

assigned to Oneida county, under the provisions of this act, shall be made in Oneida county from and after such assignment shall have been made, and the publication of the notice of redemption on all certificates assigned to Oneida county, under the provisions of this act, shall be made in Oneida county.

Confirming  
acts of county  
boards under  
sec. 7, ch. 411,  
laws 1885.

SECTION 5. The acts of the county boards of the counties of Lincoln and Oneida heretofore had, appointing a competent person each to constitute a part of the committee to make the settlement between said counties as provided in section 7, of chapter 411, of the laws of 1885, are hereby legalized, and in all respects confirmed.

Repealed.

SECTION 6. All of chapter 411, laws of 1885, inconsistent or conflicting herewith are hereby repealed.

SECTION 7. This act shall take effect and be in force from and after its passage and publication.  
Approved March 26, 1887.

[No. 138, S.]

[Published April 12, 1887.]

## CHAPTER 154.

AN ACT to amend chapter 75, of the laws of 1885, entitled, "an act to authorize Jacob Bean and James S. O'Brien to build and maintain dams and other improvements upon the Namakagon river below ranges nine and ten.

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

Amending ch.  
75, laws 1885,  
sec. 3.

SECTION 1. Section 3, of chapter 75, of the laws of 1885, is hereby amended so as to read as follows: Section 3. As compensation for the improvement of said Namakagon river, when said Jacob Bean and James S. O'Brien, their heirs or assigns, shall have erected and shall maintain said dam across said river, upon section thirty-five, in township forty-one north, of range ten west, they shall be entitled and they are authorized and empowered to demand, receive, levy, sue for and

collect as a toll, the sum of six cents per thousand feet board measure on all logs or timber sluiced or driven through, or by the aid of said dam or the waters collected therein. And when said Jacob Bean and James S. O'Brien, their heirs or assigns, shall have expended the sum of eight thousand dollars in erecting a dam or dams other than said dam upon said section thirty-five, for the purposes of this act, they shall be entitled to, and they are hereby empowered to demand, receive, levy, sue for and collect as a toll the further sum of ten cents per thousand feet board measure, on all logs or timber sluiced or driven through, or by the aid of any such other dam or dams, or the waters collected therein. And the said Jacob Bean and James S. O'Brien, their heirs and assigns, are hereby authorized and empowered to demand and receive the said toll before they shall be required to permit the use of the water retained by said dam or dams, or either of them, for the purpose of sluicing or driving any logs or timber on said river, and in case any logs or timber are sluiced or driven down said river through or below said dam or dams, or either of them, with the consent of said Jacob Bean and James S. O'Brien, their heirs or assigns or otherwise, without the toll thereon having first been paid, the said toll shall be and remain a lien upon all said logs or timber bearing the same mark, until the said toll is paid, which said lien shall take precedence of any and all liens upon such logs or timber, except liens for labor, and the lien hereby given shall be enforced in the same manner and with like effect as liens for labor upon logs, as provided in chapter 143, of the revised statutes of 1878, and the several acts of the legislature amendatory thereof, which said chapter and the several acts amendatory thereof are hereby made applicable hereunto, except that the statement of the debt or demand therein required to be filed in the office of the clerk of the circuit court, may be filed at any time prior to the first day of October, in the year in which the last sluicing or driving of such logs or timber shall have been done. The owner or owners of any logs sluiced or driven down said river through or below said dam shall be liable for the toll thereon, and any person having a mortgage upon any such

logs at the time the same are so sluiced or driven, who shall afterwards sell or take possession of such logs by virtue of such mortgage, shall thereby become liable for the toll thereon, and said Jacob Bean and James S. O'Brien, their heirs and assigns, are hereby authorized to sue for and recover the same from such mortgagee.

Amending  
sec. 4.

SECTION 2. Section 4, of said chapter 75, is hereby amended so as to read as follows: Section 4. Said Jacob Bean and James S. O'Brien, their heirs or assigns, for the purpose of acquiring any flowage or other rights or property that they may deem necessary in carrying out the provisions of this act, may exercise all powers granted to corporations by section 1777, of the revised statutes of 1878.

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

Approved March 26, 1887.

[No. 38, A.]

[Published April 12, 1887.]

## CHAPTER 155.

AN ACT to authorize S. E. Bronson, Samuel Murrish and Robert Wallace, to construct and maintain a toll-bridge across the Wisconsin river, from any point between section twenty, town nine, range six east, and section one, town eight, range five east, those sections inclusive, in Sauk county, to a point on the opposite side of said river, either in the county of Dane or Iowa.

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

Authorizing S. E. Bronson, et al. to build bridge across Wisconsin river.

SECTION 1. S. E. Bronson, Samuel Murrish and Robert Wallace, their heirs and assigns, are hereby authorized and empowered to construct and maintain a toll-bridge across the Wisconsin river from any point between sections twenty, town nine, range six east, and section one, town eight, range five east, those sections inclusive, in