

INDIAN RESERVATIONS IN THE STATE OF NEVADA.

L E T T E R

FROM

THE SECRETARY OF THE INTERIOR,

TRANSMITTING

IN RESPONSE TO RESOLUTION OF THE SENATE OF FEBRUARY 24, 1899, A COMMUNICATION FROM THE COMMISSIONER OF INDIAN AFFAIRS, WITH ACCOMPANYING PAPERS, RELATIVE TO INDIAN RESERVATIONS IN THE STATE OF NEVADA.

MARCH 3, 1899.—Referred to the Committee on Indian Affairs and ordered to be printed.

DEPARTMENT OF THE INTERIOR,
Washington, March 3, 1899.

SIR: I have the honor to acknowledge the receipt of the following resolution of the Senate:

Resolved, That the Secretary of the Interior be, and he hereby is, directed to inform the Senate what Indian reservations exist in the State of Nevada and the date of their creation, whether by statute or departmental order, and to transmit to the Senate a list of the allotments of lands to Indians, together with a map showing the several locations and the Indian reservation in which they are contained, also the names of the inspectors or other officers of the United States who officiated in securing such allotments, with reasons therefor.

Resolved further, That the Secretary of the Interior be, and he hereby is, also requested to make no more allotments to Indians in Nevada until the next session of Congress.

In response thereto, I herewith transmit copy of a communication of 3d instant from the Commissioner of Indian Affairs and accompanying papers, which, it is believed, contains the information desired.

Very respectfully,

E. A. HITCHCOCK,
Secretary.

The PRESIDENT OF THE SENATE.

DEPARTMENT OF THE INTERIOR,
OFFICE OF INDIAN AFFAIRS,
Washington, March 3, 1899.

SIR: This office is in receipt by Department reference for report in duplicate of a resolution passed by the United States Senate February 24, 1899, directing you to inform the Senate what Indian reservations exist in the State of Nevada and the date of their creation, whether by statute or departmental order, and to transmit to the Senate a list of the allotments of lands to Indians, together with a map showing the several locations and the Indian reservation in which they are situated, also the names of the inspectors or other officers of the United States who officiated in securing such allotments, with the reasons therefor. The said resolution requests you to make no more allotments to Indians in Nevada until the next session of Congress. The resolution was referred to this office February 24, 1899.

In connection with this matter the office has to state respectfully that there are four existing Indian reservations in the State of Nevada, to wit: Pyramid Lake, Walker River, Duck Valley, and Moapa River.

The Pyramid Lake Reservation was set aside by Executive order dated March 23, 1874. (See pamphlet containing copy of Executive orders relating to Indian reserves, issued prior to April 1, 1890, herewith, p. 51 thereof.)

The Walker River Reservation was set apart by Executive order dated March 19, 1874. (See p. 51 of said pamphlet.)

The Duck Valley Reservation was set apart by Executive order dated April 16, 1877. (See p. 48 of said pamphlet.)

The Moapa River Reservation, as it now exists (embracing 1,000 acres), was set apart by departmental order dated July 3, 1875, under the provisions of an act of Congress approved March 3, 1875 (18 Stats., 445). For information as to this reservation see pages 49 and 50 of said pamphlet.

It may be proper to remark in this connection that an Executive order was issued May 4, 1886, making an addition to the Duck Valley Reservation, the lands thereby added lying in the then Territory, now State, of Idaho; also that an Executive order was issued March 12, 1873, setting apart certain lands in Nevada to be known as the Moapa River Reserve; that on February 12, 1874, a second Executive order was issued setting apart certain lands for this reservation in lieu of the Executive order last above mentioned; and that this reservation was reduced by the departmental order above mentioned, dated July 3, 1875, under the provisions of the said act, to 1,000 acres as indicated. The last three Executive orders referred to are found on page 49 of the said pamphlet.

It does not appear that any allotments of land in severalty have been made to the Indians occupying the said reservations.

Allotments, however, have been made to nonreservation Indians in the State of Nevada under the fourth section of the general allotment act approved February 8, 1887 (24 Stats., 388), and the fourth section of said act as amended by act of February 28, 1891 (26 Stats., 794).

You will find inclosed herewith schedule of the allotments so made.

It will be observed from the said schedule that allotments from No. 1 to No. 31, Carson City, Nev., series, were made on May 10, 1893, by Special Allotting Agent C. F. Larrabee, on duty in this office. The allotments embraced from No. 1 to No. 31, inclusive, were approved by the Secretary of the Interior May 11, 1893.

The allotments from No. 32 to 112, inclusive, Carson City, Nev., series,

were made by Special Allotting Agent Michael Piggott on December 20, 1892. These allotments have not been submitted to the Department for approval, for the reason that the question as to whether the same should be readjusted has been for some time pending before the Department. The allotments from 32 to 112 embrace lands which lie mainly within the old abandoned Fort McDermit Military Reservation, and certain interested parties urged that the same be readjusted, to the end that a more equitable distribution of the lands might be obtained, embracing, as they do, both bottom and hillside lands, the latter being arid and broken.

The allotments from No. 113 to 491, inclusive, Carson City, Nev., series, were made by Special Allotting Agent Michael Piggott on January 7, 1893, and April 22, 1893, and at various times between the last two dates named. The allotments between these numbers, 113 to 491, were approved by the Department October 22, 1895.

The allotments from No. 492 to No. 679, Carson City, Nev., series (excepting 500 to 508, inclusive), were made by Special Allotting Agent Bernard Arntzen on September 23, 1893, and March 7, 1895, and at various times between these dates. The allotments between these numbers, 492 to 679, with the exceptions noted, were approved by the Department February 24, 1897.

The allotments from 500 to 508, inclusive, Carson City, Nev., series, were made June 7, 1897, by Special Allotting Agent C. F. Larrabee, on duty in this office, and were approved by the Department June 9, 1897.

I have caused the allotments above mentioned to be indicated in different colors by legal subdivisions upon township plats which are transmitted herewith. The number of each allotment is given upon the said plats, being placed usually in the center of the legal subdivision allotted to any individual Indian.

It will be observed that the schedules above referred to show the name of each allottee, the tribe to which he belongs, his age, his family relation, and that a description of the lands allotted is given by legal subdivisions.

The Senate resolution referred to calls for the reasons why allotments of lands were made to Indians in the State of Nevada.

As to this matter, the office has to state that in the fall of the year 1890 the Commissioner of Indian Affairs, Hon. T. J. Morgan, visited the Pyramid Lake Reservation, said State, with a view to looking into certain matters there. While at that reservation he addressed a letter to the Acting Commissioner of this office, dated October 7, 1890, and stated that United States Indian Agent S. S. Sears, of the Nevada Agency, had recently showed him a list containing the names of a large number of Indians who desired to acquire title to the public lands on which they were located; that such Indians should be encouraged and assisted in doing so; and requested that the said United States Indian agent be authorized and directed to render proper aid in this matter.

On November 5, 1890, this office addressed a letter to said Indian agent, stating that it was deemed best for the Indians who were located on the public domain and desired to obtain title to the lands claimed by them to take allotments under the fourth section of the general allotment act approved February 8, 1887 (24 Stats., 388), copy herewith. This course was decided upon for the reason that Indians can acquire title to their homes on the public domain more easily under the general allotment act than under the provisions of the Indian homestead act approved July 4, 1884 (23 Stats., 96). By the provisions of this act any Indians who might then be located on public lands or should thereafter

so locate may avail themselves of the privileges of the homestead laws as fully and to the same extent as citizens of the United States, but without payment of fees or commissions on account of such entries or proofs. Accordingly the office transmitted to the said United States Indian agent a copy of the said allotment act, with 50 Indian allotment application blanks for use thereunder, and inclosed to him a circular of information issued September 17, 1887, by the Department, showing what is necessary to be done, how to proceed, and the proof required by Indians located upon the public domain. (Blank copy of such form herewith.)

The agent was instructed to carefully read the said Department circular and act and familiarize himself with all their requirements, so as to be able to instruct the Indians and assist them in making their applications properly and without errors or omissions.

The said agent addressed a letter to this office December 12, 1890, stating that the lands upon which the Indians referred to were located were surveyed some twenty years ago, but that after diligent search for and his failure to find the lines and corners in such survey it became necessary to employ a surveyor to ascertain the same; that he did so, and prepared a map of townships 18, 19, and 20, in ranges 29, 30, and 31, showing lands selected by Pah-Ute Indians; that he also surveyed and located two irrigating ditches within the lands above described, and filed and recorded maps thereof at the county seat of Churchill County, as required by the laws of the State of Nevada.

The said agent transmitted to this office fifty Indian allotment applications for lands under the fourth section of the said act.

These Indian allotment applications were returned January 9, 1891, by this office, to his successor, Charles G. Warner, with instructions to file the same in the proper local land office, which he did, and to assist other Indians in that vicinity in making applications for allotments, if he found them to be so entitled under the law and the rules and regulations prescribed by the Department in said circular, but it appears that little progress was made by Agent Warner in this work.

Under date of March 5, 1892, Agent Warner addressed a letter to this office, inclosing one therewith dated March 4, 1892, from C. W. Jones, jr., agency clerk, wherein the latter stated that upon a recent visit to the Indians in Churchill County, Nev., he, together with the headmen of the Stillwater Indians, carefully counted them camp by camp; that the result of this count showed that there were 316 Indians, including men, women, and children in that count, who desired to take allotments of lands in severalty; that the said Indians informed him in council that they were born and brought up in the vicinity of the lands which they had selected, and unless forced to leave the same they intended to die there; that they had a few horses, but were without wagons, harness, tools, etc.; that they depended almost entirely upon the employment furnished them by the whites; that upon conversation with many of the settlers in the vicinity he ascertained that the whites entertained a kindly feeling for the Indians and desired to see them succeed in their undertaking to obtain homes; that the whites depended almost entirely upon Indians for labor, both in and out of harvest season; that the Indians and whites lived in that vicinity quietly and peaceably; that the Indians were industrious, as well as quiet and peaceable, and would, with a proper start in their new venture, do for themselves what they had done for the whites—make good and profitable farms; that all of the young men and women among them spoke good English; that most of the Indians, both old and

young, understood what was spoken to them in the English language; that they were well dressed, happy, and contented, and that he did not find any among their number in abject want.

As this office desired to encourage these Indians in their desire to secure permanent homes and to become self-supporting, and as there appeared to be a necessity for sending a special allotting agent into that field to look after them and make allotments to them if found to be entitled thereto, this office, on May 19, 1892, instructed Special Allotting Agent Michael Piggott to proceed, upon the completion of certain duties which had been assigned him, to Churchill County, Nev., for the purpose of finishing the allotments which were begun, as above indicated, by United States Indian Agent Sears and his successor, Agent Warner, of the Nevada Agency. He was instructed at the same time that it might become necessary to direct him to suspend temporarily the work outlined for him in Churchill County, in order that he might proceed to the abandoned Fort McDermit Military Reservation, Nev., for the purpose of making allotments to the Indians located thereon; that in case he should be so instructed full information would be given him as to the said reservation and allotments thereon thereafter.

On October 18, 1892, Special Allotting Agent Piggott was instructed to proceed to the said military reservation and also to Old Camp McGarry Military Reservation, in said State, upon reaching a point in the progress of the work in which he was then engaged at which he might suspend the same without detriment to the service and injury to the Indians whose interests he was serving, the purpose being to make allotments of land under his existing instructions to Indians located within these last-named abandoned military reservations.

It is proper to state in this connection that under date of May 6, 1889, the attention of this office was invited by the surveyor-general of Nevada to the fact that certain Indians were located upon sections 19, 20, 29, and 30, township 42 north, range 26 east, Mount Diablo meridian, Nevada; that they had occupied and cultivated these lands for some fifteen years; that they then desired to secure the same as homes for themselves and families. On June 22, 1889, this office called upon the General Land Office for information as to the status of the said lands and whether the same or any part thereof were embraced within the Old Camp McGarry Military Reserve, and if so, whether they were subject to allotment.

By letter dated June 4, 1892, the General Land Office addressed a letter to this office pertaining to the application of an Indian named Lee Winnemucca for an allotment of a portion of the Camp McGarry Military Reserve, and stated that the local land officers at Carson City, Nev., had been directed to allow the application to be placed on file in that office and remain intact upon the records of the same. This decision was had after much correspondence with regard to the matter, as fully set forth in office letter dated October 18, 1892, giving Special Allotting Agent Piggott instructions with reference to making allotments upon these two abandoned military reservations. The said special allotting agent was informed that the General Land Office had decided that the lands embraced within these military reserves were subject to allotment under the fourth section of the general allotment act as amended by act of February 28, 1891 (26 Stats., 794). (A copy of said amendatory act herewith.)

Under date of March 25, 1891, prior to giving instructions to the said allotting agent with reference to these two military reserves, some

eighteen white petitioners in the vicinity of Fort McDermitt addressed a petition to this office stating that the lands embraced within this reservation under consideration were fertile, well watered, and adapted to agricultural purposes and in every way suitable for allotments to the Indians; that they could, if allotments should be allowed, make a good living thereon, and that it would be well to establish a school there for them, as there were good buildings upon the abandoned reservation for that purpose.

These petitioners also stated that the Indians were peaceable and law-abiding; that they expressed a request and solicitation for the whites to assist them in securing permanent homes on the Fort McDermitt Reserve, and urged that action in the matter be taken at the earliest practicable date, and submitted with their petition a list of the names of the male Indians of the Fort McDermitt band, indicating that there were then 66 men, 77 women, 45 boys, and 50 girls—total, 238. This petition was sent to the said special allotting agent and also the list accompanying the same for his use and information in connection with this work.

On May 15, 1891, a date prior to the time of instructing Special Allotting Agent Piggott to make allotments to the Fort McDermitt Indians, Agent Warner advised this office that the Indians of the Fort McDermitt Reservation had visited him and appealed for assistance in obtaining allotments thereon; that they were then quiet, peaceable, and industrious; that they should receive every encouragement possible at the hands of the Government in their efforts to become self-supporting and to educate their children. Agent Warner inclosed with his said letter one from Jack Hardin, an Indian, wherein the latter stated that he had counted his Pah Utes and found their number to be, as above indicated, 238.

Allotments were made to most of these Indians as above indicated.

Under date of December 22, 1892, Special Allotting Agent Piggott addressed a letter to this office stating that the Washoe tribe of Indians, some 700 in number, had always resided in the vicinity of Carson City, Nev.; that from the appearance of the white men there the tribe had been friendly, and because of their peaceable disposition they had been ignored and neglected by the Government, and abused and deprived of their hunting grounds and fishing privileges by their Pah Ute neighbors; that the Washoes had for years depended for support upon the pine nuts gathered in the fall of the year from a species of scrub pine which grew upon the hills in southwest Nevada, principally in townships 12, 13, and 14 north, ranges 21 and 22 east, Mount Diablo meridian; that a number of these Indians called upon him and complained that white men had lately been cutting down the pine-nut timber and selling it for firewood, though the land was still owned by the Government; that in a few years their orchards, as they called the timber, would be entirely destroyed, and that their people would then starve unless protected in some manner by the United States; that these nuts were to them like the white man's wheat fields and apple orchards; that the lands referred to were not fit for agricultural purposes, but in the spring of the year made fair grazing lands, being dry and having but few streams; that the Indians claimed that in the breaks and gulches many places could be found where they could make homes for their old people and produce gardens in the spring; that they had appealed to him to have the lands referred to allotted to them in severalty, and that as he could see nothing in the law authorizing him to reject their applications for the said lands, he therefore assisted the

Indians in making applications for them, and would continue to do so unless otherwise directed by this office.

The allotting agent inclosed two newspaper clippings from the local papers of that vicinity for the purpose of making known the importance of the pine nuts to the Indians, and also to the whites, who bought large quantities of them from their Indian neighbors, and as showing also the advanced views of the Washoe tribe of Indians upon the question of education, which views he found to be general among them.

He added that the whites had secured this pine timber by making an entry of a 40 acre tract, and then cutting such timber from a thousand or more acres adjacent thereto; that much of the lands thus cut over had young trees which bore nuts and would be gladly taken under the allotment act by the Indians, the same being allotted to them as grazing lands only.

In order that these Indians might be reached thereafter through the mails in case it became necessary to correspond with them, Allotting Agent Piggott stated that the register of the Carson City land office suggested that some post-office should be designated for them, and the allotting agent gave it as his opinion as the best means of so reaching them would be through the Indian school at Carson City, Nev.

Under date of January 4, 1893, Allotting Agent Piggott was advised that if the lands referred to were adapted, as he indicated, to grazing purposes and otherwise useful to the Indians as he stated, this office could see no objection to allotting the same to them under the fourth section of the general allotment act as amended by act of February 28, 1891. He was therefore directed to continue the work of assisting them in making applications for the lands under existing instructions and to notify them, as well as the local land officers at Carson City, and the proper school authorities of the Indian school there, that this office would address any communication which might become necessary to forward to them, or any of their number, in care of the Indian school at Carson City, requesting the superintendent thereof to cause the same to be forwarded and delivered.

Special Allotting Agent Piggott having resigned, Bernard Arntzen, of Quincy, Ill., was appointed to be an allotting agent, and instructed on June 26, 1893, to resume the work which had been intrusted to the charge of Allotting Agent Piggott. He was furnished with certain information as to the location of nonreservation Indians who desired allotments of land under said fourth section, contained in a letter dated March 29, 1893, from Special Allotting Agent Piggott. At that date the latter was engaged in making allotments to the Washoe Indians in the vicinity of Carson City, Nev., under instructions from this office, as above indicated. He stated in his said letter that he had made 219 allotments to these Indians; that there were about 100 more within the Carson City land district who would take allotments; that he hoped to finish making allotments to the Indians last referred to before returning to his home, but that he had been unable to do so. Agent Piggott added in his said letter that he had prepared maps of certain townships in the vicinity of Stillwater, Churchill County, Nev., for the purpose of locating 315 Pah-Ute Indians at that place; that he was informed that these Indians were industrious and reliable; that they would need some assistance from the Government in bringing water to their lands for the purpose of irrigation.

He recommended that his successor (Special Allotting Agent Arntzen) be sent to Carson City, Nev.; that he remain there until all the Pah-Utes in that vicinity had received allotments, and that he then pro-

ceed to other fields of labor, as indicated in his said letter, adding the statement that the letter referred to was not written for the purpose of dictating as to what should be done or the manner of accomplishing the work planned, but simply of his good will toward the Indians and for the benefit of the Indian service.

Special Allotting Agent Arntzen was given full and explicit instructions as to making allotments under the fourth section of the said act as amended, and furnished with the necessary blank applications for that purpose. He made allotments in the State of Nevada, full information concerning which is given above.

It will be observed from the foregoing that the reasons for making allotments to nonreservation Indians in the State of Nevada are fully set forth. The office was fully aware of the fact that many of these Indians had lived upon the public domain for fifteen years or more; that they desired to acquire title to these lands and thus secure homes for themselves and families, to the end that they might become self-supporting and make some advancement in the way of civilization. All the correspondence had by this office with interested parties shows that they are peaceable, law abiding, and industrious. It would seem to be proper for the executive branch of the Government to encourage them, as Congress has provided a way and manner whereby they may obtain homes upon the public domain, not only under the provisions of the fourth section of the general allotment act as amended, but also under the provisions of the homestead law, to which reference has been made above.

The Indians who have received allotments in Churchill County, Nev., are interested in the matter of irrigation, for United States Indian Agent Sears stated, as above indicated, that he had filed maps in the proper office of the county seat of Churchill County and had the same recorded there under the laws of the State of Nevada, showing certain irrigation ditches.

The Washoe tribe of Indians, who have received allotments of land embracing pine-nut timber, have frequently made complaints to this office of trespasses by whites upon their holdings, and asked the assistance of this office to prosecute the trespassers and to prevent a repetition of their encroachments.

All the information in the possession of this office goes to show that these Indians are mainly interested in their homes; that they desire to retain the lands allotted to them. In fact, the office has had a special allotting agent engaged recently in the work of delivering patents to Indians who have received allotments of land within the Carson City, Nev., land district, but this work was temporarily suspended upon request from Senator Stewart. The allotting agent engaged in delivering patents to the Indians within the local land office district last referred to has not reported a single case where the Indians desire to relinquish their allotments or that they are causing whites any trouble.

