

[No. 82, A.]

[Published March 14, 1879.]

CHAPTER 200.

AN ACT relating to the municipal court of Milwaukee county.

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

Salaries, payable monthly.

SECTION 1. The salaries of the judge and clerks of the municipal court of Milwaukee county shall be payable monthly, at the end of each and every month.

SECTION 2. So much of section two thousand five and thirteen of the revised statutes as contravene the provisions of this act, is hereby repealed.

Repealed.

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

Approved March 4, 1879.

[No. 80, A.]

[Published March 24, 1879.]

CHAPTER 201.

AN ACT to authorize G. E. More and E. G. More to build and maintain a dam across Little Wolf river, in Waupaca county, Wisconsin.

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

Location of dam.

SECTION 1. G. E. More and E. G. More, their associates, heirs and assigns, are hereby authorized to maintain the dam across the Little Wolf river, on the southeast quarter of the northeast quarter of section number one, in township number twenty-two north, of range number thirteen east, in the county of Waupaca.

Slide to be maintained.

SECTION 2. The said G. E. More and E. G. More, their associates, heirs or assigns, shall maintain suitable slide in said dam for the convenience of running lumber, logs, timber and other materials over the same, and shall keep the same in repair, and shall be kept open at all times when the river is in a running stage. The said slide shall not be less than twenty feet wide, and of sufficient depth to run rafts drawing twenty-four inches of water in an ordinary running stage, and the flood gate shall be open at all times when necessary for the purpose of flooding lumber, logs, timber or other materials below the same.

Collection of tolls authorized.

SECTION 3. When the said G. E. More and E. G. More, heirs or assigns, shall have properly repaired

said dam and slide, they are hereby authorized and empowered to receive and collect from the owner or owners of logs, timber or lumber passing through or over said dam or gates, as compensation for keeping the slide in repair, the sum of two cents for each one thousand feet of logs, lumber or timber; and also the sum of fifteen cents for each one hundred railroad ties, and five cents for each one hundred fence posts, that shall pass through or over said dam; to be scaled, estimated and settled for at the time or as soon as said drive has passed over said dam; or, if the parties so agree, to be scaled and settled for whenever the drive is run into the boom of the Wolf boom company. All logs, timber, railroad ties, fence posts, etc., which shall pass over or through said dam, and which shall not be settled for at the time of passing, and shall not pass through the boom of the Wolf river boom company, shall be counted by the owners of said dam, or by some person chosen by the mutual agreement of both parties interested, and toll collected at the rate of two-fifths of one cent for each log or piece of timber thus ascertained; and the said charges or toll shall in all cases remain and be a lien on said logs, lumber, timber, ties, posts, etc., until the same shall be paid, and said lien shall take precedence of all subsequent liens or claims.

Tolls to be lien upon logs.

SECTION 4. All previously enacted laws authorizing the collecting or receiving money for toll on logs, timber or lumber, for passing over this dam, are hereby repealed.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved March 4, 1879.

[No. 72, A.]

[Published March 13, 1879.]

CHAPTER 202.

AN ACT to amend section one thousand one hundred and twenty-one, chapter forty-nine of the revised statutes, relative to the collection and payment of taxes.

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

SECTION 1. Section one thousand one hundred and twenty-one of chapter forty-nine of the revised statutes, entitled of the collection and payment of taxes by Burnett and Marathon counties excepted from operation of general law.