

be taken from any money in the Treasury of the United States belonging to such Indians or bands of Indians in whose behalf the suit is brought unless specifically authorized in the contract approved by the Commissioner of Indian Affairs and the Secretary of the Interior as herein provided: *Provided*, That in no case shall the fees decreed by said court amount to more than 10 per centum of the amount of the judgment recovered in such cause.

Approved, May 26, 1920.

*Proviso.*  
Maximum fee.

**CHAP. 204.**—An Act To amend an Act entitled “An Act making appropriations for the current and contingent expenses of the Bureau of Indian Affairs, for fulfilling treaty stipulations with various Indian tribes, and for other purposes, for the fiscal year ending June 30, 1914,” approved June 30, 1913.

May 26, 1920.  
[H. R. 11024.]  
[Public, No. 223.]

*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 is hereby authorized to pay out of any funds of the Creek, Cherokee, Choctaw, Chickasaw, and Seminole Nations on deposit in the Treasury of the United States, the proportionate cost of street paving, construction of sidewalks and sewers abutting on unsold lots belonging to any of said tribes and as may be properly chargeable against said town lots, said payments to be made upon submission of proof to said Secretary of the Interior showing the entire cost of the said street paving, sidewalk, and sewer construction and that said improvement was duly authorized and undertaken in accordance with law: *Provided*, That the Secretary of the Interior shall be satisfied that the charges made are reasonable and that the lots belonging to the above-mentioned tribes against which the charges were made have been enhanced in value by said improvements to not less than the amount of said charges.

Five Civilized Tribes,  
Okla.  
Allowance of street  
improvements, etc., in  
town sites, from funds  
of.

Sewer construction  
added.  
Vol. 38, p. 96, amended.

*Proviso.*  
Condition.

Approved, May 26, 1920.

**CHAP. 205.**—An Act To convey to the Big Rock Stone and Construction Company a portion of the military reservation of Fort Logan H. Roots, in the State of Arkansas.

May 26, 1920.  
[H. R. 13274.]  
[Public, No. 224.]

*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, upon the payment by the Big Rock Stone and Construction Company, a corporation existing under the laws of the State of Arkansas, of such sum as he may determine to be the reasonable value of the premises (but not less than \$150 per acre), to convey to the said company the following-described portion of the military reservation of Fort Logan H. Roots, near the city of Little Rock, State of Arkansas, to wit:

Fort Logan H.  
Roots, Ark.  
Sale of portion of  
lands, to Big Rock  
Stone and Construc-  
tion Company.

Beginning at the southeast corner of a two-acre tract purchased from the United States by the Big Rock Stone and Construction Company, approved by Act of Congress August 14, 1912; thence north one degree eighteen minutes east four hundred and thirty-seven feet to the southeast corner of an eighteen and seventy-five one-hundredths acre tract purchased from the United States by the Big Rock Stone and Construction Company, approved by Act of Congress August 14, 1912; thence south fifty-four degrees thirty minutes west along boundary line two hundred and fifty feet to the southwest corner of said eighteen and seventy-five one-hundredths acre tract, this point being also the northeast corner of the two-acre tract above mentioned; thence south thirty-three degrees thirty-four minutes east three hundred and fifty feet along boundary of said two-acre tract to point of beginning, same being a triangular parcel of

Description.

ground located in the southwest quarter of section twenty-eight, township two north, range twelve west, containing one acre.

Revocable lease of other lands of, to same Company.

SEC. 2. That the Secretary of War be, and he is hereby, authorized and directed to enter into a revocable lease with the Big Rock Stone and Construction Company, a corporation as aforesaid, on the following-described portion of the military reservation of Fort Logan H. Roots, near the city of Little Rock, State of Arkansas, to wit:

Description.

From cut-stone monument in boundary line of military reservation of Fort Logan H. Roots, approximately one hundred and fifty feet southeast of brick pumping station, run north thirty-seven degrees fifty-two minutes west six hundred and twenty-four feet from point of beginning; thence south fifty-four degrees thirty minutes west approximately two hundred and forty feet to bank of Arkansas River; thence in a northwesterly direction, following up the left bank of river, approximately one thousand three hundred feet to boundary line of a two-acre tract purchased from the United States by the Big Rock Stone and Construction Company, approved by Act of Congress August 14, 1912; thence north fifty-four degrees thirty minutes east along boundary line of said two-acre tract to the southeast corner of said tract; thence south thirty-three degrees thirty-four minutes east alongside of bluff one thousand three hundred feet to point of beginning, same being a strip of ground lying along the east bank of Arkansas River in the southwest quarter of section twenty-eight, township two north, range twelve west, containing seven and twenty-one-hundredths acres, at a rental value to be determined by the War Department.

Vol. 37, p. 310.

Rent.

Effect.

SEC. 3. That this Act shall take effect and be in force from and after its passage and approval.

Approved, May 26, 1920.

May 26, 1920.

[H. R. 13133.]

[Public, No. 225.]

CHAP. 206.—An Act To amend section 8 of an Act entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914, as amended May 15, 1916.

Antitrust Act, 1914. Interlocking directorates. Vol. 38, p. 733. Vol. 39, p. 121, amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 8 of an Act entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914, as amended by the Act of May 15, 1916, be further amended by inserting in the proviso at the end of the second clause of said section after the word "prohibit" the words "any private banker or," so that the proviso as amended shall read:

Federal reserve banks, and private bankers. Officers, etc., may serve in not more than two other banks, etc.

"*And provided further,* That nothing in this Act shall prohibit any private banker or any officer, director, or employee of any member bank or class A director of a Federal reserve bank, who shall first procure the consent of the Federal Reserve Board, which board is hereby authorized, at its discretion, to grant, withhold, or revoke such consent, from being an officer, director, or employee of not more than two other banks, banking associations, or trust companies, whether organized under the laws of the United States or any State, if such other bank, banking association, or trust company is not in substantial competition with such banker or member bank.

Condition.

Consent of Federal Reserve Board.

"The consent of the Federal Reserve Board may be procured before the person applying therefor has been elected as a class A director of a Federal reserve bank or as a director of any member bank."

Approved, May 26, 1920.