

[CHAPTER 65.]

## JOINT RESOLUTION

To carry out certain obligations to certain enrolled Indians under tribal agreement:

February 14, 1933.  
[S. J. Res. 167.]  
[Pub. Res., No. 53.]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That any person duly enrolled as a member of an Indian tribe who received in pursuance of a tribal treaty or agreement with the United States an allotment of land which by the terms of said treaty or agreement was exempted partially or in total from taxation, and from which land the restrictions have been or have not been removed and who was required or permitted contrary to law to pay any illegal or unauthorized Federal inheritance tax or Federal income tax on the rents, royalties, or other gains arising from such allotted lands, and who under the law and rulings of the Treasury Department have secured a refund of the taxes so illegally or erroneously collected but who did not receive interest on such refunds in accordance with the laws and the regulations in force at the time the refund was secured and who have failed to file a claim for the allowance of such interest, shall be allowed one year after the approval of this Act within which to file such claim, and if otherwise entitled thereto may recover such interest on such illegally collected taxes in the same manner and to the same extent as if such claims for interest had been theretofore duly filed as required by law, it not being the policy of the Government to invoke or plead a statute of limitations to escape the obligations of agreements solemnly entered into with its Indian wards: *Provided, however,* That in the case of the death of any person any such interest on the refund of illegal taxes paid by him or on his account may in like manner be claimed and recovered by the person or persons who would have received such money had it constituted a part of his estate at the time of his death: *Provided further,* That no interest on such refunds shall be payable prior to the time provided by law for the payment of interest in any such similar cases: *Provided further,* That it shall be unlawful for any person acting as attorney or agent for any claimant to receive more than a total of 5 per centum of the amount collected under the provisions of this Act, and any person collecting a total amount from such claimant in excess of said 5 per centum shall be guilty of a misdemeanor and punished by a fine not exceeding \$1,000 or imprisonment not exceeding six months, or both.

Indian allottees.  
Claims for unpaid  
interest on refunds of  
certain Federal taxes,  
allowed.To be filed within  
one year.

Recovery.

*Provided.*  
Payment to estate if  
allottee deceased.

Prior payment.

Limitation on attor-  
ney's, etc., fee.

Penalty for violation.

Approved, February 14, 1933.

[CHAPTER 72.]

## AN ACT

To approve act numbered 268 of the session laws of 1931 of the Territory of Hawaii, entitled "An act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the island of Molokai."

February 15, 1933.  
[H. R. 311.]  
[Public, No. 347.]

*Be it enacted by the Senate and House of Representatives of the United States in Congress assembled,* The act numbered 268 of the session laws of 1931 of the Territory of Hawaii, entitled "An act to authorize and provide for the manufacture, maintenance, distribution, and supply of electric current for light and power within the island of Molokai," passed by the Legislature of the Territory of Hawaii and approved by the Governor of the Territory of Hawaii on April 30, 1931, is hereby approved: *Provided,* That the authority in section 16 of said act for the amending or repeal of said act shall not be held to authorize such action by the Legislature of

Molokai Island, Ha-  
waii.  
Grant of electric fran-  
chise approved.*Provided.*  
Amendment subject  
to approval by Con-  
gress.

Establishing value  
on replacement cost,  
not approved.

Hawaii except upon approval by Congress in accordance with the Organic Act: *Provided further*, That nothing herein shall be construed as an approval by Congress of the theory of establishing value on the actual cost of reproducing or replacing property as contained in section 18 of the said act.

Approved, February 15, 1933.

[CHAPTER 73.]

AN ACT

February 15, 1933.  
[H. R. 11930.]  
[Public, No. 348.]

To provide a preliminary examination of the Green River, Washington, with a view to the control of its floods.

Green River, Wash.  
Preliminary examina-  
tion of, directed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of War be, and he is hereby, authorized and directed to cause a preliminary examination to be made of the Green River, Washington, with a view to control of its floods, in accordance with the provisions of section 3 of an Act entitled "An Act to provide for control of the floods of the Mississippi River, and of the Sacramento River, California, and for other purposes," approved March 1, 1917.

Vol. 39, p. 950.

Approved, February 15, 1933.

[CHAPTER 74.]

AN ACT

February 15, 1933.  
[H. R. 12329.]  
[Public, No. 349.]

To establish the boundary lines of the Chippewa Indian territory in the State of Minnesota.

Chippewa Indian ter-  
ritory, Minn.  
Boundaries reduced.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That on and after the passage of this Act the territory in Minnesota to be considered as Indian-treaty territory under provisions of article 7 of the treaty of February 22, 1855 (10 Stat. L. 1165-1169), between the United States and the Mississippi Bands of Chippewa Indians shall be reduced to the territory within the boundaries described as follows:

Vol. 10, p. 1169.

Description.

Beginning at the intersection of the range line common to ranges 32 and 33 west, with the common county line of Beltrami and Hubbard Counties of the State of Minnesota. From thence, bearing north following and on said range line to the northwest corner of township 148 north, range 32 west; thence angling to the right on to the north bounds of said township and bearing east on said bounds to the northeast corner thereof; thence continuing east on the said north bounds of said township 148 north, across ranges 31 and 30 west to the county line of Beltrami and Itasca Counties; thence north on said county line to the southwest corner of Koochiching County; thence east on the south bounds of Koochiching County to the corrected range line as between ranges numbered 25 on the west and 27 on the east side thereof; thence north on the last described range line to the northwest corner of township 66 north of the aforesaid range 27; thence east on the north bounds of said township across ranges numbered 27, 26, 25, 24, 23, 22, 21, 20, 19, and part of 18 to the point of intersection of said line with the Vermillion River; thence angling to the right on to a right line that will intersect the south boundary line of township 63 north, range 19 west. This point of intersection is equidistant from the southeast corner of said township 63 and the center of the railroad track of the Duluth, Winnipeg and Pacific Railroad, as measured on and along the said south bounds of said township; thence west on and along the said south bounds of township 63, crossing part of range 19 and the whole of ranges 20