The Dawes General Allotment (Severalty) Act, 1887

The Dawes Act was passed in response to reformers who argued that reservation life and nomadism made it impossible for Indian people to be fully assimilated into American society. The act provided for the dissolution of Indian tribes as legal entities. In exchange for renouncing their tribal holdings, Indians could become American citizens and gain individual land ownership after the expiration of a 25-year federal trust period. Any remaining lands were declared surplus and opened for sale to non-Indians. Between 1887 and 1906 the total land in Indian hands fell from 138 million acres to 78 million acres. Although the Dawes Act severely weakened Indian culture, it failed to promote acceptance by the larger society.

SOURCE: U.S. Statutes at Large, Vol. XXIV.

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, 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 agriculture and 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-eight 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:…

SEC. 5. That upon the approval of the allotments provided for in this act by the Secretary of the Interior, he shall…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…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 such trust and free of all charge or incumbrance whatsoever:…

SEC. 6. That upon the completion of said allotments and the parenting 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 every Indian born within the territorial limits of the United States to whom allotments shall have been made under the provisions of this act, 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 adopted the habits of civilized life, is hereby declared to be a citizen of the United States, and is entitled to all rights, privileges, and immunities of such citizen 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…