

Discharge.  
Boards to determine  
rank, etc.

such regulations as he may prescribe, at any time during a period of two years from the dates of such commissions, and each officer whose commission is so revoked shall be discharged from the service with not more than one year's pay. The rank of such officers of the same date of commission among themselves at the end of said period shall be determined by boards of officers under such rules as may be prescribed by the Secretary of the Navy, and the recommendations of such boards shall be final when approved by him.

Approved, May 6, 1932.

[CHAPTER 171.]

AN ACT

To give war-time commissioned rank to retired warrant officers and enlisted men.

May 7, 1932.  
[S. 460.]  
[Public, No. 123.]

Army, Navy, Marine  
Corps, or Coast Guard.  
War time rank given  
to retired warrant of-  
ficers and enlisted men  
of.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all warrant officers and enlisted men who served in the Army, Navy, Marine Corps, or Coast Guard of the United States during the World War or the Spanish-American War, and whose service during such war was creditable, and who have been or hereafter may be retired according to law, shall on the date of approval of this Act or upon retirement in the case of those now on the active lists of the services named herein, be advanced in rank on the retired list to the highest commissioned, warrant, or enlisted grade held by them during such war: Provided, That nothing in this Act shall entitle any of the personnel described herein, while on active duty, to any other rank than that in which they were serving at the time of retirement: And provided further, That no increase in active or retired pay or allowances shall result from the passage of this Act.*

Provisos.  
Retired men on ac-  
tive duty.

No pay increase.

Approved, May 7, 1932.

[CHAPTER 172.]

AN ACT

To amend section 11 of the Act approved February 22, 1889 (25 Stat. 676), relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington.

May 7, 1932.  
[S. 2396.]  
[Public, No. 124.]

Public lands of desig-  
nated States.  
Disposal of school  
grants, modified.  
Vol. 25, p. 679,  
amended.  
Public sale required.  
Tillable and grazing  
lands; minimum price.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Act approved February 22, 1889 (25 Stat. 676), be, and the same is hereby, amended to read as follows:*

Exchanges; restric-  
tion.

*"That all lands granted by this Act shall be disposed of only at public sale after advertising—tillable lands capable of producing agricultural crops for not less than \$10 per acre and lands principally valuable for grazing purposes for not less than \$5 per acre. Any of the said lands may be exchanged for other lands, public or private, of equal value and as near as may be of equal area, but if any of the said lands are exchanged with the United States such exchange shall be limited to surveyed, nonmineral, unreserved public lands of the United States within the State.*

Leases.  
Grazing and agricul-  
tural lands.  
Mineral leases.

*"The said lands may be leased under such regulations as the legis-  
lature may prescribe; but leases for grazing and agricultural pur-  
poses shall not be for a term longer than five years; mineral leases,  
including leases for exploration for oil and gas and the extraction  
thereof, for a term not longer than twenty years; and leases for  
development of hydroelectric power for a term not longer than  
fifty years.*

For hydroelectric  
power.

“The State may also, upon such terms as it may prescribe, grant such easements or rights in any of the lands granted by this Act, as may be acquired in privately owned lands through proceedings in eminent domain: *Provided, however,* That none of such lands, nor any estate or interest therein, shall ever be disposed of except in pursuance of general laws providing for such disposition, nor unless the full market value of the estate or interest disposed of, to be ascertained in such manner as may be provided by law, has been paid or safely secured to the State.

Easements and rights of way.  
State grants, in privately owned lands.  
*Proviso.*  
Conditions imposed.

“With the exception of the lands granted for public buildings, the proceeds from the sale and other permanent disposition of any of the said lands and from every part thereof, shall constitute permanent funds for the support and maintenance of the public schools and the various State institutions for which the lands have been granted. Rentals on leased lands, interest on deferred payments on lands sold, interest on funds arising from these lands, and all other actual income, shall be available for the maintenance and support of such schools and institutions. Any State may, however, in its discretion, add a portion of the annual income to the permanent funds.

Schools, etc., maintenance.  
From land sales.

“The lands hereby granted shall not be subject to preemption, homestead entry, or any other entry under the land laws of the United States whether surveyed or unsurveyed, but shall be reserved for the purposes for which they have been granted.”

Leases, interest, etc.

From State sources.

Rights reserved.

SEC. 2. Anything in the said Act approved February 22, 1889, inconsistent with the provisions of this Act is hereby repealed.

Inconsistent provisions repealed.

Approved, May 7, 1932.

[CHAPTER 173.]

AN ACT

To provide for the confirmation of a selection of certain lands by the State of Arizona for the benefit of the University of Arizona.

May 7, 1932.  
[S. 2428.]  
[Public, No. 125.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the selection by the State of Arizona under the grant for university purposes made by the Act of June 20, 1910 (36 Stat. 557), filed in the Phoenix (Arizona) United States land office July 7, 1930 (Phoenix serial numbered 068540), for the south half of the northeast quarter, the north half of the southeast quarter, and the west half of section 9, township 14 south, range 16 east of the Gila and Salt River Meridian, Arizona, be ratified and confirmed, and the Secretary of the Interior is hereby authorized and directed to approve such selection.

Arizona.  
Selection of certain lands by, for University, approved.  
Vol. 36, p. 573.

Approved, May 7, 1932.

[CHAPTER 174.]

AN ACT

To amend the Act approved February 7, 1927, entitled “An Act to promote the mining of potash on the public domain.”

May 7, 1932.  
[S. 3953.]  
[Public, No. 126.]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Act approved February 7, 1927, entitled “An Act to promote the mining of potash on the public domain,” is hereby amended by adding thereto a section, to be numbered 7, reading as follows:

Potash on public domain.  
Vol. 44, p. 1068, amended.  
U. S. C., Supp. V., p. 490, amended.

“SEC. 7. Any prospecting permit issued under this Act may be extended by the Secretary of the Interior for a period not exceeding two years, upon a showing of satisfactory cause.”

Extension of prospecting permits authorized.

Approved, May 7, 1932.