

Repeal.

SECTION 13. All acts or parts of acts in conflict with the provision of this act are hereby repealed; and all charters or privileges heretofore granted for the booming, assorting, driving or storing of logs upon the said St. Croix river, or for the erection of any dam or dams within the limits mentioned in section 9, of this act are hereby revoked and repealed; provided, that this act shall not repeal the right to maintain a dam across said St. Croix river, granted by chapter 224, of the laws of 1882, so far as said chapter grants any rights to maintain such dam at St. Croix Falls, or within one mile of said falls for manufacturing purposes. But no toll shall be collected for the passing of logs over or through any dam erected under the provisions of said chapter.

SECTION 14. The right to alter, amend or repeal this act is hereby reserved.

SECTION 15. This act shall take effect and be in force from and after its passage and publication.

Approved April 1, 1889.

[No. 318, S.]

[Published April 2, 1889.]

CHAPTER 216.

AN ACT to incorporate the city of Dodgeville.

(See Vol. 2.)

[No. 109, S.]

[Published April 3, 1889.]

CHAPTER 217.

AN ACT to amend section 4942, of the revised statutes, relating to good conduct of convicts and compensation.

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

Amending sec.
4942, R. S.

SECTION 1. Said section 4942, of the revised statutes, be and the same is hereby amended by adding at the end thereof, the following, to-wit:

And the state board of supervision may, in their discretion, adopt rules for crediting to deserving convicts some portion of their earnings, to be paid to them on discharge or while in prison, on their own order, subject to such rules and limitations as may be established.

State board of
supervision
may make
certain rules
for compen-
sating convicts.

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

Approved April 1, 1889.

[No. 169, S.]

[Published April 3, 1889.]

CHAPTER 218.

AN ACT relating to jails, police stations and lock-ups.

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

SECTION 1. Whenever in the opinion of the state board of charities and reform, any jail, police station or lock up, is dangerous to the health or life of prisoners, or is so constructed as not to hold prisoners securely, with ordinary vigilance on the part of the officers in charge, or is not so constructed as to provide for the proper separation of prisoners as provided in section 4952, of the revised statutes, it shall be the duty of the state board of charities and reform to notify the county board, city council, village board or other similar body having the necessary authority, by filing a written notice with the county, city or village clerk, stating the facts in the case and whether in their opinion the defects can be remedied by repairs, or whether a new jail, police station or lock-up should be constructed. If within one year after such notice being filed, the repairs are not satisfactorily made, or a new jail, police station or lock up constructed, as the case may be, it shall be the duty of the state board of charities and reform to condemn said jail, police station or lock-up by filing a written notice with the clerk of the circuit court for