It is deemed proper to state in this connection that the allotment law does not require an Indian to live upon his allotment after the same has been made to him, although it is expected that Indian allottees will remain upon their lands and cultivate and improve the same. In view of all the facts in the case, this office desires to say that it would hardly seem just and fair to the Indians for the Government, through either the legislative or executive branch, to take any action looking to the cancellation of the allotments above described, or any portion thereof. In fact, such a course would seem to be one of injustice, hardship, and inhumanity toward a portion of an ignorant and helpless race of people.

With these remarks the Senate resolution is herewith returned, and a copy of this report is inclosed herewith for your use.

Very respectfully, your obedient servant,

A. C. TONNER,
Acting Commissioner.

The SECRETARY OF THE INTERIOR.

EXECUTIVE ORDERS.

PYRAMID LAKE, OR TRUCKEE RESERVE.

EXECUTIVE MANSION, *March 23, 1874.*

It is hereby ordered that the tract of country known and occupied as the Pyramid Lake Indian Reservation, in Nevada, as surveyed by Eugene Monroe, in January, 1865, and indicated by red lines, according to the courses and distances given in tabular form on accompanying diagrams, be withdrawn from sale or other disposition, and set apart for the Pah-Ute and other Indians residing thereon.

U. S. GRANT.

WALKER RIVER RESERVE.

EXECUTIVE MANSION, *March 19, 1874.*

It is hereby ordered that the reservation situated on Walker River, Nevada, as surveyed by Eugene Monroe, December, 1864, and indicated by red lines on the above diagram, in accordance with the fifteen courses and distances thereon given, be withdrawn from public sale or other disposition and set apart for the use of the Pah Ute Indians residing thereon.

U. S. GRANT.

DUCK VALLEY RESERVE.

EXECUTIVE MANSION, *April 16, 1877.*

It is hereby ordered that the following-described tract of country, situated partly in the Territory of Idaho and partly in the State of Nevada, be, and the same hereby is, withdrawn from the public domain, to wit: Commencing at the one-hundredth milepost of the survey of the north boundary of Nevada; thence due north to the intersection of the north boundary of township 16 south of Boise base line in Idaho; thence due west to a point due north of the one hundred and twentieth milepost of said survey of the north boundary of Nevada; thence due south to the ninth standard parallel north of the Mount Diablo base line in Nevada; thence due east to a point due south of the place of beginning; thence north to the place of beginning. And the above-named tract of land is hereby set apart as a reservation for the Western Shoshone Indians, subject to such modifications of boundary as a location of limits shall determine.

R. B. HAYES.

DEPARTMENT OF THE INTERIOR, OFFICE OF INDIAN AFFAIRS,

Washington, D. C., June 28, 1875.

SIR: By the terms of an act of Congress entitled "An act making appropriations for the current and contingent expenses of the Indian Department and for fulfilling treaty stipulations with various Indian tribes for the year ending June 30, 1876, and for other purposes," approved March 3, 1875, the Pah Ute Reservation in southeastern Nevada is reduced to "1,000 acres, to be selected by the Secretary of the Interior, in such manner as not to include the claim of any settler or miner."

I have the honor to submit herewith a report from William Vandever, United States Indian inspector, dated San Francisco, Cal., June 12, 1875, under office instructions of 26th of March last, submitting a report of the selection of the 1,000 acres (to which the Pah Ute Reservation in southeast Nevada was reduced), made by Messrs. Bateman and Barnes, United States Indian agents in Nevada, under his instructions of April 12, 1875, which selection having met his approval, he forwards, with the

recommendation that the following metes and bounds be established and proclaimed by Executive order as the boundaries of the Pah Ute Reservation in southeastern Nevada, as contemplated by said act of Congress, viz:

Commencing at a stone set in the ground, extending 3 feet above, whereon is cut "U. S. No. 1," which stone marks the northeast corner of the reservation, standing on a small hill known as West Point, and set 18 feet in a northeasterly direction from the corner of a building designated as the office and medical depository, located on said reservation, and running thence north 60 degrees west 80 chains to a stone upon which is cut "U. S. No. 2;" thence north 70 degrees west 97 chains to a stone upon which is cut "U. S. No. 3;" thence south 56 chains and 50 links to a monument of stones on the top of a hill; thence south 70 degrees east 97 chains to a monument of stones at the base of a hill; thence south 60 degrees east 80 chains to a stone set in the ground rising 2 feet above, upon which is cut "U. S., S. E. corner;" thence north 56 chains and 50 links to place of beginning.

The act in question provides that the reservation shall not include any claim of settler or miner, yet the lands described above include the claim of Volney Reector. Inasmuch, however, as Inspector Vandever reports the improvements of Mr. Reector to be just what are required for the agency, and that Mr. Reector has relinquished the possession thereof to the United States for \$1,800, the appraised value of two years ago, made by Commissioners Ingalls and Powell, I deem the law to have been complied with, and therefore submit the selection herein made for your approval, with the suggestion, if approved by you, that the lands herein selected be set apart for the Pai-Ute Indians.

The return of the letter of Inspector Vandever is herewith requested, with your directions in the premises.

Very respectfully, your obedient servant,

H. R. CLUM, *Acting Commissioner.*

The Hon. SECRETARY OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR,
Washington, D. C., July 3, 1875.

SIR: I return the report of William Vandever, United States Indian inspector, which accompanied your communication of the 28th ultimo, in which are defined the boundaries of the Pai-Ute Reservation in southeastern Nevada, embracing 1,000 acres, to which area said reserve was by act of March 3, 1875, declared to be reduced; the land to be selected by the Secretary of the Interior.

The selection of the tract of country described in the report of Inspector Vandever is approved, and hereby set apart as a reservation for the Pai-Ute Indians.

Very respectfully,

C. DELANO, *Secretary.*

The COMMISSIONER OF INDIAN AFFAIRS.

EXECUTIVE MANSION, *May 4, 1886.*

It is hereby ordered that the following-described lands in the Territory of Idaho, viz: Township 15 south, ranges 1, 2, and 3 east of the Boise meridian, be, and the same are hereby, withdrawn from sale and settlement, and set apart as an addition to the Duck Valley Reservation, for the use and occupation of Paddy Cap's band of Pah Utes and such other Indians as the Secretary of the Interior may see fit to settle thereon: *Provided, however,* That any tract or tracts of land within said townships, the title to which has passed out of the United States, or to which valid homestead or preemption rights have attached under the laws of the United States prior to this date, are hereby excluded from the operations of this order.

GROVER CLEVELAND.

MOAPA RIVER RESERVE.

[Formerly called Muddy Valley Reserve.]

EXECUTIVE MANSION, *March 12, 1873.*

Agreeably to the recommendation contained in the foregoing letter to the Secretary of the Interior of this day, the following-described lands in the southeastern part of Nevada are hereby set apart for the use of the Indians in that locality: Commencing at a point on the north bank of the Colorado River where the eastern line of Nevada strikes

the same; running thence due north with said eastern line to a point far enough north from which a line running due west will pass 1 mile north of Muddy Springs; running due west from said point to the one hundredth and fifteenth meridian of west longitude; thence south with said meridian to a point due west from the place of beginning; thence due east to the west bank of the Colorado River; thence following the west and north bank of the same to the place of beginning.

U. S. GRANT.

EXECUTIVE MANSION, February 12, 1874.

In lieu of an executive order dated the 12th of March last, setting apart certain lands in Nevada as a reservation for the Indians of that locality, which order is hereby canceled, it is hereby ordered that there be withdrawn from sale or other disposition, and set apart for the use of the Pah Ute and such other Indians as the Department may see fit to locate thereon, the tract of country bounded and described as follows, viz:

Beginning at a point in the middle of the main channel of the Colorado River of the West 8 miles east of the one hundred and fourteenth degree of west longitude; thence due north to the thirty-seventh degree of north latitude; thence west with said parallel to a point 20 miles west of the one hundred and fifteenth degree of west longitude; thence due south 35 miles; thence due east 36 miles; thence due south to the middle of the main channel of the Colorado River of the West; thence up the middle of the main channel of said river to the place of beginning.

U. S. GRANT.

THE GENERAL ALLOTMENT ACT.

CHAP. 119.—AN ACT to provide for the allotment of lands in severalty to Indians on the various reservations, and to extend the protection of the laws of the United States and the Territories over the Indians, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where any tribe or band of Indians has been, or shall hereafter be, located upon any reservation created for their use, either by treaty stipulation or by virtue of an act of Congress or Executive order setting apart the same for their use, the President of the United States be, and he hereby is, authorized, whenever in his opinion any reservation or any part thereof of such Indians is advantageous for agricultural or grazing purposes, to cause said reservation, or any part thereof, to be surveyed or resurveyed if necessary, and to allot the lands in said reservation in severalty to any Indian located thereon in quantities as follows:

To each head of a family, one-quarter of a section;

To each single person over eighteen years of age, one-eighth of a section;

To each orphan child under eighteen years of age, one-eighth of a section; and

To each other single person under eighteen years now living, or who may be born prior to the date of the order of the President directing an allotment of the lands embraced in any reservation, one-sixteenth of a section: *Provided,* That in case there is not sufficient land in any of said reservations to allot lands to each individual of the classes above named in quantities as above provided, the lands embraced in such reservation or reservations shall be allotted to each individual of each of said classes pro rata in accordance with the provision of this act: *And provided further,* That where the treaty or act of Congress setting apart such reservation provides for the allotment of lands in severalty in quantities in excess of those herein provided, the President, in making allotments upon such reservation, shall allot the lands to each individual Indian belonging thereon in quantity as specified in such treaty or act: *And provided further,* That when the lands allotted are only valuable for grazing purposes, an additional allotment of such grazing lands, in quantities as above provided, shall be made to each individual.

SEC. 2. That all allotments set apart under the provisions of this act shall be selected by the Indians, heads of families selecting for their minor children, and the agents shall select for each orphan child, and in such manner as to embrace the improvements of the Indians making the selection. Where the improvements of two or more Indians have been made on the same legal subdivision of land, unless they shall otherwise agree, a provisional line may be run dividing said lands between them, and the amount to which each is entitled shall be equalized in the assignment of the remainder of the land to which they are entitled under this act: *Provided,* That if any one entitled to an allotment shall fail to make a selection within four years after the President shall direct that allotments may be made on a particular reservation,

the Secretary of the Interior may direct the agent of such tribe or band, if such there be, and if there be no agent, then a special agent appointed for that purpose, to make a selection for such Indian, which election shall be allotted as in cases where selections are made by the Indians, and patents issued in like manner.

SEC. 3. That the allotments provided for in this act shall be made by special agents appointed by the President for such purpose, and the agents in charge of the respective reservations on which the allotments are directed to be made, under such rules and regulations as the Secretary of the Interior may from time to time prescribe, and shall be certified by such agents to the Commissioner of Indian Affairs, in duplicate, one copy to be retained in the Indian Office and the other to be transmitted to the Secretary of the Interior for his action, and to be deposited in the General Land Office.

SEC. 4. That where any Indian not residing upon a reservation, or for whose tribe no reservation has been provided by treaty, act of Congress, or Executive order, shall make settlement upon any surveyed or unsurveyed lands of the United States not otherwise appropriated, he or she shall be entitled, upon application to the local land office for the district in which the lands are located, to have the same allotted to him or her, and to his or her children, in quantities and manner as provided in this act for Indians residing upon reservations; and when such settlement is made upon unsurveyed lands, the grant to such Indians shall be adjusted upon the survey of the lands so as to conform thereto; and patents shall be issued to them for such lands in the manner and with the restrictions as herein provided. And the fees to which the officers of such local land office would have been entitled had such lands been entered under the general laws for the disposition of the public lands shall be paid to them, from any moneys in the Treasury of the United States not otherwise appropriated, upon a statement of an account in their behalf for such fees by the Commissioner of the General Land Office, and a certification of such account to the Secretary of the Treasury by the Secretary of the Interior.

SEC. 5. That upon the approval of the allotments provided for in this act by the Secretary of the Interior, he shall cause patents to issue therefor in the name of the allottees, which patent shall be of the legal effect, and declare that the United States does and will hold the land thus allotted for the period of twenty-five years, in trust for the sole use and benefit of the Indian to whom such allotment shall have been made, or, in case of his decease, of his heirs according to the laws of the State or Territory where such land is located, and that at the expiration of said period the United States will convey the same by patent to said Indian, or his heirs as aforesaid, in fee, discharged of said trust and free of all charge or incumbrance whatsoever: *Provided*, That the President of the United States may in any case in his discretion extend the period. And if any conveyance shall be made of the lands set apart and allotted as herein provided, or any contract made touching the same, before the expiration of the time above mentioned, such conveyance or contract shall be absolutely null and void: *Provided*, That the law of descent and partition in force in the State or Territory where such lands are situate shall apply thereto after patents therefor have been executed and delivered, except as herein otherwise provided; and the laws of the State of Kansas regulating the descent and partition of real estate shall, so far as practicable, apply to all lands in the Indian Territory which may be allotted in severalty under the provisions of this act: *And provided further*, That at any time after lands have been allotted to all the Indians of any tribe as herein provided, or sooner if in the opinion of the President it shall be for the best interests of said tribe, it shall be lawful for the Secretary of the Interior to negotiate with such Indian tribe for the purchase and release by said tribe, in conformity with the treaty or statute under which such reservation is held, of such portions of its reservation not allotted as such tribe shall, from time to time, consent to sell, on such terms and conditions as shall be considered just and equitable between the United States and said tribe of Indians, which purchase shall not be complete until ratified by Congress, and the form and manner of executing such release shall also be prescribed by Congress: *Provided, however*, That all lands adapted to agriculture, with or without irrigation, so sold or released to the United States by any Indian tribe, shall be held by the United States for the sole purpose of securing homes to actual settlers and shall be disposed of by the United States to actual and bona fide settlers only in tracts not exceeding one hundred and sixty acres to any one person, on such terms as Congress shall prescribe, subject to grants which Congress may make in aid of education: *And provided further*, That no patents shall issue therefor except to the person so taking the same as and for a homestead, or his heirs, and after the expiration of five years occupancy thereof as such homestead; and any conveyance of said lands so taken as a homestead, or any contract touching the same, or lien thereon, created prior to the date of such patent, shall be null and void. And the sums agreed to be paid by the United States as purchase money for any portion of any such reservation shall be held in the Treasury of the United States for the sole use of the tribe or tribes of Indians to whom such reservations belonged; and the same, with interest thereon at three per cent. per annum, shall be at all

times subject to appropriation by Congress for the education and civilization of such tribe or tribes of Indians or the members thereof. The patents aforesaid shall be recorded in the General Land Office, and afterward delivered, free of charge, to the allottee entitled thereto. And if any religious society or other organization is now occupying any of the public lands to which this act is applicable, for religious or educational work among the Indians, the Secretary of the Interior is hereby authorized to confirm such occupation to such society or organization, in quantity not exceeding one hundred and sixty acres in any one tract, so long as the same shall be so occupied, on such terms as he shall deem just; but nothing herein contained shall change or alter any claim of such society for religious or educational purposes heretofore granted by law. And hereafter in the employment of Indian police, or any other employes in the public service among any of the Indian tribes or bands affected by this act, and where Indians can perform the duties required, those Indians who have availed themselves of the provisions of this act and become citizens of the United States shall be preferred.

SEC. 6. That upon the completion of said allotments and the patenting of the lands to said allottees, each and every member of the respective bands or tribes of Indians to whom allotments have been made shall have the benefit of and be subject to the laws, both civil and criminal, of the State or Territory in which they may reside; and no Territory shall pass or enforce any law denying any such Indian within its jurisdiction the equal protection of the law. And every Indian born within the territorial limits of the United States to whom allotments shall have been made under the provisions of this act, or under any law or treaty, and every Indian born within the territorial limits of the United States who has voluntarily taken up, within said limits, his residence separate and apart from any tribe of Indians therein, and has adopted the habits of civilized life, is hereby declared to be a citizen of the United States, and is entitled to all the rights, privileges, and immunities of such citizens, whether said Indian has been or not, by birth or otherwise, a member of any tribe of Indians within the territorial limits of the United States without in any manner impairing or otherwise affecting the right of any such Indian to tribal or other property.

SEC. 7. That in cases where the use of water for irrigation is necessary to render the lands within any Indian reservation available for agricultural purposes, the Secretary of the Interior be, and he is hereby, authorized to prescribe such rules and regulations as he may deem necessary to secure a just and equal distribution thereof among the Indians residing upon any such reservations; and no other appropriation or grant of water by any riparian proprietor shall be authorized or permitted to the damage of any other riparian proprietor.

SEC. 8. That the provision of this act shall not extend to the territory occupied by the Cherokees, Creeks, Choctaws, Chickasaws, Seminoles, and Osage, Miamies and Peorias, and Sacs and Foxes, in the Indian Territory, nor to any of the reservations of the Seneca Nation of New York Indians in the State of New York, nor to that strip of territory in the State of Nebraska adjoining the Sioux Nation on the south added by Executive order.

SEC. 9. That for the purpose of making the surveys and resurveys mentioned in section two of this act, there be, and hereby is, appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of one hundred thousand dollars, to be paid proportionately out of the proceeds of the sales of such land as may be acquired from the Indians under the provisions of this act.

SEC. 10. That nothing in this act contained shall be so construed as to affect the right and power of Congress to grant the right of way through any lands granted to an Indian, or a tribe of Indians, for railroads or other highways, or telegraph lines, for the public use, or to condemn such lands to public uses, upon making just compensation.

SEC. 11. That nothing in this act shall be so construed as to prevent the removal of the Southern Ute Indians from their present reservation in southwestern Colorado to a new reservation by and with the consent of a majority of the adult male members of said tribe.

Approved, February 8, 1887.

[Circular].

DEPARTMENT OF THE INTERIOR,
Washington, D. C., September 17, 1887.

The following rules and regulations regarding the allotment of lands of the United States not otherwise appropriated to Indians under the fourth section of the act of February 8, 1887 (Stats. 24, 388), known as the general allotment act, and appropriate forms for the purpose, are published for the information and guidance of the officers and agents of this Department and applicants for lands thereunder.

The provisions of the act referred to are as follows:

"SEC. 4. That where any Indian not residing upon a reservation, or for whose tribe no reservation has been provided by treaty, act of Congress, or Executive order, shall make settlement upon any surveyed or unsurveyed lands of the United States not otherwise appropriated, he or she shall be entitled, upon application to the local land office for the district in which the lands are located, to have the same allotted to him or her, and to his or her children, in quantities and manner as provided in this act for Indians residing upon reservations; and when such settlement is made upon unsurveyed lands, the grant to such Indians shall be adjusted upon the survey of the lands so as to conform thereto; and patents shall be issued to them for such lands in the manner and with the restrictions as herein provided. And the fees to which the officers of such local land office would have been entitled had such lands been entered under the general laws for the disposition of the public lands shall be paid to them, from any moneys in the Treasury of the United States not otherwise appropriated, upon a statement of an account in their behalf for such fees by the Commissioner of the General Land Office, and a certification of such account to the Secretary of the Treasury by the Secretary of the Interior."

The quantity of land to which any Indian would be entitled under the foregoing section is regulated by the clause "in quantities and manner as provided in this act for Indians residing upon reservations."

The quantities of land to which reservation Indians are entitled under the provisions of the act are specified in section 1 thereof, and are as follows:

"To each head of a family, one-quarter of a section;

"To each single person over eighteen years of age, one-eighth of a section;

"To each orphan child under eighteen years of age, one-eighth of a section; and

"To each other single person under eighteen years now living or who may be born prior to the date of the order of the President directing an allotment of the lands embraced in any reservation, one-sixteenth of a section, * * * *And provided further, That when the lands allotted are only valuable for grazing purposes, an additional allotment of such grazing lands, in quantities as above provided, shall be made to each individual.*"

Orphan children are those who have lost both parents.

The fourth clause above cited, "To each other single person under eighteen years now living," &c., will be construed to embrace children who may be born prior to the date of the parent's application for an allotment.

Lands to which the mineral laws of the United States apply are not subject to allotment under the provisions of said fourth section.

