

lands not set apart
for special use

MICRO 3527/24-4

Law 1894; Royal Decree
 promulgated in Manila Sept. 24, 1894
 on April 17 no petition granted about "terrenos
 vagos" And ^{rights to them} ~~the~~ ^{central} ~~part~~ ^{part} which include those
 subject to "comprison" according to law of
 Dec 25 1880, not solicited prior to April 17, 1894
 or solicited prior to 4-17-94 & not granted yet
 and request it again w/in 6 months limit
 terrenos vagos enajenables can become private
 by sale by the govt. to private individuals
 devoted to colonizing activities (refugees
 emigrants - according to conditions
 one who have lands (ter. red. enaj.) under cultivation
 those w/in "la tegua comunal" can get
 title upon payment of four of of any
 of the following:
 1) - under cultivation w/out interrupts for
 the 6 past yrs.

Law 1894
 Having owned them for 12 consecutive years
 & under cultivation when this certificate is
 given & during the 3 yrs. preceding it
 or having owned them & w/out interrupts
 during 30 yrs or more even under no
 cultivation.

Plus impossible to verify interrupts of one
 year - After that under used lands would
 revert to the govt. or to the
 "Comun de vecinos" & only those first owners
 or former would have a right to buy it
 if the lands are sold in the next
 5 years.

in possession of land & not under any of the
 categories only could acquire them "for 10 yrs
 of possession" de terrenos enajenables, en arreglo a