

Alice Cunningham Fletcher Papers- Winnebago allotment correspondence Box: 4A, 1887-89

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26 payment or payments he might have made: And provided further, That whenever any person shall, under the provisions of this act, settle upon a tract containing a fractional excess over one hundred and sixty acres, if the excess is less than forty acres, is contiguous and results from inability in surveys to make township and section lines conform to the boundary-lines of the reservation, his purchase shall not be rejected on account of such excess, but shall be allowed as in other cases: And provided further, That no portion of such land shall be sold at less than the appraised value thereof, and in case for less than two dollars and [[strikethrough]] forty [[/strikethrough]] ^[[50]] cents per acre.

1 SEC. 3. That the proceeds of such sale, after paying all 2 expenses incident and necessary for carrying out the provisions of this act, including such clerk-hire as the Secretary of 4 the Interior may deem necessary, shall be placed to the credit 5 of said Indians in the Treasury of the United States, and 6 shall bear interest at the rate of five per centum per annum, 7 which income shall be annually expended for the benefit of 8 said Indians, under the directions of the Secretary of the 9 Interior.

SEC. 4. That when purchasers of said lands shall have
 complied with the provisions of this act as to settlement,
 payment, and improvement, proof thereof shall be received
 by the local land-office of the district in which said land is
 situated, and patents shall be issued as in cases of public lands

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6 offered for settlement under the homestead and pre-emption
7 nets: Provided, That any right in severalty acquired by any
8 Indian under existing treaties shall not be affected by this act.

SEC. 5. That, with the consent of said Indians as afore-2 said, the Secretary of the Interior be, and he is hereby, 3 authorized, either through the agent of said tribe or such 4 other person as he may designate, to allot the remainder of 5 the lands in said reservation outside of the boundaries of the 6 land above mentioned to the Indians of said tribe, ^[[^? in ?]] in 7 quantity as follows: To each head of a family, one-eighth 8 of a section; to each single person over eighteen years of 9 age, one-sixteenth of a section; to each orphan child under 10 eighteen years of age, one-sixteenth of a section; and to each 11 other person under eighteen years of age, one-sixteenth of 12 a section, which allotment shall be deemed and held in 13 lieu of any allotments or assignments taken under any law 14 or by virtue of any treaty heretofore made: Provided, That 15 any Indian to whom a tract of land has been assigned, and 16 certificate assigned, or who was entitled to receive the same 17 under the provisions of any such law or treaty, and who has 18 made valuable improvements thereon, and any Indian who,

1 Sec. 5. That, with the consent of sold fadines as after-2 satisfied, either through the agent of said title or such 4. other person as he may designate, to affer the nomindes of it had above mentioned to the findings of said tribs, in 34 cases: Jinf provided forther, That no perion of each had 25 shall be sold at less than the appraisal value thereof, and in 26. na case for how then two dellars and form conta nor neces. it of a section; to such single person over eighteen years of O ago, one-sistenth of a section; to each replace shild under 1 Sex. 3. That the proceeds of such sale, after paging all 30 - alghture years of ago, remotatorath of a section; and to each 3. Sees of this act, including such sieth-blooms the Secretary of II what person and a eightest years of ago, en-obsteasth of 8 of said Indians in the Treasury of the United States, and 15. You of any allots into we uniquenests taken under any law 6 shall bear interest at the rate of five per rectum per assura. 1. which income shall be assembly expended the the boudt of 6 mid Indian, unfor the direction of the forestry of the 18 sections level or wis one solided to need the same 12 under the previous of any such law or treaty, and who has 1 See, 4. That when perchases of sold back shall have 18 made valuable improvements thereon, and say lation who, 2 compled with the provisions of this set as to settlement, 19 being eatified to an assignment and nortificate under any of 4 by the lead hard effect of the district in which said had is 21 ments upon a tract assigned to any Judius who has never 5 sharted, and patents shall be lessed as in cases of public hashs

- 19 being entitled to an assignment and certificate under any of 20 said laws or treaties, has settled and made valuable improve-21 ments upon a tract assigned to any Indian who has never 22 occupied or improved such tract, shall have a preference right

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