thereto, nor any box, package, cover, or wrapper in which such article is incased or inclosed, shall be stamped, branded, engraved, or imprinted with any word or mark usually employed to indicate the fineness of gold, unless such word or mark be accompanied by other words plainly indicating that such article or part thereof is made of rolled gold plate, gold plate, or gold electroplate, or is gold filled, as the case may be, and no such article, nor any tag, card, or label attached thereto, nor any box, package, cover, or wrapper in which such article is incased or inclosed, shall be stamped, branded, engraved, or imprinted with the word "sterling" or the word "coin," either alone or in conjunction with other words or marks.

SEC. 5. That each and every person, firm, corporation, or association, being a manufacturer of or a wholesale or retail dealer in gold or silver jewelry, gold ware, silver goods, or silverware, who or which shall knowingly violate any of the provisions of this Act, and every officer, manager, director, or managing agent of any such corporation or association having knowledge of such violation and directly participating in such violation or consenting thereto, shall be deemed guilty of a misdemeanor, and upon conviction thereof in any court of the United States having jurisdiction of crimes within the district in which such violation was committed or through which has been conducted the transportation of the article in respect to which such violation has been committed, shall be punished by a fine of not more than five hundred dollars or imprisonment for not more than three months, or both, at the discretion of the court. Whenever the offense is begun in one jurisdiction and completed in another it may be dealt with, tried, determined, and punished in either jurisdiction in the same manner as if the offense had been actually and wholly committed therein.

SEC. 6. That the expression "article of merchandise" as used in this Act shall signify any goods, wares, works of art, commodity, or other thing which may be lawfully kept or offered for sale.

SEC. 7. That all articles of merchandise to which this Act applies shall have been transported into any State, Territory, District, or possession of the United States, and shall remain therein for use, sale, or storage, shall, upon arrival in such State, Territory, District, or possession, be subject to the operation of all the laws of such State, Territory, District, or possession of the United States to the same extent and in the same manner as though such articles of merchandise had been produced in such State, Territory, District, or possession, and shall not be exempt therefrom by reason of being introduced therein in original packages or otherwise.

SEC. 8. That this Act shall take effect one year after the date of its passage.

Approved, June 13, 1906.

June 14, 1906.
[8. 2418.]
[Public, No. 227.]

Vol. 7, p. 543.

CHAP. 3298.—An Act To enable the Indians allotted lands in severalty within the boundaries of drainage district numbered one, in Richardson County, Nebraska, to protect their lands from overflow, and for the segregation of such of said Indians from their tribal relations as may be expedient, and for other purposes.

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, in his discretion, under such rules and regulations as he may prescribe, to pay per capita to the Indians of the Sac and Fox tribe, of Missouri, allotted lands in severalty within the boundaries of drainage district numbered one, in Richardson County, Nebraska, the proportionate share of such Indians in the one hundred and fifty-seven thousand dollars "paper principal"
remaining to the credit of said tribe under the second article of the treaty of October twenty-first, eighteen hundred and thirty-seven: Provided, That sufficient of the amount due said Indians shall be retained and expended by the Secretary of the Interior in paying the assessments that may be made by the said drainage district on the allotments of said Indians for the purpose of protecting the lands embraced in the drainage district from overflow, not exceeding seven dollars per acre, and there is hereby appropriated the sum of fifty thousand dollars, or so much thereof as may be necessary, to enable the Secretary of the Interior to make the per capita payments herein provided. If any surplus remain, it shall be credited to the remainder of the tribe.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, to pay the assessments that may be made on the Sac and Fox tribal lands by said drainage district, not exceeding seven dollars per acre, and there is hereby appropriated for this purpose seven thousand dollars to be deducted from the “paper principal” of one hundred and fifty-seven thousand dollars: Provided, That the amount disbursed under the provisions of this section shall be reimbursed from the proceeds derived from the sale of said tribal lands.

SEC. 3. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, to pay the assessments on lands allotted to the Iowa Indians that may be made by said drainage district, not exceeding seven dollars per acre, and there is hereby appropriated for such purpose two thousand six hundred dollars.

SEC. 4. That the said drainage district be, and it is hereby, authorized to assess the cost of reclaiming the tribal lands of the Sac and Fox Indians, and all lands allotted to the Indians in severalty and held by patents containing restrictions as to sale, taxation, and alienation within said district, and to condemn any of said lands necessary for the purpose of reclamation in the same manner as said district may condemn other lands: Provided, That the payments to be made or the taking of lands under the provisions of this section shall be subject to the approval of the Secretary of the Interior.

SEC. 5. That the Secretary of the Interior be, and he is hereby, authorized, in his discretion, upon application, to issue a fee simple patent to any Indian for the lands allotted to him within said drainage district, and the issuance of such patent shall operate as a removal of all restrictions as to the sale, encumbrance, or taxation of the lands covered thereby.

Approved, June 14, 1906.

CHAP. 3299.—An Act To prohibit aliens from fishing in the waters of Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be unlawful for any person not a citizen of the United States, or who has declared his intention to become a citizen of the United States, and is not a bona fide resident therein, or for any company, corporation, or association not organized or authorized to transact business under the laws of the United States or under the laws of any State, Territory, or district thereof, or for any person not a native of Alaska, to catch or kill, or attempt to catch or kill, except with rod, spear, or gaff, any fish of any kind or species whatsoever in any of the waters of Alaska under the jurisdiction of the United States: Provided, however, That nothing contained in this Act shall prevent those lawfully taking fish in the said waters from selling the same, fresh or cured, in Alaska or in Alaskan waters, to any alien person, company, or vessel then being lawfully in said waters: And provided further, That nothing contained in this Act shall prevent any person, firm, corporation, or association lawfully