

fit Association of Wisconsin, Chosen Friends, Clergymen's Insurance League, The Preacher's Mutual Aid Society of the Wisconsin Annual Conference of the Methodist Episcopal Church, The Northwestern Mutual Relief Association, American Legion of Honor, The Catholic Knights of America, Knights of St. Patrick, Knights of St. George, Knights of St. Martin, Ancient Order of Hibernians, No. 2, Hibernian Benevolent Society, Ancient Order of Hibernians, No. 1, Bay View, St. John's Benevolent Society, St. Antonius Liebesbund, St. Franciscus Society, St. Joseph's Society, St. Michael's Society, St. Stanislaus Society, Polish National Benevolent Society, St. Joseph's Benevolent Society, St. Patrick's T. A. Society of Janesville. The societies belonging to the German Roman Catholic Central Association of the United States of North America and the Family Protective Association of Milwaukee, and the Mutual Protection Association of Wisconsin, The Mutual Beneficial Life Association of the State of Wisconsin, The Danish Brotherhood of the United States, the Bohemian Brotherhood C. S. P. S., The Wisconsin Mutual Aid Association, are hereby declared not to be life insurance companies in the sense and meaning of the general laws of the state relating to life insurance companies, and no other orders, societies or associations are hereby declared to be exempt from the provisions of the general insurance laws of the state.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved March 20, 1883.

[No. 124, S.]

[Published March 27, 1883.]

CHAPTER 95.

AN ACT to vest and confirm in Eugene Shaw and George B. Shaw, heirs-at-law of Daniel Shaw, all the rights, privileges and franchises granted to or owned or enjoyed by Daniel Shaw, under and by virtue of the provisions of chapter 288 of the general laws of the state of Wisconsin for the year 1874, entitled "An act to authorize Daniel Shaw and his associates, to improve Thorn Apple river for log driving purposes," and the several acts amendatory thereof and supplemental thereto.

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

SECTION 1. All the rights, privileges and franchises granted to and owned or enjoyed by Daniel

Shaw, under or by virtue of chapter 288 of the general laws of the state of Wisconsin, for the year 1874, entitled "an act to authorize Daniel Shaw and his associates to improve Thorn Apple river for log driving purposes," and the several acts amendatory thereof and supplemental thereto, are hereby vested and confirmed in and extended to Eugene Shaw and George B. Shaw, heirs at law of said Daniel Shaw, and their associates and assigns, as fully and completely to all intents and purposes as the same could or might have been owned, held or enjoyed by said Daniel Shaw if still living, and with like force and effect, as if the names of said Eugene Shaw and George B. Shaw had been originally inserted in said acts as the grantees therein in place and instead of the name of said Daniel Shaw, and said chapter 288 of the general laws of the state of Wisconsin for the year 1874, and chapter 163 of the general laws of the state of Wisconsin for the year 1881, entitled "an act relating to the improvement of Thorn Apple river, and amendatory of chapter 288 of the laws of Wisconsin for the year 1874," are for the purposes aforesaid, hereby revived, restored, re-enacted and declared to be in full force and effect.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved March 20, 1883.

[No. 160, S.]

[Published March 27, 1883.]

CHAPTER 96.

AN ACT relating to and amendatory of chapter 255 of the laws of 1881, entitled an act to authorize Stanton Barnard, his associates and assigns, to maintain dams and other improvements in the Chippewa river for the purpose of facilitating the assorting and handling of logs.

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

SECTION 1. Section 4 of chapter 255 of the laws of 1881 is hereby amended so as to read as follows: ^{Amended.}
Section 4. This act shall not interfere with the vested rights of others between the points mentioned under any previous legislation, and no charges herein provided for shall be collected till the provisions of this act have been accepted as herein specified, nor on logs till they shall have