

R. S., sec. 4498, p. 869.

Revocation.
R. S., sec. 4453, p. 862.
Restriction.

Proviso.
Completing voyage
after certificate expires.

Condition.

When certificate
expires within 15 days
of sailing date.

during such period, be a substitute for the regular certificate of inspection, as required by section forty-four hundred and ninety-eight, and for the purposes of said section until such regular certificate of inspection has been filed with the collector or other chief officer of customs. Such temporary certificate shall also be subject to revocation in the manner and under the conditions provided in section forty-four hundred and fifty-three. No vessel required to be inspected under the provisions of this title shall be navigated without having on board an unexpired regular certificate of inspection or such temporary certificate: *Provided, however,* That any such vessel, operated upon a regularly established line from a port of the United States to a port of a foreign country not contiguous to the United States, whose certificate of inspection expires at sea, or while said vessel is in a foreign port or a port of the Philippine Islands or Hawaii, may lawfully complete her voyage without the regular certificate of inspection or the temporary certificate required by this section, and no liability for penalties imposed by this title for want of such certificate shall be incurred until her voyage shall have been completed: *Provided,* That said voyage shall be so completed within thirty days after the expiration of said certificate or temporary certificate: *Provided further,* That no such vessel whose certificate of inspection shall expire within fifteen days of the date of her sailing shall proceed upon her voyage to such port of a foreign country not contiguous to the United States without first having procured a new certificate of inspection or the temporary certificate required by this section."

Approved, June 25, 1910.

June 25, 1910.
[H. R. 17560.]

[Public, No. 285.]

CHAP. 403.—An Act Granting to Savanna Coal Company right to acquire additional acreage to its existing coal lease in the Choctaw Nation, Pittsburg County, Oklahoma, and for other purposes.

Choctaw coal lands,
Okla.
Savanna Coal Com-
pany may lease addi-
tional lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior, under rules and regulations to be prescribed by him, shall grant to the Savanna Coal Company the right to add to its existing coal lease, within the area of the segregated coal and asphalt lands, an additional acreage of two hundred acres of land adjoining said lease and described as follows: North half of the northwest quarter of section sixteen; north half of the southeast quarter of the northwest quarter of section sixteen; north half of the northwest quarter of the southwest quarter of section sixteen; west half of the southeast quarter of section seventeen; all in township four north, range fourteen east of the Indian base and meridian.

Denison Coal Com-
pany.
May relinquish part
of Choctaw and Chick-
asaw coal lease.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized to permit the Denison Coal Company to relinquish certain lands embraced in its existing Choctaw and Chickasaw coal lease which have been demonstrated to be not valuable for coal, as follows: The south half of the north half of section thirty-six, township one north, range nine east; and north half of section one, township one south, range nine east; and northwest quarter of section six, township one south, range ten east, seven hundred and twenty acres, more or less, and to include within the lease in lieu thereof the following-described land, which is within the segregated coal area and unleased: The south half of the north half, and south half of section thirty-six, township one north, range nine east, and northeast quarter and north half of the southeast quarter and east half of the west half, and lots numbered two, three, and four of section thirty-one, township one north, range ten east, nine hundred and sixty acres, more or less.

Additional lands in
lieu.

Approved, June 25, 1910.