

cating liquors in the Indian country, shall be in full force and effect throughout the territory hereby granted, until otherwise directed by Congress or the President of the United States, and for that purpose said tract shall be held to be and to remain a part of the diminished Red Lake Indian Reservation.

SEC. 6. That Congress reserves the right to alter, amend, or repeal this Act or any part thereof.

Approved, February 8, 1905.

Amendment.

CHAP. 557.—An Act To amend an Act to regulate the height of buildings in the District of Columbia.

February 8, 1905.
[S. 5939.]

[Public, No. 59.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section two of the Act of Congress entitled "An Act to regulate the height of buildings in the District of Columbia," approved March first, eighteen hundred and ninety-nine, is hereby amended by adding thereto the following: "Provided, That all buildings hereafter erected to front or abut on the plaza in front of the new Union Station, provided for by Act of Congress approved February twenty-eighth, nineteen hundred and three, shall be fireproof and shall not be of a height greater than eighty feet."

District of Columbia.
Height of business houses.
Vol. 30, p. 922, amended.

Proviso.
Union Station plaza.
Vol. 32, p. 913.

Approved, February 8, 1905.

CHAP. 558.—An Act For the relief of holders and owners of certain District of Columbia special-tax scrip.

February 8, 1905.
[H. R. 3947.]

[Public, No. 60.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia are hereby authorized and directed to receive and audit such of the following special-tax scrip for the redemption of which there is no existing law, and to pay to the holders and owners thereof the amounts respectively found to be due them on such scrip, including interest thereon at the rate of three per centum per annum from the date of issue to the date of the approval of this Act, which interest shall be in lieu of the rate of interest provided in the certificates of said special-tax scrip, and in full of all interest thereon, namely: Scrip dated May twenty-eighth, eighteen hundred and sixty-nine, on lot nine in reservation ten, fifty-eight dollars; scrip dated July twenty-sixth, eighteen hundred and seventy, on lot two in square three hundred and sixty-five, thirteen dollars and forty-seven cents; scrip dated December sixth, eighteen hundred and seventy, on lot one in square thirty-three, sixty-seven dollars and twenty-four cents; scrip dated December sixth, eighteen hundred and seventy, on lot twenty-one in square thirty-three, sixty-seven dollars and twenty-four cents; scrip dated December sixth, eighteen hundred and seventy, on lot one in square thirty-two, sixty-seven dollars and twenty-four cents; scrip dated January twentieth, eighteen hundred and seventy-one, on lot of eight in square forty-one, for two dollars and seventy-four cents; scrip dated January twentieth, eighteen hundred and seventy-one, on lot of eight in square forty-one, for two dollars and seventy-three cents; scrip dated January twentieth, eighteen hundred and seventy-one, on lot of eight in square forty-one, two dollars and seventy-three cents; scrip dated January twentieth, eighteen hundred and seventy-one, on lot of eight in square forty-one, two dollars and seventy-three cents; scrip dated July first, eighteen hundred and seventy-one, numbered

District of Columbia.
Redemption of special-tax scrip authorized.

Rate of interest.

Scrip to be redeemed.