Any Indian making application at any United States land office for an allotment of land under the foregoing section, shall be required to make oath that he is an Indian of the ——— tribe; that he was born in the United States; that he is the head of a family, or a single person over eighteen years of age, as the case may be; that he was not residing upon a reservation at the date of the act aforesaid (February 8, 1887), or, in lieu of the latter declaration, that no reservation has been provided for his tribe by treaty, act of Congress, or Executive order; that he has made actual bona fide settlement upon the lands he desires to have allotted to him, for his exclusive use and benefit, and that he has not previously had the benefit of said fourth section.

This must be corroborated, in so far as his Indian character, nativity, and actual bona fide settlement are concerned, by the affidavits of two or more disinterested witnesses, or by the affidavit or certificate of a special agent to allot lands in severalty to Indians, special Indian agent, Indian agent, inspector, Indian school superintendent, or special commissioner of this Department.

Indians will be regarded as competent witnesses.

If the applicant is the head of a family, and applies for allotments for his minor children, he must make oath to their names and ages, respectively, and that they are living under his care and protection; and in all cases the applications for such children must be made in *their names*, respectively.

All applications for *unsurveyed* lands must contain a description of the same by metes and bounds, beginning with some natural object which may be readily identified, or a permanent artificial monument or mound set for the purpose, or in such other manner as to admit of its being readily identified when the lines of the official survey come to be extended.

Where the application is made for lands claimed to be "only valuable for grazing purposes," such claim must be supported by the affidavit of the applicant and his witnesses.

Unsurveyed lands in the States (not Territories) having school grants, which, if unsurveyed, would fall within sections 16 and 36 granted for schools, are not subject to allotment, and applicants for allotment should avoid making settlement in such sections. When practicable, adjacent surveys should be examined to determine the question.

A "non-mineral affidavit" in the prescribed form will be required, except in the States to which the mineral statutes are not applicable, to wit: Michigan, Wisconsin, Minnesota, Missouri, Kansas, and Alabama. This may be made by the applicant himself, or by one or both of his corroborative witnesses, or other reputable person having a knowledge of the facts.

Where the applicant is prevented by bodily infirmity, distance, or other good cause from personal attendance at the district land office, the required affidavits may be made before the judge or clerk of any court of record having a seal.

Upon the official survey of the lands embracing the Indian allotment the surveyor shall note upon the plat of the survey the lands claimed by the allottee, and adjust the allotment to conform thereto, and report the description of the land by legal subdivisions to the register and receiver of the proper local land office.

The register of the land office shall make a record of all Indian allotments made upon unsurveyed lands in a book kept expressly for that purpose, and thereupon forward the application to the General Land Office, together with the required affidavits in support of the same. The General Land Office will refer the papers to the Indian Office, where the application will be noted in a book to be kept for that purpose, and thereupon the special agent appointed by the President to allot lands in severalty to Indians under said act, on duty in said office, will allot the lands described in the application to the applicant, if satisfied that he is entitled to the same, and certify the allotment to the Commissioner of Indian Affairs, in duplicate, one copy of which will be retained in the Indian Office, and the other transmitted to the Secretary of the Interior for his action, and to be deposited in the General Land Office, as the act requires.

The same rule will be observed when the Indian settlement is made upon surveyed lands, except that in such cases the entry will be noted in the regular tract books of the local land office.

Registers and receivers will give to Indian allotments under this act a special series of numbers, and at the end of each month make separate abstracts of the same, sending up therewith the papers in each case.

Registers and receivers will afford every facility to Indians who desire to take allotments, and, when necessary, assist them in the preparation of their applications and the required proof.

Blank forms, hereby prescribed, may be had upon application to the Commissioner of Indian Affairs or the register and receiver of the various district land offices.

H. L. MULDROW, *Acting Secretary.*

INDIAN ALLOTMENT APPLICATION FOR LANDS OUTSIDE OF ANY INDIAN RESERVATION.

[Act February 8, 1887, Stat. 24, p. 388.]

U. S. LAND OFFICE, _____,

_____, 18—.

Application No. _____.

I, _____, being an Indian of the _____ tribe, do hereby apply to have allotted¹ _____, under the provisions of the fourth section of the act of Congress, approved February 8, 1887 [Stat. 24, p. 388], the² _____, containing _____ acres.

Witnesses:

_____,

_____.

U. S. LAND OFFICE, _____,

_____, 18—.

I, _____, register of the land office, do hereby certify that the above application is for _____ lands, and that there is no prior valid adverse right to the same.

_____, *Register.*

¹ Insert "to me, as the head of a family," or "to me, as a single person over eighteen years of age," or "to my minor child" (giving the name of the child), as the case may be.

² Insert description of the land, if surveyed by legal subdivisions; if unsurveyed, by metes and bounds, beginning with some object that may be readily identified, or a permanent artificial monument or mound set for the purpose, or in such other manner as to admit of its being readily identified when the official survey comes to be extended.

The same blank may be used in making application in the case of an orphan child, the agent's or special agent's name being inserted in place of the parent's, and the phraseology changed to suit the case.

If the application is for grazing land, it should be stated in the application that the lands are "only valuable for grazing purposes."

INDIAN ALLOTMENT AFFIDAVIT.

I, _____, having filed my application, No. _____, for an allotment of land for _____, under the provisions of section 4 of the act of February 8, 1887 (Stat. 24, p. 388), do solemnly swear that I am an Indian of the _____ tribe; that I was born in the United States; that I am² _____; that³ _____; that I have made actual bona fide settlement upon the lands described in said application for the exclusive use and benefit of⁴ _____; and that⁵ _____ has not heretofore had the benefit of said section 4.

[See "Note" at bottom.]

Sworn to and subscribed before me this _____ day of _____, 18____.

NOTE.—If the application is in the name of a minor child, add: "and that the applicant is my child, that he (or she) is of the age of _____ years, and is now living under my care and protection." If the application is for lands claimed to be valuable for grazing purposes only, add: "and that the lands described in said application are only valuable for grazing purposes."

CORROBORATIVE AFFIDAVIT.

We, _____ and _____, do solemnly swear that we are well acquainted with _____, and know that he is an Indian of the _____ tribe; that he was born in the United States, and that he has made actual bona fide settlement upon the land described in the foregoing application, No. _____.

Sworn to and subscribed before me this _____ day of _____, 18____.

NOTE.—If the lands applied for are only valuable for grazing purposes, add: "and that said lands are only valuable for grazing purposes."

The affidavit or certificate of a special agent to allot lands in severalty to Indians, special Indian agent, Indian agent, inspector, Indian school superintendent, or special commissioner of this Department, will be accepted as sufficient.

The "Indian allotment affidavit" and "Corroborative affidavit" may be made before either the register or receiver of the land district in which the land is situated, or before the judge or clerk of any court of record having a seal.

[Extract from the act of Congress approved February 8, 1887.]

SEC. 5. * * * And if any conveyance should be made of the lands set apart and allotted as herein provided, or any contract made touching the same before the expiration of the time above mentioned (twenty-five years or longer in the discretion of the President), such conveyance or contract shall be absolutely null and void. * * *

NON-MINERAL AFFIDAVIT.

[To accompany Indian allotment application for lands outside of any Indian reservation, except in the States of Michigan, Wisconsin, Minnesota, Missouri, Kansas, and Alabama, to which the mineral statutes are not applicable.]

I, _____, do solemnly swear that I am well acquainted with the character of the land described in the foregoing application, No. _____, and with each and every legal subdivision thereof, having frequently passed over the same; that my knowledge of said land is such as to enable me to testify understandingly with regard thereto that there is not, to my knowledge, within the limits thereof any vein or lode of quartz or other rock in place, bearing gold, silver, cinnabar, lead, tin, or copper, or any deposit of coal; that there is not within the limits of sand land, to my knowledge, any placer, cement, gravel, or other valuable mineral deposit; that no portion of said land is claimed for mining purposes under the local customs or rules of miners or otherwise; that no portion of said land is worked for mineral during any part of the year by any person or persons; that said land is essentially non-mineral land, and that the application therefor is not made for the purpose of fraudulently obtaining

¹ Insert, "myself, as the head of a family," or "myself as a single person over eighteen years of age," or "my minor child" (giving the name of the child), as the case may be. The same blank may be used in the case of an orphan child, the agent making the affidavit for such child, and changing the phraseology to suit the case.

² Insert, "the head of a family," or "a single person over eighteen years of age," as the case may be.

³ Insert, "I was not residing upon a reservation at the date of the act above mentioned," or "no reservation has been provided for my tribe by treaty, act of Congress, or Executive order."

⁴ Insert, "myself," or "my above-named minor child."

⁵ Insert, "I," or "he," or "she," as the case requires.

title to mineral land, but with the object of securing said land for agricultural purposes.

Subscribed and sworn to before me this — day of —, A. D. 18—, and I hereby certify that the foregoing affidavit was read to the said — previous to his name being subscribed thereto; and that deponent is a respectable person to whose affidavit full faith and credit should be given.

NOTE.—This affidavit may be made before either the register or receiver of the land district in which the land is situated, or before the judge or clerk of any court of record having a seal.

[PUBLIC—No. 105.]

AN ACT to amend and further extend the benefits of the act approved February eighth, eighteen hundred and eighty-seven, entitled "An act to provide for the allotment of land in severalty to Indians on the various reservations, and to extend the protection of the laws of the United States over the Indians, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section one of the act entitled "An act to provide for the allotment of lands in severalty to Indians on the various reservations, and to extend the protection of the laws of the United States and the Territories over the Indians, and for other purposes," approved February eighth, eighteen hundred and eighty-seven, be, and the same is hereby, amended so as to read as follows:

"SEC. 1. That in all cases where any tribe or band of Indians has been, or shall hereafter be, located upon any reservation created for their use, either by treaty stipulation or by virtue of an act of Congress or Executive order setting apart the same for their use, the President of the United States be, and he hereby is, authorized, whenever in his opinion any reservation, or any part thereof, of such Indians is advantageous for agricultural or grazing purposes, to cause said reservation, or any part thereof, to be surveyed, or resurveyed, if necessary, and to allot to each Indian located thereon one-eighth of a section of land: *Provided,* That in case there is not sufficient land in any of said reservations to allot lands to each individual in quantity as above provided, the land in such reservation or reservations shall be allotted to each individual pro rata, as near as may be, according to legal subdivisions: *Provided further,* That where the treaty or act of Congress setting apart such reservation provides for the allotment of lands in severalty to certain classes in quantity in excess of that herein provided, the President, in making allotments upon such reservation, shall allot the land to each individual Indian of said classes belonging thereon in quantity as specified in such treaty or act, and to other Indians belonging thereon in quantity as herein provided: *Provided further,* That where existing agreements or laws provide for allotments in accordance with the provisions of said act of February eighth, eighteen hundred and eighty-seven, or in quantities substantially as therein provided, allotments may be made in quantity as specified in this act, with the consent of the Indians, expressed in such manner as the President, in his discretion, may require: *And provided further,* That when the lands allotted, or any legal subdivision thereof, are only valuable for grazing purposes, such lands shall be allotted in double quantities."

SEC. 2. That where allotments have been made in whole or in part upon any reservation under the provisions of said act of February eighth, eighteen hundred and eighty-seven, and the quantity of land in such reservation is sufficient to give each member of the tribe eighty acres, such allotments shall be revised and equalized under the provisions of this act: *Provided,* That no allotment heretofore approved by the Secretary of the Interior shall be reduced in quantity.

SEC. 3. That whenever it shall be made to appear to the Secretary of the Interior that, by reason of age or other disability, any allottee under the provisions of said act or any other act or treaty can not personally and with benefit to himself occupy or improve his allotment or any part thereof the same may be leased upon such terms, regulations, and conditions as shall be prescribed by such Secretary for a term not exceeding three years for farming or grazing or ten years for mining purposes: *Provided,* That where lands are occupied by Indians who have bought and paid for the same, and which lands are not needed for farming and agricultural purposes, and are not desired for individual allotments, the same may be leased by authority of the council speaking for such Indians for a period not to exceed five years for grazing or ten years for mining purposes in such quantities and upon such terms and conditions as the agent in charge of such reservation may recommend, subject to the approval of the Secretary of the Interior.

SEC. 4. That where any Indian entitled to allotment under existing laws shall make settlement upon any surveyed or unsurveyed lands of the United States not otherwise appropriated, he or she shall be entitled, upon application to the local land office for the district in which the lands are located, to have the same allotted to him or her and to his or her children, in quantities and manner as provided in the foregoing section of this amending act for Indians residing upon reservations; and when such settlement is made upon unsurveyed lands the grant to such Indians shall be adjusted upon the survey of the lands so as to conform thereto; and patents shall be issued to them for such lands in the manner and with the restrictions provided in the act to which this is an amendment. And the fees to which the officers of such local land office would have been entitled had such lands been entered under the general laws for the disposition of the public lands shall be paid to them from any moneys in the Treasury of the United States not otherwise appropriated, upon a statement of an account in their behalf for such fees by the Commissioner of the General Land Office, and a certification of such account to the Secretary of the Treasury by the Secretary of the Interior.

SEC. 5. That for the purpose of determining the descent of land to the heirs of any deceased Indian under the provisions of the fifth section of said act, whenever any male and female Indian shall have cohabited together as husband and wife according to the custom and manner of Indian life the issue of such cohabitation shall be, for the purpose aforesaid, taken and deemed to be the legitimate issue of the Indians so living together, and every Indian child, otherwise illegitimate, shall for such purpose be taken and deemed to be the legitimate issue of the father of such child: *Provided*, That the provisions of this act shall not be held or construed as to apply to the lands commonly called and known as the "Cherokee Outlet": *And provided further*, That no allotment of land shall be made or annuities of money paid to any of the Sac and Fox of the Missouri Indians who were not enrolled as members of said tribe on January first, eighteen hundred and ninety; but this shall not be held to impair or otherwise affect the rights or equities of any person whose claim to membership in said tribe is now pending and being investigated.

Approved, February 28, 1891.

[Circular.]

DEPARTMENT OF THE INTERIOR,
Washington, D. C., July 2, 1891.

By "An act to amend and further extend the benefits of the act of February 8, 1887, entitled 'An act to provide for the allotment of land in severalty to Indians on the various reservations, and to extend the protection of the laws of the United States over the Indians, and for other purposes,'" approved February 28, 1891 (26 Stat., p. 794), it is provided: That section 1 of an act of February 8, 1887 (United States Statutes at Large, vol. 24, p. 388), be, and the same is hereby, amended so as to read as follows:

"SEC. 1. That in all cases where any tribe or band of Indians has been, or shall hereafter be, located upon any reservation created for their use, either by treaty stipulation or by virtue of an act of Congress or Executive order setting apart the same for their use, the President of the United States be, and he hereby is, authorized, whenever in his opinion any reservation, or any part thereof, of such Indians is advantageous for agricultural or grazing purposes, to cause said reservation, or any part thereof, to be surveyed, or resurveyed if necessary, and to allot to each Indian located thereon one-eighth of a section of land: *Provided*, That in case there is not sufficient land in any of said reservations to allot lands to each individual in quantity as above provided, the land in such reservation or reservations shall be allotted to each individual pro rata, as near as may be, according to legal subdivisions: *Provided further*, That where the treaty or act of Congress setting apart such reservation provides for the allotment of lands in severalty to certain classes in quantity in excess of that herein provided, the President, in making allotments upon such reservation, shall allot the land to each individual Indian of said classes belonging thereon in quantity as specified in such treaty or act, and to other Indians belonging thereon in quantity as herein provided: *Provided further*, That where existing agreements or laws provide for allotments in accordance with the provisions of said act of February 8, 1887, or in quantities substantially as therein provided, allotments may be made in quantity as specified in this act, with the consent of the Indians, expressed in such manner as the President in his discretion may require: *And provided further*, That when the lands allotted, or any legal subdivision thereof, are only valuable for grazing purposes, such lands shall be allotted in double quantities."

Section 4 of the amendatory act provides:

"That where any Indian entitled to allotment under existing laws shall make settlement upon any surveyed or unsurveyed lands of the United States not otherwise

appropriated, he or she shall be entitled, upon application to the local land office for the district in which the lands are located, to have the same allotted to him or her and to his or her children, in quantities and manner as provided in the foregoing section of this amending act for Indians residing upon reservations; and when such settlement is made upon unsurveyed lands the grant to such Indians shall be adjusted upon the survey of the lands so as to conform thereto; and patents shall be issued to them for such lands in the manner and with the restrictions provided in the act to which this is an amendment. And the fees to which the officers of such local land office would have been entitled had such land been entered under the general laws for the disposition of the public lands shall be paid to them from any moneys in the Treasury of the United States not otherwise appropriated, upon a statement of an account in their behalf for such fees by the Commissioner of the General Land Office, and a certification of such account to the Secretary of the Treasury by the Secretary of the Interior."

By the terms of the act of February 28, 1891, the quantities of land to which *non-reservation Indians* are entitled is regulated by the clause, "in quantities and manner as provided in this act for Indians residing upon reservations."

The quantities of land to which *reservation Indians* are entitled under the provisions of the last-named act are specified in section 1 thereof, above referred to, as one-eighth of a section to each Indian, whether single or married, adult or minor.

Nonreservation Indians, therefore, who are entitled to an allotment of land under existing laws, should make application for eighty acres only, unless the lands applied for, or any legal subdivision thereof, are valuable only for grazing purposes.

In case of minors, the person entitled to select for them should be allowed to make application for an allotment of eighty acres for each one.

If the lands applied for, or any legal subdivision thereof are only valuable for grazing purposes, then such lands may be applied for by any Indian in double quantities.

The circular issued by the Department, September 17, 1887, prescribing rules and regulations regarding the allotment of lands of the United States not otherwise appropriated, to Indians under section 4 of the act of February 8, 1887 (24 Stats., 388), is applicable under the fourth section of the act amendatory thereof, and will remain in force except as to the quantities of land to which Indians are entitled.

GEO. CHANDLER, *Acting Secretary.*

INDIAN ALLOTMENT APPLICATION FOR LANDS OUTSIDE OF ANY INDIAN RESERVATION.

[Act February 8, 1887. Stat. 24, p. 388, as amended by act February 28, 1891, Stat. 26, p. 794.]

UNITED STATES LAND OFFICE,
 _____, 189—.

Application No. ____.

I, _____, being an Indian of the _____ tribe, do hereby apply to have allotted¹ _____, under the provisions of the fourth section of the act of Congress approved February 8, 1887 (Stat. 24, p. 388), as amended by act of February 28, 1891 (Stat. 26, p. 794), the² _____ containing _____ acres.

Witness: _____ Name: _____
 _____ Post-office address: _____

UNITED STATES LAND OFFICE, _____,
 _____, 189—.

I, _____, register of the land office, do hereby certify that the above application is for³ _____ lands and that there is no prior valid adverse right to the same.
 _____, *Register.*

The register and receiver will examine proofs carefully to see that they are correct and properly executed.

¹ Insert "to me, as the head of a family, aged _____ years," or "to me, as a single person _____ years of age," or "to my minor child" (giving the name and age of the child), as the case may be. The same blank may be used in making application in the case of an orphan child, the agent's or special agent's name being inserted in place of the parent's and the phraseology changed to suit the case.

² Insert description of the land, if surveyed, by legal subdivisions; if unsurveyed, by metes and bounds, beginning with some object that may be readily identified, or a permanent artificial monument or mound set for the purpose, or in such other manner as to admit of its being readily identified when the official survey comes to be extended. If the application is for grazing land, it should be stated in the application that the lands are "only valuable for grazing purposes."

³ Insert "surveyed grazing," or "unsurveyed agricultural," or whatever the case may be.

INDIAN ALLOTMENT AFFIDAVIT.

I, _____, having filed my application No. _____, for an allotment of land for¹ _____, under the provisions of section 4 of the act of February 8, 1887 (Stat. 24, p. 388), as amended by act of February 28, 1891 (Stat. 26, p. 794), do solemnly swear that² _____, an Indian of the _____ tribe, born in the United States; that I am³ _____; that⁴ _____; that I have made actual bona fide settlement upon the lands described in said application for the exclusive use and benefit of⁵ _____; and that⁶ _____ has not heretofore had the benefit of said fourth sections. ⁷ _____.

Sworn to and subscribed before me this _____ day of _____, 189—.

[See note at bottom of page.]

