

hereinbefore mentioned, as does the assessed valuation of that portion of the town detached bear to that situated in the town from which the said territory was detached by this act to the last assessment rolls of said towns, and the said town of Eagle River, shall pay its proportion of indebtedness ascertained as aforesaid to the towns of Pine River and Ackley, respectively.

This act shall not interfere with the collection and return of taxes.

SECTION 5. This act shall in no wise affect or invalidate the collection and return of taxes in either of the aforesaid towns hereinbefore mentioned, but the same shall be collected the same as if none of the territory of said towns had been detached, and said town of Eagle River erected.

SECTION 6. All acts or parts of acts conflicting with this act are hereby repealed.

SECTION 7. This act shall take effect and be in force from and after its passage and publication.

Approved April 3, 1885.

[No. 438, A.]

[Published April 11, 1885.]

CHAPTER 230.

AN ACT to amend the charter of the city of Oshkosh.

(See Vol. 2.)

[No. 503, A.]

[Published April 10, 1885.]

CHAPTER 231.

AN ACT to authorize John H. Knapp, Henry L. Stout, Andrew Tainter, William Wilson, Thomas B. Wilson and John H. Douglass, their assigns or legal representatives to construct and maintain a dam in and across Miller creek, in Barron county, Wisconsin.

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

Authorized to construct a dam.

SECTION 1. John H. Knapp, Henry L. Stout, Andrew Tainter, William Wilson, Thomas B.

Wilson and John H. Douglass, their assigns or legal representatives, are hereby authorized and empowered to construct and maintain a dam in and across Miller creek in Barron county, Wisconsin, on lands owned by "The Knapp, Stout and Co. Company," to wit: The southwest quarter of section twenty-six, town thirty-six, range thirteen, Barron county, Wisconsin; provided, that the rights and interests of the owners of lands adjacent thereto, or in lands overflowed by reason of the erection and maintenance of said dam, and all damages sustained thereby, shall be adjusted and settled as provided by chapter 318, of the laws of Wisconsin for the year 1882; and provided, further, that the water of said Miller creek shall not be raised by reason of the construction and maintenance of said dam to exceed sixteen feet above ordinary water level at the point where said dam shall be erected and maintained; and provided, further, that any of the provisions of this act may be altered, amended or repealed whenever the legislature may deem it proper to alter, amend or repeal the same.

SECTION 2. The aforesaid John H. Knapp, Henry L. Stout, Andrew Tainter, William Wilson, Thomas B. Wilson, and John H. Douglass, their assigns or legal representatives, shall build suitable slides in said dam for running logs and timber over the same, and shall keep the same in good repair and condition for use, and put through said dam, all logs and timber belonging to any and all other persons, free and clear of any and all expense for so putting through said dam such logs and timber. Shall build suitable slides.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.
Approved April 3, 1885.