

shall be injuriously affected by such dam, by reason of the interruption or obstruction thereby, of the regular and natural flow of the waters of said lake, shall and may have the same remedy for such injury, and shall and may have the same proceedings to obtain compensation in damages, or other relief, as are afforded to the owners of overflowed lands by the said act, approved January 13th, 1840. Remedy for damages.

APPROVED, January 29, 1842.

## AN ACT to authorize the construction of a dam across Rock River.

*Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:*

§ 1. That D. G. Kendall and Gilmore Kendall, and their associates, successors and assigns, be and they are hereby authorized to erect and maintain a dam across Rock river, in the county of Jefferson, on land which they own or may own, at any point they may deem most suitable, having in view the improvement of the navigation of said river, on section two or eleven, in township number six, of range numbered fourteen east, and to make use of the water for hydraulic purposes. Who may build and maintain a dam.

§ 2. Said dam shall not exceed four feet in height above high water mark of said river, and shall contain a convenient lock, not less than ninety feet long between the gates, and twenty feet wide in the clear of the chamber, for passage of boats, barges and other water crafts; said lock to be constructed at the time of the erection of said dam. And the said Kendalls, their successors and assigns, shall maintain said lock, and shall attend the passage of all such boats and water craft through said lock free of all charge to the owners of such boats or water craft. Dam how high.  
Lock.  
Boats to pass free.

§ 3. The said Kendalls, their associates or successors, shall, whenever they erect such dam, build, or cause to be constructed, a slide or chute, in such manner as to allow the passage of rafts over said dam, as well as to permit the ascent and descent of fish in said stream. Slide for rafts.

May alter, &c. § 4. The Legislature of the Territory or State of Wisconsin, may at any time alter, amend or repeal this act.

Subject to provisions of former law. § 5. The said D. G. Kendall and Gilmore Kendall, their associates, assigns and the owners of the dam, shall be subject to all the provisions of an act relating to mill-dams, approved January 13th, 1840.

APPROVED, February 4, 1842.

## AN ACT to organize certain towns in the county of Racine.

*Be it enacted by the Council and House of Representatives of the Territory of Wisconsin:*

Town of Wheatland. § 1. That all that part of the town of Salem comprised in range nineteen, to wit: town one and sections numbered from twenty-five to thirty-six, both inclusive, and town two north, in range nineteen east, shall be and is hereby set off into a separate town by the name of Wheatland.

Town of Paris. § 2. That all that part of the town of Southport comprised in town two north, in range twenty-one east, and all that part of town two north, in range twenty-two east, which is within two miles of the west line of said range twenty-two, and including sections five, six, seven, eight, seventeen, eighteen, nineteen, twenty, twenty-nine, thirty, thirty-one, and thirty-two in said last mentioned town and range, and all that part of town three north, in range twenty one which is within one mile of the south line of said town three, and section thirty-one, in town three in range twenty-two, shall be and is hereby set off into a separate town by the name of Paris.

Town of Mt. Pleasant. § 3. That all that part of the towns of Racine and Mount Pleasant which is comprised in town three, in range twenty-two, except section thirty-one, shall be and is hereby set off into a separate town by the name of Mount Pleasant.

Town of Yorkville. § 4. That all that part of the towns of Mount Pleasant, Burlington, and Rochester, comprised within the following limits, to