of New Mexico relating to the sales of intoxicants to Indians, if the people of Arizona and New Mexico shall adopt constitutional amendments to accomplish such repeal.

Sec. 4. Section 9 of the Act of June 4, 1920, An Act to provide for allotment of lands of the Crow Tribe, for the distribution of tribal funds, and for other purposes (41 Stat. 751), is hereby repealed.

Approved August 15, 1953.

Public Law 278

CHAPTER 503

AN ACT

To facilitate the development and construction of water conservation facilities by States and municipalities, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to facilitate the development and construction by States and municipalities of water conservation facilities, certain requirements in the Federal Power Act are made inapplicable to States and municipalities as provided in this Act.

Sec. 2. The words used in this Act shall have the same meanings ascribed to them in the Federal Power Act.

Sec. 3. Section 14 of the Federal Power Act pertaining to the taking over by the United States of any project upon or after the expiration of a license, and sections 301 and 302 of said Act requiring certain records and accounting procedures and section 4 (b) requiring the preparation and filing of the statement of actual legitimate original cost of a project, shall not be applicable to any project owned by a State or municipality, and such rights and requirements shall not exist under any license heretofore or hereafter granted to any State or municipality, except that the provisions of section 14 and section 4 (b) shall continue to be applicable to any license issued for a hydroelectric development in the International Rapids section of the Saint Lawrence River. The Federal Power Commission in determining the amount of annual charges applicable to any such project may determine the annual charges with reference to the actual cost of services incurred by the Commission with respect to the project.

Sec. 4. Except as herein provided, the provisions of this Act shall not be construed as repealing or affecting any of the provisions of the Federal Power Act.

Approved August 15, 1953.

Public Law 279

CHAPTER 504

AN ACT

To permit the coordination of the Wisconsin retirement fund with the Federal old-age and survivors insurance system.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 218 of the Social Security Act (relating to voluntary agreements for coverage of State and local employees) is hereby amended by adding at the end thereof the following new subsection:

"WISCONSIN RETIREMENT FUND

"(m) (1) Notwithstanding subsection (d), the agreement with the State of Wisconsin may, subject to the provisions of this subsection,
be modified so as to apply to service performed by employees in positions covered by the Wisconsin retirement fund.

“(2) All employees in positions covered by the Wisconsin retirement fund at any time on or after January 1, 1951, shall, for the purposes of subsection (c) only, be deemed to be a separate coverage group; except that there shall be excluded from such separate coverage group all employees in positions to which the agreement applies without regard to this subsection.

“(3) The modification pursuant to this subsection shall exclude (in the case of employees in the coverage group established by paragraph (2) of this subsection) service performed by any individual during any period before he is included under the Wisconsin retirement fund.

“(4) The modification pursuant to this subsection shall, if the State of Wisconsin requests it, exclude (in the case of employees in the coverage group established by paragraph (2) of this subsection) all service performed in policemen’s positions, all service performed in firemen’s positions, or both.”

SEC. 2. For the purposes of section 218 (f) of the Social Security Act (relating to effective dates of agreements), the amendment made by the first section of this Act shall take effect as of January 1, 1951.

Approved August 15, 1953.

PUBLIC LAW 280—AUG. 15, 1953

To confer jurisdiction on the States of California, Minnesota, Nebraska, Oregon, and Wisconsin, with respect to criminal offenses and civil causes of action committed or arising on Indian reservations within such States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter 53 of title 18, United States Code, is hereby amended by inserting at the end of the chapter analysis preceding section 1151 of such title the following new item:

"1162. State jurisdiction over offenses committed by or against Indians in the Indian country."

SEC. 2. Title 18, United States Code, is hereby amended by inserting in chapter 53 thereof immediately after section 1161 a new section, to be designated as section 1162, as follows:

"§ 1162. State jurisdiction over offenses committed by or against Indians in the Indian country

“(a) Each of the States listed in the following table shall have jurisdiction over offenses committed by or against Indians in the areas of Indian country listed opposite the name of the State to the same extent that such State has jurisdiction over offenses committed elsewhere within the State, and the criminal laws of such State shall have the same force and effect within such Indian country as they have elsewhere within the State:

<table>
<thead>
<tr>
<th>State</th>
<th>Indian country affected</th>
</tr>
</thead>
<tbody>
<tr>
<td>California</td>
<td>All Indian country within the State</td>
</tr>
<tr>
<td>Minnesota</td>
<td>All Indian country within the State, except the Red Lake Reservation</td>
</tr>
<tr>
<td>Nebraska</td>
<td>All Indian country within the State</td>
</tr>
<tr>
<td>Oregon</td>
<td>All Indian country within the State, except the Warm Springs Reservation</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>All Indian country within the State, except the Menominee Reservation</td>
</tr>
</tbody>
</table>