CORROBORATIVE AFFIDAVIT.

We, _____ and _____, do solemnly swear that we are well acquainted with⁸ _____, and know that⁹ _____ is an Indian of the _____ tribe; that⁹ _____ was born in the United States, and¹⁰ that actual bona fide settlement has been made by the applicant upon the land described in the foregoing application No. _____¹¹

Sworn to and subscribed before me this _____ day of _____, 189—.

[See note at bottom of page.]

NOTE.—The affidavits may be made before either the register or receiver of the land district in which the land is situated, or before the judge or clerk of any court of record having a seal; also before any agent, special agent, or inspector of the Indian Department, or before any officer authorized to administer oaths and having a seal, in the land district where the land is situated. United States court commissioners must attach their seal, and notaries public or justices of the peace, besides their seal, must attach to each application at least one certificate by the clerk of the proper court that they are duly qualified to administer oaths.

[Extract from the act of Congress approved February 8, 1887.]

SEC. 5. * * * And if any conveyance should be made of the lands set apart and allotted as herein provided, or any contract made touching the same, before the expiration of the time above-mentioned (twenty-five years or longer, in the discretion of the President), such conveyance or contract shall be absolutely null and void. * * *

NONMINERAL AFFIDAVIT.

[To accompany Indian allotment application for lands outside of any Indian reservation, except in the States of Michigan, Wisconsin, Minnesota, Missouri, Kansas, and Alabama, to which the mineral statutes are not applicable.]

I, _____, do solemnly swear that I am well acquainted with the character of the land described in the foregoing application, No. _____, and with each and every legal subdivision thereof, having frequently passed over the same; that my knowledge of said land is such as to enable me to testify understandingly with regard thereto; that there is not, to my knowledge, within the limits thereof any vein or

¹ Insert "myself, as the head of a family," or "myself, as a single person over eighteen years of age," or "my minor son" (or daughter), giving the name of the child, as the case may be. The same blank may be used in the case of an orphan child, the agent making the affidavit for such child and changing the phraseology to suit the case.

² Insert "I am," or "he is," or "she is," as the case may require.

³ Insert "the head of a family," or "a single person _____ years of age," or "the father (or mother) of said child, which is aged _____ years and is now living under my care and protection."

⁴ Insert "no reservation has been provided for my tribe by treaty, act of Congress, or Executive order," or "I was not residing upon a reservation on February 8, 1887" (if for a child born prior to February 8, 1887, insert "neither I nor my said child was residing upon a reservation on February 8, 1887").

⁵ Insert "myself," or "my above-named minor child." Minor children are not required to settle on the lands applied for, and if the parent has not settled thereon for the child the words "actual bona fide settlement upon the lands described in" should be stricken out. However, unless the parent has gone on the public domain to make his home his minor children will not be given an allotment.

⁶ Insert "I," or "he," or "she."

⁷ If the application is for grazing lands, insert "and that the lands applied for are only valuable for grazing purposes."

⁸ Insert name of beneficiary, thus: "_____, the head of a family," or "_____, a single man," or "_____, minor son (or daughter) of _____," or "_____, wife of _____," as the case may be.

⁹ Insert "he" or "she," as the case may be (meaning the beneficiary).

¹⁰ In the case of a minor child, if the parent has not settled on the land for such child the words "that actual bona fide settlement has been made by the applicant," etc., should be stricken out.

¹¹ If the application is for grazing lands, add: "and that said lands are only valuable for grazing purposes."

lode of quartz or other rock in place, bearing gold, silver, cinnabar, lead, tin, or copper, or any deposit of coal; that there is not within the limits of said land, to my knowledge, any placer, cement, gravel, or other valuable mineral deposit; that no portion of said land is claimed for mining purposes under the local customs or rules of miners or otherwise; that no portion of said land is worked for mineral during any part of the year by any person or persons; that said land is essentially non-mineral land, and that the application therefor is not made for the purpose of fraudulently obtaining title to mineral land, but with the object of securing said land for¹ _____ purposes.

Subscribed and sworn to before me this _____ day of _____, A. D. 189-, and I hereby certify that the foregoing affidavit was read to the said _____ previous to his name being subscribed thereto; and that deponent is a respectable person, to whose affidavit full faith and credit should be given.

[See note at bottom of opposite page.]

SUPPLEMENTAL AFFADIVIT.

[To accompany all applications by married Indian women for allotments to themselves or their minor children.]

I, _____, having filed my application No. _____ for an allotment of land for² _____, do solemnly swear that I am an Indian of the _____ tribe; that I was married on the _____ day of _____, 18-, to³ _____⁴ _____.

Sworn to and subscribed before me this _____ day of _____, 189-.

[See note at bottom of opposite page.]

NOTE.—Indian women married to white men, citizens of the United States, and the children of an Indian mother and a white father, citizens of the United States, will not be entitled to an allotment under said fourth sections.

¹ Insert "agricultural," or "grazing," or "agricultural and grazing," as the case may be.

² Insert "myself," or "my minor son, _____," as the case may require.

³ Insert name of husband or father of the child.

⁴ Insert "an Indian of the _____ tribe," or "a white man and citizen of the United States," as the case may be; and if the application is for a minor child, add: "and that said child is the issue of said marriage," and then also state whether said husband is living and whether you are living with him, and explain why *he* does not make the application.

Allotments of lands of the United States, not otherwise appropriated, made to Indians
23, 1891 (26)

[Mount Diablo

Land office.	Register and receiver No.	Description of the land.				Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township.	Range.			
Carson City, Nev ..	1	SE. $\frac{1}{4}$ NW. $\frac{1}{4}$ and SW. $\frac{1}{4}$ NE. $\frac{1}{4}$	21	N. 42	E. 26	Acres. 80	Lee Winnemucca.....	Yrs.
Do.....	2	NW. $\frac{1}{2}$	2	19	30	162	San bah (Swallow Bird), Jim.	
Do.....	3	SE. $\frac{1}{4}$	3	19	30	160	Pahtah wayah (Straight), News George.	
Do.....	4	NE. $\frac{1}{4}$	10	19	30	160	Ho ne bah gan ngh (Wild Roots), One Stick.	
Do.....	5	SE. $\frac{1}{4}$	10	19	30	160	Qu we tois (Fish Pipe), John.	
Do.....	6	SW. $\frac{1}{4}$	11	19	30	160	Wah ki uh (Long Hair), Sutro Jim.	
Do.....	7	NW. $\frac{1}{4}$	11	19	30	160	Pah we ge ah de (Water Giver), Stove Pipe.	
Do.....	8	do	14	19	30	160	Mo zo to be (Hair Forehead), Brown.	
Do.....	9	SE. $\frac{1}{4}$	15	19	30	160	Sooc oog (Red Foot), Bill Billy.	
Do.....	10	NE. $\frac{1}{4}$	22	19	30	160	Ah ra pah hak (Crow's Father), Capt. Johnson.	
Do.....	11	SW. $\frac{1}{4}$	22	19	30	160	Pah su tepah (Dry Mouth), Long-Leg Johnny.	
Do.....	12	do	27	19	30	160	Hoo ze ah (White Forehead), Dick.	
Do.....	13	NE. $\frac{1}{4}$	27	19	30	160	Cazi ah no (Wings), Capt. Tom.	
Do.....	14	NW. $\frac{1}{4}$	13	20	30	160	Ta be weh hist (Hollow Rock), Sam.	
Do.....	15	SW. $\frac{1}{4}$	13	20	30	160	Se quin erd (A Hole), Bob.	
Do.....	16	W. $\frac{1}{2}$ of W. $\frac{1}{2}$	18	20	31	136	At sa sar upt (Red Willows), Sambo.	
Do.....	17	do	19	20	31	130.33	Pah bah nah cah (Big Ear), Tom.	
Do.....	18	NW. $\frac{1}{4}$	25	20	30	160	Zah pan eed (Rest), Blind Joe.	
Do.....	19	SW. $\frac{1}{4}$	25	20	30	160	He dah bah (Belly Buster), Jimmy.	
Do.....	20	NE. $\frac{1}{4}$	26	20	30	160	Puh hu de ah gah (Grassy Cañon), Pease.	
Do.....	21	SE. $\frac{1}{4}$	26	20	30	160	Wa edea (Falling), Doctor.	
Do.....	22	SW. $\frac{1}{4}$	26	20	30	160	Pah ro ge oitz (Left-Handed), Nick.	
Do.....	23	W. $\frac{1}{2}$ of W. $\frac{1}{2}$	30	20	31	137.33	Teah ah deed ah wah (Baby Talk), Christian Joe.	
Do.....	24	do	31	20	31	136.58	Nah mah to gum ah (Leaning Rest), Capt. Breckenridge.	
Do.....	25	SE. $\frac{1}{4}$	34	20	30	160	Tu be ah (Mud Slinger), Jake.	
Do.....	26	NE. $\frac{1}{4}$	34	20	30	160	Te buc wo no wac (Pine Nut Basket), Ellsworth Steve.	
Do.....	27	NW. $\frac{1}{4}$	35	20	30	160	Wah ras bel ah (Chipmunk), Pete.	
Do.....	28	NE. $\frac{1}{4}$	35	20	30	160	O go ee zu gu, George Rice.	
Do.....	29	do	36	20	30	160	E nah dah (Dried Fish), John.	
Do.....	30	SE. $\frac{1}{4}$	35	20	30	160	To ha oo sah (White Pants), Sam Dick.	
Do.....	31	do	36	20	30	160	Sah nah no do (Willow Throat), Charley.	
Do.....	32	{SE. $\frac{1}{4}$ NE. $\frac{1}{4}$ 20) {SW. $\frac{1}{4}$ NW. $\frac{1}{4}$ 21}	42	26	80		Jack Bill	
Do.....	33	Lots 1, 10, and 11.....	13	47	38	77.37	Mack, Chee chatsa	30
Do.....	34	Lots 7 and 8.....	13	47	38	78.08	Loco Jack, Ah ma va ne	30
Do.....	35	E. $\frac{1}{2}$ of NW. $\frac{1}{4}$	13	47	38	80	Stay Behind, Oin	22
Do.....	36	W. $\frac{1}{2}$ of NE. $\frac{1}{4}$	13	47	38	80	Jake, Panimit	23
Do.....	37	SE. $\frac{1}{4}$ of SW. $\frac{1}{4}$ and SW. $\frac{1}{4}$ of SE. $\frac{1}{4}$	12	47	38	80	Mammie Jake	25
Do.....	38	Lots 3, 8, and 9.....	12	47	38	84.12	Alice Jake	3

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.				Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township.	Range.			
Carson City, Nev . . .	39	Lots 1, 2, 6, and 7 . . .	12	N. E.	Acres.		Yrs.	
Do	40	E. $\frac{1}{2}$ of NE. $\frac{1}{4}$	13	47	38	80	a 4	
Do	41	Lots 6 and 7	18	47	39	84	25	
Do	42	Lot 9	13	47	38	61.04	22	
Do	43	Lots 4, 5, and 10	12	47	38	75.88	30	
Do	44	N. $\frac{1}{2}$ of SE. $\frac{1}{4}$	11	47	38	80	25	
Do	45	E. $\frac{1}{2}$ of SE. $\frac{1}{4}$	12	47	38	80	30	
Do	46	Lot 4	7	47	39	83.76	27	
Do	47	Lot 5	18	47	39	80	60	
Do	48	E. $\frac{1}{2}$ of NW. $\frac{1}{4}$	18	47	39	80	55	
Do	49	Lots 2 and 3	7	47	39	83.70	35	
Do	50	E. $\frac{1}{2}$ of SW. $\frac{1}{4}$	7	47	39	80	30	
Do	51	SW. $\frac{1}{4}$ of SE. $\frac{1}{4}$	7	47	39	40	35	
Do	52	W. $\frac{1}{2}$ of NE. $\frac{1}{4}$	18	47	39	80	28	
Do	53	Lots 2 and 10	18	47	39	79.25	12	
Do	54	Lots 3 and 9	18	47	39	80	8	
Do	55	Lots 1 and 11 and SE. $\frac{1}{4}$ of SE. $\frac{1}{4}$	18	47	39	80.75	7	
Do	56	E. $\frac{1}{2}$ of NE. $\frac{1}{4}$	18	47	39	80	6	
Do	57	SW. $\frac{1}{4}$ of SW. $\frac{1}{4}$ and lot 4	17	47	39	75.78	a 4	
Do	58	E. $\frac{1}{2}$ of NW. $\frac{1}{4}$	7	47	39	80	50	
Do	59	Lot 17	6	47	39	83.95	30	
Do	60	Lot 1	7	47	38	80	17	
Do	61	E. $\frac{1}{2}$ of NE. $\frac{1}{4}$	12	47	38	80	10	
Do	62	SW. $\frac{1}{4}$ of NE. $\frac{1}{4}$ and NW. $\frac{1}{4}$ of SE. $\frac{1}{4}$	7	47	39	40	40	
Do	63	NW. $\frac{1}{4}$ of NE. $\frac{1}{4}$	7	47	39	40	35	
Do	64	Lot 18, and SW. $\frac{1}{4}$ of SE. $\frac{1}{4}$	6	47	39	80	15	
Do	65	Lots 8, 16, and 19	6	47	39	82.30	55	
Do	66	W. $\frac{1}{2}$ of NE. $\frac{1}{4}$	8	47	39	80	60	
Do	67	SW. $\frac{1}{4}$ of SE. $\frac{1}{4}$ and SE. $\frac{1}{4}$ of SW. $\frac{1}{4}$	5	47	39	80	10	
Do	68	NE. $\frac{1}{4}$ of SW. $\frac{1}{4}$ and lots 13 and 18	5	47	39	80	55	
Do	69	SW. $\frac{1}{4}$ of NW. $\frac{1}{4}$ and lots 1 and 13	9	47	39	81.51	50	
Do	70	SW. $\frac{1}{4}$ of NW. $\frac{1}{4}$ and lots 1 and 13	9	47	39	81.51	30	
Do	71	Lot 11 and NW. $\frac{1}{4}$ of SW. $\frac{1}{4}$	4	47	39	78.01	28	
Do	72	NE. $\frac{1}{2}$ of NE. $\frac{1}{4}$	7	47	39	40	12	
Do	73	E. $\frac{1}{2}$ of SE. $\frac{1}{4}$	6	47	39	80	3	
Do	74	Lots 10 and 20 and NW. $\frac{1}{4}$ of SE. $\frac{1}{4}$	6	47	39	85.18	2	
Do	75	Lots 11 and 21	6	47	39	75.50	35	
Do	76	Lots 12 and 13	6	47	39	80	25	
Do	77	W. $\frac{1}{2}$ of NW. $\frac{1}{4}$	8	47	39	80	10	
Do	78	W. $\frac{1}{2}$ of SW. $\frac{1}{4}$	5	47	39	80	30	
Do	79	SW. $\frac{1}{4}$ of NW. $\frac{1}{4}$ and lots 9 and 16	5	47	39	85.50	8	
Do	80	Lots 10, 11, and 17	5	47	39	78.77	3	
Do	81	Lot 5	5	47	39	80	1	
Do	82	Lot 14	6	47	39	80	30	
Do	83	SE. $\frac{1}{4}$ of SE. $\frac{1}{4}$	7	47	39	40	40	
Do	84	W. $\frac{1}{2}$ of SW. $\frac{1}{4}$	8	47	39	80	40	
Do	85	NW. $\frac{1}{4}$ of NW. $\frac{1}{4}$ and lot 5	17	47	39	83.59	30	
Do	86	E. $\frac{1}{2}$ of NW. $\frac{1}{4}$	8	47	39	80	45	
Do	87	E. $\frac{1}{2}$ of SW. $\frac{1}{4}$	8	47	39	80	65	
Do	88	E. $\frac{1}{2}$ of NE. $\frac{1}{4}$	8	47	39	80	45	
Do	89	Lots 14, 15, and 19	5	47	39	80	40	
Do	90	Lots 8 and 12	5	47	39	75.73	10	
Do	91	Lot 7	5	47	39	80	5	
Do	92	Lot 6	5	47	39	80	a 10	

a Months.

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Pah Ute ..	1892. Nov. 16	1892. Mar. 3	1893. Dec. 20	Michael Piggott ..	Agricultural .	Daughter of Panimit.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Weet saw wan.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Saya.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Panimit.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Teni.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Teni.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of Teni.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Teni.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Zateeni.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Zateeni.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of Zateeni.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Pasaneega.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of Pasaneega.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Taneano.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Taneano.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of A da za hant.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of To eat se po ham.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of To eat se po ham.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Son of To eat se po ham.
do ..	Nov. 17	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Kinah.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Kinah.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of Kinah.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Ta hu si za.
do ..	do ..	do ..	do ..	do ..	do ..	Head of family.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Wife of Pa ne za na.
do ..	do ..	do ..	do ..	do ..	do ..	Son of Pa ne za na.
do ..	do ..	do ..	do ..	do ..	do ..	Do.
do ..	do ..	do ..	do ..	do ..	do ..	Daughter of Pa ne za na.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.				Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township.	Range.			
Carson City, Nev..	90	Lots 2 and 12.....	9	N. 7.	E. 37	Acres. 88.57	Blind Paddy, Toet pama.	Yrs. 40
Do.....	91	E. 1/2 of SW. 1/4.....	4	47	39	80	Red Blanket Paddy.....	40
Do.....	92	N. 1/2 of SW. 1/4.....	9	47	39	80	Blind Jack, Se pu wan.....	32
Do.....	93	W. 1/2 of NW. 1/4.....	23	47	38	80	Captain Horse, Eza ama.....	65
Do.....	94	E. 1/2 of NE. 1/4.....	22	47	38	80	Mattie Horse.....	50
Do.....	95	W. 1/2 of NE. 1/4.....	22	47	38	80	Jim Horse, Wa sa tu ca.....	38
Do.....	96	N. 1/2 of SE. 1/4.....	22	47	38	80	Pete Horse, Wa on.....	27
Do.....	97	E. 1/2 of NW. 1/4.....	23	47	38	80	Bonack Horse, Tu nit zena.....	30
Do.....	98	W. 1/2 of SE. 1/4.....	8	47	39	80	Brigham Sorefoot, Pahan.....	20
Do.....	99	W. 1/2 of NE. 1/4.....	23	47	38	80	John Hoppin, Now wick.....	27
Do.....	100	E. 1/2 of NE. 1/4.....	23	47	38	80	Ann Hoppin.....	30
Do.....	101	W. 1/2 of NW. 1/4.....	24	47	38	80	Fred Hoppin, Yah quin.....	26
Do.....	102	E. 1/2 of NW. 1/4.....	24	47	38	80	Maggie Hoppin.....	26
Do.....	103	W. 1/2 of NE. 1/4.....	24	47	38	80	Clara Hoppin.....	8
Do.....	104	E. 1/2 of NE. 1/4.....	24	47	38	80	George Hoppin.....	7
Do.....	105	{ Lots 4 and 8.....	18	47	39	84.35	Nannie Hoppin.....	5
Do.....	106	{ Lot 1.....	19	47	39	80	Charley Hoppin.....	4
Do.....	107	{ E. 1/2 of NW. 1/4.....	9	47	39	80.41	Joe Hoppin, Sue spede.....	33
Do.....	108	{ SE. 1/2 of SE. 1/4 and lot 6.....	9	47	39	79.59	Sally Hoppin.....	25
Do.....	109	{ Lots 8, 10, and 11.....	9	47	39	80	Lazy Jim, Wick ney.....	45
Do.....	110	{ Lots 1 and 2 and NE. 1/2 of NW. 1/4.....	16	47	39	80	Mandie Jim.....	40
Do.....	111	{ N. 1/2 of NE. 1/4.....	16	47	39	80	Daissie Jim.....	10
Do.....	112	{ E. 1/2 of SE. 1/4.....	8	47	39	80	Abe News, Egg.....	18
Do.....	113	{ SE. 1/4.....	15	13	21	160	Jim I a ci ah.....	70
Do.....	114	{ NE. 1/4.....	15	13	21	160	Maggie Jim.....	75
Do.....	115	{ SE. 1/4.....	10	13	21	160	John Charley.....	5
Do.....	116	{ NE. 1/4.....	10	13	21	160	Louis Jim, Da dem as.....	30
Do.....	117	{ SE. 1/4.....	3	13	21	160	Sussie Jim (No. 1).....	25
Do.....	118	{ SE. 1/4.....	7	11	22	160	Captain Pete, Das ban.....	35
Do.....	119	{ E. 1/2 NW. 1/4, E. 1/2 SW. 1/4.....	7	11	22	160	May Pete.....	22
Do.....	120	{ SW. 1/4.....	8	11	22	160	Annie Pete.....	16
Do.....	121	{ SE. 1/4.....	8	11	22	160	Hank Pete.....	8
Do.....	122	{ NW. 1/4.....	8	11	22	160	Sussie Pete.....	25
Do.....	123	{ Lot 1.....	5	11	22	160.48	Minnie, Ze de wah.....	55
Do.....	124	{ Lots 3, 4, SE. 1/4 NW. 1/4.....	4	11	22	160	Mary Otto.....	19
Do.....	125	{ SW. 1/4.....	34	12	22	160	Jack Jealson, Bom be as.....	20
Do.....	125	{ W. 1/2 NE. 1/4, S. 1/2 NW. 1/4.....	33	12	22	160		
Do.....	126	{ Lot 7, and SE. 1/4 SW. 1/4.....	6	11	22	156.34	Jim Top top.....	68
Do.....	127	{ Lots 1 and 2.....	7	11	22	157.32	Sussie Jim (No. 5).....	60
Do.....	127	{ Lots 3 and 4.....	7	11	22	157.32		
Do.....	128	{ Lots 1 and 2, and S. 1/2 NE. 1/4.....	18	11	22	159.47	Major Ormsby.....	45
Do.....	129	{ SE. 1/4.....	4	11	23	160	Nellie Ormsby.....	17
Do.....	130	{ NW. 1/4.....	34	12	22	160	Lizzie Ormsby.....	16
Do.....	131	{ SE. 1/4.....	33	12	22	160	Maggie Ormsby.....	14
Do.....	132	{ SW. 1/4.....	33	12	22	160	Mandie Ormsby.....	13
Do.....	133	{ E. 1/2 SE. 1/4, S. 1/2 NE. 1/4.....	32	12	22	160	Geo. Wissen, Da co pe ge.....	45
Do.....	134	{ NW. 1/4, SE. 1/4, N. 1/2 SW. 1/4.....	32	12	22	160	Julia Wissen.....	40
Do.....	135	{ N. 1/2 SE. 1/4, S. 1/2 NE. 1/4.....	31	12	22	160	John Wissen.....	17
Do.....	136	{ N. 1/2 NE. 1/4, E. 1/2 NW. 1/4.....	31	12	22	160	Jackson Wissen.....	15
Do.....	137	{ Lots 1 and 2, and E. 1/2 NW. 1/4.....	30	12	22	157.36	Henry Jelsus, Bom ze.....	38
Do.....	138	{ Lots 2 and 4, and E. 1/2 SW. 1/4.....	19	12	22	158.17	Eliza Jelsus.....	30
Do.....	139	{ Lots 1, 2, and E. 1/2 NW. 1/4.....	19	12	22	158.42	Nannie Jelsus.....	16
Do.....	140	{ NW. 1/2, NE. 1/4.....	30	12	22	120	Nap. Jelsus.....	14
Do.....	141	{ W. 1/2, SE. 1/4.....	19	12	22	160	Dick Jelsus.....	11
Do.....	142	{ NE. 1/4, NE. 1/4.....	19	12	22	160		
Do.....	142	{ S. 1/2, SE. 1/4.....	25	12	21	120	Charley Jelsus.....	9
Do.....	143	{ N. 1/2, SE. 1/4, SW. 1/4, NE. 1/4.....	24	12	21	120	Lollie Jelsus.....	2

