

## CHAPTER 269.

Stevens Point. (See vol. 2.)

[No. 162, A.]

[Published April 12, 1883.]

## CHAPTER 270.

AN ACT to amend section 2525 of chapter 116 of the revised statutes of 1878, entitled "of jurors."

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

SECTION 1. Section 2525 of the revised statutes is hereby amended so as to read as follows: Section 2525. The following persons shall be exempt from serving as jurors: All officers of the United States, the governor, lieutenant-governor, secretary of state, attorney general, state superintendent and treasurer; all judges, clerks of courts of record, all county officers, constables, attorneys and counselors at law, ministers of the gospel or of any religious society, practicing physicians, surgeons, dentists, and the president, professors and instructors of the university and their assistants, and of the several colleges and incorporated academies, all teachers in the state normal schools, one teacher in each common school, the officers and employes in the several state institutions, one miller to each grist mill, one head sawyer and engineer in each steam saw mill and shingle mill, and one foreman and engineer in any factory or machine shop, one ferryman to each licensed ferry, one dispensing druggist in each prescription store, all telegraph operators and superintendents, conductors, engineers, firemen, collectors and station agents of any railroad, express company or canal, while in actual, regular employment as such, all officers of fire departments and all active members of fire companies organized according to law, all persons more than sixty years of age, and all persons of unsound mind, or subject to any bodily infirmity, amounting to disability; and all persons shall be disqualified from serving as jurors who have been convicted of any infamous crime; and every person drawn and summoned and having served as a grand or petit juror at any regular term of a circuit court, shall be disqualified from serving again as a grand or petit juror in the same county for the term of

Relating to jurors.

one year thereafter, except he shall be summoned on a special venire, or as a talesman.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.  
Approved April 2, 1883.

[No. 27, A.]

[Published April 16, 1883.]

CHAPTER 271.

AN ACT to authorize D. A. and C. A. Goodyear to build and maintain a ditch for cranberry meadow and logging purposes.

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

May maintain  
a ditch for  
cranberry  
meadow.

SECTION 1. D. A. and C. A. Goodyear and their assigns are hereby authorized and empowered to construct and maintain an artificial ditch or watercourse as follows, to-wit: Commencing at or near section twenty-seven (27), running thence through sections number twenty-eight (28), twenty-one (21), twenty-two (22), fifteen (15), sixteen (16), eight (8), nine (9), five (5), four (4) and six (6), in township number twenty (20) north of range number one (1) east, thence through sections number thirty-one (31), thirty-two (32), twenty-nine (29) and thirty (30), township number twenty-one (21) north of range number (1) east, with privilege of conducting the water from the swamps and small creeks through which said ditch or watercourse shall run or pass.

Locks and  
dams.

SECTION 2. The said persons above named and their assigns shall have power to construct all necessary locks or dams on said ditch necessary for their own use, with full power to handle, own and control the same for the term of ten years from the passage of this act, and they shall have full power and authority to enter upon and take any lands necessary for such purpose; provided that all damage which the owners of such lands may sustain by reason thereof, shall be assessed and settled for in the manner provided for in sections 1473, 1474, 1475, 1476, 1477 and 1478 of the revised statutes of 1878, entitled of the cultivation of cranberries; provided the franchise hereby granted shall be subject to the right of the legislature to alter or amend at any time when in their judgment the public interest shall require it.

SECTION 3. The said persons above named and