comply with the provisions of section two of said chapter five hundred and eighty six of the private and local laws of 1867, in furnishing water to flood said logs or lumber out of the Little Wolf river.

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

Approved March 24, 1881.

[No. 365, A.]

[Published March 29, 1881.]

CHAPTER 189.

AN ACT to amend chapter one hundred and ninety-three of the laws of 1880, entitled an act to provide for service of process upon transportation companies.

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

SECTION 1. Section one of chapter one hundred and Certain corpor-ninety-three, of the laws of 1880, is hereby amended point attorneys so as to read as follows: Section 1. Every association, this state. company or corporation, domestic or foreign, not duly organized and incorporated under the laws of this state, formed for the purpose of transporting of passengers or property, either by boats, vessels, rail, stages or other means, doing or desiring to do any business in this state, before doing any such business, shall first deposit in the office of the secretary of state a written instrument, duly signed by the president and secretary thereof, and under their seal, if they shall have such officers and seal, otherwise by the principal officer thereof, and therein appoint an attorney to reside in this state, and have an office therein, specifying his place of residence and office, upon whom and where any summons, notice, pleading or process of any court service of pro of this state, or in any action therein, may be served, and shall therein stipulate that any service of any such summons, notice, pleading or process, upon any such attorney, or in his absence at his said office, in any action brought against it in this state, upon any cause of action arising out of any business or transaction in this state, shall be accepted irrevocably as a valid services upon such association, company or corporation, unless another attorney shall be subsequently appointed with like authority in his stead, such authority shall be continued unrevoked while any liability remains outstanding against said association, company or corporation in this state, and such appointment shall not be revoked until another be made, and a like written instrument

Service, by whom to be made.

Penalty for violation.

of appointment deposited and filed as aforesaid. The service aforesaid may be made by any sheriff or proper officer of this state, or any person not a party to the action. No such association, company or corporation shall do any business within this state until they comply with the provisions of this act. Any violation of any of the provisions of this section shall for the first offense subject the company, corporation, association or any agent or agents, person or persons acting for any company, corporation or association so violating, to a penalty of five hundred dollars, to be sued for and recovered in the name of the state with costs and expenses of such prosecution, by the district attorney of any county in which the company, corporation, association, agent or agents, person or persons shall be located or may transact, or attempt to transact, business, without first complying with the requirements of this act, and such penalty, when recovered, shall be paid into the treasury of such county for the benefit of the school fund. Every subsequent violation shall subject the company, corporation, association, agent or agents, person or persons, guilty of such violation, to the penalty of not less than one thousand dollars, which shall be used for, recovered and disposed of in like manner as for the first offense: provided, however, that nothing herein contained shall be construed as repealing or in any manner affecting the provisions of chapter one hundred and twenty of the revised statutes of 1878, entitled of the manner of commencing civil actions.

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

Approved March 24, 1881.

[No. 848, A.]

[Published March 26, 1881.]

CHAPTER 190.

AN ACT to provide for a settlement between the counties of Shawano and Langlade.

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

Commissioners

SECTION 1. D. II. Pulcifer and George W. Radcliffe are duly constituted a board of commissioners, for the purpose of making a permanent settlement of all accounts now existing between the counties of Shawano and Langlade.

In case of disagreement. SECTION 2. In case the above named commissioners