a Months.

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Pah Ute	1892. Nov. 17	1893. Mar. 3	1892. Dec. 20	Michael Piggott	Agricultural.	Head of family.
do	do	do	do	do	do	Wife of To eet pama
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Wife of Eza ama.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Now wick.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Yah quin.
do	do	do	do	do	do	Daughter of Yah quin.
do	do	do	do	do	do	Son of Yah quin.
do	do	do	do	do	do	(Daughter of Yah quin.
do	do	do	do	do	do	Son of Yah quin.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Sue spede.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Wick ney.
do	do	do	do	do	do	Daughter of Wick ney.
do	do	do	do	do	do	Single person.
Washoe	Dec. 31		Jan. 7		Grazing	Head of family.
do	do		do	do	do	Wife of I a ci ah.
do	do		do	do	do	Grandson of I a ci ah.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Da dem as.
do	1893. Jan. 2		do	do	do	Head of family.
do	do		do	do	do	Wife of Das ban.
do	do		do	do	do	Daughter of Das ban.
do	do		do	do	do	Son of Das ban.
do	do		do	do	do	Daughter of Das ban.
do	do		do	do	do	Mother of Das ban.
do	do		do	do	do	Sister of Das ban.
do	do		Jan. 14	do	do	Single person.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Top top.
do	do		do	do	do	Head of family.
do	do		do	do	do	Daughter of Major Ormsby.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	Jan. 7		do	do	do	Head of family.
do	do		do	do	do	Wife of Da co pe ge.
do	do		do	do	do	Son of Da co pe ge.
do	do		do	do	do	Do.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Bom ze.
do	do		do	do	do	Daughter of Bom ze.
do	do		do	do	do	Son of Bom ze.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Daughter of Bom ze.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township. Range.			
Carson City, Nev.	144	SE. $\frac{1}{4}$	18	N. 12 E. 22	160	Washoe Charley, De bo mel ke.	Yrs. 52
Do.....	145	Lots 3 and 4, and E. $\frac{1}{2}$ SW. $\frac{1}{4}$	18	12 22	159. 11	Mary Charley	40
Do.....	146	SW. $\frac{1}{4}$	17	12 22	160	Shaddie Charley	15
Do.....	147	{ N. $\frac{1}{2}$ NW. $\frac{1}{4}$, NW. $\frac{1}{4}$ NE. $\frac{1}{4}$ SW. $\frac{1}{4}$ SE. $\frac{1}{4}$	20	12 22	160	Joseph Charley.....	13
Do.....	148	NE. $\frac{1}{4}$	17	12 22	160	Austin Charley.....	23
Do.....	149	SE. $\frac{1}{4}$	8	12 22	160	John One Eye	65
Do.....	150	{ W. $\frac{1}{2}$ SW. $\frac{1}{4}$ NE. $\frac{1}{4}$ SW. $\frac{1}{4}$ NW. $\frac{1}{4}$ SE. $\frac{1}{4}$	9	12 22	160	Maggie John	50
Do.....	151	{ N. $\frac{1}{2}$ NW. $\frac{1}{4}$ S. $\frac{1}{2}$ SW. $\frac{1}{4}$	17	12 22	160	Sussie John.....	35
Do.....	152	{ S. $\frac{1}{2}$ SW. $\frac{1}{4}$ SE. $\frac{1}{4}$ SE. $\frac{1}{4}$	8	12 22	120	Gembie John	16
Do.....	153	NE. $\frac{1}{4}$	7	12 22	160	Jack James, Wa lash	37
Do.....	154	{ Lot 1 and NE. $\frac{1}{2}$ NW. $\frac{1}{4}$ Lot 7 and SE. $\frac{1}{2}$ SW. $\frac{1}{4}$	7	12 22	154. 98	Maggie James	25
Do.....	155	SE. $\frac{1}{4}$	6	12 22	160	Jim James.....	16
Do.....	156	N. $\frac{1}{2}$ SW. $\frac{1}{4}$, S. $\frac{1}{2}$ NW. $\frac{1}{4}$	8	12 22	160	Willie James	12
Do.....	157	{ N. $\frac{1}{2}$ NW. $\frac{1}{4}$ S. $\frac{1}{2}$ SW. $\frac{1}{4}$	8	12 22	160	George James	12
Do.....	158	{ Lot 2, SE. $\frac{1}{2}$ NW. $\frac{1}{4}$, S. $\frac{1}{2}$ NE. $\frac{1}{4}$	5	12 22	158. 69	Andy Lutenbaugh, Te cot	28
Do.....	159	{ Lot 1, NE. $\frac{1}{2}$ NW. $\frac{1}{4}$ Lot 4, SE. $\frac{1}{2}$ SW. $\frac{1}{4}$	18	12 22	156. 64	Harry Moore	14
Do.....	160	{ E. $\frac{1}{2}$ NE. $\frac{1}{4}$ S. $\frac{1}{2}$ NW. $\frac{1}{4}$	7	12 22	160	Washoe Tom, Us co	38
Do.....	161	{ S. $\frac{1}{2}$ NE. $\frac{1}{4}$ NW. $\frac{1}{4}$ NE. $\frac{1}{2}$ NE. $\frac{1}{4}$ NW. $\frac{1}{4}$	9	12 22	160	Annie Tom	25
Do.....	162	N. $\frac{1}{2}$ SW. $\frac{1}{4}$, S. $\frac{1}{2}$ NW. $\frac{1}{4}$	5	12 22	160	Toby, Da we lu	75
Do.....	163	SE. $\frac{1}{4}$	5	12 22	160	Mariah Toby	80
Do.....	164	Lots 1, 2, S. $\frac{1}{2}$ NE. $\frac{1}{4}$	6	12 22	161. 95	Pete Toby, Jug ge	34
Do.....	165	{ NE. $\frac{1}{4}$ SW. $\frac{1}{4}$, SE. $\frac{1}{4}$ NW. $\frac{1}{4}$, lots 3, 6.	6	12 22	158. 11	Desuga Toby	27
Do.....	166	Lots 3, 4, E. $\frac{1}{2}$ SW. $\frac{1}{4}$	31	13 22	155. 77	Himma Toby	12
Do.....	167	SE. $\frac{1}{4}$	31	13 22	160	Frank Toby	2
Do.....	168	SW. $\frac{1}{4}$	32	13 22	160	Lizzie Toby	21
Do.....	169	SE. $\frac{1}{4}$	32	13 22	160	Tom Toby, Loc on tes me.	20
Do.....	170	Lots 1, 2, E. $\frac{1}{2}$ NW. $\frac{1}{4}$	31	13 22	155. 31	Indian Billy, Da ba es	70
Do.....	171	SE. $\frac{1}{4}$	12	11 21	160	Dick Bender.....	31
Do.....	172	{ E. $\frac{1}{2}$ NE. $\frac{1}{4}$, N. $\frac{1}{2}$ SE. $\frac{1}{4}$ E. $\frac{1}{2}$ SW. $\frac{1}{4}$	13	11 21	160	Derparte Bender.....	23
Do.....	173	{ NE. NW. $\frac{1}{4}$, NW. NE. $\frac{1}{4}$	12	11 21	160	Tip Bender.....	11
Do.....	174	{ NW. SW. $\frac{1}{4}$ N. $\frac{1}{2}$ SE. $\frac{1}{4}$, SW. SE. $\frac{1}{4}$ NW. $\frac{1}{4}$	12	11 21	160	Manny Bender.....	9
Do.....	175	NW. $\frac{1}{4}$	23	11 21	160	Bill Fillmore, Wa pe cu etc.	45
Do.....	176	E. $\frac{1}{2}$ NE. $\frac{1}{4}$, SW. NE. $\frac{1}{4}$	23	11 21	120	Louisa Fillmore	42
Do.....	177	NW. $\frac{1}{4}$	24	11 21	160	Totsie Fillmore	16
Do.....	178	S. $\frac{1}{2}$ SW. $\frac{1}{4}$, NW. SW. $\frac{1}{4}$	4	11 21	120	Washoe Jim, Coi a we wa.	65
Do.....	179	SE. $\frac{1}{4}$	5	11 21	160	Sallie Jim.....	40
Do.....	180	S. $\frac{1}{2}$ SW. $\frac{1}{4}$, NW. SW. $\frac{1}{4}$	13	11 21	120	Mammie Hack, Meten	30
Do.....	181	SE. $\frac{1}{4}$	14	11 21	160	McCue Harris	16
Do.....	182	SW. $\frac{1}{4}$	14	11 21	160	Ida Hack.....	14
Do.....	183	SE. $\frac{1}{4}$	15	11 21	160	Ozen Hack.....	7
Do.....	184	NE. $\frac{1}{4}$	14	11 21	160	Jim Pitchwood, Wa si gu de.	30
Do.....	185	{ S. $\frac{1}{2}$ NW. $\frac{1}{4}$, NE. NW. $\frac{1}{4}$	14	11 21	160	Lucy Pitchwood.....	30
Do.....	186	{ SE. NE. $\frac{1}{4}$ W. $\frac{1}{2}$ NW. $\frac{1}{4}$, SE. NW. $\frac{1}{4}$, SW. NE. $\frac{1}{4}$	15	11 21	160	Senah Pitchwood.....	7
Do.....	187	{ E. $\frac{1}{2}$ SW. $\frac{1}{4}$, S. $\frac{1}{2}$ NW. $\frac{1}{4}$	11	11 21	160	Dave Cheeny	29

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Washoe	1893. Jan. 9	1893.	1892. Jan. 14	Michael Piggott.	Grazing	Head of family.
do	do		do	do	do	Wife of De bo mel ke.
do	do		do	do	do	Daughter of De bo mel ke.
do	do		Jan. 16	do	do	Son of De bo mel ke.
do	do		do	do	do	Single son of De bo mel ke.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of One Eye.
do	do		do	do	do	Widow daughter of One Eye.
do	do		do	do	do	
do	Jan. 12		do	do	do	Head of family.
do	do		do	do	do	Wife of Wa lash.
do	do		do	do	do	Son of Wa lash.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Single person.
do	do		do	do	do	Cousin and ward of Te cot.
do	do		do	do	do	
do	do		do	do	do	Wife of Us co.
do	Jan. 13		do	do	do	Head of family.
do	do		do	do	do	Wife of Da we lu.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Jug ge.
do	do		do	do	do	Daughter of Jug ge.
do	do		do	do	do	Son of Jug ge.
do	do		do	do	do	Single sister of Jug ge.
do	do		Jan. 31	do	do	Single person.
do	do		do	do	do	Head of family.
do	Jan. 17		do	do	do	Do.
do	do		do	do	do	Wife of Dick Bender.
do	do		do	do	do	Son of Dick Bender.
do	do		do	do	do	Do.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Wa pen etc.
do	do		do	do	do	Daughter of Wa pen etc.
do	Jan. 25		do	do	do	Head of family.
do	do		do	do	do	Wife of Coi a we wa.
do	do		do	do	do	Head of family.
do	do		do	do	do	Nephew of Mammie Hack.
do	do		do	do	do	Stepdaughter of Mammie Hack.
do	do		do	do	do	Stepson of Mammie Hack.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Wa si gu de.
do	do		do	do	do	Son of Wa si gu de.
do	do		do	do	do	Head of family.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township.			
Carson City, Nev.	188	NE. ¼	11	N. 11 E. 21	160	Cora Cheeny	16
Do.	189	(E. ½ NE. ¼, N. ½ NW. ¼)	10	11 21	160	Charley Cheeny	12
Do.	190	SE. ¼	11	11 21	160	Monkey Pedro, Bilelelawa.	32
Do.	191	(S. ½ SW. ¼, E. ½ SE. ¼)	11	11 21	160	Annie Pedro	25
Do.	192	N. ½ SW. ¼, W. ½ NW. ¼	11	11 21	158.82	Sally Pedro	22
Do.	193	(Lot 4, Lots 1, 2, and 3)	1	11 21	155.95	Willie Bill	3
Do.	194	NE. ¼	11	11 21	158.07	Johnny Smoky	28
Do.	195	E. ½ NW. ¼, NE. SW. ¼	3	11 21	119.39	Ogie Smoky	18
Do.	196	(E. ½ SE. ¼, E. ½ NE. ¼)	9	11 21	160	Willie Smoky	5
Do.	197	W. ½ NE. ¼, E. ½ NW. ¼	16	11 21	160	Lillie Smoky	3
Do.	198	(W. ½ NW. ¼, E. ½ NE. ¼)	16	11 21	160	Tom, Dets si la	55
Do.	199	W. ½ NE. ¼, E. ½ NW. ¼	17	11 21	160	Molly Tom	40
Do.	200	SE. ¼	23	11 21	160	Charley Buel (Buel)	28
Do.	201	SW. ¼	24	11 21	160	Bess Buel	33
Do.	202	NE. ¼	26	11 21	160	Captain Jim, Epe sua	55
Do.	203	W. ½ NW. ¼, SE. ½ NW. ¼, SW. NE. ¼	25	11 21	160	Sussie Jim (No. 2)	25
Do.	204	SE. ¼	26	11 21	160	Mingle Ta ga ga now wa	75
Do.	205	E. ½ SW. ¼, NW. ¼, SW. ½, SE. NW. ¼	26	11 21	160	Sussie Mingle	45
Do.	206	NE. ¼	28	11 21	160	Jim Walker, Detsella	47
Do.	207	SE. ¼	27	11 21	160	Charley Holbrook, Dow dom a les.	28
Do.	208	S. ½ NE. ¼, NE. NE. ¼	34	11 21	120	Sussie Holbrook	27
Do.	209	SE. ¼	34	11 21	160	Dick, Docmotsy hoc	60
Do.	210	NE. ¼	3	10 21	159.20	Jane Dick	35
Do.	211	W. ½ SW. ¼, NE. SW. ¼	27	11 21	120	Epham, Pel la	35
Do.	212	SW. ¼	1	10 21	160	Dum bos suc	90
Do.	213	NE. ¼	24	11 21	160	Henry Sossonwe	38
Do.	214	SE. ¼	24	11 21	160	Annie Henry	25
Do.	215	(NE. ¼, NE. ¼, W. ½ NW. ¼)	25	11 21	118.91	Billy Miles, Dellush	38
Do.	216	(E. ½ NW. ¼, W. ½ NE. ¼)	30	11 22	160	Maggie Miles	28
Do.	217	(E. ½ NE. ¼, W. ½ NW. ¼)	30	11 22	160	Del lush	65
Do.	218	(E. ½ NW. ¼, W. ½ NE. ¼)	29	11 22	160	Sussie Del lush	55
Do.	219	SE. ¼	20	11 21	160	Jake, Tukeemiabe	40
Do.	220	NE. ¼	29	11 21	160	Lizzie Jake	40
Do.	221	SE. ¼	29	11 21	160	Sam Jake	11
Do.	222	NE. ¼	32	11 21	160	Nancy Jake	9
Do.	223	SE. ¼	32	11 21	160	Judy Jake	7
Do.	224	NE. ¼	5	10 21	161	Liddie Jake	3
Do.	225	(N. ½ SE. ¼, NW. ¼ SW. ¼)	23	11 21	120	Jim John, Magodehep	60
Do.	226	NE. ¼	22	11 21	160	Sally John	65
Do.	227	NW. ¼	22	11 21	160	Washoe Dick, Umbada	40
Do.	228	NE. ¼	21	11 21	160	Lizzie Dick	23
Do.	229	NW. ¼	21	11 21	160	Willie Dick	4
Do.	230	NE. ¼	20	11 21	160	John Dick	1
Do.	231	NW. ¼	20	11 21	160	Anson Dick	7
Do.	232	NW. ¼	5	11 21	161.43	Little Joe, Schannah	35
Do.	233	NE. ¼	5	11 21	161.08	Annie Joe	25
Do.	234	NE. ¼	5	11 21	161.41	Maggie Joe	17
Do.	235	NW. ¼	6	10 22	151.85	Washoe Jim (No. 1)	36
Do.	236	NE. ¼	6	10 22	157.41	Julia Jim	22
Do.	237	SE. ¼	6	10 22	160	James Jim	16
Do.	238	NE. ¼	7	10 22	160	Nettie Jim	14
Do.	239	W. ½ SW. ¼, NE. ¼ SW. ¼	20	11 21	120	Long Dick, Pe swa na	41
Do.	240	NW. ¼	29	11 21	160	Susse Dick	35
Do.	241	SW. ¼	29	11 21	160	Aggie Dick	16

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Washoe....	1893. Jan. 25	1893.	1892. Jan. 31	Michael Piggott..	Grazing	Daughter of Dave Cheeny.
do	do	do	do	do	do	Son of Dave Cheeny.
do	Jan. 27	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Bilelelowa.
do	do	do	do	do	do	Sister of Bilelelowa.
do	do	do	do	do	do	Nephew of Bilelelowa.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Johnny Smoky.
do	do	do	do	do	do	Son of Johnny Smoky.
do	do	do	do	do	do	Daughter of Johnny Smoky.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Detsi la.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Buel.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Ipe sua.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Ta ga now wa.
do	Jan. 31	do	do	do	do	Head of family.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Wife of Dow dom ales.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Docmotsy hoc.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Father of Pel la.
do	Feb. 11	do	Mar. 1	do	do	Head of family.
do	do	do	do	do	do	Wife of Sossowwe.
do	Feb. 21	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Del lush.
do	do	do	do	do	do	Father of Billy Miles.
do	do	do	do	do	do	Mother of Billy Miles
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Tukeemiabe.
do	do	do	do	do	do	Son of Tukeemiabe.
do	do	do	do	do	do	Daughter of Tukeemiabe.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Magodehep.
do	Feb. 27	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Umbada.
do	do	do	do	do	do	Son of Umbada.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Schonnah.
do	do	do	do	do	do	Sister of Schonnah.
do	do	do	do	do	do	Head of family.
do	Mar. 1	do	Mar. 7	do	do	Wife of Washoe Jim.
do	do	do	do	do	do	Son of Washoe Jim.
do	do	do	do	do	do	Daughter of Washoe Jim.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Pe swa na.
do	do	do	do	do	do	Daughter of Pe swa na.

