

said writ of attachment or execution with his indorsement thereon in the office of the clerk of the circuit court and lumber inspector's office, where the lien is claimed: *provided*, that if the lien petition is not filed in the office of the clerk of the circuit court at Chippewa Falls, Wisconsin, then the levy shall not be complete until a copy of said writ of attachment or execution with the indorsement thereon shall have been so filed. The clerk and lumber inspector shall be entitled to fifteen cents each for their services.

Petition to be filed at Chippewa Falls.

SECTION 2. When the levy is made in the manner above specified, the officer shall be deemed to be in possession of the number of feet of said mark of logs specified in his certificate, and if a sale of said logs is made, it shall not be necessary for the officer making the sale to be in view of said logs.

Levy and sale.

SECTION 3. After the making of the levy as before specified, any person sawing, buying or using any of the mark of logs levied on before the lien claim is satisfied, shall be liable to said lien claimant or the officer levying on the logs, for the value of the logs so sawed, bought or used, or sufficient thereof to satisfy said lien claim and costs.

Liability of persons buying or using logs levied on.

SECTION 4. The person purchasing at the sheriff's sale may claim the amount by him purchased, to be taken from said mark of logs wherever the same can be found, or may recover the value thereof from any person that shall have sawed, sold or used any of said logs subsequent to the levy.

Authority of purchaser.

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

Approved March 13, 1880.

[No. 31, A.]

[Published March 18, 1880.]

CHAPTER 223.

AN ACT to provide for the individual liability of stockholders in banks and banking associations.

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

SECTION 1. The stockholders, owners and part owners of any bank or banking association organized, or hereafter to be organized, under the provisions of the act entitled "An act to authorize the business of banking," approved April 19, 1852, and of the acts amendatory thereof, may file with the state treasurer of this state a declaration in writing, signed by each

Declaration may be filed with state treasurer.

and all of the stockholders, owners and part owners of said bank or banking association, and by them duly acknowledged before some officer authorized by law to take acknowledgments of deeds, consenting and agreeing to hold themselves individually responsible for all the debts, demands and liabilities of said bank or banking association.

Certificate of
filing of declara-
tion.

SECTION 2. Upon delivery of such declaration duly executed and acknowledged in manner aforesaid, to the state treasurer, said treasurer shall file and safely keep the same in his office; and upon application by any person or persons, and upon payment to him of a fee of two dollars therefor, the state treasurer shall make, certify and deliver to such person or persons a copy of said declaration; and such copy, when duly certified by the state treasurer, shall be received in evidence in all courts in this state, and shall have the same effect as the original declaration would have if produced in evidence and duly proved.

Stockholders
individually
liable.

SECTION 3. On and from the filing of the declaration, mentioned in the first section of this act, the stockholders, owners and part owners of said bank or banking association, who shall have executed such declaration, shall be individually liable for all the debts, demands and liabilities of said bank or banking association, as well those then existing and unpaid as those thereafter to be made, created or incurred. And in any action brought against any such bank or banking association for any debt, demand or liability of such bank or banking association, it shall be competent for the party plaintiff to join with such bank or banking association, defendant, any one, or more, or all of the stockholders, owners and part owners of such bank or banking association, whose names are attached to such declaration, and in such action to recover and have judgment and execution against the defendants, or either or any of them: *provided*, that nothing herein shall be construed to prevent any action from being maintained for any debt, demand or liability of such bank or banking association against said bank or banking association alone, or against the said stockholders, owners or part owners, or either or any of them.

In case of sale
of entire stock
or interest.

SECTION 4. In case of the bona fide sale and transfer of the entire stock or interest of any stockholder, owner or part owner in any bank or banking association mentioned in the first section of this act, a written memorandum of such transfer, signed and acknowl-

edged in manner aforesaid, by the vendor and purchaser of said stock or interest, may be filed with the treasurer of this state; and thereupon the individual liability of said vendor for the debts, demands and liabilities of said bank or banking association which may be created or incurred after the expiration of six months from and after the filing of said memorandum of transfer as aforesaid, shall cease; but in such case the purchaser of said stock or interest shall, from the date of such filing of transfer, become and be responsible and individually liable in the manner provided in the third section of this act, for all the debts, demands and liabilities of such bank or banking association made or incurred after the date of the filing of such transfer.

SECTION 5. Nothing contained in the foregoing sections of this act shall be at any time thereafter so construed as to make its provisions obligatory for any bank or banking association of this state which has not voluntarily and by its own option filed with the state treasurer of this state such declaration in writing as is described in section one of this act. Filing of declaration not obligatory.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved March 13, 1880.

[No. 148, A.]

[Published March 20, 1880.]

CHAPTER 224.

AN ACT to repeal chapter three hundred and sixty-seven of the general laws of 1876, entitled an act to protect fish in the Baraboo river in the counties of Columbia, Sauk, Juneau, Monroe and Vernon.

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

SECTION 1. Chapter three hundred and sixty-seven Repealed. of the general laws of 1876, entitled an act to protect fish in the Baraboo river, in the counties of Columbia, Sauk, Juneau, Monroe and Vernon, is hereby repealed.

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

Approved March 13, 1880.