

Rules of evidence,  
etc., not affected.

SEC. 5. That except as expressly provided in this Act, nothing therein contained, nor any Act thereunder shall change or affect the present rules of evidence or the present presumptions of law.

Repeal.

SEC. 6. That all Acts and parts of Acts inconsistent herewith be, and the same is hereby, repealed.

Approved, April 28, 1904.

April 28, 1904.  
[H. R. 5075.]

[Public, No. 242.]

**CHAP. 1810.**—An Act For the relief of small-holding settlers within the limits of the grant of land to the Atlantic and Pacific Railroad Company in the Territory of New Mexico.

New Mexico.  
Atlantic and Pacific  
Railroad Company,  
etc., may relinquish,  
etc., certain lands in.  
Vol. 14, p. 294.  
Lands occupied by  
settlers.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Atlantic and Pacific Railroad Company, its successors in interest and its or their assigns, may, when requested by the Secretary of the Interior so to do, relinquish or deed, as may be proper, to the United States any section or sections of its or their lands in the Territory of New Mexico the title to which was derived by said railroad company through the Act of Congress of July twenty-seventh, eighteen hundred and sixty-six, in aid of the construction of said railroad, any portion of which section is and has been occupied by any settler or settlers as a home or homestead by themselves or their predecessors in interest for a period of not less than twenty-five years next before the passage of this Act, and shall then be entitled to select in lieu thereof, and to have patented other sections of vacant public land of equal quality in said Territory, as may be agreed upon with the Secretary of the Interior.

Vacant public lands  
exchanged in lieu of.  
Minimum occupa-  
tion period.

Survey of holdings.

SEC. 2. That the Secretary of the Interior shall, as soon as may be after the passage of this Act, cause inquiry to be made of all lands so held by settlers, and shall cause the holdings of such settlers to be surveyed, and on receiving such relinquishments or deeds shall at once, without cost to the settlers, cause patents to issue to each such settler for his or her such holdings: *Provided*, That not to exceed one hundred and sixty acres shall be patented to any one person, and such recipient must possess the qualifications necessary to entitle him or her to enter such land under the homestead laws.

Patents to settlers.

*Proviso.*  
Maximum acreage.

Remaining lands  
subject to entry.

SEC. 3. That any fractions of any such sections of land remaining after the issuance of patents to the settlers as aforesaid shall be subject to entry by citizens the same as other public lands of the United States.

Approved, April 28, 1904.

April 28, 1904.  
[H. R. 6493.]

[Public, No. 243.]

**CHAP. 1811.**—An Act To ratify and confirm Act Numbered Forty-seven of the legislative assembly of the Territory of Arizona.

Arizona.  
Preamble.

Whereas the legislative assembly of the Territory of Arizona, for the purpose of authorizing the sale of Territorial bonds to the amount of eleven thousand dollars to provide for improvements at the Territorial agricultural experimental station of the University of Arizona, passed the following law, to wit:

“An act entitled ‘An act to provide for improvements and publications of the agricultural experimental station of the University of Arizona, and for holding farmers’ institutes throughout the Territory.’

“*Be it enacted by the legislative assembly of the Territory of Arizona.*

University of Ari-  
zona.  
Act of legislature  
authorizing bond is-  
sue in aid of agricul-  
tural experimental  
station, etc.

SECTION 1. For the purpose of providing for improvements and publications necessitated by the growth of the agricultural experimental station of the University of Arizona, and to provide for the establishment of farmers’ institutes throughout the Territory, a loan of eleven