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Washoe	1893. Mar. 1	1893.	1892. Mar. 7	Michael Piggott..	Grazing	Son of Pe swa na.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Daughter of Pe swa na.
do	Mar. 2	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Bill Nye.
do	do	do	do	do	do	Daughter of Bill Nye.
do	do	do	do	do	do	Son of Bill Nye.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Damagosole.
do	do	do	do	do	do	Son of Damagosole.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Lassee.
do	do	do	do	do	do	Head of family.
do	Mar. 3	do	do	do	do	Wife of Jack West.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Charley Shaw.
do	do	do	do	do	do	Daughter of Charley Shaw.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of John Lancaster.
do	do	do	do	do	do	Son of John Lancaster.
do	do	do	do	do	do	Daughter of John Lancaster.
do	do	do	do	do	do	Son of John Lancaster.
do	Mar. 4	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Mah lut.
do	do	do	do	do	do	Son of Mah lut.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Ap poo.
do	do	do	do	do	do	Daughter of Ap poo.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Wife of Henry Whitely.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of De gus co.
do	Mar. 6	do	do	do	do	Head of family.
do	do	do	Mar. 20	do	do	Wife of Jim Bly.
do	do	do	do	do	do	Ward of Jim Bly.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Son of Ye ges eli.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Te es.
do	do	do	do	do	do	Son of Te es.
do	Mar. 8	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Dick Maxwell.
do	do	do	do	do	do	Son of Dick Maxwell.
do	Mar. 13	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Ben James.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of George Washoe.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and Receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township.			
Carson City, Nev.	295	W. $\frac{1}{2}$ SW. $\frac{1}{2}$ NE. $\frac{1}{4}$ SW. $\frac{1}{4}$ NW. $\frac{1}{4}$ SE. $\frac{1}{4}$	20	N. 11 E. 22	160	Fred Washoe.....	18s. 1
Do.....	296	NW. $\frac{1}{2}$	27	11 21	160	Billy Johnson Dah go ski.	60
Do.....	297	W. $\frac{1}{2}$ NE. $\frac{1}{2}$ SE. $\frac{1}{2}$ NE. $\frac{1}{4}$	27	11 21	120	Lady Johnson.....	45
Do.....	298	SE. $\frac{1}{4}$	28	11 21	160	Billy Cornbread Elega....	35
Do.....	299	NE. $\frac{1}{4}$	33	11 21	160	Mary Cornbread.....	35
Do.....	300	SE. $\frac{1}{4}$	33	11 21	160	Edward Cornbread.....	9
Do.....	301	NE. $\frac{1}{4}$	4	10 21	160.09	McCarty Cornbread.....	6
Do.....	302	SE. $\frac{1}{4}$	4	10 21	160	Roy Cornbread.....	2
Do.....	303	NE. $\frac{1}{4}$	4	10 22	158.13	Yellow Jacket, Daboah- nine.	75
Do.....	304	NW. $\frac{1}{4}$	3	10 22	157.69	Molly Yellow Jacket.....	70
Do.....	305	do	31	11 22	157.43	Apple George, Arbojun....	25
Do.....	306	NE. $\frac{1}{4}$	31	11 22	160	Maggie George.....	22
Do.....	307	SW. $\frac{1}{4}$	30	13 22	154.60	Captain Joe, Dabolopi....	55
Do.....	308	SE. $\frac{1}{4}$	30	13 22	160	Minnie Joe.....	45
Do.....	309	SW. $\frac{1}{4}$	29	13 22	160	Nellie Joe.....	22
Do.....	310	SE. $\frac{1}{4}$	29	13 22	160	Annie Joe.....	17
Do.....	311	SW. $\frac{1}{4}$	28	13 22	160	Frank Joe.....	16
Do.....	312	W. $\frac{1}{2}$ SE. $\frac{1}{2}$ SE. $\frac{1}{4}$ SE. $\frac{1}{4}$	28	13 22	120	Bettie Joe.....	25
Do.....	313	NE. $\frac{1}{4}$	33	13 22	160	Eva Joe.....	4
Do.....	314	NW. $\frac{1}{4}$	34	13 22	160	Billy Joe.....	1
Do.....	315	do	30	13 22	153.64	Washoe John, Det sel le..	40
Do.....	316	NE. $\frac{1}{4}$	30	13 22	160	Sussie John.....	35
Do.....	317	NW. $\frac{1}{4}$	29	13 22	160	Harvey John.....	15
Do.....	318	do	1	14 20	157.12	Old Jim, Dot sonaes.....	68
Do.....	319	NE. $\frac{1}{4}$	1	14 20	159.04	Molly Jim.....	55
Do.....	320	NW. $\frac{1}{4}$	6	14 21	148.44	Jennie Jim.....	17
Do.....	321	NE. $\frac{1}{4}$	6	14 21	161.20	Nancy Jim.....	30
Do.....	322	NW. $\frac{1}{4}$	5	14 21	161.44	Mammie Jim.....	16
Do.....	323	NW. $\frac{1}{4}$	6	11 21	154.25	Eliza Washington.....	30
Do.....	324	SE. $\frac{1}{4}$	6	11 21	160	George Washington.....	13
Do.....	325	SW. $\frac{1}{4}$	5	11 21	160	Daisey Washington.....	8
Do.....	326	NE. $\frac{1}{4}$	8	11 21	160	Washoe Bill, Dah mah shon	25
Do.....	327	NW. $\frac{1}{4}$	8	11 21	160	Nannie Bill.....	21
Do.....	328	SW. $\frac{1}{4}$	28	12 21	160	Aleck, Coo le wa.....	65
Do.....	329	SE. $\frac{1}{4}$	28	12 21	160	Lucy Aleck.....	55
Do.....	330	N. $\frac{1}{2}$ SW. $\frac{1}{4}$ N. $\frac{1}{2}$ SE. $\frac{1}{4}$	27	12 21	160	Minnie Aleck.....	16
Do.....	331	NE. $\frac{1}{4}$	27	12 21	160	Delie Aleck.....	14
Do.....	332	SW. $\frac{1}{4}$	33	13 22	160	Poker Jim, Kau kin ne....	34
Do.....	333	SE. $\frac{1}{4}$	33	13 22	160	Annie Jim.....	23
Do.....	334	NW. $\frac{1}{4}$	19	11 22	159.25	Washoe Doctor, Dah bah mos shee ne.	92
Do.....	335	NE. $\frac{1}{4}$	19	11 22	160	Nancy Doctor.....	35
Do.....	336	SW. $\frac{1}{4}$	18	11 21	153.55	Betsy, Dahhom dah o she.	45
Do.....	337	E. $\frac{1}{2}$ SE. $\frac{1}{2}$ NW. $\frac{1}{4}$ SE. $\frac{1}{4}$ SE. $\frac{1}{4}$ NE. $\frac{1}{4}$	18	11 21	160	Jenny Moore, Boh doh....	40
Do.....	338	SW. $\frac{1}{4}$	17	11 21	160	John Moore.....	14
Do.....	339	NE. $\frac{1}{4}$	17	11 21	160	Sanky Moore.....	12
Do.....	340	SW. $\frac{1}{4}$	7	13 22	152.89	Washoe Tom, Mahlanon no	43
Do.....	341	SE. $\frac{1}{4}$	7	13 22	160	Emma Tom.....	40
Do.....	342	SW. $\frac{1}{4}$	8	13 22	160	Walter Tom.....	13
Do.....	343	E. $\frac{1}{2}$ SE. $\frac{1}{2}$ NW. $\frac{1}{4}$ SE. $\frac{1}{4}$	8	13 22	120	Mattie Tom.....	8
Do.....	344	SE. $\frac{1}{4}$ (SW. $\frac{1}{2}$ NW. $\frac{1}{4}$)	29	11 22	160	Paddy George, Leke gel...	28
Do.....	345	W. $\frac{1}{2}$ NE. $\frac{1}{2}$ SE. $\frac{1}{4}$ NE. $\frac{1}{4}$	29	13 22	160	Old Sussie, Lee.....	70
Do.....	346	NW. $\frac{1}{4}$	6	13 21	148.80	Trucke Dick, Devemoshel- shille.	50
Do.....	347	NE. $\frac{1}{4}$	6	13 21	161.30	Mary Dick.....	40

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Washoe	1893. Mar. 13	1893.	1892. Mar. 20	Michael Piggott	Grazing	Son of George Washoe.
do	Mar. 14		do	do	do	Head of family.
do	do		do	do	do	Wife of Dah go ski.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Elega.
do	do		do	do	do	Son of Elega.
do	do		Mar. 23	do	do	Do.
do	do		do	do	do	Do.
do	Mar. 15		do	do	do	Head of family.
do	do		do	do	do	Wife of Daboahnine.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Arbojun.
do	do		do	do	do	Head of family.
do	Mar. 16		do	do	do	Wife of Dabolopi.
do	do		do	do	do	Daughter of Dabolopi.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	Mar. 17		do	do	do	Son of Dabolopi.
do	do		do	do	do	Daughter of Dabolopi.
do	do		do	do	do	Granddaughter of Dabolopi.
do	do		do	do	do	Grandson of Dabolopi.
do	Mar. 20		do	do	do	Head of family.
do	do		do	do	do	Wife of Dotselle.
do	do		do	do	do	Son of Dotselle.
do	Mar. 22		do	do	do	Head of family.
do	do		do	do	do	Wife of Dot sonaes.
do	do		do	do	do	Daughter of Dot sonaes.
do	do		do	do	do	Do.
do	do		do	do	do	Granddaughter of Dot sonaes.
do	Mar. 27		Apr. 1	do	do	Head of family.
do	do		do	do	do	Son of Eliza Washington.
do	do		do	do	do	Daughter of Eliza Washington.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Dah mah shon.
do	Mar. 29		do	do	do	Head of family.
do	do		do	do	do	Wife of Coo le wa.
do	do		do	do	do	Granddaughter of Coo le wa.
do	do		do	do	do	Do.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Kau kin ne.
do	do		do	do	do	Head of family.
do	Mar. 30		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Son of Boh doh.
do	do		do	do	do	Do.
do	Mar. 31		do	do	do	Head of family.
do	do		do	do	do	Wife of Mah lu non no.
do	do		do	do	do	Son of Mah lu non no.
do	do		do	do	do	Daughter of Mah lu non no.
do	do		do	do	do	Single woman.
do	Apr. 3		Apr. 5	do	do	A widow.
do	do		do	do	do	Head of family.
do	do		do	do	do	Wife of Devemoshelshille.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.	
		Subdivision.	Section.	Township.				Range.
Carson City, Nev.	348	NW. $\frac{1}{4}$	5	N. 13	E. 21	161.45	Wallace Dick	12
Do.	349	NE. $\frac{1}{4}$	5	13	21	160.93	Walking Dick	8
Do.	350	NW. $\frac{1}{4}$	4	13	21	160.72	Joe Dick	5
Do.	351	SW. $\frac{1}{4}$	9	13	22	160	Jim, Doletelic	55
Do.	352	SE. $\frac{1}{4}$	9	13	22	160	Sussie Jim (No. 3)	55
Do.	353	do	29	14	22	160	Lizzie Reynolds	45
Do.	354	NE. $\frac{1}{4}$	32	14	22	160	John Lee	25
Do.	355	(W. $\frac{1}{2}$ NE. $\frac{1}{4}$ S. $\frac{1}{2}$ SE. $\frac{1}{4}$)	33	14	22	160	Jim Winters, Dak dahgoe upha.	35
Do.	356	NW. $\frac{1}{4}$	33	14	22	160	Lena Winters	14
Do.	357	SW. $\frac{1}{4}$	28	14	22	160	Molly Winters, Wah dah gosh ha.	55
Do.	358	do	32	14	22	160	Mary Frank, Depeky gepel asue.	48
Do.	359	do	33	14	22	160	John Frank	15
Do.	360	SE. $\frac{1}{4}$	32	14	22	160	Charley Overton, Don dah.	23
Do.	361	NW. $\frac{1}{4}$	21	13	22	160	Jim Fellows, Hah sup sup.	52
Do.	362	NE. $\frac{1}{4}$	21	13	22	160	Molly Fellows	45
Do.	363	NW. $\frac{1}{4}$	22	13	22	160	Aleck Fellows	22
Do.	364	NE. $\frac{1}{4}$	22	13	22	160	Charley Tom, A king.	22
Do.	365	NW. $\frac{1}{4}$	23	13	22	160	Molly Tom	21
Do.	366	NE. $\frac{1}{4}$	23	13	22	160	Fred Tom	1
Do.	367	(E. $\frac{1}{2}$ SW. $\frac{1}{4}$ N. $\frac{1}{2}$ NW. $\frac{1}{4}$)	22	13	22	160	Billy Joe, Shedah	23
Do.	368	SE. $\frac{1}{4}$	22	13	22	160	Maggie Joe (No. 1)	18
Do.	369	SW. $\frac{1}{4}$	23	13	22	160	Sawmill Bill, Dal ush	40
Do.	370	(E. $\frac{1}{2}$ SE. $\frac{1}{4}$ E. $\frac{1}{2}$ NE. $\frac{1}{4}$)	26	13	22	160	Annie Bill	42
Do.	371	S. $\frac{1}{4}$ NW. $\frac{1}{4}$, NE. $\frac{1}{4}$	20	14	22	120	Washoe Tom, Dah bah be sha lah.	60
Do.	372	NE. $\frac{1}{4}$	20	14	22	160	Sussie Tom (No. 1)	61
Do.	373	NW. $\frac{1}{4}$	21	14	22	160	Ezanna Tom	16
Do.	374	NE. $\frac{1}{4}$	21	14	22	160	Dora Tom	26
Do.	375	SW. $\frac{1}{4}$	17	14	22	160	Captain Jim, Dah doe qua.	61
Do.	376	SE. $\frac{1}{4}$	17	14	22	160	Betsy Jim	50
Do.	377	SW. $\frac{1}{4}$	16	14	22	160	Dora Jim	7
Do.	378	do	6	13	21	148.80	Little Charley	45
Do.	379	SE. $\frac{1}{4}$	6	13	21	160	Sussie Charley (No. 1)	42
Do.	380	SW. $\frac{1}{4}$	5	13	21	160	William Dave Tondy	21
Do.	381	SE. $\frac{1}{4}$	5	13	21	160	Saddie Tondy	20
Do.	382	SW. $\frac{1}{4}$	4	13	21	160	Willie Tondy	1
Do.	383	S. $\frac{1}{4}$ SW. $\frac{1}{4}$, NW. $\frac{1}{4}$ SW. $\frac{1}{4}$	10	13	22	120	Billy Washoe	20
Do.	384	NE. $\frac{1}{4}$	31	13	22	160	Charley Billy, Blane	32
Do.	385	NW. $\frac{1}{4}$	32	13	22	160	Minnie Billy	23
Do.	386	NE. $\frac{1}{4}$	32	13	22	160	Jack Billy	14
Do.	387	do	17	13	22	160	Indian Charley, Dowcy lomut.	25
Do.	388	NW. $\frac{1}{4}$	16	13	22	160	Sussie Charley (No. 2)	25
Do.	389	NE. $\frac{1}{4}$	16	13	22	160	Molly Charley	4
Do.	390	NW. $\frac{1}{4}$	15	13	22	160	Mettie Charley	7
Do.	391	NE. $\frac{1}{4}$	15	13	22	160	Bob Lomas, Dow how swe.	35
Do.	392	W. $\frac{1}{2}$ SE. $\frac{1}{4}$, E. $\frac{1}{2}$ SW. $\frac{1}{4}$	21	13	22	160	Thomas Thaxter, Lacco dis me.	24
Do.	393	(E. $\frac{1}{2}$ SE. $\frac{1}{4}$ W. $\frac{1}{2}$ SW. $\frac{1}{4}$)	19	13	22	160	May Thaxter	25
Do.	394	NW. $\frac{1}{4}$	8	13	22	160	Nellie Howk	45
Do.	395	NE. $\frac{1}{4}$	8	13	22	160	John Howk	16
Do.	396	W. $\frac{1}{2}$ NW. $\frac{1}{4}$, NE. $\frac{1}{4}$ NW. $\frac{1}{4}$	9	13	22	120	George Howk	14
Do.	397	NE. $\frac{1}{4}$	9	13	22	160	Peter Howk	9
Do.	398	N. $\frac{1}{2}$ SE. $\frac{1}{4}$, SE. $\frac{1}{4}$ SE. $\frac{1}{4}$	35	15	20	120	Bill Nye, Weh ber	21

