

persons entitled to said charges shall have a lien on the logs, and in addition to the ordinary remedies shall have all the benefits of the laws of this state, relating to liens on logs for labor, and may take and retain, of any mark of logs sufficient to secure the payment of all charges on said mark of logs under this act.

May exercise powers specified in section 1777, R. S.

SECTION 4. Said Charles H. Henry, his assigns or legal representatives, may exercise all the powers specified in section 1777, of the revised statutes, and the acts amendatory thereof.

Reserves right to amend, etc.

SECTION 5. The right to amend or repeal this act is hereby reserved.

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

Approved April 6, 1887.

[No. 181, S.]

[Published April 25, 1887.]

CHAPTER 330.

AN ACT to amend section 1, of chapter 384, of laws of 1885, entitled, "an act to regulate the sale of cranberries by measure."

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

Amending ch. 384, laws 1885, sale of cranberries by measure.

SECTION 1. Section 1, of chapter 384, of the laws of 1885, is hereby amended so as to read as follows: Section 1. The legal and standard cranberry barrel in this state shall be twenty-two and three-quarter inches high, sixteen and one-fourth inches in diameter at the head, and eighteen inches in diameter at the bilge, inside measure. Every manufacturer of barrels for cranberries shall stamp or brand his name with the letters W. S. on such barrels, to indicate that they are the Wisconsin standard in size. All sales of cranberries in packages less than a barrel shall be by the bushel or quart, struck or level dry measure. A standard bushel crate for cranberries shall be twenty-two inches long, twelve and one-fourth

inches wide by seven and one-half inches deep, inside measure.

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

Approved April 6, 1887.

[No. 592, A.]

[Published April 9, 1887.]

CHAPTER 331.

AN ACT to incorporate the city of Altoona.

(See Vol. 2.)

[No. 287, A.]

[Published April 25, 1887.]

CHAPTER 332.

AN ACT to repeal chapter 217, laws of 1885, and to re-enact section 1033, of the revised statutes, relating to the assessment of taxes.

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

SECTION 1. Chapter 217, of the laws of 1885, entitled, "an act to amend section 1033, of the revised statutes, relating to the assessment of taxes," is hereby repealed, and said section 1033, is hereby re-enacted and declared in full force as it was previous to said amendment. Re-enacting section 1033, R. S.

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

Approved April 6, 1887.