

and \$2 for clerk's fees for the clerk of the court appealed to.
* * * In no case shall an appeal be taken after the expiration of 2 years after the entry of the judgment.

Approved June 25, 1941.

No. 435, S.]

[Published June 28, 1941.

CHAPTER 310.

AN ACT to appropriate a sum therein named to John Svoma to compensate him for damages done his property as a result of the dynamiting of an ice jam by the direction of the state highway commission.

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

There is appropriated from the general fund to John Svoma, Cadott, Wisconsin, \$662.09, to compensate him for damages done to a grist mill and personal property therein, due to the dynamiting, by the direction of the state highway commission, of an ice jam in the Yellow river upon a bank of which river is located such mill; the dynamiting being done to protect the Yellow River Bridge on state trunk highway No. 27. Acceptance of this appropriation shall operate as a full and complete release to the state or Chippewa county, or both, of any claim arising out of said damages. The amount herein appropriated shall be charged to and deducted from the allotment to Chippewa county under subsection (4) of section 20.49 of the statutes. The state highway commission in its certification of the amounts due the several counties under said subsection (4) shall deduct \$662.09 from the allotment otherwise due to Chippewa county.

Approved June 25, 1941.