

[No. 255, S.]

[Published April 20, 1887.]

CHAPTER 524.

AN ACT to amend the charter of the city of Milwaukee.

(See Vol. 2.)

[No. 730, A.]

[Published May 4, 1887.]

CHAPTER 525.

AN ACT to amend chapter 442, laws, 1885, entitled, "an act to provide for drainage and reclamation of certain lands in Dane county."

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

Proceedings
for reclama-
tion and drain-
age of certain
lands in Dane
county—how
instituted.

SECTION 1. Whenever twenty-five or more owners of wet or overflowed lands, which, in their opinion, will be benefited by the system of drainage, and subject to the assessment hereinafter provided, and who shall be of the opinion that the public health and welfare will be promoted thereby, shall desire to institute proceedings for the drainage and reclamation of lands in such part of Dane county, either by constructing, extending, opening, enlarging, widening, straightening or deepening water-courses, or removing natural or artificial obstructions therefrom, or by permanently lowering the ordinary level of the water in any or all of the six lakes in said county, known as lakes Mendota, Monona, Waubesa, Kegonsa, Wingra and Mud Lake, they may apply to the circuit court for Dane county, at any term thereof, or to the presiding judge thereof by petition for the institution of such proceedings and the appointment of three commissioners, to be known as drainage commissioners. Such petition shall specify, in general terms, the nature of the improvements desired to be made, as near as may

be, without preliminary survey, the lands to be benefited thereby, describing the same by government subdivisions or other intelligible description. the benefits to the public health or convenience, and to private property, which, it is believed, will result from such system of drainage, and that such system of drainage is practicable. The petition shall also specify the streams, lakes or water-courses proposed to be dredged, widened, deepened, straightened or altered in course, and the lakes to be lowered, and to what extent, and the principal obstructions to be removed, and to the description of the lands shall be given the name of the owner of each tract, so far as can be ascertained; and that in the belief of the petitioners the costs, damages and expenses will be less than the benefits which will result to the owners of the lands likely to be benefited thereby; and if any town or city, as a whole, will be benefited by such system of drainage, the petition may so state, setting forth the nature of such benefits. The common council of the city of Madison may join in said petition in behalf of said city, and any town board may join in the same, being thereto first duly authorized by a vote of said town. Said petition may also inform the court of any other matters relevant or pertinent to the matter. Such petition shall be verified by the oath of one or more persons, and shall be filed with the clerk of said circuit court. The petition shall be accompanied by an undertaking, signed by two or more responsible persons, to the effect that they will pay the costs of the clerk if said petition upon the preliminary hearing thereof shall be dismissed, and upon such dismissal no other costs shall be allowed.

SECTION 2. The filing of such petition shall be deemed the commencement of an action in said court affecting all lands or other property that may be benefited thereby or damaged or interfered with or taken for public use by virtue of this act; and upon such filing, the court or presiding judge thereof shall make an order prescribing the notice to be given of the time and place of hearing the said petition, the object thereof, and a general description of the lands described in said petition, which notice shall be given to all parties interested, by publication of the same in one or more newspapers published in

Filing of petition commencement of action—proceedings on.

said county, for not less than once in each week for four successive weeks before the date fixed for the hearing. On presenting such petition with due proof of the publication of the notice as required by said order, any person whose estates or interests are to be affected by the proceedings may show cause against the prayer of the petition. If it shall appear from the petition or otherwise that any persons whose estates or interests are affected by the proceedings are infants, idiots or persons of unsound mind, the court or presiding judge may, upon notice to the guardian, if they have any, and if not, without further notice appoint a guardian ad litem, to act for such person under disability in said proceeding. The court or presiding judge shall hear the parties interested, and may adjourn from time to time as shall be convenient; and shall determine and adjudicate whether the system of drainage proposed by said petition is one of public utility beyond any damage to individuals to result therefrom, and whether the public health is likely to be improved thereby, whether any highways or public streets of a town or city will be benefited thereby, and whether such proposed system is of such paramount public benefit as to warrant the proceedings authorized in such case by this act; and whether the costs, damages and expenses will be less than the benefits which will result to the owners of the lands likely to be benefited thereby; and if no sufficient cause is shown against the granting of the prayer of the petition, the court or presiding judge shall, if he deem proper, make an order appointing three disinterested and competent freeholders, as commissioners to act in the premises, as directed by this act, and by order of the court or presiding judge, and shall fix therein the time and place for the first meeting of the commissioners; the commissioners shall, before entering upon their duties, take and subscribe an oath that they will support the constitution of the United States and the constitution of the state of Wisconsin, and faithfully discharge their duties as such commissioners to the best of their ability. Vacancies happening in the commission may be filled by the said court or judge, and the removal of any commissioner from the county, shall vacate his office. And each commissioner

shall execute a bond before receiving any money as such commissioner, to be filed with the clerk as obligee for the benefit of all persons interested in amount and with sureties to be approved by the court or presiding judge, conditioned for the faithful discharge of his duties as such commissioner and the faithful accounting for and application of all moneys which shall come to his hands as such officer. The clerk shall, upon due qualification of the commissioners issue to them a certified copy of the order of their appointment.