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Ago.
		Subdivision.	Section.	Township. Range.			
Carson City, Nev.	399	N. $\frac{1}{2}$ SE. $\frac{1}{4}$, SE. $\frac{1}{4}$ SE. $\frac{1}{4}$.	36	N. E. 21	120	Dick Bagley, Duchel	38
Do	400	SW. $\frac{1}{4}$	31	11 22	159.81	Mary Bagley	26
Do	401	SE. $\frac{1}{4}$	31	11 22	160	Bungy Bagley	5
Do	402	W. $\frac{1}{2}$ NW. $\frac{1}{4}$, SE. $\frac{1}{4}$ NW. $\frac{1}{4}$.	1	10 21	119.43	App. Bagley	3
Do	403	NE. $\frac{1}{4}$	2	10 21	159.15	Celn Bagley	1
Do	404	NW. $\frac{1}{4}$	2	10 21	159.05	Middie Joe	45
Do	405	SW. $\frac{1}{4}$	2	10 21	160	John Joe	6
Do	406	NW. $\frac{1}{4}$	11	10 21	160	Thomas Joe, Ledze	26
Do	407	SW. $\frac{1}{4}$	11	10 21	160	Maggie Joe (No. 2)	25
Do	408	S. $\frac{1}{2}$ NE. $\frac{1}{4}$, W. $\frac{1}{2}$ SE. $\frac{1}{4}$.	19	13 22	160	Indian Tom, Nongwah	50
Do	409	SW. $\frac{1}{4}$	19	13 22	153.37	Maggie Tom	35
Do	410	E. $\frac{1}{2}$ NW. $\frac{1}{4}$, NW. $\frac{1}{4}$	19	13 22	116.95	Lizzie Tom	30
Do	411	NW. $\frac{1}{4}$, E. $\frac{1}{2}$, SE. $\frac{1}{4}$, NW. $\frac{1}{4}$ SE. $\frac{1}{4}$.	24	13 21	120	Little Joe, Daco	19
Do	412	SW. $\frac{1}{4}$	24	13 21	160	John Jackson, Pash	36
Do	413	SE. $\frac{1}{4}$	23	13 21	160	Molly Jackson	25
Do	414	SW. $\frac{1}{4}$	23	13 21	160	Jack Jackson	7
Do	415	SE. $\frac{1}{4}$	22	13 21	160	Cybert Jackson	6
Do	416	SW. $\frac{1}{4}$	22	13 21	160	Silas Jackson	5
Do	417	SE. $\frac{1}{4}$	21	13 21	160	Mary Jackson	3
Do	418	NE. $\frac{1}{4}$	24	13 21	160	Molly Detselle	60
Do	419	SE. $\frac{1}{4}$	33	12 21	160	Indian Charley, Wilanholoh.	40
Do	420	SW. $\frac{1}{4}$	33	12 21	160	Sussie Charley (No. 3)	40
Do	421	NW. $\frac{1}{4}$	11	13 21	160	Washoe Jim, Dawlah lum	65
Do	422	NE. $\frac{1}{4}$	3	13 22	161.84	Indian Louie, Tessame	39
Do	423	NW. $\frac{1}{4}$	3	13 22	161.68	Molly Louie	38
Do	424	S. $\frac{1}{2}$ NE. $\frac{1}{4}$, NW. $\frac{1}{4}$ NE. $\frac{1}{4}$.	4	13 22	120.91	Zudy Louie	5
Do	425	NW. $\frac{1}{4}$	4	13 22	162.05	Frank Louie	19
Do	426	SE. $\frac{1}{4}$	3	13 22	160	Henry Ward Beecher, Daudadogelic.	45
Do	427	SW. $\frac{1}{4}$	3	13 22	160	Jennie Beecher	30
Do	428	SE. $\frac{1}{4}$	4	13 22	160	Lucy Beecher	17
Do	429	SW. $\frac{1}{4}$	4	13 22	160	Sussie Beecher	20
Do	430	N. $\frac{1}{2}$ SE. $\frac{1}{4}$, N. $\frac{1}{2}$ SW. $\frac{1}{4}$.	18	13 22	156.80	Bill Nathan, Bah no shaway.	36
Do	431	NW. $\frac{1}{4}$	18	13 22	153.19	Mary Nathan	33
Do	432	NE. $\frac{1}{4}$	18	13 22	160	Old Mary	65
Do	433	NW. $\frac{1}{4}$	32	14 22	160	Indian Tom, Sic mon ni	40
Do	434	SW. $\frac{1}{4}$	29	14 22	160	Sussie Tom (No. 2)	35
Do	435	NW. $\frac{1}{4}$	29	14 22	160	Liddie Tom	10
Do	436	NE. $\frac{1}{4}$	29	14 22	160	Hannah Tom	8
Do	437	NW. $\frac{1}{4}$	17	14 22	160	Annie Albert, Zahand	45
Do	438	NE. $\frac{1}{4}$	17	14 22	160	Ammer Albert	26
Do	439	NW. $\frac{1}{4}$	5	13 22	161.72	Yankee Dow del gua	55
Do	440	NE. $\frac{1}{4}$	5	13 22	161.04	Sally Yankee	40
Do	441	SE. $\frac{1}{4}$	5	13 22	160	Charley Yankee, Bah te uke.	32
Do	442	SW. $\frac{1}{4}$	5	13 22	160	Lillie Yankee	21
Do	443	NE. $\frac{1}{4}$	6	13 22	161.17	Nebie Yankee	3
Do	444	SE. $\frac{1}{4}$	6	13 22	160	Shadie Yankee	1
Do	445	NW. $\frac{1}{4}$	24	13 21	160	Charley Fender, Dowgal dow.	25
Do	446	NE. $\frac{1}{4}$	23	13 21	160	Mary Fender	23
Do	447	NW. $\frac{1}{4}$	23	13 21	160	William Fender	5
Do	448	SW. $\frac{1}{4}$	14	13 21	160	Old Jim, Allah pa lah	65
Do	449	NW. $\frac{1}{4}$	14	13 21	160	Sussie Jim (No. 4)	60
Do	450	NE. $\frac{1}{4}$	22	13 21	160	Dave, Sossue	26
Do	451	NW. $\frac{1}{4}$	22	13 21	160	Mogan Dave	21
Do	452	SE. $\frac{1}{4}$	8	11 21	160	Sam Bath, Du sic sec.	28
Do	453	SW. $\frac{1}{4}$	8	11 21	160	Polly Bath	26
Do	454	W. $\frac{1}{2}$ SE. $\frac{1}{4}$, NE. $\frac{1}{4}$ SE. $\frac{1}{4}$.	7	11 21	120	Dandy Bath	10
Do	455	S. $\frac{1}{2}$ NW. $\frac{1}{4}$, NW. $\frac{1}{4}$ NE. $\frac{1}{4}$.	7	11 21	120	Birdy Bath	8
Do	456	NE. $\frac{1}{4}$	5	14 21	161.12	Emma Jake, Tsan na	45
Do	457	NW. $\frac{1}{4}$	4	14 21	160.60	John Jake	17

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks
Washoe.	1893. Apr. 10	1893.	1892. Apr. 17	Michael Piggott.	Grazing	Head of family.
do	do	do	do	do	do	Wife of Duchel.
do	do	do	do	do	do	Son of Duchel.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	Apr. 11	do	do	do	do	Head of family (a widow).
do	do	do	do	do	do	Grandson of Middie Joe.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Ledze.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Nongwah.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Pash.
do	do	do	do	do	do	Son of Pash.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Daughter of Pash.
do	do	do	do	do	do	A widow.
do	Apr. 12	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Wilamholoh.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Tessame.
do	do	do	do	do	do	Daughter of Tessame.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Dandadogelic.
do	do	do	do	do	do	Daughter of Damdadogelic.
do	do	do	do	do	do	Single person.
do	Apr. 13	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Bah mo sha way.
do	do	do	do	do	do	A widow.
do	do	do	Apr. 19	do	do	Head of family.
do	do	do	do	do	do	Wife of Sic mon ni.
do	do	do	do	do	do	Daughter of Sic mon ni.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	A widow.
do	Apr. 17	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Dow del gua.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Bah te uke.
do	do	do	do	do	do	Daughter of Bah te uke.
do	do	do	do	do	do	Do.
do	Apr. 18	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Dow gal dow.
do	do	do	do	do	do	Son of Dow gal dow.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Alla lpa lah.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Sussuc.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Du sic sec.
do	do	do	do	do	do	Son of Due sic sec.
do	do	do	Apr. 22	do	do	Son of Du sec sec.
do	Apr. 19	do	do	do	do	Head of family.
do	do	do	do	do	do	Son of Tsam na.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.	
		Subdivision.	Section.	Township.				Range.
Carson City, Nev.	458	NE. 1/4	4	N. 14	E. 21	159.88	Wilson Jake	15
Do.	459	SE. 1/4	4	14	21	160	Anono Jake	9
Do.	460	NE. 1/4	9	14	21	160	Jack Jake	7
Do.	461	NW. 1/4	28	14	20	160	John Gardner	18
Do.	462	SW. 1/4	6	14	21	148.77	Old George, Dam o ge go she.	75
Do.	463	SE. 1/4	6	14	21	160	Molly George	60
Do.	464	NW. 1/4	10	14	21	160	John Mocus calle	65
Do.	465	NE. 1/4	10	14	21	160	Emma John	65
Do.	466	S. 1/4 NW. 1/4, NE. 1/4 NW. 1/4	11	14	21	120	Tom Gibson, Cel il il	29
Do.	467	NE. 1/4	11	14	21	160	Emma John, Mo mo	27
Do.	468	E. 1/4 NW. 1/4, NE. 1/4 NW. 1/4, NW. 1/4, NE. 1/4	12	14	21	160	Dick John	7
Do.	469	NE. 1/4	33	12	21	160	Joe Tom Bart	28
Do.	470	NW. 1/4	33	12	21	160	Annie Tom	27
Do.	471	do	27	12	21	160	Maggie Arthur	21
Do.	472	NE. 1/4	28	12	21	160	Bill Secco	5
Do.	473	NW. 1/4	28	12	21	160	Willie Secco	3
Do.	474	do	3	10	21	159.60	Louisa George, Moh home.	65
Do.	475	SW. 1/4	3	10	21	160	Annie George	16
Do.	476	W. 1/4 SE. 1/4, E. 1/4 SW. 1/4	28	12	22	160	George Arthur	23
Do.	477	NE. 1/4 SE. 1/4, W. 1/4 SW. 1/4, SW. 1/4 NW. 1/4	29	12	22	160	Minnie Arthur	22
Do.	478	W. 1/4 NE. 1/4, E. 1/4 NW. 1/4	28	12	22	160	Frank Arthur	2
Do.	479	N. 1/4 SE. 1/4, NE. SW. 1/4, SE. NW. 1/4	27	13	22	160	Belle Carson, Kate	45
Do.	480	NE. 1/4	27	13	22	160	Frank Peter	14
Do.	481	NW. 1/4	26	13	22	160	Ben Peter	9
Do.	482	SW. 1/4	26	13	22	160	John Pixley, Oeco	28
Do.	483	SE. 1/4	26	13	22	160	Emma Pixley	25
Do.	484	NE. 1/4	35	13	22	160	Nettie Pixley	22
Do.	485	do	8	13	21	160	Sam Wells, Tsem	42
Do.	486	SE. 1/4	9	14	21	160	Washoe George, Tom mop ah.	55
Do.	487	SW. 1/4	10	14	21	160	Sussie George	50
Do.	488	SE. 1/4	10	14	21	160	Maggie George	14
Do.	489	SW. 1/4	11	14	21	160	Lucy George	53
Do.	490	NE. 1/4	16	14	21	160	Old Maggie, Onne	75
Do.	491	Lot 5, SE. 1/4 NW. 1/4, SW. 1/4 NE. 1/4, NE. 1/4 SW. 1/4	6	37	41	146.92	Alice Stevens	
Do.	492	SE. 1/4	12	20	30	160	She to Veich, or Washoe Bill.	
Do.	493	SW. 1/4	24	20	30	160	Cah zuh yeh no ugh, or Austin Tom.	
Do.	494	NE. 1/4	13	20	30	160	Tah wah wad se, or Big Tom.	
Do.	495	do	15	19	30	160	Zah na no do, or Charley; Za ro qua ze, or Silver Hill Jim.	
Do.	496	SE. 1/4	13	20	30	160		
Do.	497	do	25	20	30	160	To no te ah cah, or California John.	
Do.	498	NE. 1/4	24	20	30	160	Coo each, or Tom Lee; Augstowah, or Anna Williams.	
Do.	499	{NW. 1/4 NE. 1/4 and NE. 1/4 NW. 1/4, NW. 1/4 NW. 1/4, NE. 1/4 NE. 1/4}	13	19	30	160	Wa see dah, or Natches	
Do.	500	{SE. 1/4 SE. 1/4, SW. 1/4 SW. 1/4}	19	42	26	80	Dick Miller	35

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Washoe	1893. Apr. 19	1893.	1893. Apr. 22	Michael Piggott	Grazing	Son of Tsam na.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Single person, half-breed.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Dan o go she.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Mo cus calle.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Head of family (a widow).
do	do	do	do	do	do	Son of Momo.
do	Apr. 20	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Bart.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Ward and cousin of Dasban.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Grandchild of Mah home.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of George Arthur.
do	do	do	do	do	do	Son of George Arthur.
do	Apr. 21	do	do	do	do	Head of family, (a widow).
do	do	do	do	do	do	Son of Kate.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Occo.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	Do.
do	Apr. 22	do	do	do	do	Head of family.
do	do	do	do	do	do	Wife of Tom mo pah.
do	do	do	do	do	do	Daughter of Tom mo pah.
do	do	do	do	do	do	Single person.
do	do	do	do	do	do	A widow.
Digger	do	do	do	do	do	Head of family.
do	1890. Nov. 29	do	Sept. 23	Bernard Arntzen	do	Head of family.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Do.
do	1893. Aug. 15	do	do	do	do	Do
Pah Ute	Aug. 21	Oct. 25	1897. June 7	C. F. Larrabee	do	Head of family.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township. Range.			
Carson City, Nev ..	501	N. $\frac{1}{2}$ NE. $\frac{1}{4}$	30	N. 42 E. 26	80	Maggie Miller	Yrs. 32
Do.....	502	W. $\frac{1}{2}$ SW. $\frac{1}{4}$	35	42 25	80	George Miller	14
Do.....	503	E. $\frac{1}{2}$ SW. $\frac{1}{4}$	35	42 25	80	Louise Miller.....	10
Do.....	504	W. $\frac{1}{2}$ SE. $\frac{1}{4}$	35	42 25	80	James Miller.....	6
Do.....	505	SW. $\frac{1}{4}$ NE. $\frac{1}{4}$, and lot 8 (of SE. $\frac{1}{4}$).	30	42 26	75.72	Reel Miller	4
Do.....	506	S. $\frac{1}{2}$ NE. $\frac{1}{4}$	18	42 26	80	Evans Sam	14
Do.....	507	N. $\frac{1}{2}$ SE. $\frac{1}{4}$	18	42 26	80	Maud Sam	6
Do.....	508	SE. $\frac{1}{4}$	31	42 26	126.06	James Beebe.....	45
Do.....	509	SE. $\frac{1}{4}$	22	19 30	160
Do.....	510	NE. $\frac{1}{4}$	29	19 30	160	Ohitch, or One Stick Dick.
Do.....	511	W. $\frac{1}{2}$ E. $\frac{1}{4}$	2	19 30	160.97	Zoo whe funoo ga, or Indian Frank.
Do.....	512	SW. $\frac{1}{4}$	20	20 30	160	Quad ze do ne, or Little John.	a 18
Do.....	513	NE. $\frac{1}{4}$	22	20 30	160	Ze quinnett, or Austin Jim.
Do.....	514	SW. $\frac{1}{4}$	22	20 30	160	Kah Pill, or Samuel	a 18
Do.....	515	SE. $\frac{1}{4}$	16	19 30	160	Pas sat to bah, or Long-legged Johney.
Do.....	516	E. $\frac{1}{2}$ SW. $\frac{1}{4}$ S. $\frac{1}{2}$ NW. $\frac{1}{4}$.	13	19 30	160	Gno dee ah, or Johney Murphy.	a 18
Do.....	517	SW. $\frac{1}{4}$	25	19 29	160	Anna Williams, for minor child, Freddie Williams, or Nevi pay ah.	12
Do.....	518	NW. $\frac{1}{4}$	25	19 29	160	Nellie Williams	a 18
Do.....	519	SE. $\frac{1}{4}$	14	20 30	160	Pui dui ne ah gah, Austin Henry, for Charley Henry.	1 $\frac{1}{2}$
Do.....	520	SW. $\frac{1}{4}$	14	20 30	160	Pui dui ne ah gah, Austin Henry, for Willie Henry.	7
Do.....	521	SE. $\frac{1}{4}$	22	20 30	160	Toh is za ra ugh, or Big John.
Do.....	522do.....	28	19 30	160	Wer der ki zer, Bob Hammond, for Lizzie Hammond.	4
Do.....	523do.....	29	19 30	160	Wer der ki zer, Bob Hammond, for Nelson Hammond.	3
Do.....	524	SW. $\frac{1}{4}$	28	19 30	160	Wer der ki zer, or Bob Hammond.
Do.....	525do.....	16	19 30	160	Puh eh oh ne, or Mattie Joe.
Do.....	526do.....	15	19 30	160	Uh zu tah kah, or Big George.
Do.....	527	NW. $\frac{1}{4}$	14	20 30	160	Pui dui he ah gah, or Austin Henry.
Do.....	528	E. $\frac{1}{2}$ NW. $\frac{1}{4}$ W. $\frac{1}{2}$ NE. $\frac{1}{4}$.	36	19 29	160	Pah ze wa kah, or Austin Dick.
Do.....	529	SE. $\frac{1}{4}$	27	20 31	160	Christian Joe, for Josie Christian Joe.	10
Do.....	530	NE. $\frac{1}{4}$	27	20 30	160	Ze och gugh, Stillwater Steve, for Lizzie Steve.	10
Do.....	531	SE. $\frac{1}{4}$	27	20 30	160	Ze och gugh, Stillwater Steve, for Little Natches Steve.	15
Do.....	532	SW. $\frac{1}{4}$	27	20 31	160	Christian Joe, for Katy Christian Joe.	8
Do.....	533do.....	3	19 30	160	Steve Dick
Do.....	534do.....	23	19 30	160	Pu see awah, or Big Pete.
Do.....	535	NW. $\frac{1}{4}$	10	19 30	160	So oh bah, or Stillwater Jim.
Do.....	536	SE. $\frac{1}{4}$	9	19 30	160	Mah wah te, or Stillwater Joe.
Do.....	537	SW. $\frac{1}{4}$	34	20 30	160	Pah wah wad ough, or Sutro Jim.

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made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Pah Ute.	1893. Aug. 21	1893. Oct. 25	1897. June 7	C. F. Larrabee	Grazing	Wife of Dick Miller (No. 500).
do	do	do	do	do	do	Son of Dick Miller (No. 500).
do	do	do	do	do	do	Daughter of Dick Miller (No. 500).
do	do	do	do	do	do	Son of Dick Miller (No. 500).
do	do	do	do	do	do	Do.
do	do	do	do	do	do	Son of Summit Lake Sam.
do	do	do	do	do	do	Daughter of Summit Lake Sam.
do	do	do	do	do	do	Single person.
do	1890. Nov. 29		do	do	do	Do.
do	1893. Aug. 21		do	do	do	Do.
do	Aug. 22		do	do	do	Do.
do	do		do	do	do	Single man.
do	Aug. 23		do	do	do	Head of family.
do	do		do	do	do	Single man.
do	Aug. 21		do	do	do	Head of family.
do	Aug. 25		do	do	do	Single man.
do	do		do	do	do	Son, half blood.
do	do		do	do	do	Single, half blood.
do	do		do	do	do	Minor son.
do	do		do	do	do	Do.
do	Aug. 28		do	do	do	Head of family.
do	Aug. 21		do	do	do	Minor daughter.
do	do		do	do	do	Minor son.
do	do		do	do	do	Head of family.
do	Aug. 22		do	do	do	Widow of Mammoth Joe and head of family.
do	Aug. 23		do	do	do	Head of family.
do	Aug. 24		do	do	do	Do.
do	Aug. 26		do	do	do	Do.
do	Sept. 2		do	do	do	Minor daughter.
do	do		do	do	do	Do.
do	do		do	do	do	Minor son.
do	do		do	do	do	Minor daughter.
do	do		do	do	do	Head of family.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Do.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.
		Subdivision.	Section.	Township. Range.			
Carson City, Nev.	538	W. $\frac{1}{2}$ SW. $\frac{1}{4}$	14	N. 19 E. 30	160	O witch, or Bill Hickman.
Do.	539	N. $\frac{1}{2}$ NW. $\frac{1}{4}$	23	19 30	160	Hannah Washington.
Do.		NE. $\frac{1}{4}$	16	19 30	160	
Do.	540	SE. $\frac{1}{4}$	23	19 29	160	Pah he glaus, or Greek George.
Do.	541	SW. $\frac{1}{4}$	10	19 30	160	Pah dah wah, or Nose George.
Do.	542	NE. $\frac{1}{4}$	20	19 30	160	Pah wan nok, or Tom Breckenridge.
Do.	543	SE. $\frac{1}{4}$	19	19 30	160	Pah wan nok, Tom Breckenridge, for Willie Breckenridge, or Ze ken hook.	10
Do.	544do.....	20	19 30	160	Pah zuh quad ze, or Blind Tom Elsworth.	18
Do.	545	NE. $\frac{1}{4}$	23	20 30	160	Hoo ze bah nu na, or Doctor Bob.
Do.	546	SE. $\frac{1}{4}$	23	20 30	160	Ze och gugh, or Stillwater Steve.
Do.	547	NW. $\frac{1}{4}$	15	19 30	160	Cu ib bah wad zee, or Railroad Tom.
Do.	548	SW. $\frac{1}{4}$	11	20 30	160	Za na no do Charley, for Magh yo ne, or May Charley.	11
Do.	549do.....	23	20 30	160	Hoo ze bah nu na, Doctor Bob, for To ge po no, or Minnie Bob.	4
Do.	550	NW. $\frac{1}{4}$	23	20 30	160	Hoo ze bah nu na, Doctor Bob, for Ho ga pa gab, or Alex Bob.	13
Do.	551	NE. $\frac{1}{4}$	17	19 30	160	Hannah Washington, for Nellie Washington.	6
Do.	552	SW. $\frac{1}{4}$	15	20 30	160	Ah bea yar de, or Blind Joe's boy.	18
Do.	553	W. $\frac{1}{2}$ W. $\frac{1}{4}$	24	19 30	160	Tah put zah, or One Stick Charley.	18
Do.	554	SE. $\frac{1}{4}$	24	19 30	160	Captain Breckenridge, for Too bad so me, or Anna Breckenridge.	13
Do.	555	NW. $\frac{1}{4}$	26	20 30	160	Ze och gugh, Stillwater Steve, for Snow Boss Steve.	16
Do.	556	SW. $\frac{1}{4}$	35	20 30	160	Wa dah quo he, or Bolltver
Do.	557	NE. $\frac{1}{4}$	26	19 29	160	George Cook.	18
Do.	558	E. $\frac{1}{2}$ E. $\frac{1}{4}$	23	19 30	160	Too neek qui wa, or Big Steve Natch.	18
Do.	559	NW. $\frac{1}{4}$	22	20 30	160	Stillwater Jake.
Do.	560do.....	27	20 30	160	Hoo ze bah nu na, Doctor Bob, for Lizzie Bob.	2
Do.	561	NE. $\frac{1}{4}$	28	19 30	160	Kah zer a no, or Captain Old Tom.
Do.	562	SE. $\frac{1}{4}$	17	19 30	160	Hannah Washington, for Billy Washington.	3
Do.	563	NW. $\frac{1}{4}$	28	19 30	160	Tin wak wah no rey, or Steven.
Do.	564	NE. $\frac{1}{4}$	23	19 29	160	Pah wee geh, or Street Sam.
Do.	565	SE. $\frac{1}{4}$	15	20 30	160	Austin Jack.
Do.	566do.....	21	19 30	160	Tui wak wuh no rey, Steven, for Ni dah bak, or Mamie Steven.	12
Do.	567	NW. $\frac{1}{4}$	3	19 30	160.80	Too bee gub it, Stillwater Sam, for Mary Sam.	15
Do.	568	SE. $\frac{1}{4}$	4	19 30	160	Too bee gub it, Stillwater Sam, for Mattie Sam.	8
Do.	569	NE. $\frac{1}{4}$	21	19 30	160	Tui wak wuh no rey, Steven, for Julia Steven.	17
Do.	570	SW. $\frac{1}{4}$	21	19 30	160	Tui wak wuh no rey, Steven, for Zah wah zee, or Dick Steven.	5
Do.	571	NE. $\frac{1}{4}$	4	19 30	160.14	Mattie (widow of Ah rah mo e bu ne de).

