for enfranchisement, become enfranchised on the same terms and conditions as a member of the band; and such enfranchisement shall confer upon such Indian the same legal rights and privileges, and make such Indian subject to such disabilities and liabilities as affect Her Majesty's other subjects; but such enfranchisement shall not confer upon Proviso. such Indian any right to participate in the annuities, interest moneys, rents and councils of the band.

93. Whenever any band of Indians, at a council Provision summoned for the purpose according to their rules, and held when Band decides that in the presence of the Superintendent-General or of an agent all its memduly authorized by him to attend such council, decides to bers may allow every member of the band who chooses, and who may enfranchised. be found qualified, to become enfranchised, and to receive his or her share of the principal moneys of the band, and sets apart for such member a suitable allotment of land for the purpose, any applicant of such band after such a decision may be dealt with as provided in the seven next preceding sections until his or her enfranchisement is attained; and whenever any member of the band, who for attained; and whenever any member of the band, who lot the three years immediately succeeding the date on which dian becomes he or she was granted letters patent, or for any longer period qualified by that the Superintendent-General may deem necessary, by exemplary conduct. his or her exemplary good conduct and management of property, proves that he or she is qualified to receive his or her share of such moneys, the Governor may, on the report of the Superintendent-General to that effect, order that the said Indian be paid his or her share of the capital funds at the credit of the band, or his or her share of the principal of the annuities of the band, estimated as yielding five per cent. out of such moneys as may be provided for the purpose by Parliament; and if such Indian be a married man then he If such Inshall also be paid his wife and minor unmarried children's dian be a share of such funds and other principal moneys, and if or widow. such Indian be a widow, she shall also be paid her minor unmarried children's share: and the unmarried children of such married Indians, who become of age during either the probationary period for enfranchisement or for payment of such moneys, if qualified by the character for integrity, morality and sobriety which they bear, shall receive their own share of such moneys when their parents are paid, and if not so qualified, before they can become enfranchised or receive payment of such moneys they must themselves pass through the probationary periods; and all such Indians and their unmarried minor children And as to unwho are paid their share of the principal moneys of their married childband as aforesaid, shall thenceforward cease in every respect enfranchised to be Indiana of to be Indians of any class within the meaning of this Act, or married Indians.

Indians within the meaning of any other Act or law.