

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

Approved March 12, 1880.

[No. 229, S.]

[Published March 19, 1880]

CHAPTER 213.

AN ACT to appropriate to R. R. Fellows a sum of money therein named.

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

SECTION 1. There is hereby appropriated to R. R. Fellows, of Lyons, county of Walworth, out of any funds not otherwise appropriated, the sum of one thousand dollars, in recognition of his services in aiding in the service of the process of this state, in the performance of which duty he was wounded and crippled for life. Appropriation,
\$1,000.

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

Approved March 12, 1880.

[No. 212, A.]

[Published March 19, 1880.]

CHAPTER 214.

AN ACT to authorize Halvor Annunson and John Annunson, their associates or assigns, to construct a dam across and otherwise improve Poplar river, a branch of Pine river, in Oconto county, Wisconsin, for logging purposes.

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

SECTION 1. Halvor Annunson and John Annunson, and their associates or assigns, are hereby authorized and empowered to build, construct, and maintain a dam on section thirteen, in township thirty-eight north, of range fifteen east, upon and across Poplar river (a branch of Pine river), in Oconto county, Wisconsin; and otherwise to improve said Poplar river from its mouth at Pine river, up to a point on section twenty, township thirty-eight north, of range sixteen east, at which a creek enters said Poplar river from the south, on said section twenty, and including said creek, by blasting, digging and clearing the channel of said river and creek of rocks, stones, brush, trees, logs, or other obstructions, closing sloughs, building side or rolling dams, booms, or straightening the channel thereof for the purpose of running, floating, or driving Location of
dam and im-
provements.

logs and timber thereon, and by doing anything necessary and proper to facilitate said purpose; and to keep and maintain said dam and said other improvements in repair, and to operate and use the same for the purpose of facilitating the driving and floating all logs and timber that may be put into said creek and river, and its tributaries, down and out of said creek and said Poplar river to said Pine river.

When tolls may be charged.

SECTION 2. Whenever said Halvor Annunson and John Annunson, and their associates or assigns, shall have constructed said dam with suitable gates, sluices or slides, for the purpose of sluicing and driving logs and timber over said dam, and for floating and driving logs and timber in, down, through and out of said river, and shall have so otherwise improved said river and creek as aforesaid, (including the improvements already made therein and thereon), so that logs can be floated and driven down, through, and out of said creek and river into said Pine river with reasonable certainty, from the mouth of said creek, on the said south half of said section twenty, township thirty-eight north, of range sixteen east, the said Halvor Annunson and John Annunson, and their associates or assigns, in consideration of constructing, maintaining and repairing of said dam, and of making said other improvements, shall be, and they are hereby authorized and empowered and entitled to charge, collect and receive of the owner or owners of all logs or timber put into said creek or river, or any of its tributaries, for the purpose of being floated or driven, or run in and through, and down and out of the same, at the rate of five cents per thousand feet, board measure, as toll for all logs and timber put in said creek or river and its tributaries below the north line of township, in range seventeen east, and at the rate of fifteen cents per thousand feet, board measure, upon all logs or timber put in between the mouth of Poplar river and the east line of section twenty-two, in township thirty-eight north, of range sixteen east, and for all logs and timber put in said creek or river, or its tributaries, for the purposes aforesaid, above the east line of said section twenty-two, and the point at which the aforesaid creek or Poplar river enters Pine river in township thirty-nine north, of range seventeen east, and including all logs or timber put in as aforesaid in said creek or river below or above said dam, situated on section thirteen, township thirty-eight, range fifteen east, at the rate of twenty-five cents per

Tolls.

thousand feet, board measure. The number of feet contained in said logs and timber shall be determined by the lumber inspector of the district in which said river and dam are situated, or by mutual agreement of the parties.

SECTION 3. The tolls and charges authorized and specified in the next preceding section shall be, and remain a lien on the logs and timber which shall be put in said creek, river and tributaries aforesaid, from the time they shall be put therein until the same shall be paid, and the collection thereof and the lien therefor may be enforced by the said Halvor Annunson and John Annunson, and their associates or assigns, in the same manner that other liens for labor and services upon logs, etc., are enforced in said lumber district, and by the laws in such cases made and provided, and for this purpose they may seize, hold, and detain said logs and timber until the aforesaid tolls and charges shall be paid.

Tolls to be a lien upon logs.

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

Approved March 13, 1880.

[No. 201, A.]

[Published March 16, 1880.]

CHAPTER 215.

AN ACT relating to the revised statutes, and amending the same.

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

SECTION 1. Section seven hundred and ten of the revised statutes is hereby amended by adding at the end thereof, "provided that in every county, the taxable property of which shall exceed in valuation the sum of thirty million dollars, the bond of the county treasurer shall be in a sum to be fixed by the county board of supervisors, in its discretion, at its annual meeting in November prior to the commencement of the term of office of such treasurer, which sum shall not be less than the amount nor exceed twice the amount of all taxes directed by the county board to be levied and received by the treasurer during the ensuing year, with like sureties and conditions as hereinbefore required."

Bond of county treasurer.

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

Approved March 13, 1880.