VI. Lists of Indians enfranchised under this Act and of any Lists of Inlands allotted to them under the authority thereof, shall from dians enfranlands allotted to them under the authority thereof, shall from this dissellander time to time be transmitted by the Indian Department to the this Act. Clerk of the township or other local municipality in which they 5 reside at the time of such enfranchisement; and any Indian Penalty on Infalsely representing himself as enfranchised under this Act dian falsely when he is not so, shall be liable, on conviction before any one himself as en-Justice of the Peace, to imprisonment for any period not exceed-franchised. ing six months.

10 VII. Every Indian enfranchised under this Act shall be Land, &c., entitled to have allotted to him by the Superintendent General may be allotof Indian affairs, a piece of land not exceeding fifty acres ted to enfranchised indians; out of the lands reserved or set apart for the use of his Tribe, and to what and also a sum of money equal to the principal of his share of extent.

15 the annuities and other yearly revenues receivable by or for the use of such tribe; such sum to be ascertained and paid to him by the said Superintendent, and due consideration being had in the allotment of such land to the quantity of land reserved for the use of the Tribe and to their means and resources; and such sum Condition of 20 of money shall become the absolute property of such Indian, and allowent. such land shall become his property, subject to the provisions

hereinafter made, but he shall by accepting the same forego all claim to any further share in the lands or moneys then belonging to or reserved for the use of his Tribe, and shall cease to have 25 a voice in the proceedings thereof: Provided always, that if Proviso. such Tribe shall thereafter surrender to the crown other lands either to be sold for their benefit, or in consideration of an an-

nuity, such enfranchised Indian, or his personal representatives, (if any) shall be entitled to his share of the proceeds of such 30 lands or of the annuity for which they were surrendend, such share to be ascertained and paid by the Superintendent General of Indian Affairs for the time being, and to be the absolute property of such enfranchised Indian or his said representatives.

35 VIII. The wife, widow, and lineal descendants of an Indian Wife and enfranchised under this Act, shall be also enfranchised by the children of enoperation thereof, and shall not be deemed members of his for-franchised Indian to be enmer tribe, unless such widow or any such lineal descendant franchised: being a female, shall marry an Indian not enfranchised and Exception. 40 a member of such tribe, in which case she shall again belong to it and shall no longer be held to be enfranchised under this

IX. The wife and children of any Indian enfranchised under Their rights. this Act shall be entitled to their respective shares of all annui-46 ties or annual sums payable to the tribe; subject to the provisions hereinafter made as to such shares.

X. An Indian enfranchised under this Act, to whom any of Estate and the lands reserved for the use of his Tribe shall be allotted as rights of In-