Forty embraced on July 1, 1920, in the counties of Sevier, Howard, Little River, Pike, Hempstead, Miller, La Fayette, Columbia, Nevada, Ouachita, Union, and Calhoun; the Fort Smith division, which shall include the territory embraced on such date in the counties of Polk, Scott, Logan, Sebastian, Franklin, Crawford, Washington, Benton, and Johnson; and the Harrison division, which shall include the territory embraced on such date in the counties of Baxter, Boone, Carroll, Madison, Marion, Newton, and Searcy.

(c) Terms of the district court for the Texarkana division shall be held at Texarkana on the second Mondays in May and November; for the Fort Smith division, at Fort Smith on the second Mondays in January and June; and for the Harrison division, at Harrison on the second Mondays in April and October.

(d) The clerk of the court for the western district shall maintain an office in charge of himself or a deputy at Texarkana, Fort Smith, and Harrison. Such offices shall be kept open at all times for the transaction of the business of the court.

(e) The eastern district shall include four divisions constituted as follows: The eastern division, which shall include the territory embraced on July 1, 1920, in the counties of Desha, Lee, Phillips, Saint Francis, Cross, Monroe, and Woodruff; the northern division, which shall include the territory embraced on such date in the counties of Independence, Cleburne, Stone, Izard, Sharp, and Jackson; the Jonesboro division, which shall include the territory embraced on such date in the counties of Crittenden, Clay, Craighead, Greene, Mississippi, Poinsett, Fulton, Randolph, and Lawrence; and the western division, which shall include the territory embraced on such date in the counties of Arkansas, Ashley, Bradley, Chicot, Clark, Cleveland, Conway, Dallas, Drew, Faulkner, Garland, Grant, Hot Springs, Jefferson, Lincoln, Lonoke, Montgomery, Perry, Pope, Prairie, Pulaski, Saline, Van Buren, White, and Yell.

(f) Terms of the district court for the eastern division shall be held at Helena on the second Monday in March and the first Monday in October; for the northern division at Batesville on the fourth Monday in May and the second Monday in December; for the Jonesboro division, at Jonesboro on the first Monday in May and the fourth Monday in November; and for the western division, at Little Rock on the first Monday in April and the third Monday in October.

(g) The clerk of the court for the eastern district shall maintain an office in charge of himself or a deputy at Helena, Batesville, Jonesboro, and Little Rock. Such offices shall be kept open at all times for the transaction of the business of the court.

Sec. 2. The following Acts are hereby repealed:

(a) The Act entitled "An Act to fix the time for holding the term of the district court in the Jonesboro division of the eastern district of Arkansas," approved September 9, 1914; and

(b) The Act entitled "An Act to transfer certain counties in the several judicial districts in the State of Arkansas," approved March 4, 1915.

Approved, April 12, 1924.
be legally dead and to have died without heirs, may be deposited in the Treasury of the United States to the credit of the Navajo Tribe of Indians and is hereby made available for appropriation by Congress for the benefit of said Indians.

Approved, April 12, 1924.

**CHAP. 89.**—An Act To authorize the Secretary of the Interior to sell certain lands not longer needed for the Rapid City Indian School.

*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 to sell and convey at not less than their appraised value, under rules and regulations to be prescribed by him, two parcels of land included within the Rapid City Indian School Grounds, South Dakota, the first containing approximately fifty-five one-hundredths of an acre in the southeast corner of the northeast quarter of the southeast quarter, section 4, township 1 north, range 7 east, Black Hills meridian, lying south and east of the Pennington County Highway; the second, containing approximately three and fifty-nine one-hundredths acres in the southeast corner of the northeast quarter of the northeast quarter, section 8, township 1 north, range 7 east, Black Hills meridian, lying south and east of the Rapid City, Black Hills and Western Railroad right of way: Provided, That the net proceeds derived from the sale of these tracts shall be available for appropriation for improvements at said Rapid City Indian School.*

Approved, April 12, 1924.

**CHAP. 90.**—An Act Providing for the reservation of certain lands in New Mexico for the Indians of the Zia Pueblo.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby reserved and withdrawn from settlement, occupancy, or disposal under the laws of the United States and set apart as a reservation for the benefit, use, and occupancy of the Indians of the Zia Pueblo the tract of land in the State of New Mexico particularly described as follows: Lots 4, 5, and 6 and east half southwest quarter section 7; lots 1, 2, 3, and 4 and east half northwest quarter and east half southwest quarter section 18, all in township 15 north, range 2 east, New Mexico principal meridian, New Mexico, containing approximately three hundred and eighty-six and eighty-five one-hundredths acres.*

Approved, April 12, 1924.

**CHAP. 91.**—An Act To validate certain allotments of land made to Indians on the Lac Courte Oreille Indian Reservation in Wisconsin.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any allotments of land to Indians on the Lac Courte Oreille Indian Reservation in Wisconsin, and the restricted fee patents issued therefor, under the provisions of article 3 of the treaty of September 30, 1854 (Tenth Statutes at Large, page 1109), which are in conflict with the provisions of the treaty because of the fact that the allottee was under twenty-one years of age and not the head of a family when allotted, or because the allottee was a female and married but not the head of a family when allotted, be, and the same are hereby, validated.*

Approved, April 12, 1924.