

to materially interfere with the navigation of said river.

SECTION 2. For the purpose of defraying the expense of building and constructing said bridge, the county board of said county, are hereby authorized and empowered, to issue bonds of said county, to an amount not exceeding thirty thousand dollars (\$30,000), which bonds shall not draw interest exceeding six per cent. per annum, and shall be made payable at some time within fifteen years from the date of their issue, as the county board may determine. May issue bonds.

SECTION 3. The said county board are hereby authorized and empowered, to levy a tax annually on the taxable property of said county, to pay the interest on said bonds and to pay the principal when the same shall become due. Annual tax.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.
Approved March 21, 1883.

[No. 57. A.]

[Published March 27, 1883.]

CHAPTER 132.

AN ACT to amend chapter 214 of the laws of 1880, entitled "an act to authorize Halver 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. Section 1 of said act is hereby amended so as to read as follows: Section 1. Halver Annunson and John Annunson, and their associates, are hereby authorized and empowered to build, construct and maintain a dam on section thirteen (13), in township thirty-eight (38) north of range fifteen (15) east, upon and across Poplar river (a branch of Pine river), in Florence county, Wisconsin, and otherwise to improve said Poplar river from its mouth at Pine river, to a point where said Poplar river intersects the west line of section fourteen (14), in township thirty-eight (38) north of range fifteen (15) east, including a creek which enters said Poplar river from the south, on section twenty (20), township thirty-eight (38) north of range sixteen (16) east, by blasting, digging and clearing the channel of said river and May build a dam.

creek of rocks, stones, brush, trees, logs or other obstructions, closing sloughs, building side or rolling dams and booms, or straightening the channel thereof, and building any other necessary dams for the purpose of running, floating or driving logs and timber thereon, and by doing anything necessary or proper to facilitate said purposes, and to keep and maintain said dams and said other improvements in repair, and to operate and use the same for the purpose of facilitating the driving and floating of all logs and timber that may be put into said creek, and said river and its tributaries down and out of said creek and said Poplar river to said Pine river.

Slides and gates.

SECTION 2. Section 2 of said act is hereby amended so as to read as follows: Section 2. When said Halver Annunson and John Annunson, their associates or assigns, shall have constructed said dam or dams with suitable gates, sluices or slides for the purpose of sluicing and driving logs and timber over said dam or dams, 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 south half of said section twenty (20), township thirty-eight (38) north of range sixteen (16) east, then in consideration of making, repairing, maintaining said dam or dams, and making such other improvements, the said Halver Annunson and John Annunson, and their associates or assigns shall be, and are hereby authorized and empowered, to charge, receive and collect of the owner or owners of all logs and timber put into said creek or into said river, or any of its tributaries and floated or driven down through and out of said river, as toll upon said logs and timber, at the rates following, to-wit: on all logs and timber put or run from any tributary into said Poplar river, between the north line of township thirty-eight (38) north of range seventeen (17) east, and the mouth of said river, five (5) cents per thousand feet board measure; on all logs and timber put, or run from any tributary into said river between the said north line of township thirty-eight (38) north of range seventeen (17) east, and the east

line of section twenty-two (22) in township thirty-eight (38) north of range sixteen (16) east, fifteen (15) cents per thousand feet board measure; on all logs and timber put, or run from any tributary, into said river between the east line of said section twenty-two (22), township thirty-eight (38) north of range sixteen (16) east, and the mouth of said creek on section twenty (20) in township thirty-eight (38) north of range sixteen (16) east, including logs and timber run out of said creek, twenty-five (25) cents per thousand feet board measure; and when said Halver Annunson and John Annunson, and their associates or assigns, shall have improved said river as aforesaid, from the mouth of said creek to the said west line of section fourteen (14), township thirty-eight (38) north of range fifteen (15) east, so that logs and timber can be floated or driven down that portion of said river with reasonable certainty and dispatch, they shall be authorized and empowered to charge, receive and collect as aforesaid, on all logs and timber put, or run from any tributary, into said river above the mouth of said creek, and run or driven down through and out of said river, the sum of thirty-five (35) cents per thousand feet board measure. And until said improvement is so completed above the mouth of said creek, they shall charge, receive and collect on such logs and timber put, or run from any tributary, into said river above the mouth of said creek, the sum of twenty-five (25) cents per thousand feet board measure. The measurement of all said logs and timber shall be determined by the lumber inspector of the district, in which said river and dams are situated or by mutual agreement of the parties.

SECTION 3. Section 3 of said act is hereby amended so as to read as follows: Section 3. The tolls and charges aforesaid shall constitute, be and remain a lien upon the logs and timber for the tolls upon which such charges accrue, until the said tolls and charges so accruing thereon, and authorized by section two of this act, are fully paid, and the said lien, and the collection of such tolls and charges may be enforced in the same manner, that liens for labor and services upon logs and timber may be enforced in said lumber district under the laws of this state. Lien on logs.

SECTION 4. The right to amend, modify and repeal this act is hereby reserved to the state.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.
Approved March 21, 1883.

[No. 94 A.]

[Published March 27, 1883.]

CHAPTER 133.

AN ACT to perfect title to certain real estate in the city of Monroe, Green county, Wisconsin, and to vest the same in Lewis Davenport.

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

To be perfected.

SECTION 1. There is hereby conferred upon, and vested in Lewis Davenport, of the city of Monroe, Green county, state of Wisconsin, all the right, title and interest which the said state of Wisconsin has by escheat or otherwise in and to the following described real estate, to wit: "The rooms situated in and occupying the north sixty (60) feet of the second story of the brick building, situated on the east twenty-eighth and eight-twelfths (28 8-12) feet, of lot number five (5) in that part of the city of Monroe known and designated as Lybrand's donation to Green county, said premises being in said city of Monroe, Green county, Wisconsin.

SECTION 2. The recording of a certified copy of this act in the office of the register of deeds of said county, shall have the same effect as a duly executed deed of said premises.

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

Approved March 21, 1883.

CHAPTER 134.

Tomah. (See vol. 2.)

[No. 39, S.]

[Published March 27, 1883.]

CHAPTER 135.

AN ACT relating to the employment of women and children in factories, and amendatory of section 1728 of the revised statutes.

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

Relating to employment of

SECTION 1. Section 1728 of the revised statutes is hereby amended by striking out the word,