year 1927) specifically fixing or permitting mileage rates for travel
and/or subsistence expenses.

Sec. 11. This Act shall not be construed to modify or repeal the
per diem travel allowances granted railway postal clerks, acting
railway postal clerks, and substitute railway postal clerks in section 7, Title I, of the Act approved February 28, 1925 (Forty-third
Statutes, page 1062).

Sec. 12. Appropriations for the fiscal year 1927 which contain
specific rates of actual expenses or per diem allowance inconsistent
with the rates permitted by this Act are hereby modified to the
extent required to permit the application of the provisions of this
Act to such appropriations.

Sec. 13. This Act shall take effect on July 1, 1926, but any
increases deemed necessary to be made in the rates of actual
expenses or per diem allowance under the authority of this Act
shall not be authorized by heads of departments and establishments
to the extent of incurring a deficiency in appropriations available
for the payment thereof during the fiscal year 1927.

Approved, June 3, 1926.

CHAP. 458.—An Act To authorize the Secretary of the Interior to purchase
certain lands in California to be added to the Santa Ysabel Indian Reservation
and authorizing an appropriation of funds therefor.

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 purchase a certain
irregular tract of land containing approximately five hundred and
seventy-three acres in townships 11 and 12 south, range 3 east of San
Bernardino meridian in California, situated adjacent to the Santa
Ysabel Indian Reservation, the legal description and area of the tract
to be accurately determined; said land when purchased to be added to
and become a part of the Santa Ysabel Indian Reservation: Pro-
vided, That the sum of $25,000, or so much thereof as may be needed,
is hereby authorized to be appropriated out of any money in the
Treasury, not otherwise appropriated, to cover the purchase price
of the land and to defray the expenses necessarily incurred in
connection therewith.

Approved, June 3, 1926.

CHAP. 459.—An Act To provide for allotting in severalty lands within the
Northern Cheyenne Indian Reservation in Montana, 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 Northern
Cheyenne Indian Reservation heretofore set apart by Executive
order dated the 19th day of March, 1900, for the permanent use and
occupation of the Northern Cheyenne Indians, in Montana, be, and
the same is hereby, declared to be the property of said Indians,
subject to such control and management of said property as the
Congress of the United States may direct.

Sec. 2. That the Secretary of the Interior be, and he is hereby,
authorized to cause to be prepared a complete roll containing the
names of all said Northern Cheyenne Indians now living, for whom
said reservation was set apart as aforesaid, which roll, when approved
by him, shall be the basis for allotting the land on said reservation,
as herein provided. The Secretary of the Interior shall also cause
to be prepared, in such manner as he may deem advisable, a list
of the lands of said Indian reservation and to classify the same as agricultural, grazing, and land chiefly valuable for the timber thereon. As soon as practicable after the approval of said tribal roll and after the approval of said list of lands classified as above provided, the Secretary of the Interior is hereby authorized to allot in severalty lands classified as agricultural and grazing to the duly enrolled Indians in areas not exceeding one hundred and sixty acres to any individual from the lands appearing on said approved list: Provided, That in allotting said lands each Indian shall be allotted a proportion of the agricultural and grazing lands, respectively, such lands whenever practicable and so far as possible to be contiguous: Provided, That trust patents shall be issued therefor of the form and legal effect authorized by the Act of February 8, 1887 (Twenty-fourth Statutes at Large, page 388), as amended, and the lands so allotted and patented shall be designated in each case as a "homestead," which homestead shall remain inalienable and nontaxable for a period of twenty-five years from the date of issuance of patent therefor, or until the death of the allottee.

The right is hereby reserved to any Indian to select as his allotment a tract occupied by him at the time of the approval of this Act, though such lands or a part thereof may be classified as timber lands.

SEC. 3. That the timber, coal or other minerals, including oil, gas, and other natural deposits, on said reservation are hereby reserved for the benefit of the tribe and may be leased with the consent of the Indian council under such rules and regulations as the Secretary of the Interior may prescribe: Provided, That at the expiration of fifty years from the date of the approval of this Act the coal or other minerals, including oil, gas, and other natural deposits, of said allotments shall become the property of the respective allottees or their heirs: Provided further, That the unallotted lands of said tribe of Indians shall be held in common, subject to the control and management thereof as Congress may deem expedient for the benefit of said Indians.

SEC. 4. That authority is hereby vested in the Secretary of the Interior to cause to be reserved so long as they are needed and used for the benefit of the Northern Cheyennes, suitable lands for the following purposes: For school, agency, and other administrative purposes, including not to exceed one thousand two hundred and eighty acres for the boarding school at Busby, Montana, and not to exceed one hundred and sixty acres for the Birney Day School, in all not exceeding two thousand seven hundred and eighty acres: for tribal cemeteries, where needed, not to exceed in all one hundred and sixty acres: Provided, That with the consent of the tribal council, lands may be reserved for religious and educational purposes, including parsonage, church, cemetery, and garden sites, not to exceed forty acres at any one point; for recreational purposes having an educational feature, not to exceed ten acres at any one point: for public-school purposes, not to exceed two and one-half acres at any one point: Provided further, That the organizations now engaged in educational and religious work on the reservation shall not be disturbed in their occupancy of the sites heretofore set apart under authority of the Secretary of the Interior so long as they continue to be used solely in the advancement of religious and welfare work for the benefit of the Northern Cheyenne Indians: And provided further, That the Secretary of the Interior is hereby authorized to reserve and set aside for town-site purposes not more than eighty acres at Lame Deer, etc., town sites.
Deer, Montana, and not to exceed forty acres at some other suitable location, and to survey and plat said tracts in blocks, lots, streets, alleys, parks, and school sites: Provided, That the area reserved for park and school sites shall not exceed ten acres in any one town site, and patent shall be issued for such lands to the municipality legally charged with the care and custody of the lands hereby set aside for such purposes. That such town sites shall be appraised and disposed of as provided in section 2581 of the Revised Statutes: Provided further, That all the income of said tribe from rents, royalties, or other profits accruing from the sale of any timber, coal, or other minerals, including oil, gas, and other natural deposits herein reserved for the benefit of the said Indians, including proceeds from sales of town lots, shall be deposited in the Treasury of the United States to the credit of the Northern Cheyenne Indians and be subject to expenditure for their benefit in such manner as Congress may direct. An area not exceeding sixty feet on either side of every section line within the said reservation is hereby dedicated as public highways whenever and so far as the same may be so declared by the county commissioners of the county in which the same may be situated, and all allotments and patents hereby authorized shall be subject to the easement hereby created. In addition to reservations heretofore herein authorized the Secretary of the Interior shall withhold from allotment any tracts in legal subdivisions in which are springs or other like sources of water supply to which cattle have been accustomed to repair for drink, together with so much land contiguous thereto as may be necessary to permit access by stock to such water supply from the highways herein provided for.

Sec. 5. That there is hereby authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of $30,000, or so much thereof as may be necessary, to pay the expenses of making the tribal roll, of compiling the list of lands on said reservation, for the necessary surveys and classifications, and all other expenses in connection with the allotment work: Provided, That the sum of $2,500 shall be available for the payment of the expenses of the tribal Indian council in holding meetings on said reservation and for the expenses of delegates which such council may have heretofore sent, or may hereafter send, to the city of Washington on tribal business.

Approved, June 3, 1926.