Penalty for permitting minors to play on pool tables and pigeon hole tables.

the first line of said section, the words, "pool tables and pigeon hole tables," so that said section when amended will read as follows: Section 4575. Any owner or keeper of any billiard table, pool table, pigeon hole table or bowling alley kept for gain, or any agent or servant of such owner or keeper in charge thereof, who shall allow or in any manner permit any minor to play any game thereon, shall be punished by imprisonment in the county jail not more than ten days or by fine not exceeding twenty-five dollars.

SECTION 2. This act shall take effect and be in

force after its passage and publication.

Approved April 15, 1889.

[No. 202, A.]

[Published April 24, 1889.]

CHAPTER 407.

AN ACT to authorize Theodore A. Taylor and G. S. Biron, their associates, heirs and assigns, to erect and maintain a dam across the Wisconsin river, in Portage county.

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

Authorizing Theodore A. operate dam across Wisconin river. Porsage county.

SECTION 1. Theodore A. Taylor, G. S. Biron, Theodore A., to their associates, heirs and assigns, are hereby authorized and empowered to construct and maintain a dam across the main channel of the Wisconsin river, on section six, in township twenty-three, range eight, in Portage county, Wisconsin, not more than three feet high above low water mark, and a dam across the slough channel at the foot of lot two, of section seven, in said township and range, not more than fifteen feet high above low water mark, for manufacturing and other purposes, on lands now owned by them, or which they may hereafter acquire by purchase, lease or condemnation; and also to erect and maintain mills, machinery, booms, piers, guard locks, embankments, dikes and other suitable structures and appendages to enable them to

hold and use the water of said river raised by said dams for the purposes aforesaid; and shall have power to overflow all such lands as shall be necessary for such purposes, and to acquire title thereto for such purposes by purchase or lease; but in case said Taylor and Biron, their associates, heirs and assigns, and the owners of any such lands required by them, cannot mutually agree for the purchase, lease or use thereof, or any easement therein that may be necessary for such purposes, or as to the compensation to be made for taking any such lands for such purposes as aforesaid, then they, the said Taylor and Biron, their associates, heirs and assigns, may acquire the same by proceedings for condemnation in the May acquire manner provided and set forth in section 1777, of demnation. the revised statutes, as amended by chapter 318, of the laws of 1882, which provisions are hereby made applicable for the purpose of acquiring said lands.

SECTION 2. Said Theodore A. Taylor and G. S. Tomaintain Biron, and their associates, heirs and assigns, shall chutes. build and maintain a suitable slide, or chute, in that portion of said dam crossing the main channel of said river, so located and constructed as to allow logs, timber and lumber to pass over the same, and to freely pass down the river away from said slide and chute, and the same shall be kept open at all times when there are logs, timber or lumber to run over said dam.

SECTION 3. The right to repeal or amend this Right reserved. act is hereby reserved.

SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 15, 1889.