

Amended.

Appeal to be made in writing.

SECTION 2. Section two, of said chapter one hundred and eighty-four, is hereby amended by striking out of the third line of said section two, the word "adjoining," so that said section two, when so amended, shall read as follows: Section 2. Every application for an appeal from the determination of the commissioners appointed by a justice of the peace in any town shall be made in writing to such county judge, and shall briefly state the grounds upon which it is made, and whether it is brought to reverse entirely the determination of the commissioners appointed by such justice of the peace, or only to reverse a part thereof; and in the latter case it shall state what part.

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

Approved March 11, 1876.

CHAPTER 298.

AN ACT to amend chapter 171, of the private and local laws of 1868, entitled, "An act to amend chapter 30, of the private and local laws of 1853, entitled, 'an act to incorporate the Wisconsin River Improvement Company, and to amend chapter 171, of the private and local laws of 1866, amendatory thereof.' "

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

Amended.

When tolls may be collected.

Rate of tolls.

SECTION 1. Section (2), of chapter 171, of the private and local laws of 1868, is hereby amended to read as follows: Section 2. The said company shall not be entitled to collect any tolls upon lumber, timber, shingles, lath, boats, scows, barges, or other vessels which shall pass over or through all or any of the improvements made by them, or their successors, or assigns, until the said company shall have, in good faith, expended the full sum of five thousand dollars upon the said improvements or some parts thereof, and when the said sum shall have been so expended, the said company shall then be authorized to establish a tariff, or rate of toll, for running the said improvements made by the said company, which shall not exceed the following rates, or amounts, between the following points, to-wit: Between the foot of Grand Rapids and Point Basse, on lumber, ten cents per thousand feet; on timber, ten cents per

thousand feet; on shingles, three cents per thousand; on lath, two cents per thousand pieces; on boats, scows, or barges, over thirty feet in length, three cents per foot, lineal measure; and between the foot of Conant's Rapids and the foot of Grand Rapids, an amount, or rate, not exceeding the foregoing rate, on the same articles; and between the foot of Little Bull Falls and the foot of Conant's Rapids, an amount, or rate, not greater than the foregoing, on the same articles; and between the foot of Big Bull Falls and the foot of Little Bull Falls, an amount, or rate, not to exceed that above named, on the same articles; and between Jenny Mills and the foot of Big Bull Falls, an amount, or rate, not to exceed that above named, on the same articles; and for all logs, lumber, or timber which may be run over the improvements of said company on Grand Father Bull Falls, a toll not to exceed ten cents for each and every thousand feet so run thereover; *provided*, that the toll so levied shall be reasonable and proportioned to the benefits afforded by such improvements to the navigation of the river.

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

Approved March 11, 1876.

CHAPTER 299.

[Published March 31, 1876.]

AN ACT to amend section one (1), of chapter thirty-three (33), of the general laws of 1874, relating to permanent land-marks.

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

SECTION 1. Section one (1), of chapter thirty-three (33), of the general laws of 1874, is hereby amended so as to read as follows: Section 1. The qualified electors of the several towns in this state are hereby authorized to determine by vote, at any annual town meeting hereafter to be held, or at any special town meeting which may be called for that purpose, whether they are in favor of erecting permanent land-marks at the corners of sections, and quarter stakes, or not, due notice thereof having been given as pro-

Amended.
Electors may determine by ballot whether permanent landmarks shall be established.