

wise appropriated, to the Northern Wisconsin Agricultural and Mechanical Association, the sum of one thousand dollars, to aid in promoting the objects of said association.

Approved March 12, 1874.

CHAPTER 336.

[Published March 16, 1874.]

AN ACT to declare the Legislative Manual public property of the state, and to provide for the distribution of the same.

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

Legislative manual.

County officers to be furnished with one copy each.

State Historical Society 25 copies.

Proviso.

County clerk to deliver same to his successor.

For the use of all persons.

Proviso.

Appropriation.

SECTION 1. The secretary of state is hereby required to furnish to each of the county clerks of the several counties in this state one copy of the Legislative Manual, at the same time that he furnishes the session laws to the register of deeds, and also twenty-five copies to the State Historical Society: *provided*, the cost per copy shall not exceed two dollars and fifty cents.

SECTION 2. The county clerk shall preserve and deliver the same to his successor in office, and it shall be for the use of all persons desiring to use the same: *provided*, the same be used in his office.

SECTION 3. There is hereby appropriated out of any money in the state treasury not otherwise appropriated, a sum of money sufficient to carry out the provisions of this act.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved March 12, 1874.

CHAPTER 337.

[Published March 24, 1874.]

AN ACT to provide for the improvement of Little river, Pickerel creek, Swamp creek, including Sandy lake, Stony lake and Hemlock creek.

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

Streams to be improved.

SECTION 1. That any association or corporation organized under the laws of this state to improve any

portion of the Wolf river or any of its tributaries who shall have improved the Little river, commencing at the east line of section one (1), township thirty-four (34), range thirteen (13) east, in Oconto county, Wisconsin, to the Wolf river, and shall have improved Pickerel creek, in Oconto county, Wisconsin, from Pickerel lake, section 25, town 34, north of range 12 east, to the Wolf river or either one of said streams as aforesaid, by clearing or straightening their channels, closing sloughs, erecting side-rolling and flooding dams, and shall keep in repair and operate the same so as to render the flooding and driving of logs or lumber down and out of said portions of said river or creek practicable and reasonably certain, shall be entitled to receive and collect the following tolls or charges: For and upon all logs and lumber floated down the said Little river as aforesaid or any part thereof, fifty cents per thousand feet, board measure; and for and upon all logs and lumber put in and driven between the aforesaid points of said creek or any part thereof, twenty-five cents per thousand feet, board measure; and such association or corporation shall be entitled to such tolls or charges respectively upon the improvement as aforesaid of either or both Little river and Pickerel creek, and shall be entitled to take possession of all logs and lumber put in said stream between the points aforesaid to be floated down the same, the owners or agents of which shall not have made adequate provisions for driving or running the same, by furnishing the necessary men, teams, equipments, tools, or provisions for making rollways at the proper time, and making a thorough drive of such logs or lumber out of such streams as aforesaid, without hindering the main drives, and to drive the same down and into the Wolf river; and for such service, charges and expenses shall be entitled to charge and receive the actual costs and expenses incurred thereon and therefor.

SECTION 2. All such tolls, charges and expenses shall be a lien on such logs or lumber upon which the same accrued, and such association or corporation may collect the same by a personal action against the party personally liable therefor, and may enforce such lien by a subpoena or taking possession of such logs or lumber or any portion thereof at any time, and selling the same after giving ten days' notice, as is provided in giving notices on sales of personal property on execution on justices' judgment, or may enforce such lien thereon and against the same in the same manner as is provided for the enforcement of liens created by and

Character of improvements.

Keep same in repair.

May collect tolls.

Rates of toll

When may take possession of and drive logs and lumber.

May collect costs and expenses.

Tolls, charges and expenses shall be a lien on such logs and lumber.

How collected.

under chapter two hundred and fifteen (215) of the general laws of Wisconsin for the year 1860, entitled "an act to provide for a lien for labor or services upon logs and lumber in certain cases," or any act or acts amendatory thereof.

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

Approved March 12, 1874.

CHAPTER 338.

[Published March 24, 1874.]

AN ACT to amend section 20 and repeal sections 3, 5, 6, 7, 9, 10, 11, 12, 13, 15 and 16 of chapter 155, of the general laws of 1871, entitled "an act to create the office of state commissioner of immigration, to provide for the same, and define the duties thereof."

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

Sec. 20, chap.
155, general
law of 1871
amended.
Appropriation.

Expense of
commissioners
not to exceed
amount appro-
priated.

Sections repeal-
ed.

SECTION 1. Section 20 of chapter 155, of the general laws of 1871, is hereby amended so as to read as follows: "There is hereby annually appropriated out of any money in the general fund not otherwise appropriated, a sum not exceeding twenty-five hundred dollars, to pay the salary of said commissioner and defray the expenses authorized to be incurred by this act. The expenses of the commissioner under this act shall not in any one year exceed the amount appropriated for such year for the payment of such expenses."

SECTION 2. Sections 3, 5, 6, 7, 9, 10, 11, 12, 13, 15 and 16, of said chapter 155 of the general laws of 1871, are hereby repealed.

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

Approved March 12, 1874.