Proviso.

and pay over the proceeds received from the sale thereof only as rights not received and as herein provided: Provided, That nothing in this Act shall be construed to deprive the said Indians of the Rosebud Indian Reservation of any benefits to which they are entitled under existing treaties or agreements not inconsistent with the provisions of this Act.

Approved, May 30, 1910.

Arizona, for observatory purposes.

[Public, No. 195.]

Provisos. Reversion for non-

Be it enacted by the Senate and House of Representatives of the United Lands in Coconino is, granted to Percival Lowell, his heirs and assigns, section numbered seventeen, in township numbered twenty and the control of the cont

CHAP. 261.—An Act Granting certain lands in the Coconino National Forest, in

east of the Gila and Salt River base and meridian, the said tract of land being within the Coconino National Forest, in the Territory of Arizona, for observatory purposes in connection with the Lowell Observatory: *Provided*, That in the event of the removal or abandonment of the said observatory or the use of said land by the grantee for other than observatory purposes the said land shall revert to the Timber rights ex- United States: Provided further, That the title to the merchantable timber thereon and the right to cut and remove the same in such manner as to preserve the herbage and undergrowth in their natural condition shall remain in the United States.

Approved, May 30, 1910.

June 1, 1910. [H. R. 19070.]

[Public, No. 196.]

Business buildings.

Fireproof materials required for buildings exceeding 60 feet. Churches excepted.

Hotels, etc.

CHAP. 263.—An Act To regulate the height of buildings in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United District of Columbia States of America in Congress assembled, That from and after the Height of nonfire proof dwellings, etc., date of the approval of this Act no combustible or nonfire proof limited.

huilding in the District of Columbia used or occupied or intended to building in the District of Columbia used or occupied or intended to be used or occupied as a dwelling, flat, apartment house, tenement, lodging or boarding house, hospital, dormitory, or for any similar purpose shall be erected, altered, or raised to a height of more than four stories, or more than fifty feet in height above the sidewalk, and no combustible or nonfireproof building shall be converted to any of the uses aforesaid if it exceeds either of said limits of height.

SEC. 2. That from and after the date of the approval of this Act no combustible or nonfireproof building in the District of Columbia used or occupied or intended to be used or occupied for business purposes only shall be erected, altered, or raised to a height of more than sixty feet above the sidewalk, and no combustible or nonfireproof building shall be converted to such use if it exceeds said height.

SEC. 3. That all buildings in the District of Columbia, including buildings of every kind, class, and description whatsoever, excepting churches only, hereafter erected, altered, or raised in any manner as to exceed sixty feet in height shall be fireproof or noncombustible and of such fire-resisting materials, from the foundation up, as are now or at the time of the erecting, altering, or raising may be required by the building regulations of the District of Columbia.

Hotels, apartment houses, and tenement houses hereafter erected, altered, or raised in any manner so as to be three stories in height or over and buildings hereafter converted to such uses shall be of fireproof construction up to and including the main floor, and there shall be no space on any floor of such structure of an area greater than two thousand five hundred square feet that is not completely inclosed by