made to Indians under section 4, act of February 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Pah Ute	1893. Sept. 2	1893.	1897. June 7	C. F. Larrabee	Grazing	Head of family.
do	do		do	do	do	Widow of Geo. Washington, head of family.
do	Sept. 5		do	do	do	Head of family.
do	do		do	do	do	Do.
do	Aug. 21		do	do	do	Do.
do	do		do	do	do	Minor son.
do	do		do	do	do	Single man.
do	Aug. 23		do	do	do	Head of family.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	Aug. 24		do	do	do	Minor child.
do	Aug. 25		do	do	do	Do.
do	do		do	do	do	Do.
do	Sept. 2		do	do	do	Do.
do	do		do	do	do	Single man.
do	do		do	do	do	Do.
do	do		do	do	do	Minor child.
do	do		do	do	do	Minor son.
do	1890. Nov. 29		do	do	do	Head of family.
do	1893. Sept. 4		do	do	do	Single man.
do	Sept. 5		do	do	do	Do.
do	Sept. 6		do	do	do	Head of family.
do	Sept. 7		do	do	do	Minor child.
do	Sept. 8		do	do	do	Head of family.
do	Sept. 9		do	do	do	Minor son.
do	do		do	do	do	Head of family.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	do		do	do	do	Minor daughter.
do	do		do	do	do	Do.
do	do		do	do	do	Do.
do	Sept. 11		do	do	do	Do.
do	do		do	do	do	Son.
do	Sept. 9		do	do	do	Head of family.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.	
		Subdivision.	Section.	Township.				Range.
Carson City, Nev ..	572	NW. $\frac{1}{4}$	4	N. 19	E. 30	159.64	Mattie (widow of Ah rah mo e bu ne te), for Mammie (daughter of Mattie, No. 571).	<i>Yrs.</i> 7
Do	573	SW. $\frac{1}{4}$	2	19	30	160	My wah otch, or Sam
Do	574	NW. $\frac{1}{4}$	24	20	30	160	Ung eh cah neh, or Jack
Do	575	NE. $\frac{1}{4}$	14	20	30	160	Ough go zoo ough, or George Rice.
Do	576	SE. $\frac{1}{4}$	11	20	30	160	Ough go zuh ough, George Rice, for Louis Rice.	1
Do	577	SW. $\frac{1}{4}$	12	20	30	160	Ough go zuh ough, George Rice, for Josie Rice.	3
Do	578do.....	18	19	30	155.18	Bob Cushion
Do	579	NW. $\frac{1}{4}$	30	19	30	154.60	Yan noh quatchey, or Jim Dyer.
Do	580do.....	20	19	30	160	Ner van Natches, or Sam Dick.
Do	581	SW. $\frac{1}{4}$	20	19	30	160	Ner van Natches, Sam Dick, for Mammie Dick.	8
Do	582	NE. $\frac{1}{4}$	19	19	30	160	Ner van Natches, Sam Dick, for Baby Dick.	1
Do	583	NW. $\frac{1}{4}$	19	19	30	155.15	Ner van Natches, Sam Dick, for Anna Dick.	3
Do	584	NE. $\frac{1}{4}$	30	19	30	160	Ta bo quatchey, or Mammoth Jim.
Do	585	SW. $\frac{1}{4}$	19	19	30	154.69	He tah bah, or Jimmy Bute.
Do	586do.....	17	19	30	160	Hough no con, or Jack Allen.
Do	587	NW. $\frac{1}{4}$	17	19	30	160	Ca bish, or Good George
Do	588do.....	23	19	29	160	Pe try de, or Poker Bob
Do	589	SW. $\frac{1}{4}$	30	19	30	154.86	Nu by bah rah, or Doctor Joe.
Do	590	SE. $\frac{1}{4}$	30	19	30	160	Cui rah i oh, or Charley Anderson.
Do	591	NE. $\frac{1}{4}$	3	19	30	161.69	Ah rah mo e bu ne, or Johnney.
Do	592	NW. $\frac{1}{4}$	32	19	30	160	Stove, or George Dale
Do	593do.....	21	19	30	160	Tui wak wah norey Steven, for Chip mouse Steven.	4 12
Do	594	SW. $\frac{1}{4}$	23	19	29	160	Pah uk git Street Sam, for Maria Stret Sam.	a18
Do	595do.....	29	19	30	160	Now ah ze too, or Charley Dyer.	a18
Do	596	NW. $\frac{1}{4}$	26	19	29	160	Isaac Sam	a18
Do	597do.....	20	19	30	160	Ah bee yaht, or Little Johnney.
Do	598	SE. $\frac{1}{4}$	18	19	30	160	Beh shah de, or Johnney Hauck.	a18
Do	599	SE. $\frac{1}{4}$ NW. $\frac{1}{4}$, N. $\frac{1}{4}$ SW. $\frac{1}{4}$, SW. $\frac{1}{4}$ SW. $\frac{1}{4}$	28	11	22	160	Nancy, or Dah bush shuh.
Do	600	SE. $\frac{1}{4}$	28	11	22	160	Nancy, for Mammie Nancy.	15
Do	601	NE. $\frac{1}{4}$ NW. $\frac{1}{4}$	17	47	38	40	Frank Winnemucca, O. itch, for minor son, Johnney Winnemucca.	17
Do	602	N. $\frac{1}{2}$ NE. $\frac{1}{2}$	6	47	38	81.40	Big Foot Frank, or Sou na mie.
Do	603	SE. $\frac{1}{4}$ SE. $\frac{1}{4}$	8	47	38	40	Big Foot Frank, Sea na mie for minor child, Clara Big Foot.	5
Do	604	Lot 3 (of NW. $\frac{1}{4}$) ..	6	47	38	40.73	Big Foot Frank, Seu na mie, for minor child, Freddie Big Foot.	2
Do	605	SE. $\frac{1}{4}$ SE. $\frac{1}{4}$	17	47	38	40	Big Foot Frank, for minor, Mary Big Foot.	3
Do	606	NE. $\frac{1}{4}$ SE. $\frac{1}{4}$, SE. $\frac{1}{4}$ NE. $\frac{1}{4}$	6	47	38	80.	Muldoon. To kum	20
Do	607	SW. $\frac{1}{4}$ NE. $\frac{1}{4}$, SE. $\frac{1}{4}$ NW. $\frac{1}{4}$	6	47	38	80	Kitchen John, or We how.

a Over.

made to Indians under section 4, act of February, 8, 1887, etc.—Continued.

Tribe.	Date of application for allotment.	When referred from General Land Office.	Date of allotment.	United States special allotting agent.	Kind of land.	Remarks.
Pah Ute ..	1893. Sept. 9	1893.	1897. June 7	C. F. Larrabee	Grazing	Minor child.
.....do	1890. Nov. 29dododo	Head of family.
.....dodododo	Do.
.....do	1893. Aug. 23dododo	Do.
.....do	Aug. 24dododo	Minor son.
.....do	Aug. 23dododo	Minor daughter.
.....do	Sept. 11dododo	Head of family.
.....do	dodododo	Do.
.....do	Aug. 28dododo	Do.
.....do	dodododo	Daughter.
.....do	Sept. 11dododo	Do.
.....do	dodododo	Do.
.....do	dodododo	Head of family.
.....do	dodododo	Do.
.....do	Sept. 14dododo	Do.
.....do	Sept. 16dododo	Do
.....do	dodododo	Do
.....do	Sept. 18dododo	Do
.....do	dodododo	Do
.....do	1890. Nov. 29dododo	Do.
.....do	1893. Sept. 18dododo	Do.
.....do	Sept. 11dododo	Minor son.
.....do	Sept. 16dododo	Minor daughter.
.....do	dodododo	Single man.
.....do	Sept. 15dododo	Do.
.....do	Sept. 11dododo	Do.
.....do	Sept. 14dododo	Do.
.....do	Sept. 25dododo	Head of family, full blood.
.....do	dodododo	Minor child (of Nancy, No. 599).
Pah Ute ..	Nov. 16	Dec. 2dodo	
.....do	Nov. 20dododo	Head of family.
.....do	dodododo	
.....do	dodododo	
.....do	dodododo	
.....do	dodododo	
.....do	Nov. 17dododo	Single man.
.....do	Nov. 20dododo	Head of family.

Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.	
		Subdivision.	Section.	Township.				Range.
Carson City, Nev..	608	E. $\frac{1}{2}$ NE. $\frac{1}{2}$	17	N. 47	E. 38	80	Mac McKinney, or Quit Mahr.	Yrs.
Do.....	609	NW. $\frac{1}{2}$	22	47	38	160	Missouri Jim, or Ah goh
Do.....	610do.....	36	20	30	160	George Lenhart, Zo num wad,
Do.....	611	SW. $\frac{1}{2}$	36	20	30	160	Humboldt Bill, or Wah yan no.
Do.....	612do.....	27	20	30	160	George Lenhart, Zo num wad, for daughter, Nellie Lenhart.	7
Do.....	613	NW. $\frac{1}{2}$	34	20	30	160	George Lenhart, Zo num wad, for wife, Anna Lenhart.
Do.....	614	SE. $\frac{1}{2}$	24	20	30	160	Stillwater Joe, or Kah wah.
Do.....	615	SW. $\frac{1}{2}$	24	19	29	160	Johny Donohue, or Point.	18
Do.....	616	NE. $\frac{1}{2}$	32	19	30	160	Bob Hammond, Wer der ki zer, for daughter, Lizzie Hammond.	4
Do.....	617	NW. $\frac{1}{2}$	16	19	30	160	Hannah Washington, for son, Will Washington.	8
Do.....	618	SW. $\frac{1}{2}$	9	19	30	160	Alex George, or Pa royal.
Do.....	619do.....	4	19	30	160	Alex George, for son, Bennett George.	12
Do.....	620	SE. $\frac{1}{2}$	8	19	30	160	Alex George, for son, Louis George.	10
Do.....	621	NE. $\frac{1}{2}$	8	19	30	160	Alex George, for son, Emmet George.	6
Do.....	622	SW. $\frac{1}{2}$	8	19	30	160	Alex George, for son, Richard George.	8
Do.....	623	NW. $\frac{1}{2}$	9	19	30	160	Alex George, for wife, Susan George.
Do.....	624	NW. $\frac{1}{2}$	24	19	29	160	Greek George, jr., or Yan noh.	a18
Do.....	625	NE. $\frac{1}{2}$	24	19	29	160	Frank, or Doc wee bohna
Do.....	626	SE. $\frac{1}{2}$	13	19	29	160	Frank, or Doc wee bohna, for Lizzie Frank.
Do.....	627	NE. $\frac{1}{2}$	9	19	30	160	Stillwater Sam, or Too bee gah it, for John Sam, or Aut tee rey.	13
Do.....	628	SE. $\frac{1}{2}$	24	19	29	160	Joe Cook, or Suh kah, for Annie Cook.
Do.....	629	NE. $\frac{1}{2}$	25	19	29	160	Joe Cook, or Suh kah
Do.....	630	SE. $\frac{1}{2}$	25	19	29	160	Frank Harris	a18
Do.....	631	NW. $\frac{1}{2}$	25	19	30	160	Jack Allen, or Hoo o con.
Do.....	632	SE. $\frac{1}{2}$	27	19	30	160	George Grimes, or Ca Biss.
Do.....	633	W. $\frac{1}{2}$ NE. $\frac{1}{2}$, W. $\frac{1}{2}$ SE. $\frac{1}{2}$	23	19	30	160	Bob Kent
Do.....	634	S. $\frac{1}{2}$ NW. $\frac{1}{2}$	23	19	30	80	Bob Kent, for son, Little Bob Kent.	10
Do.....	635	E. $\frac{1}{2}$ NW. $\frac{1}{2}$, E. $\frac{1}{2}$ SW. $\frac{1}{2}$	24	19	30	160	Bob Kent, for daughter, Nellie Kent.	7
Do.....	636	NE. $\frac{1}{2}$	13	19	29	160	Wild Jim, or Pas an nam.
Do.....	637	SE. $\frac{1}{2}$	12	19	29	160	Wild Jim, Pas an nam, for Davy Jim.	14
Do.....	638	SW. $\frac{1}{2}$	13	19	29	160	Johny Jim, or Tah seh at.	a18
Do.....	639do.....	26	19	30	160	George Grimes, or Ca Biss, for Lizzie Grimes.	1
Do.....	640	NW. $\frac{1}{2}$	13	19	29	160	Wild Jim, or Pas an nam, for Ignatzy Jim.	10
Do.....	641	NE. $\frac{1}{2}$	12	19	29	160	Dick, or Zy an neh.
Do.....	642	SE. $\frac{1}{2}$	1	19	29	160	Dick, or Zy an neh, for son, Gerritt Dick.	7
Do.....	643	SW. $\frac{1}{2}$	12	19	29	160	Dick, or Zy an neh, for daughter, Mary Dick.	12

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Allotments of lands of the United States, not otherwise appropriated,

Land office.	Register and receiver No.	Description of the land.			Area.	Indian and English name of allottee.	Age.	
		Subdivision.	Section.	Township.				Range.
Carson City, Nev ..	644	do	1	N. 19	E. 29	160	Dick, or Zy an neh, for daughter, Minnie Dick.	Frs. 6
Do	645	NW. $\frac{1}{4}$	12	19	29	160	Dick, or Zy an neh, for daughter, Jennie Dick.	8
Do	646	NE. $\frac{1}{4}$	26	19	30	160	Doctor George Na woo do, for minor son, Doctor George, jr., or Tak a wah.	2
Do	647	NW. $\frac{1}{4}$	26	19	30	160	Doctor George, or Na woo do.	
Do	648	SW. $\frac{1}{4}$ NE. $\frac{1}{4}$ W. $\frac{1}{4}$	13	19	30	120	Joe, or Tah wi at.	
Do	649	NW. $\frac{1}{4}$ NE. $\frac{1}{4}$ S. $\frac{1}{4}$ NE. $\frac{1}{4}$	24	19	30	120	Joe Tah we at, for Annie Joe.	
Do	650	NE. $\frac{1}{4}$	1	19	29	159.74	Johney, or Tah buh witch.	a 18
Do	651	do	33	20	31	160	Bob Breckenridge, or Pah wee zeh nu ah.	
Do	652	E. $\frac{1}{2}$ SW. $\frac{1}{4}$	31	20	31	80	Bob Breckenridge, for Bob Yank Breckenridge.	8
Do	653	SW. $\frac{1}{4}$	33	20	31	160	Bob Breckenridge, for Susie Breckenridge.	4
Do	654	NE. $\frac{1}{4}$	27	20	31	160	Christian Joe, for Annie Joe Tui ah uh nee.	
Do	655	do	12	20	30	160	Nick, or Wah rah wad ze.	
Do	656	do	31	19	30	160	Jim Wilson, or Jim mee	
Do	657	NW. $\frac{1}{4}$	31	19	30	155.44	Jim Wilson, for Mary Wilson.	
Do	658	SW. $\frac{1}{4}$	31	19	30	153.34	Jim Wilson, for Jimmie Wilson.	15
Do	659	NW. $\frac{1}{4}$	1	19	29	159.24	Dick Bayley, jr.	a 18
Do	660	E. $\frac{1}{2}$ NE. $\frac{1}{4}$	36	19	29	80	John Cleveland.	
Do	661	SE. $\frac{1}{4}$	14	19	29	160	Joe Lowry.	
Do	662	NE. $\frac{1}{4}$	14	19	29	160	Joe Lowry, for minor son, Frank Lowry.	8
Do	663	SW. $\frac{1}{4}$	14	19	29	160	Joe Lowry, for minor son, Charley Lowry.	2
Do	664	{ SE. $\frac{1}{4}$ SE. $\frac{1}{4}$ W. $\frac{1}{4}$ SW. $\frac{1}{4}$	27 26	19	29	120	{ Joe Lowry, for wife, Maggy Lowry.	
Do	665	SE. $\frac{1}{4}$	2	18	29	160	Joe Dunbar.	
Do	666	SW. $\frac{1}{4}$	1	18	29	160	Joe Dunbar, for wife, Annie Dunbar.	
Do	667	NW. $\frac{1}{4}$	14	19	29	160	Dick Zy ah no, for Willie Dick.	10
Do	668	SE. $\frac{1}{4}$	33	20	31	160	Bob Breckenridge, for wife, Janie Breckenridge.	
Do	669	NW. $\frac{1}{4}$	15	20	30	160	John E. Tea, Hanny Net, Sammy Tea.	4
Do	670	NE. $\frac{1}{4}$	1	20	30	171.78	John E. Tea, Jenney Tea.	15
Do	671	do	15	20	30	160	John E. Tea, Arthur Tea.	7
Do	672	NW. $\frac{1}{4}$	12	20	30	160	John E. Tea, Gus Tea.	1
Do	673	SE. $\frac{1}{4}$	1	20	30	160	John E. Tea, Anna Tea.	11
Do	674	NW. $\frac{1}{4}$	11	20	30	160	John E. Tea, Sadie Tea.	
Do	675	NE. $\frac{1}{4}$	11	20	30	160	John E. Tea, or Hanny Net	
Do	676	N. $\frac{1}{2}$ SW. $\frac{1}{4}$ S. $\frac{1}{2}$ NW. $\frac{1}{4}$	18	19	21	160	Bob Linsey.	
Do	677	S. $\frac{1}{2}$ NE. $\frac{1}{4}$ NE. $\frac{1}{4}$ SE. $\frac{1}{4}$	18	19	21	120	Bill Williams, or Nuh mee nat zee.	
Do	678	SW. $\frac{1}{4}$	8	20	18	160	Charley Palmer.	
Do	679	NE. $\frac{1}{4}$	30	20	18	124.32	Charley Palmer, for Belle Palmer.	15

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