porarily, directly, indirectly, tacitly, or in any manner whatsoever, so that they form a part of, or are in anywise controlled by any combination in the form of an unlawful trust, with consent of lessee, or form the subject of any contract or conspiracy in restraint of trade in the mining or selling of coal, phosphate, oil, oil shale, gas, or sodium entered into by the lessee, or any agreement or understanding, written, verbal, or otherwise to which such lessee shall be a party, of which his or its output is to be or become the subject, to control the price or prices thereof or of any holding of such lands by any individual, partnership, association, corporation, or control, in excess of the amounts of lands provided in this Act, the lease thereof shall be forfeited by appropriate court proceedings.

Sec. 2. The amendments herein adopted to sections 17 and 27 of the General Leasing Act of February 25, 1920, as amended, shall expire at midnight on the 31st day of January, 1931.

Approved, July 3, 1930.

CHAP. 855.—An Act To increase the salary of the Commissioner of Customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Customs shall receive a salary at the rate of $10,000 per annum, effective on and after the date of the enactment of this Act.

Approved, July 3, 1930.

CHAP. 856.—An Act Authorizing the sale of all of the interest and rights of the United States of America in the Columbia Arsenal property, situated in the ninth civil district of Maury County, Tennessee, and providing that the net fund be deposited in the military post construction fund, and for the repeal of Public Law Numbered 542 (H. R. 12479), Seventieth Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to sell to and to make proper deed of conveyance to The Columbia Military Academy, a corporation organized under the laws of the State of Tennessee, all of the title, interest, limitations, conditions, restrictions, reservations, and rights owned and held by the United States of America as defined in Public Act Numbered 152 of the second session of the Fifty-eighth Congress and in the deed of the United States of America to the lands conveyed therein to The Columbia Military Academy, of record in book numbered 105, volume 4, page 495, in the register's office of Maury County, Tennessee. Said limitations, conditions, restrictions, reservations, and rights are defined in said public Act and deed as follows:

"That the Secretary of War shall be a visitor to said school, and have and exercise full rights of visitation, and he shall have the right and authority in his discretion, as the public interest requires, to prescribe the military curriculum of said school, and to enforce compliance therewith, and upon refusal or failure of the authorities of said school to comply with the rules and regulations so prescribed by the Secretary of War, or the terms of the Act, he is authorized to declare that the estate of the grantee has terminated and the property shall revert to the United States, and the Secretary of War is authorized thereupon to take possession of said property in behalf of the United States, and shall further reserve to the United States the
right to use such lands for military purposes at any time upon
demand of the President of the United States.

Said lands to which said limitations, conditions, restrictions, reser-
vations, and rights attach are described as situated in the ninth civil
district of Maury County, Tennessee, and were formerly used as an
arsenal and known as the Columbia Arsenal property, the same com-
prising about sixty-seven acres, more or less, and generally bounded
by the Hampshire Pike, the Louisville and Nashville Railroad, the
Mount Pleasant Pike, and a public road connecting the two pikes
above named.

All of said limitations, conditions, restrictions, reservations, and
rights of the United States of America, whether legal or equitable,
vested or contingent, in and to said lands as specified and defined in
said public law and deed and belonging to the United States of
America will pass to the purchaser under the sale herein authorized.

Sec. 2. The Secretary of War shall accept the bid of The Colum-
bia Military Academy, a body corporate, to purchase the rights of
the United States of America in and to said property hereinabove
defined, said bid being for the sum of $10,000, and to be paid in
cash.

Sec. 3. That the said sum of $10,000 shall be deposited in the
Treasury to the fund known as the military post construction fund.

Sec. 4. Public Law Numbered 542, Seventieth Congress (H. R.
12479), is hereby repealed.

Approved, July 3, 1930.

CHAP. 857.—An Act To amend the Act of May 25, 1926, entitled “An Act
to adjust water-right charges, to grant certain other relief on the Federal irrigation
projects, and for other purposes.”

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Act of
May 25, 1926 (Forty-fourth Statutes at Large, page 636), be, and
the same is hereby, amended by adding after section 20 of said Act
sections 20-A and 20-B, as follows:

“Sec. 20-A. There shall be deducted from the total cost charge-
able to the Chinook division of this project the following sum:

“(1) Twenty-one thousand six hundred and eighty-four dollars
and fifty-eight cents, or such amount as represents the construction
cost as found by the Secretary of the Interior against the following
lands:

“(a) One thousand seven hundred and seventeen one-
hundredths acres permanently unproductive because of nonagricul-
tural character.

“Sec. 20-B. All payments upon construction charges shall be
suspended against the following lands in the Chinook division:

“(a) Twelve thousand six hundred and seventeen one-
hundredths acres temporarily unproductive because of heavy
soil and seepage; (b) eleven thousand three hundred and seven acres
for which no canal system has been constructed, all as shown by the
land classification of the Chinook division made under the direction
of the Secretary of the Interior and approved by him under date of
January 1, 1930. The Secretary of the Interior, as a condition
precedent to the allowance of the benefits offered under sections 20-A
and 20-B, shall require each irrigation district within the Chinook
division to execute a contract providing for repayment of the con-
struction charges as hereby adjusted within forty years and upon