

which shall be in full for all services rendered by him in his official capacity; which shall be paid out of the treasury of the state in monthly payments, and it shall be the duty of the attorney general and his regularly appointed assistant to conduct and do all of the legal business of the state and hereafter no additional counsel shall be employed except in extraordinary cases, in which the governor, secretary of state and state treasurer shall certify it to be necessary: *provided*, that the assistant attorney general shall devote all of his time to the duties of the office.

SECTION 2. There is hereby annually appropriated **Appropriation.** from the general fund a sum of money sufficient to carry into effect the provisions of this act.

SECTION 3. All acts and parts of acts in conflict **Repealed.** with the provisions of this act are hereby repealed.

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

Approved March 14, 1878.

[No. 74 S.]

[Published March 23, 1878.]

CHAPTER 163

AN ACT to improve Stony Creek, and its tributaries in Door and Kewaunee counties.

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

SECTION 1. Charles L. Fellows, and his associates, **Construction of dams authorized.** or his or their assignees, are hereby authorized and empowered to improve said creek and its tributaries, by building and maintaining dams, clearing and straightening channels, closing sloughs, and otherwise treating them so as to improve said creek and its tributaries for driving or floating logs, ties, posts, wood, bolts, etc., and keep the same in repair and at all times operate the same for the driving and floating of all logs, ties, posts, wood, bolts, etc., that may be put in said creek or its tributaries, for the purpose of being driven or floated down said creek or its tributaries; said Fellows, his assigns or associates, to pay for any and all damage that may arise from the building and maintaining said dam.

Tolls.

SECTION 2. Whenever the said Fellows, his associates or assignees, shall have so improved said creek or its tributaries as to render the driving or floating of logs, ties, posts, wood, bolts, etc., down said creek or its tributaries, practicable and reasonably safe and certain, with such rises of water and freshets as are necessary, in connection with such improvements, to float and drive logs, ties, posts, wood, bolts, etc., from any point below the north line of the town of Forestville, Door, county, the said Fellows, his associates or assignees, shall be entitled to charge, collect and receive, in consideration of such improvement and facilities obtained hereby, from any and all persons running or contracting such logs, ties, posts, wood, bolts, etc., in said creek or its tributaries, twenty cents per thousand feet, board measure, on all logs; two cents each for all ties, one cent each for all posts, twenty cents per cord for all wood or bolts designed and intended to be driven down said creek and its tributaries, the amount of such logs, ties, bolts, posts, wood, etc., to be determined by the mutual agreement of the parties interested.

Lien for tolls.

SECTION 3. Any charges for tolls or otherwise, which the said Fellows, his associates or assignees, may have on account of said improvement, or for the driving of any logs, ties, posts, wood, bolts, etc., under and by virtue of this act, shall be a lien upon such logs, ties, posts, bolts, wood, etc., as may be put in said creek or its tributaries, or that may be driven down said creek and its tributaries, by said Fellows, his associates or assignees, and unless paid within ten days after said logs, ties, posts, wood, bolts, etc., are driven down said creek or its tributaries, the said charges shall become a lien on such logs, ties, posts, wood, bolts, etc., and may be enforced by said Fellows, his associates or assignees, in the same manner as other liens for services and labor on logs, etc., are enforced, and for this purpose may hold and detain such logs, ties, posts, wood, bolts, etc., until such toll and charges are paid.

SECTION 4. This act shall take effect and be in force from and after its passage.

Approved March 14, 1878.