

[407, A.]

[Published April 11, 1883.]

CHAPTER 270.

AN ACT to authorize Phillip Rossman his heirs and assigns, to repair and maintain a certain dam on Rock creek, in Clark county Wisconsin.

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

SECTION 1. Phillip Rossman, and his assigns, are hereby authorized to build, construct, repair, and maintain a dam across Rock creek, in the county of Clark, Wisconsin, upon lands owned by said Phillip Rossman, on the southwest quarter of the southwest quarter of section number twenty-eight (28) in township number twenty-seven (27) north of range number one (1) west, and to otherwise improve said creek by clearing and straightening its channel so as to facilitate the driving of logs down and out of said Rock creek. ^{Maintain a dam.}

SECTION 2. The said Phillip Rossman, and his assigns shall build a suitable slide and gate in said dam for the purpose of sluicing logs through said dam, and shall keep the same in good repair and operate the same for the purpose of facilitating the driving of logs down and out of said creek. ^{Slide.}

SECTION 3. When said dam shall have been constructed as before provided so as to render the floating of logs down and out of said creek from above said dam reasonably certain, the said Phillip Rossman and his assigns in consideration of the building and operating of said dam, shall be entitled to charge, sue for and collect tolls on all logs so driven down and out of said creek by the aid of said dam, the sum of ten cents per thousand feet board measure. ^{Tolls.}

SECTION 4. The tolls authorized by the provisions of this act shall be a lien on all logs driven through said dam for the amount thereof, at the rate aforesaid, and such lien shall be enforced, in the same manner as liens for labor on logs under the general statutes. ^{Lien on logs.}

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

NOTE BY THE SECRETARY OF STATE.—The foregoing act having been presented to the governor for his approval, and not having been returned by him to the house of the legislature in which it originated within the time prescribed by the constitution of the state, has become a law without his approval.

ERNST G. TIMME.

Secretary of State.

March 30, 1882.