proper town, city or village clerk. No compensation shall be paid or received for taking or certifying any Notice of regis- such affidavit. On the day following the election, one of said poll lists and one copy of the registry so kept and checked shall be attached together and filed in the office of the proper town, city or village clerk, and the other of said poll lists and copy of the registry so kept and checked shall be returned to the county clerk with the returns of the election; such inspectors shall give notice by public advertisement in a newspaper printed in the city, village or town where such registration was made of the registry, and shall include in such notice all additions to and omissions from the preliminary lists, and shall also state where the election is to be held. In case there be no newspaper printed in such city, village or town, such notice shall be given by posting copies thereof in three or more public places in each ward or election district in such city, village or For publication of such notices in any such newspaper, the publisher thereof shall be entitled to the same compensation per folio as is prescribed for publishing other legal notices.

SECTION 2. This act shall take effect and be in force

from and after its passage and publication.

Approved March 16, 1880.

[No. 269, S.]

[Published March 23, 1880.]

## CHAPTER 316.

AN ACT providing for the withdrawal from market and sale of certain state lands and for other purposes.

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

Lands with , drawn.

All state lands now situated within Section 1. and owned by the state of Wisconsin, known as swamp, school, university or other lands owned as aforesaid and described in the report of Charles J. Allen, captain of engineers to brigadier general H. G. Wright, chief of engineers of the United States army, and bearing date December 12, 1879, which, according to said report, it may become necessary to overflow, use, occupy or control in the construction and maintenance of the dams, reservoirs and other improvements to navigation contemplated in said report, except such of said lands as may be contracted for sale, are hereby withdrawn from market and sale, and none of said lands not now sold or contracted to be sold shall hereafter be sold, nor

shall any privilege, license or authority be given to any person or persons whomsoever to cut down or destroy any timber growing on such lands, except as provided for in section two of this act.

SECTION 2. Said lands may be used and occupied, Title may vest or the absolute title thereto in fee may be acquired by in U. s. the United States for the purposes aforesaid upon such terms and conditions, and in such manner as may hereafter be agreed upon by the United States and this state.

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

Approved March 16, 1880.

[Me. 21, B.]

[Published March 23, 1880.]

## CHAPTER 317.

AN ACT to amend chapter twenty-four of the general laws of 1870, entitled an act to incorporate the Superior boom company.

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

SECTION 1. Section four of chapter twenty-four of Location of the general laws of 1870, entitled an act to incorporate boom. the Superior boom company is hereby amended so as to read as follows: Section 4. Said corporation is hereby authorized and empowered to construct and maintain a boom with sufficient piers to secure the same, in and across the the Hemadji river, and the Saint Louis river, the bay of Superior and Allouez bay, at such points as it shall think proper, in towns forty-eight and forty-nine of range thirteen, fourteen, and fifteen, in Douglas county, for the purpose of stopping and securing logs and timber that may from time to time come or be driven within the limits of the towns aforesaid; and the said corporation is hereby authorized to receive and take into control and possession all logs and timber which may be run or driven, or which may come within the limits aforesaid for the purpose of stopping and securing the same: provided, that the channels of said rivers and bays shall remain free and unobstructed for the passage of vessels and crafts navigating the same.

SECTION 2. Section five of said chapter twenty- Compensation four is hereby amended so as to read as follows: Sec- of boomage. tion 5. Whenever any logs and timber shall be stopped, secured and boomed as contemplated in section four of this act, the said corporation shall have the