

857. The intending applicants shall give notice that they will apply on some day therein specified, to the circuit court of the county in which such territory or a part thereof lies, for an order incorporating such territory as a village, by a name to be therein specified; and such notice shall describe the boundaries of such territory by courses and distances, and specify the town or towns in which it lies and state where such survey, map and census have been left and may be examined as aforesaid.

Application to be made to circuit court.

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

Approved March 11, 1880.

[No. 350, A.]

[Published March 19, 1880.]

CHAPTER 204.

AN ACT authorizing the commissioners of public lands of the state of Wisconsin to extend the time of payment of the loan made from the school fund to school district number six, in the town of Union, Rock county.

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

SECTION 1. The commissioners of public lands of the state of Wisconsin are hereby empowered and directed, by contract to be entered into between them and joint school district number six of the towns of Union and Magnolia, Rock county, Wisconsin, to extend the time of payment of the loan of ten thousand dollars made to school district number six of the town of Union, under and in pursuance of chapter nineteen of the private and local laws of the year 1870, for a period not exceeding ten years from the maturity of said loan, as originally made, and said joint school district number six is hereby authorized and empowered to enter into such contract, and when made, shall be binding upon both parties to the same.

Time for payment may be extended ten years.

SECTION 2. The commissioners of public lands shall retain the same securities which they now have for the payment of the said loan, and interest thereon, until said loan is fully paid, and the same remedies and proceedings for the collection and payment of said loan, and interest thereon, as now exist, shall remain and be in force to enforce the payment of the same as it shall mature under any contract made in pursuance of section one of this act, until said loan, and interest thereon is fully paid and discharged.

Securities, remedies and proceedings to remain unchanged.

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

Approved March 11, 1880.

[No. 111, S.]

[Published March 18, 1880.]

CHAPTER 205.

AN ACT to authorize A. B. McDonnell, his associates and assigns, to build and maintain a dam across and otherwise improve Pine creek, in Price county, Wisconsin.

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

Location of dam.

SECTION 1. A. B. McDonnell, his associates and assigns, are hereby authorized to build and maintain a dam across Pine creek, in section eighteen, town forty north, range two west, and to otherwise improve said creek by clearing and removing rocks from the channel, and to keep said dam in repair, and to operate the same for the purpose of facilitating the driving and floating of logs and timber down and out of said creek.

Slides and gates

SECTION 2. The said A. B. McDonnell, his associates and assigns, shall build suitable slides and gates in said dam for the purpose of sluicing and driving saw-logs and timber through the said dam, and shall keep the same in good repair, and shall hold the water back for the purpose above named whenever the case may require.

Tolls.

SECTION 3. The said A. B. McDonnell, his associates and assigns, are hereby authorized and empowered to charge, collect, sue for and recover tolls for the use of said dam, improvements, and water collected thereby, as follows: On all logs which are put into said creek above the said dam, and are driven over, through and beyond said dam into the Flambeau river, the sum and rate of ten cents per thousand feet; and for all logs put in below said dam on said creek and driven into the Flambeau river, the sum of five cents per thousand feet. The said tolls shall be a lien upon the logs and timber chargeable with the same, which lien may be enforced in the same manner in which other liens upon logs and timber are enforced under the general laws of the state of Wisconsin, or the lien law applicable to Price and Chippewa counties.

Tolls to be a lien upon logs.

Control of dam.

SECTION 4. The control of said dam, slides, gates, and improvements, shall belong to the said A. B. Mc-