

[No. 174, A.]

[Published March 28, 1889.]

CHAPTER 179.

AN ACT to amend chapter 127, laws of 1879.

*The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:*Amending ch.
127, laws of 1879,

SECTION 1. That the words, or name, "George H. Ray," whenever they appear in any part of chapter 127, laws of 1879, be, and the same are hereby stricken out, and the words, or name, of James H. Reddan are hereby inserted in lieu of said words, or name, "George H. Ray."

Conferring
powers heretofore
granted to
George H. Ray,
upon James H.
Reddan, for
improvement
of Cawley
creek.

SECTION 2. Section 2, of chapter 127, laws of 1879, is hereby amended so as to read as follows: Section 2. Whenever the said James H. Reddan, his associates or assigns, shall have expended (including what has been expended in improvements in said Cawley creek) the sum of two thousand dollars, said James H. Reddan, his associate; or assigns, in consideration of the building, maintaining and operating said dam or dams and other improvements, and the facilities thereby obtained for floating and driving logs and timber on said Cawley creek, shall be and are hereby authorized and permitted to charge and entitled to collect and receive of any and all persons owning or controlling logs or timber, or either, in said Cawley creek, thirty cents per thousand feet board measure, as toll on all logs and timber designated and intended to be driven or floated down said Cawley creek. The amount of said logs and timber to be determined by and under the direction of the lumber inspector of the district in which said Cawley creek is situated, or by mutual agreement of parties.

Lien for tolls.

SECTION 3. Section 4, chapter 127, laws 1879, is amended by adding to the end thereof, the following: And in addition to enforcing said lien, may sue for and collect the amount due as tolls, authorized to be collected on such logs or timber in any court of competent jurisdiction as a debt against the owner of said logs, or the person responsible for their driving, unless the whole amount owing on such logs or timber is paid

within ten days after such logs or timber, or portion thereof, are driven or floated out of said creek.

SECTION 4. This act shall take effect from and after its passage and publication.

Approved March 25, 1889.

[No. 377, S.]

[Published March 27, 1889.]

CHAPTER 180.

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

(See Vol. 2.)

[No. 398, S.]

[Published March 28, 1889.]

CHAPTER 181.

AN ACT to create a municipal court for Douglas county.

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

SECTION 1. There is hereby created and established in and for Douglas county a municipal court, with the powers and jurisdiction hereinafter specified and provided.

Creating municipal court for Douglas county.

SECTION 2. On the first Tuesday of April, 1889, and every two years thereafter, there shall be elected in Douglas county, in the same manner that county judges are elected, a municipal judge, who shall be a regularly admitted attorney of a court of record, and shall hold his office for the term two years from the first Monday in May after his election, and until his successor is elected and qualified. But no failure to give notice of said first election shall, in any manner, invalidate the same; and in case of failure to

Election of judge.