, That the Secretary of the Interior is hereby authorized and directed to issue a patent in fee for northwest quarter of section thirty, township two north, range eleven west Indian meridian, Comanche County, Oklahoma, to James F. Rowell a full member of the Kiowa, Comanche and Apache Tribes of Indians of Oklahoma, who has heretofore received no allotment of land from any source; this to be in lieu of all claims to any allotment of land or money settlement in lieu of an allotment.

Approved, June 17, 1910.

June 17, 1910.  
[H. R. 24723.]

[Public, No. 216.]

**CHAP. 300.**—An Act Granting permission to the city and county of San Francisco, California, to operate a pumping station on the Fort Mason Military Reservation, in California.

San Francisco, Cal.  
May operate pump-  
ing station, Fort Ma-  
son Reservation, Cal.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the consent of the United States is hereby given to the city of San Francisco, a municipal corporation existing under the laws of the State of California, to locate, construct, maintain, and operate a pumping station with accessory equipment upon the property of the United States at Fort Mason, in the State of California, upon the approval of the Secretary of War as to the location of the works and the design and character of the construction and under such terms, conditions, and regulations as may from time to time be prescribed by him regarding the use of the reservation for this purpose and the operation and maintenance of the plant.

Approved, June 17, 1910.

June 17, 1910.  
[H. R. 24877.]

[Public, No. 217.]

**CHAP. 301.**—An Act To authorize additional aids to navigation in the Light-House Establishment, and to provide for a Bureau of Light-Houses in the Department of Commerce and Labor, and for other purposes.

Aids to navigation.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of Commerce and Labor be, and he is hereby, authorized to establish and provide the following additional aids to navigation in the Light-House Establishment, under the Department of Commerce and Labor, in accordance with the respective limits of cost hereinafter respectively set forth, which shall in no case be exceeded:

General service.

**GENERAL SERVICE.**

Relief light-vessel.

A relief light-vessel for general service, at a cost not to exceed one hundred and thirty thousand dollars.

Post lights authorized.

Post lantern lights may be established and maintained, in the discretion of the Light-House Board, out of the annual appropriations for lighting of rivers on the following waters: Dunns Creek and Crescent Lake, Florida; Atchafalaya River, Little Lake, Lake des Allemands, Bayou Barataria, Bayou Segnette, Bayou Perot, Bayou Villars, Bayou La Fourche, Lake Salvador, Louisiana; Lake of the Woods, including Rainy River and Warroad Harbor, Minnesota; and Lake Traverse, Minnesota and South Dakota.

First district.

**FIRST LIGHT-HOUSE DISTRICT.**

Otter Island, Me.

A light and fog-signal station at Otter Island, Maine, at a cost not to exceed fourteen thousand dollars.

Boon Island, Me.

A fog-signal station, at or near the light-station on Boon Island, Maine, at a cost not to exceed twenty thousand dollars.