

An Act to empower the Superintendent of Public Instruction to apportion to St. Croix county her quota of school money. **Chap. 75.**

The people of the State of Wisconsin represented in Senate and Assembly, do enact as follows:

SECTION 1. The superintendent of public instruction is hereby authorized and required, in making his apportionment of the school fund, to give to St. Croix county, her proportion of said fund, equal to the number of scholars in her organized school districts, in the several towns in said county: *Provided*, It shall be made to appear to said superintendent that schools have been kept in said districts by qualified teachers, for three months during the year ending September 1st, 1851, said towns having complied with the law relative to raising school taxes.

J. McM. SHAFER,
Speaker of the Assembly.

TIMOTHY BURNS,

Lt. Governor and President of the Senate.

Approved, March 4, 1852.

LEONARD J. FARWELL.

An act to authorize Joseph Davenport and his associates to keep and maintain a Mill Dam across Fox River.

The people of the State of Wisconsin represented in Senate and Assembly, do enact as follows: **Chap. 76.**

SECTION 1. That Joseph Davenport and his associates be and they are hereby authorized to keep and maintain a mill dam across Fox River, on section number thirty, in town number one, north of range number twenty east. May maintain dam.

SEC. 2. The said Joseph Davenport and his associates, or any one of them, may apply to the judge of the first judicial circuit, whose duty it shall be to appoint three commissioners, who shall make an examination of all lands overflowed by reason of the keeping up and maintaining said mill dam, and shall make out an award in which they shall award to the owner or owners of such parcel or piece of land so overflowed as aforesaid, the amount of damages which they shall deem such owner or owners entitled to by reason of the keeping up and maintaining of said mill dam as aforesaid. How damages appraised.

SEC. 3. Any person or persons conceiving himself or themselves aggrieved may appeal within ten days from the time of making the said award to the circuit court of Kenosha county, in the same manner as is provided by law for appeals from the decisions of commissioners of the estates of deceased persons. Parties may appeal.