for recreational purposes and are not desired for Federal administration, but only after a petition requesting such withdrawal has been signed and filed by the duly constituted authorities of the States or of the county or counties within which the lands are located, and to accept title on behalf of the United States from any States in and to lands granted by Congress to such State, and in exchange therefor to patent to such State an equal quantity or value of surveyed land so withheld and classified, any patent so issued to contain a reservation to the United States of all mineral deposits in the land conveyed and of the right to mine and remove same, under regulations to be established by the Secretary, and a provision for reversion of title to the United States upon a finding by the Secretary of the Interior that for a period of five consecutive years such land has not been used by the State for park or recreational purposes, or that such land or any part thereof is being devoted to other use: Provided, That lands so withheld and classified may, in the discretion of the Secretary of the Interior, be also held subject to purchase and may be purchased by the State or county in which the lands are situated, or by an adjacent municipality in the same State, at a price to be fixed by the Secretary of the Interior, through appraisal or otherwise, subject to the same reservation of mineral deposits and the same provision for reversion of title as are prescribed for conveyances to the States in consummation of exchanges hereby authorized, or be held subject to lease and may be leased to such States, counties, or municipalities for recreational use at a reasonable annual rental for a period of twenty years, with privilege of renewal for a like period. And the Secretary of the Interior is hereby authorized to make all necessary rules and regulations for the purpose of carrying the provisions of this Act into effect: Provided further, That the Secretary of the Interior shall for each year make a report to Congress giving in detail a list of lands exchanged under the provisions of this Act.

Approved, June 14, 1926.

**CHAP. 579.—An Act To add certain public lands to the Washakie National Forest, Wyoming.**

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following-described public lands be, and the same are hereby, added to and made a part of the Washakie National Forest, Wyoming, and are to be hereafter administered under the laws and regulations relating to the national forests: Township 43 north, range 108 west, sixth principal meridian; west half section 5; west half, west half northeast quarter, southeast quarter section 8; all of section 17; all of section 20; west half, west half northeast quarter, west half southeast quarter, northeast quarter southeast quarter section 21; north half northeast quarter, south half southeast quarter, northwest quarter southwest quarter section 28; north half, north half southwest quarter, north half southeast quarter section 29. Township 42 north, range 109 west, sixth principal meridian; north half section 1; north half section 2. Township 43 north, range 109 west, sixth principal meridian; south half, southeast quarter northwest quarter section 35; northeast quarter northeast quarter, northeast quarter southeast quarter, south half southeast quarter, southwest quarter section 36: Provided, That the inclusion of any of the aforesaid land in the Washakie National Forest shall not affect adversely any valid application or entry pending at the date of the approval of this Act.*

Approved, June 14, 1926.