SECTION 3. The court or presiding judge shall thereupon make and enter an order referring to said commissioners the matter of said petition, fixing therein the time and place of their first meeting, and the time when they shall report. Thereupon it shall be the duty of the commissioners to make personal inspection of all lands, streams, drains, lakes or ponds affected by such petition, and, if the expenses of such survey be first guaranteed to them by responsible persons or authority, shall cause a survey to be made to determine the feasibility of the proposed work and the best manner thereof, and the lands to be benefitted or damaged thereby; and they shall report whether, in their judgment, any and what drainage, opening, deepening, widening, straightening, altering or extending of drains, streams, lakes or water-courses, is necessary, practicable and of public utility and benefit, in excess of any damage of or to the public or to individuals which may thereby be caused, and fully report in what such benefit consists; and if they report in favor of such work they shall determine and further report the best and cheapest method of accomplishing the same, the location and character of the work, accurately describing the same, what dams or other obstructions, natural or artificial, it may be necessary to remove or destroy, whether the same are lawfully maintained or otherwise, and whether the course of any natural stream should be altered. They shall also determine and report what lands will be benefitted by the whole or any, and what part of the proposed system of drainage, and what lands or property will be damaged thereby, and shall assess the benefits or damages upon each tract, lot, easement or interest by whomsoever held. And if any particular part of

Court or presiding judge to make order referring matter in petition to commissioners.

the work proposed to be done should be assessed upon any particular tracts or lots of land or upon any town or municipality or corporation, they shall so report; and if any town or municipality or corporation should in their judgment bear a part of the expense, or as such derive a public benefit from the whole or any part of such proposed work, they shall so report and assess the amount of such benefits.

Report of commissioners to be filed—notice of, to be given persons interested.

SECTION 4. Upon the filing of such report notice of such filing shall be personally served on each person whose name is mentioned in the report, as owners of the land or other property affected, or charged by assessments in such report, and the amount thereof, in case such owner shall be a resident of said county, and by publication by the clerk of the court in one or more newspapers published in said county as the court shall direct for three weeks following such filing. After the expiration of which time and the service of notices as aforesaid, twenty days shall be allowed for any owner of any of such lands, or other person or corporation affected by the work proposed, to remonstrate against the whole or any part of such proposed work. Such remonstrances shall be verified by affidavit, and shall set forth the causes, whether legal or jurisdictional objections, or that any lands are assessed too high or too low or improperly, or that lands are assessed which ought not to be, or that lands should be assessed which are not assessed, or by any person to whom damages are assessed, that they are inadequate, or by any person or municipality, that the public will not be benefited by the work proposed. The court or presiding judge may fix a time at any term, or appoint a special term for hearing the objections, and on the demand of any person assessed for benefits, or awarded damages, may frame an issue in said matter and impanel a jury and take the verdict of the jury upon the trial of such issue, whether the amount of damages which will be a just compensation therefor, and whether the assessments of benefits as made by the report to any remonstrant demanding the review by a jury is too high, and the jury may assess the same. If the court or presiding judge find from a hearing duly had, that the report requires modification, the same may be referred to the

commissioners, who may be required to modify their report in any respect. In any case between the commissioners and any remonstrant, the court may award or apportion the costs, as the justice of the case may demand, and costs awarded against the commissioners shall be paid out of the fund realized from the assessments made. If the finding of the court or presiding judge be in favor of the validity of the proceedings, the court, after the report shall have been modified to conform to the findings, or if there be no remonstrances, the court shall confirm the same, and the order of confirmation shall be final and conclusive, and the proposed work be established and authorized, and the proposed assessment approved, subject to the right of appeal to the supreme court, as in ordinary actions. If lands not described in the original petition are included in the report and assessments or awards of damages made thereon, the court or the presiding judge shall direct the owners thereof to be notified and prescribe the manner of such notice, and allow the owner to be heard as a remonstrant, as herein provided. If, however, a majority of the owners of the land to be charged with the expense of the proposed improvement shall join in a remonstrance in opposition to the system of drainage described in the petition, and the report of the commissioners, the court shall thereupon dismiss said proceedings, and the original petitioners shall pay the costs of the clerk of the court.

SECTION 5. The court or presiding judge may, by order, designate parts of the work to be first constructed by the commissioners. The said commissioners may divide such work as above designated into such parts as they may deem best, and may receive proposals for the performance of the whole or any part of such works. Notice that such work so designated to be performed will be undertaken, and that proposals for the performance of such work will be received by said commissioners, at such time and in such manner and to such extent as such commissioners shall have determined, and the court or presiding judge shall have approved, will be received by such commissioners, shall be given in such manner and for such time as said commissioners shall deem best, or the said court or judge shall direct.

