

well as for maintaining and improving the same, either previous to or during the year succeeding said date.

SECTION 14. This act shall take effect and be in force from and after its passage and publication.

Approved March 18, 1873.

## CHAPTER 230.

[Published March 27, 1873.]

AN ACT to amend section ten of chapter one hundred and twenty-seven of the general laws of 1872, entitled "an act to provide against the evils resulting from the sale of intoxicating liquors."

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

Amended—  
application of  
act.

SECTION 1. Section ten of chapter one hundred and twenty-seven of the general laws of 1872 is hereby amend by adding to said section ten, the following words: All the preceding sections of this act shall apply to and be in force in each and every city and incorporated village in this state, any provisions in the charter of any such city or village to the contrary notwithstanding.

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 18, 1873.

## CHAPTER 231.

AN ACT relating to and amendatory of section eleven of chapter three hundred and twenty-eight of the private and local laws of 1867, entitled an act to incorporate the Eagle Rapids Flooding Dam and Boom Company.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

Amended—  
may construct  
and maintain  
dam.

SECTION 1. Section nine of chapter three hundred and twenty-eight of the private and local laws of the year 1867 is hereby amended so as to read as follows: Section 9. The said company shall be and is hereby

authorized and empowered to construct, maintain and keep in repair, a dam across the Chippewa river, on section twenty-two, in town twenty-nine north, of range eight west, at Eagle Rapids, in Chippewa county, Wisconsin, at such height as not to raise the water to exceed twelve feet above low water mark, at the mills of S. Webb & Co., at the head of said rapids: *provided*, <sup>Limit of height of dam.</sup> said dam shall not exceed twenty-two feet from low water mark to the top of said dam, said dam to be provided with a suitable chute and slide for the free passage of lumber and logs; said slide not to be less than twenty-four feet wide, and of suitable length to pass rafts without danger or delay; said dam also to contain a sufficient number of flood gates to draw the water from the pond created by said dam, and also a proper sluice or chute for the running of logs in low water over the said dam.

SECTION 2. Section eleven of said chapter is here- <sup>Amended—</sup> by amended by adding thereto the following: *provided*, <sup>how title to</sup> that for the purpose of acquiring title to any land <sup>land to be ac-</sup> which the said dam will cause to overflow, or which <sup>quired.</sup> may be necessary to flow by reason of the erection of said dam to the height herein provided, the said company shall proceed in the same manner as is provided by chapter one hundred and nineteen of the general laws of 1872, in relation to the organization of railroad companies, so far as the same shall be applicable hereto, and shall be entitled to all the rights and powers granted by said act to and in such lands.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 18, 1873.

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## CHAPTER 232.

[*Published March 20, 1873.*]

AN ACT to amend an act entitled an act to incorporate the city of Wausau.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*

SECTION 1. That from and after the passage of this <sup>city limits.</sup> act, all that district situated in the county of Marathon, and state of Wisconsin, and described as follows: All