

by the shore of Sturgeon Bay, and north by a line beginning on the west line of the section aforesaid twenty and sixty one-hundredths chains north from the southwest corner of said section and running thence east six and seventy-three one-hundredths chains, thence south twenty-seven and one-half degrees, east four and twenty one-hundredths chains, and thence east four and thirty-four one-hundredths chains more or less to the shore of Sturgeon Bay, containing twenty-six and eight one-hundredths acres of land more or less, in Door county, Wisconsin; said pier to extend into the waters of the Sturgeon Bay, an arm of Green Bay, a distance of five hundred feet.

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

Approved April 16, 1889.

[No. 819, A.]

[Published April 20, 1889.]

CHAPTER 431.

AN ACT declaring Rice creek, in Barron county, navigable for steamboats.

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

Declaring Rice Creek, in Barron county, navigable for steamboats.

SECTION 1. Rice creek, so called, in Barron county, is hereby declared navigable for steamboats from the north line of section nineteen (19), in township thirty-three (33) of range ten (10) west, to its outlet in Little Lake Chetek, in said township; provided, however, that the town of Chetek, in said county, shall not be required to construct, maintain or operate any draw-bridge or other bridge for the purpose of facilitating the passage of steamboats or other water crafts, in said Rice creek; and, provided, further, that nothing hereiu contained shall be construed to affect any rights, privileges or franchises heretofore conferred upon or enjoyed by any persons or corporations, in Chetek Lake or reservoir and dam, on lot number two, section thirty (30), in said town-

ship thirty-three (33), range ten, (10) or to prevent the using and operating of said dam and the gates therein for hydraulic and log driving purposes.

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

Approved April 16, 1889.

[No. 754, A.]

[Published April 24, 1889.]

CHAPTER 432.

AN ACT relating to the destruction of noxious weeds, and amendatory of chapter 313, of the laws of 1887.

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

SECTION 1. Section 1, of chapter 313, of the laws of 1887, is hereby amended by adding after the words, "arvensis" in the eighth line of said section the words, "and yellow dock," so that said section, when amended, shall read as follows: Section 1. Every person and corporation shall destroy upon all lands which he or they shall own, occupy or control, all weeds known as Canada thistles (*cirsium arvense*), burdock (*lappa officinalis*), white or ox-eye daisy (*leucanthemum vulgare*), snap dragon or toad flax (*linaria vulgaris*), cockle burr (*zanthium strumarium*), sow thistle (*souchus arvensis*), sour dock and yellow dock (*rumex crispus*), at such time and in such manner as shall effectually prevent them bearing seed. In like manner shall he, or they, also destroy any of the above mentioned weeds standing or growing as far as the center of the public highway, lanes or alleys adjoining the lands owned or controlled by him or them.

Amending ch. 313, laws 1887, destruction of noxious weeds, yellow dock included.

SECTION 2. Section 2, of said chapter 313, is hereby amended by striking out the word, "the" where it occurs in the third line of said section, and inserting in lieu thereof, the word, "any," so that said section when amended, shall read as follows: Section 2. If the occupant of any such

Amending sec. 2—any commissioner may notify.