

passage of this Act shall be exempted from the limitations of this paragraph, and the Commissioners of the District of Columbia shall cause to be issued a permit for the construction of any such church to a height of ninety-five feet above the level of the adjacent curb."

Approved, December 30, 1910.

January 12, 1911.
[S. 1872.]

[Public, No. 330.]

Public lands.

Grant to Odd Fel-
lows, of Central City,
Colo., as a cemetery.

CHAP. 9.—An Act Setting apart a tract of land to be used as a cemetery by the Independent Order of Odd Fellows of Central City, Colorado.

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 be, and is hereby, authorized to set apart, from and out of the mineral lands in Eureka mining district, Gilpin County, State of Colorado (such lands having been heretofore returned to the land office at Central City as mineral lands), a tract of land not exceeding seven acres in extent, to be used by the Independent Order of Odd Fellows of Central City, Colorado, as a cemetery, and being all that portion of the following-described tract not included in any prior valid claim, namely:

Description.

Beginning at corner numbered one, a granite stone twenty-four by nine by four inches, set fifteen inches in the ground, chiseled $\frac{1}{L.O.O.F.}$, whence the west quarter corner section seven, township three south, range seventy-two west of the sixth principal meridian bears south seventy-six degrees twenty-five minutes and six seconds east nine thousand three hundred and thirteen and two-tenths feet; corner numbered two, survey numbered seven hundred and eighty-nine, Carroll lode, bears north eighty-one degrees and twenty-two minutes east five hundred and eighteen and three-tenths feet; southwest corner of stone powder magazine bears south eighty-six degrees and six minutes east one hundred and twenty-five and eight-tenths feet; thence south twenty-one degrees and eighteen minutes west four hundred and thirty feet to corner numbered two, a granite stone twenty-seven by ten by six inches, set fifteen inches in the ground, chiseled $\frac{2}{L.O.O.F.}$, whence cross cut on ledge of rock chiseled $W \times 2$ bears north twenty-seven degrees and twenty-three minutes east forty-one and three-tenths feet; thence north eighty-three degrees and twenty-seven minutes west five hundred and eighty-nine and four-tenths feet, to corner numbered three, a quartz stone twenty-seven by eight by six inches, set eight inches in the ground, on bed rock, with mound of stones, chiseled $\frac{3}{L.O.O.F.}$, whence a cross cut on ledge of rock chiseled $W \times 3$ bears south sixty-four degrees and thirty-three minutes west twenty-four and nine-tenths feet; thence north twenty-one degrees and eighteen minutes east five hundred and eighty feet to corner numbered four, a granite stone thirty by ten by five inches, set fifteen inches in the ground, chiseled $\frac{4}{L.O.O.F.}$, whence cross cut on ledge of rock chiseled $W \times 4$ bears south thirty-five degrees and fifty-four minutes west ninety-six and nine-tenths feet; thence south sixty-eight degrees and forty-two minutes east five hundred and seventy feet to place of beginning, containing six and sixty-one one-hundredths acres, said lands now being in the use and occupation of said association.

Patent to issue.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized to confirm the title to the said described tract of land to the Independent Order of Odd Fellows of Central City, and to cause a patent to be issued for said land to be used for cemetery purposes only: *Provided*, That nothing contained in this grant shall be so construed as to prevent future applications for the extension of lode claims within the confines of the cemetery and claiming the mineral found there, all mining operations within the bounds of the land there set apart to the Independent Order of Odd Fellows for cemetery pur-

Proviso.
Subsurface mineral
rights retained.

poses to be conducted beneath the surface and so as in no way to disturb the graves of the dead buried there or to mar the surface of the ground.

Approved, January 12, 1911.

CHAP. 10.—An Act Granting to the city of Bozeman, Montana, certain lands to enable the city to protect its source of water supply from pollution.

January 12, 1911.
[S. 5362.]

[Public, No. 331.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the city to protect its source of water supply from pollution there is hereby granted to the incorporated city of Bozeman, in the State of Montana, the following-described public land, to wit: The northeast quarter of the northeast quarter of section twenty-eight, township one south, range six east, of the principal meridian in Montana, embracing thirty-nine and two hundredths acres, more or less: *Provided,* That the city shall pay for said land the sum of two dollars and fifty cents per acre.

Public lands.
Granted to Boze-
man, Mont.

Proviso.
Payment.

Approved, January 12, 1911.

CHAP. 11.—An Act To authorize the city of Sturgis, Michigan, to construct a dam across the Saint Joseph River.

January 12, 1911.
[H. R. 6867.]

[Public, No. 332.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the city of Sturgis, a corporation organized under the laws of the State of Michigan, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Saint Joseph River, at or near its intersection with the section line between sections one and two, township six south, range eleven west, Saint Joseph County, in the State of Michigan, in accordance with the provisions of the Act approved June twenty-third, nineteen hundred and ten, entitled "An Act to amend an Act entitled 'An Act to regulate the construction of dams across navigable waters,' approved June twenty-first, nineteen hundred and six."

Saint Joseph River.
Sturgis, Mich., may
dam.

Vol. 34, p. 386.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 12, 1911.

CHAP. 12.—An Act To authorize the Great Northern Development Company to construct a dam across the Mississippi River from a point in Hennepin County to a point in Anoka County, Minnesota.

January 12, 1911.
[H. R. 25775.]

[Public, No. 333.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Great Northern Development Company, a corporation organized under the laws of the State of Maine, with special permit to do business in Minnesota, its successors and assigns, be, and they are hereby, authorized to construct, maintain, and operate a dam across the Mississippi River at Coon Creek Rapids from a point in lot one, section two, township one hundred and nineteen, range twenty-one, Hennepin County, to a point in lot four, section twenty-seven, township thirty-one, range twenty-four, Anoka County, all in the State of Minnesota, in accordance with the provisions of the Act approved June twenty-third, nineteen hundred and ten, entitled "An Act to amend an Act entitled 'An Act to regulate the construction of dams across navigable waters,' approved June twenty-first, nineteen hundred and six."

Mississippi River.
Great Northern De-
velopment Company
may dam, at Coon
Creek Rapids, Minn.

Vol. 34, p. 386.

SEC. 2. That the right to alter, amend, or repeal this Act is hereby expressly reserved.

Amendment.

Approved, January 12, 1911.