Amendment.

paired.

SEC. 11. That Congress may from time to time alter, repeal, or Rights not to be im- modify this Act of incorporation, but no contract or individual right made or acquired shall thereby be divested or impaired.

Approved, June 30, 1906.

June 30, 1906. [H. R. 11932.]

CHAP. 3930.—An Act To grant American registry to the bark Homeward Bound.

[Public, No. 399.]

American registry granted.

Be it enacted by the Senate and House of Representatives of the United Bark "Homeward States of America in Congress assembled, That the Commissioner of Bound." Navigation be, and he is hereby, authorized to register as an American vessel the bark Homeward Bound, now sailing under a limited American register.

Approved, June 30, 1906.

June 30, 1906. [H. R. 12323.]

[Public, No. 400.]

CHAP. 3931.—An Act To extend the public-land laws of the United States to the lands comprised within the limits of the abandoned Fort Crittenden Military Reser-

Public lands. Fort Crittenden Military Reservation, Laws extended to.

vation in the State of Utah, and for other purposes.

Patents to lands in abandoned Fort Rice Military Reservation, N. Dak

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the general laws for the disposal of the public lands of the United States are hereby extended and made applicable to the lands comprised within the limits of the abandoned Fort Crittenden Military Reservation in the State of Utah.

SEC. 2. That all persons now having or who may hereafter file homestead applications upon any of the lands situate within the abandoned Fort Rice Military Reservation, in the State of North Dakota, shall be entitled to a patent to the land filed upon by such person upon compliance with the provisions of the homestead law of the United States and proper proof thereof, and shall not be required to pay the appraised values of such lands in addition to such compliance with the said homestead law.

Approved, June 30, 1906.

June 30, 1906. [H. R. 13193.]

CHAP. 3932.—An Act To prohibit the killing of wild birds and wild animals in the District of Columbia.

[Public, No. 401.]

District of Columbia. Penalty.

Proviso. Permits.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no person shall at any Killing birds pro time or at any place in the District of Columbia kill, or attempt to kill, any game bird or any other wild bird whatever, except the English sparrow, under a penalty of five dollars or imprisonment in the workhouse for not more than six months, or both, for each bird killed or for each attempt as aforesaid: Provided, That landowners or tenants may, under special written permit from the superintendent of the Metropolitan police, shoot or kill crows, Cooper hawks, sharp-shinned hawks, and great horned owls found destroying crops or poultry on their premises.

Killing wild ani-mals without permit prohibited.

Sec. 2. That no person shall at any time or at any place in the District of Columbia trap, catch, kill, injure, pursue, or attempt to trap, catch, kill, injure, or pursue any squirrel or any chipmunk, or shall shoot or hunt with a gun any rabbit or other wild animal without a special written permit so to do from such officer as the Commissioners of the District of Columbia may, by regulation or order, from time to time charge with that duty, under a penalty of five dollars or

Penalty.

imprisonment in the workhouse for not more than thirty days, or both, for each squirrel or chipmunk trapped, caught, killed, injured, or pursued, or for each rabbit or other animal killed as aforesaid: Provided, That any wild animal may be killed when suffering from injury or disease.

Sec. 3. That no person in the District of Columbia shall kill any SEC. 3. That no person in the District of Columbia shall kill any with firearms prohib-English sparrow or any wild animal suffering from injury or disease, ited. by means of any gun, air gun, rifle, air rifle, parlor rifle, pistol, revolver, or other firearm, without a special written permit so to do from such official as the Commissioners of the District of Columbia may, by regulation or order, from time to time charge with that duty, under a penalty of five dollars or imprisonment in the workhouse for not more than thirty days, or both, for each sparrow or animal so killed.

Sec. 4. That the Commissioners of the District of Columbia are hereby authorized and empowered to make and enforce all such usual and reasonable police regulations, in addition to those already made under the Act of January twenty-sixth, eighteen hundred and eightyseven, and the joint resolution approved February twenty-sixth, eighteen hundred and ninety-two, as they may deem necessary for the regulation of firearms, projectiles, explosives, or weapons of any kind in the District of Columbia.

Sec. 5. That no person in the District of Columbia shall at any time hunt, pursue, or needlessly disturb any wild duck, goose, or other ing. waterfowl, on any of the waters of the District of Columbia, with any boat propelled by any means other than oars, under a penalty of ten dollars or imprisonment in the workhouse for not more than thirty days, or both, for each offense.

Sec. 6. That all Acts or parts of Acts inconsistent herewith be, and the same are hereby, repealed. But nothing in this Act shall prevent the hunting of game birds on the marshes of the Anacostia River, or Eastern Branch, north of the Anacostia bridge, and on the marshes on the Virginia shore of the Potomac River east of the Aqueduct Bridge: Provided, That said birds are not hunted within two hundred yards of any bridge or dwelling.

Approved, June 30, 1906.

Proviso. Exception.

Penalty.

Regulations of firearms, etc.

Vol. 24, p. 365.

Vol. 27, p. 394.

Waterfowl. Restriction on hunt-

Penalty.

Repeal.

Marsh hunting.

Proviso Restriction

CHAP. 3933.—An Act To incorporate the Lake Erie and Ohio River Ship Canal, to define the powers thereof, and to facilitate interstate commerce.

June 30, 1906. [H. R. 14396.]

[Public, No. 402.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to facilitate interstate commerce between the Great Lakes and the Ohio and Mississippi rivers, Edward J. Lloyd, George A. Kelly, junior, John H. Jones, Henry Buhl, junior, Thomas P. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, William J. East, George W. Steward, Emil Swensson, Charles A. Fagan, George M. John F. Roberts, W. Fagan, George W. Steward, Emil Swensson, Charles A. Fagan, Charles A. Fagan, Charles A. Fagan, Charles A. Fag art, Emil Swensson, Charles A. Fagan, George M. Lehman, James

W. Wardrop, Burd S. Patterson, and John E. Shaw, together with such persons as may become associated with them and their successors, are hereby created a body corporate under the name and style of "The Lake Erie and Ohio River Ship Canal Company," and by that name, style, and title shall have perpetual succession, may sue and be sued, plead and be impleaded, make and use a common seal; and said corporation shall have and possess full power and authority to construct, equip, maintain, and operate the canals with appurtenances hereinafter described, and with power to take, receive, acquire, purchase, hold, use, lease, sell, mortgage, encumber, charge, pledge, grant, assign, and convey all such real and personal property and rights of

property as may be requisite and needed in and about the construction, equipment, maintenance, and operation of said canals or anything

General powers.