

Acts of Congress hereafter passed, effect of.

SEC. 1639. The enactment of this code is not to affect or repeal any act of Congress which may be passed between the date of this act and the date when this act is to go into effect; and all acts of Congress that may be passed hereafter are to have full effect as if passed after the enactment of this code, and, so far as such acts may vary from or conflict with any provision contained in this code, they are to have effect as subsequent statutes and as repealing any portion of this act inconsistent therewith.

Operation of common law, etc., unaffected.

SEC. 1640. Nothing in the repealing clause of this code contained shall be held to affect the operation or enforcement in the District of Columbia of the common law or of any British statute in force in Maryland on the twenty-seventh day of February, eighteen hundred and one, or of the principles of equity or admiralty, or of any general statute of the United States not locally inapplicable in the District of Columbia or by its terms applicable to the District of Columbia and to other places under the jurisdiction of the United States, or of any municipal ordinance or regulation, except in so far as the same may be inconsistent with, or is replaced by, some provision of this code.

Prosecution of prior offenses.

SEC. 1641. All offenses committed and all penalties or forfeitures incurred in the District prior to the date on which this code is to take effect may be prosecuted and punished in the same manner and with the same effect as if this code had not been enacted.

Actions barred by limitation under chapter 41, etc. *Ante*, p. 1389.

SEC. 1642. Where any action or proceeding by the provisions of chapter forty-one of this code would be barred at the time it goes into effect, or within one year thereafter, which would not be so barred by prior laws, such action or proceeding may be brought or instituted within such period of one year, anything in said chapter to the contrary notwithstanding.

Approved, March 3, 1901.

March 3, 1901.

CHAP. 855.—An Act To extend the provisions of section eight of the Act entitled "An Act to repeal timber-culture laws, and for other purposes," approved March third, eighteen hundred and ninety-one, concerning prosecutions for cutting timber on public lands, to California, Oregon, and Washington.

Repeal of timber-culture laws. What sufficient defense to timber depredation suits in Colorado, Montana, etc. Vol. 26, pp. 1093, 1099.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section eight of the Act entitled "An Act to repeal timber-culture laws, and for other purposes," approved March third, eighteen hundred and ninety-one, as amended by an Act approved March third, eighteen hundred and ninety-one, chapter five hundred and fifty-nine, page ten hundred and ninety-three, volume twenty-six, United States Statutes at Large, be, and the same is hereby, amended as follows: After the word "Nevada," in said amended Act, insert the words "California, Oregon, and Washington."

—in California, Oregon, and Washington.

Approved, March 3, 1901.

March 3, 1901.

CHAP. 856.—An Act Authorizing and directing the Secretary of the Interior to issue a patent to the heir or heirs of one Tawamnoha, or Martha Crayon, conveying to them certain lands in the State of North Dakota, confirming certain conveyances thereof, and for other purposes.

Conveyance to heirs of Tawamnoha, or Martha Crayon, of Devils Lake Sioux Reservation, authorized.

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 and directed, upon due proof of the death of one Tawamnoha, or Martha Crayon, an Indian woman, late of the Devils Lake Sioux Indian Reservation, and due proof of

heirship, to issue a patent to her heir or heirs conveying to them the following-described premises, situated in the county of Benson, State of North Dakota, to wit: The lots numbered two and three of section fifteen, the lot numbered one of section twenty-two, and the southwest quarter of the southwest quarter of section fourteen, in township one hundred and fifty-three north, of range sixty-seven west of the fifth principal meridian, in the State of North Dakota, containing one hundred and fifty-nine acres and eight one-hundredths of an acre; the said premises being land allotted to her in severalty by trust allotment patent of date November second, eighteen hundred and ninety-two; such patent so to be issued to convey to said heir or heirs the said premises in fee, discharged of any trust or incumbrance whatsoever.

—lots described.

SEC. 2. That a certain deed, of date October twenty-third, eighteen hundred and ninety-eight, executed, acknowledged, and delivered by Matochatka and Mahpiyatokahewin, the father and mother of said Tawamnoha, or Martha Crayon, and parties entitled to succeed to her estate by the laws of the State of North Dakota, she having died without issue, which said deed was duly filed for record in the office of the register of deeds in and for Benson County, State of North Dakota, and recorded in Book E of Deeds, on page six hundred, and which purported to convey the said premises to Thomas Crayon, the surviving husband of said Tawamnoha, or Martha Crayon, be and the same is hereby legalized and in all things confirmed and ratified.

Certain deed of conveyance legalized.

Approved, March 3, 1901.

CHAP. 857.—An Act Extending to the city of Everett, Washington, a subport of entry, the privileges of the Act approved June tenth, eighteen hundred and eighty, governing the immediate transportation of dutiable merchandise.

March 3, 1901.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the privileges of the Act approved June tenth, eighteen hundred and eighty, governing the immediate transportation of dutiable merchandise without appraisement, be, and the same are hereby, extended to Everett, a subport of entry in the customs collection district of Puget Sound.

Everett, Wash.
Granted immediate transportation privileges.

Approved, March 3, 1901.

CHAP. 858.—An Act To provide for subports of entry and delivery in the Territory of Hawaii.

March 3, 1901.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That such places in the customs district of the Territory of Hawaii as the Secretary of the Treasury may from time to time designate shall be subports of entry and delivery, and customs officers shall be stationed at such subports with authority to enter and clear vessels, receive duties, fees, and other moneys, and perform such other services and receive such compensation as in the judgment of the Secretary of the Treasury the exigencies of commerce may require: *Provided, however,* That the Secretary of the Treasury be, and he is hereby, authorized and empowered to discontinue such subports of entry or delivery whenever in his judgment there is necessity for such action.

Hawaii Territory.
Secretary of Treasury to designate subports of entry, etc.
Customs officers.

Provido.
Discontinuing subports.

Approved, March 3, 1901.