Duties of
commissioners
in performing
the work.

Plans and specifications for said work shall be prepared under the direction of such commissioners, and be subject to inspection by all persons interested, at some place in the city of Madison to be designated by the said court or judge, or otherwise at the office of the clerk of said court, prior to the giving of notice for the receiving of proposals for doing such work, and such work shall be awarded to the lowest responsible bidder. After the confirmation of the report and the assessments for benefits, any person, corporation or party interested may pay the whole or any portion of said sum so assessed against him to the person designated by said commissioners to receive the same, and may receive a receipt for said assessment or any part thereof, at the sum designated by the commissioners in their report as properly chargeable to such land, and which shall operate as a discharge so far as the assessment so made shall charge said land or property to the person designated by said commissioners to receive the same. All assessments so made and confirmed as aforesaid, which shall not have been paid to said commissioners or the person designated by them to receive assessments, shall be certified to the town or city clerk as properly due and payable for such improvements, either in whole or in part, and such clerk shall thereupon enter upon the tax list which shall next thereafter be made, such assessments, so certified, and the same shall be collected as state, county or town taxes are collected, excepting that personal property of individuals shall not be liable for such assessments for improvement on lands. The commissioners may also bring suit in the name of the county of Dane for their use as such commissioners, in any court having jurisdiction, to collect such assessment from any corporation refusing to pay the same, and the judgment in such action may be enforced as in other actions.

To keep an account of money collected and expended in the work.

SECTION 6. The commissioners shall keep an accurate account of all moneys collected by them on account of the work, and of all payments made on account thereof, and shall take vouchers for such payments. They shall also keep an exact account of the time occupied by them in the performance of their duties. They shall, as often as

once in six months, make full report of said matters under oath to the court or presiding judge, and the court or presiding judge shall allow them for their services a sum not exceeding three dollars per day each for the time actually and necessarily employed, of which an accurate account shall be kept and proved by affidavit. They shall at all times be under the control and direction of the court or presiding judge, and shall obey such directions; and for failure so to do shall forfeit their compensation and be dealt with summarily as for contempt, and may also be removed from office by the court or presiding judge. Suit may also be brought upon their bonds in the name of the clerk of the court, and the amount recovered shall be applied to the construction of the work or to the party injured, as justice may require.

SECTION 7. If the commissioners, in their preliminary examination herein provided for, shall find it necessary to condemn, remove or reduce any dam lawfully maintained, or impair any easement or right of flowage or other right, they may negotiate with the owner thereof and make a conditional agreement with such owner for the amount to be paid for such purpose, and report such agreement with their report. If they cannot so agree they shall make their award of damages therefor as hereinbefore provided. Upon the confirmation of the report and in the prosecution of the work, no dam shall be removed or reduced or private property invaded or taken until the damages agreed upon awarded or finally adjudged for such taking, removal, reduction or destruction shall have been deposited with the clerk of the court for the benefit of the owner or persons entitled thereto, and in case of doubt or dispute as to the parties entitled to receive the same, the court shall adjudicate the same and order payment or apportionment as the right of the case may demand. The acceptance of such money shall operate as a release of all claim to further or other damages. And upon the payment or deposit of such sums as aforesaid, the right to remove or reduce such dams or obstructions as specified in the report, finding or final adjudication, shall vest in the commissioners, and they may enter upon any lands and remove such dam with employes or other necessary means, and

May condemn,
reduce or
remove dams—
when.

remove or reduce the said dams or obstructions, and if necessary may move the court or presiding judge, upon three days' notice, for a writ of assistance, to enable them so to do, which writ, if need be, may be granted.

This act to be
literally
construed.

SECTION 8. This act shall be liberally construed to promote the drainage and reclamation of the wet and overflowed lands in Dane county affected thereby, and in the preservation of the public health; but shall not be construed to authorize the operation of this act outside the territorial limits of Dane county.

Commission-
ers, how paid
for services.

SECTION 9. For their services under this act the commissioners of drainage and any engineer or person by them employed shall be paid out of the funds raised for the construction of said work.

SECTION 10. This act shall take effect and be in force from and after its passage and publication.

Approved April 14, 1887.

[No. 666, A.]

[Published April 21, 1887.]

CHAPTER 526.

AN ACT to amend subdivision "d," of section 604, of the revised statutes of 1878, relating to insane asylums.

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

Amending
subdivision "d,"
of section 604,
R. S.—treasurers
of county
asylums.

SECTION 1. Section 7, of chapter 233, of the general laws of the state of Wisconsin for the year 1881, is hereby amended by adding after the word, "insane," at the end of said section, the following: The treasurer of any county in this state containing a population of one hundred and fifty thousand inhabitants or upwards in which any county asylum has been established for the care of the insane, shall be the treasurer of said asylum upon such conditions as the board of supervisors of said county may prescribe, and shall receive, by way of compensation for his services as treasurer of such asylum, a sum to be fixed by