in the county where the offense is committed; and all fines imposed and collected under this act shall be paid, one-half to the complainant, and one-half into the treasury of the county where such conviction takes place, to the credit of the school fund of said county.

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

Approved March 19, 1878.

[No. 404, A.]

[Published April 4, 1878.]

CHAPTER 283.

AN ACT to authorize the construction of a dam across Quaderer creek, in Barron county.

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

SECTION 1. John Quaderer, his associates, heirs and Construction of dam authorized assigns, are hereby authorized to erect and maintain a dam across Quaderer creek, in the county of Barron, at a point on the southeast quarter of section number twenty-eight (28), in township number thirty-four (34) north, of range number twelve (12) west; and to erect and maintain mills, machinery, and necessary appendages to enable him to use the water of said creek for hydraulic and boomage purposes: provided, that said dam shall not raise the water to exceed ten feet.

Section 2. The aforesaid person, his associates, Booms. heirs and assigns, shall build suitable slides in said dam for running logs and timber over the same, and shall keep the same in repair. The same shall be kept open at all times when the said creek is at a driving stage and there are logs and timber to run over said The said John Quaderer, his associates, heirs and assigns, may erect and maintain booms for the sorting of logs passing into the mill pond hereby authorized to be created: provided, that said booms shall be so constructed so as to allow the free passage of logs and lumber.

The control of said dam and slides control of dam. Section 3. shall belong to the said John Quaderer, his associates, heirs and assigns, but subject, always, to the provisions of section two of this act.

SECTION 4. The dam so erected shall be subject to Dam to be suball the provisions of chapter fifty-six (56) of the revised loss of chap. 56,

revised statutes statutes of 1858, and to its amendments, so far as the said of 1858. chapter and amendments may be applied, in like manner as if such provisions were incorporated in this act.

SECTION 5. This act shall take effect and be in force

from and after its passage and publication.

Approved March 18, 1878.

[No. 403, A.]

[Published March 29, 1878.]

CHAPTER 284.

AN ACT to authorize the construction of a dam across Yellow river, in Barron county.

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

Construction of dam authorized

SECTION 1. John Quaderer, his associates, heirs and assigns, are hereby authorized to erect and maintain a dam across Yellow river, in Barron county, at a point on the northeast quarter of the northwest quarter of section twenty-eight, in township thirty-four north, of range number twelve west; and to erect, maintain mills, machinery, and necessary appendages to enable him to use the water of said river for hydraulic and boomage purposes: provided, that said dam shall not raise the water to exceed eight feet.

Booms.

Section 2. The aforesaid person, his associates, heirs and assigns, shall build suitable slides in said dam for running logs and timber over the same, and shall keep the same in repair. The same shall be kept open at all times when the said river is at a driving stage and there are logs and timber to run over said The said John Quaderer, his associates, heirs and assigns, may erect and maintain booms for the sorting of logs passing into the mill pond hereby authorized to be created: provided, that said booms shall be constructed so as to allow free passage of logs or lumber.

Control of dam.

The control of the said dam and slides shall belong to the said John Quaderer, his associates, heirs and assigns, but subject, always, to the provisions of section two of this act.

Subject to cer-

SECTION 4. The dam so erected shall be subject to all the provisions of chapter fifty-six of the revised statutes of 1858, and to its amendments so far as the said chapter and amendments may be applied in like