CHAP. 177.—An Act To cancel an allotment of land made to Mary Crane or Ho-tah-kah-win-kaw, deceased Indian, embracing land within the Winnebago Indian Reservation in Nebraska.

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 be, and he is hereby, authorized to cancel the restricted fee patent issued to Mary Crane or Ho-tah-kah-win-kaw, deceased Winnebago allottee numbered 43 on the Winnebago Reservation in Nebraska, embracing the southwest quarter of the northeast quarter of section 20, township 26 north, range 9 east, of the sixth post-meridian in Nebraska, containing forty acres; and to thereupon restore the land involved to the status of tribal property of the Winnebago Indian Reservation.

Approved, May 24, 1924.

CHAP. 178.—An Act To cancel two allotments made to Richard Bell, deceased, embracing land within the Round Valley Indian Reservation in California.

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 be, and he is hereby, authorized to cancel two certain trust patents issued to Richard Bell, deceased, Round Valley allottee, numbered 604 and 662, on the Round Valley Indian Reservation in California, embracing lands described as lot 13, in section 2, township 22 north, range 13 west of Mount Diablo meridian, containing ten acres, for which a trust patent was issued as of date of April 15, 1895; also the northwest quarter of the southwest quarter and the north half of the north half of the southwest quarter of the southwest quarter of section 21, township 23 north, range 13 west of the Mount Diablo meridian, in California, containing fifty acres, for which a trust patent was issued on December 22, 1910; and to thereupon restore the lands involved to the status of tribal property of the Round Valley Indian Reservation.

Approved, May 24, 1924.

CHAP. 179.—An Act To amend an Act entitled “An Act authorizing the payment of the Choctaw and Chickasaw town-site fund, and for other purposes.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 of the Act approved April 28, 1904, entitled “An Act authorizing the payment of the Choctaw and Chickasaw town-site fund, and for other purposes,” be and is hereby amended so as to read as follows:

“SEC. 3. That if any person whose name appears upon the rolls as herein provided shall have died subsequent to the 25th day of September, 1902, and before receiving his pro-rata share of the accumulated town-site fund, the money to which such person would have been entitled, if living, shall be distributed and paid direct to his heirs, according to the laws of descent and distribution, as provided in chapter 49 of Mansfield’s Digest of the Statutes of Arkansas, said heirs to be ascertained and determined by the Secretary of the Interior, under such rules as said Secretary may prescribe, and his decision therein, so far as distribution of tribal funds is concerned, shall be final and conclusive.”

Approved, May 24, 1924.