Assistance Act (Public Law 93-638) [25 U.S.C. 450 et seq.]. There shall be deposited into the Fund all amounts recovered under the authority of the Federal Medical Care Recovery Act (42 U.S.C. 2651 et seq.), which shall become available for obligation upon receipt and which shall remain available for obligation until expended. The Fund shall not be used to pay for health services provided to eligible Indians to the extent that alternate Federal, State, local, or private insurance resources for payment: (1) are available and accessible to the beneficiary; or (2) would be available and accessible if the beneficiary were to apply for them; or (3) would be available and accessible to other citizens similarly situated under Federal, State, or local law or regulation or private insurance program notwithstanding Indian Health Service eligibility or residency on or off a Federal Indian reserva-

(Pub. L. 99–500, §101(h) [title II], Oct. 18, 1986, 100 Stat. 1783–242, 1783–276, and Pub. L. 99–591, §101(h) [title II], Oct. 30, 1986, 100 Stat. 3341–242, 3341–276.)

REFERENCES IN TEXT

The Indian Self-Determination and Education Assistance Act (Public Law 93–638), referred to in text, is Pub. L. 93–638, Jan. 4, 1975, 88 Stat. 2203, as amended, which is classified principally to subchapter II (§ 450 et seq.) of chapter 14 of this title. For complete classification of this Act to the Code, see Short Title note set out under section 450 of this title and Tables.

The Federal Medical Care Recovery Act (42 U.S.C. 2651 et seq.), referred to in text, probably means Pub. L. 87-693, Sept. 25, 1962, 76 Stat. 593, which is classified generally to chapter 32 (§2651 et seq.) of Title 42, The Public Health and Welfare. For complete classification of this Act to the Code, see Tables.

CODIFICATION

Pub. L. 99–591 is a corrected version of Pub. L. 99–500. Section was enacted as part of the Department of the Interior and Related Agencies Appropriations Act, 1987, as enacted by Pub. L. 99–500 and Pub. L. 99–591, and not as part of the Indian Health Care Improvement Act which comprises this chapter.

CHAPTER 19—INDIAN LAND CLAIMS SETTLEMENTS

SUBCHAPTER I—RHODE ISLAND INDIAN CLAIMS SETTLEMENT

PART A—GENERAL PROVISIONS

Congressional findings and declaration of pol-

Rhode Island Indian Claims Settlement Fund;

Sec. 1701.

1702. 1703.

	establishment.
1704.	Option agreements to purchase private settle-
	ment lands.
1705.	Publication of findings.
1706.	Findings by Secretary.
1707.	Purchase and transfer of private settlement
	lands.
1708.	Applicability of State law; treatment of set-
	tlement lands under Indian Gaming Regu-
	latory Act.
1709.	Preservation of Federal benefits.
1710.	Authorization of appropriations.
1711.	Limitation of actions: jurisdiction.

1712. Approval of prior transfers and extinguishment of claims and aboriginal title outside town of Charlestown, Rhode Island and involving other Indians in Rhode Island.

PART B—TAX TREATMENT

1715. Exemption from taxation.

1716. Deferral of capital gains.

SUBCHAPTER II—MAINE INDIAN CLAIMS SETTLEMENT

1721. Congressional findings and declaration of policy.

1722. Definitions.

1723. Approval of prior transfers and extinguishment of Indian title and claims of Indians within State of Maine.

1724. Maine Indian Claims Settlement and Land Acquisition Funds in the United States Treasury.

1725. State laws applicable.

1726. Tribal organization.

1727. Implementation of Indian Child Welfare Act.

1728. Federal financial aid programs unaffected by payments under subchapter.

1729. Deferral of capital gains.

1730. Transfer of tribal trust funds held by the State of Maine.

1731. Other claims discharged by this subchapter.

1732. Limitation of actions.

1733. Authorization of appropriations.

1734. Inseparability of provisions.

1735. Construction.

SUBCHAPTER III—FLORIDA INDIAN (MICCOSUKEE) LAND CLAIMS SETTLEMENT

Part A—Florida Indian Land Claims Settlement Act of 1982

1741. Congressional findings and declaration of policy.

1742. Definitions.

1743. Findings by the Secretary.

1744. Approval of prior transfers and extinguishment of claims and aboriginal title involving Florida Indians.

1745. Special provisions for Miccosukee Tribe.

1746. Scope of rights or interests granted to Miccosukee Tribe; scope of civil and criminal jurisdiction of State of Florida.

1747. Transfer of lands to United States.

1748. Limitations of actions.

1749. Revocation of settlement.

PART B-MICCOSUKEE SETTLEMENT

1750. Congressional findings.

1750a. Definitions.

1750b. Ratification.

1750c. Authority of Secretary.

1750d. Miccosukee Indian Reservation lands.

1750e. Miscellaneous.

SUBCHAPTER IV—CONNECTICUT INDIAN LAND CLAIMS SETTLEMENT

1751. Congressional findings.

1752. Definitions.

1753. Extinguishment of aboriginal titles and Indian claims.

1754. Mashantucket Pequot Settlement Fund.

1755. State jurisdiction over reservation.

1756. Practice and procedure.

1757. Restriction against alienation.

1757a. Extensions of leases of certain land by Mashantucket Pequot (Western) Tribe.

1758. Extension of Federal recognition and privileges.

1759. General discharge and release of State of Connecticut.

1760. Separability.

SUBCHAPTER V—MASSACHUSETTS INDIAN LAND CLAIMS SETTLEMENT

1771. Congressional findings and declaration of pol-