

Oconto river from lot number one, section twenty-five, town twenty-eight north, range nineteen east, on the south side of the river, to the opposite bank on the north side of the river, in township twenty-eight north, of range nineteen east, of the fourth principal meridian, not over one-half mile below the dam known as Falls Manufacturing Company's dam, and to make use of the hydraulic power furnished by said dam.

SECTION 2. Said dam shall not exceed in ^{Height.} height twenty-five feet, nor raise a head to exceed twenty-seven feet.

SECTION 3. There shall be constructed, main- ^{Slide to be} tained and kept in order, in and as a part of ^{constructed.} said dam, a good and sufficient slide, so as at all times to give a free and unobstructed passage to all rafts, logs and other lumber passing down said Oconto river.

SECTION 4. The provisions of chapter 146, of the Revised Statutes of 1878, commonly called the "Mill dam law" shall apply to such dam and the owners thereof, and to all actions against those erecting and maintaining the same on account thereof, and on account of any damages caused thereby by flowage or otherwise. ^{Ch. 146, R. S. to} ^{apply.}

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved April 15, 1893.

No. 175, S.]

[Published April 22, 1893.

CHAPTER 192.

AN ACT to amend section 1780, of the Revised Statutes, as amended by chapter 211, of the laws of 1879, relating to electric light companies.

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

SECTION 1. Section 1780, of the Revised Stat- ^{Amends sec.} ^{1780, R. S. as} ^{amended.} ^{utes, as amended by chapter 211, of the laws of}

Electric light companies may use streets, etc., for operating lines, etc.

1879, is hereby amended by adding thereto as follows, to-wit: Any corporation heretofore or hereafter organized for the purpose of furnishing heat, light, power or signals by electricity, is hereby authorized, with the consent of, and in the manner agreed upon with the proper authorities of any city or village, to use any street, alley, lane, park or public grounds for constructing and maintaining and operating its lines with all necessary wires, conduits and appurtenances for the purpose of supplying light, heat, power or signals to such city or village, or to any building, manufactory, industry or public or private house therein; provided, no permanent injury shall be done to such street, alley, lane, park or public grounds. The provisions of this section shall apply to any corporation heretofore organized and now operating an electric light plant by the consent of the authorities of any city or village.

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

Approved April 17, 1893.

No. 312, S.]

[Published April 22, 1893.

CHAPTER 193.

AN ACT amendatory of chapter 202, of the laws of 1891, relating to drainage.

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

Amends ch. 202, laws of 1891.

James Reynolds et al. may preserve waters of Wind lake.

SECTION 1. That in the doing of the work and in the construction of the drains, canals, ditches, sewers and trenches required to be done by the said chapter 202, of the laws of 1891, the said James Reynolds, and those claiming under him, shall have the right, if he or they shall so elect, to so construct said drains, canals, ditches, sewers and trenches in such manner as to preserve the waters of said Wind lake, or such part there-