

conviction thereof, shall be punished by imprisonment in the county jail not more than six months, or by fine not exceeding one hundred dollars.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 1, 1857.

[No. 553, A.]

[Published April 25, 1887.]

CHAPTER 222.

AN ACT in relation to town insurance companies.

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

SECTION 1. It is hereby made lawful for the board of directors of any town insurance company, by a majority vote, to change the place of its annual meeting to any town within the territory in which it insures, although its by-laws may mention some particular town where such meeting is to be held. May change place of annual meeting.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 1, 1887.

[No. 475, A.]

[Published April 22, 1887.]

CHAPTER 223.

AN ACT to authorize G. A. Torinus, and others, to build and maintain a dam across Tatogatic river, in Washburn county, Wisconsin.

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

SECTION 1. G. A. Torinus, his heirs, successors and assigns, are hereby authorized to erect and

G. A. Torinus,
et al., author-
ize: to build
dam across
Tatogatic
riv. r.—Wash-
burn county.

maintain a dam across Tatogatic river, in the county of Washburn and state of Wisconsin, for the purpose of holding and retaining logs to be manufactured into lumber, lath and shingles, at that point. Said dam to be erected and maintained at any point selected by said G. A. Torinus, upon section twelve, of township forty-two north, of range twelve west, in said county. And the said G. A. Torinus, his heirs, successors and assigns, are hereby authorized to keep and maintain said dam during the period of twenty years from and after the time that this act shall take effect, for the purpose of milling and manufacturing business, as herein provided.

How con-
structed.

SECTION 2. Said dam shall be properly constructed for the holding and retaining of logs for said manufacturing purpose, and so as to permit logs being driven down said stream, an unobstructed passage through the logs so held and retained in said dam. And said dam shall also be constructed and maintained with suitable rolls, sluice-ways, gates and openings, for the sluicing of logs through or over said dam, and during the entire period for which this right and franchise is granted herein, the said G. A. Torinus, his heirs, successors and assigns, shall maintain said dam, roll, sluice-ways and gates in good repair, and at a proper season of the year shall maintain a sufficient head of water in said dam so that logs can be driven past said dam without unnecessary delay; and the said G. A. Torinus, his heirs, successors and assigns, shall so conduct the business of manufacturing lumber, boards, lath and shingles from logs held and retained in said dam, in such a manner as to interfere as little as practicable with the sluicing and driving of logs belonging to other parties and persons, through said dam; provided, however, the said G. A. Torinus, his heirs, successors and assigns, shall not be required, for the passing of logs through or over said dam, to lower the water therein below the rolls.

Control.

SECTION 3. That said G. A. Torinus, his heirs, successors and assigns, shall have at all times the sole and full control of said dam; provided, that they shall at the proper season of the year for log driving purposes permit the water flowing in said river to pass through or over the said dam with-

out detention, except as is provided in section 2, of this act.

SECTION 4. The dam herein authorized to be constructed, shall from time of the commencement thereof, be subject to the provisions of chapter 146, of the revised statutes of this state, so far as the height thereof, and the damages that may be caused thereby, are concerned. Subject to provisions of ch. 146, R. S.

SECTION 5. The right to alter, amend or repeal this act is hereby reserved. Right reserved.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved April 1, 1887.

[No. 386, S.]

[Published April 2, 1887.]

CHAPTER 224.

AN ACT prescribing and fixing the terms of court in Forest county, in the tenth judicial circuit of the state of Wisconsin.

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

SECTION 1. The general terms of the circuit court in Forest county shall be as follows: On the first Tuesday in June and the second Tuesday in January in each year, including the year 1887. Fixing terms of circuit court, Forest county.

SECTION 2. All writs, venires, informations, summons, recognizances, processes, motions, notices and other proceedings in said court, and all jurors summoned to attend notices of trial, and every and all proceedings pending, or to be heard on the day heretofore fixed as the first day of such courts, or upon any day in such term, or heretofore fixed, shall be deemed and held returnable, recognized, obligated, cited to appear and noticed for hearing on the days herein fixed for the first day of said court, and shall be heard and disposed of as if returnable or noticed for hearing on the first day of such court, as herein fixed, and any venire issued returnable, as the term of said court has been heretofore fixed, shall be deemed and Writs, etc., when returnable.