

No. 181, S.]

[Published April 15, 1891.]

CHAPTER 228.

AN ACT to amend section 2507, chapter 115, of the revised statutes, relating to the municipal court of the county of Milwaukee.

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

SECTION 1. Section 2507, of chapter 115, of the revised statutes, as amended by chapter 103 of the laws of 1883, is hereby amended so as to read as follows: Section 2507. Said municipal court shall hold terms, commencing on the first Monday in each month, at some place in the city of Milwaukee, to be provided by said city; but no jury shall be summoned for either of the terms to be held in the months of July and August. Grand juries, when ordered, shall be drawn and summoned as provided in chapter 116 of the revised statutes. The district attorney of Milwaukee county shall be the prosecuting officer in all criminal cases, and the city attorney in all city prosecutions in said court.

Amends sec. 2507, R. S. 1878.

Terms of municipal court, Milwaukee county.

Duties of district attorney and city attorney.

SECTION 2. This act shall take effect and be in force from and after its passage and publication. Approved April 11, 1891.

No. 302, S.]

[Published April 17, 1891.]

CHAPTER 229.

AN ACT to authorize Henry Collette, J. S. Chase and Levi Collette, their successors and assigns, to maintain dams across and otherwise improve the north branch of Pine river, in Forest county, Wisconsin, and to collect tolls therefor.

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

SECTION 1. Henry Collette, J. S. Chase and Levi Collette, their successors and assigns, are hereby

Henry Collette et al., to maintain dam across Pine river.

authorized to maintain and keep in repair, a certain dam and other improvements on the north branch of Pine river, in Forest county, Wisconsin, heretofore built by them, which said dam is hereby legalized, and are also hereby authorized to otherwise improve the said north branch of said Pine river from Butternut lake to a point where the south branch of Pine river intersects the north branch of said river, by clearing and straightening its channel and the construction of other dams thereon at points by them to be selected, so as to facilitate the driving of logs down and out of said north branch of said river, by flooding and otherwise.

May charge tolls on logs and timber.

SECTION 2. In consideration of said improvements, the said Henry Collette, J. S. Chase and Levi Collette, and their successors and assigns, shall be entitled to charge, sue for and collect from the owners of all logs and timber passing over such dams, or driven by the aid of the same down and out of said north branch of said Pine river, tolls on all logs so driven, the sum of eighteen cents per thousand feet, board measure, the amount to be ascertained by scale from landings in the woods if there be any; if not, in any other practicable way. And the aforesaid persons, their successors and assigns, shall have a lien on all logs or timber run over said dams, or driven by the aid of the same, until the charges aforesaid shall be fully paid, which lien may be enforced in the same manner as the lien of labor on logs.

May drive logs of other persons, when necessary to clear stream.

SECTION 3. If any other person or corporation shall land logs in said stream in such manner as to obstruct the driving of other logs down and out of the same, and shall neglect or refuse to drive said logs when the water is at a proper stage for such purpose, either by the natural swelling of the stream, or by the use of said dams, or any one of them, so that said logs are an obstruction to the proper driving of the logs therein owned, or under the control of said Henry Collette, J. S. Chase and Levi Collette, their successors or assigns, then said Henry Collette, J. S. Chase and Levi Collette, their successors or assigns, may, in order to facilitate their drive, take possession of and drive all such logs down and out of said stream, and as a compensation for

such services, they shall be entitled to collect and receive either from the owners of such logs, or the contractors or persons in possession of the same the reasonable and proportionate share of the cost of driving all such logs down and out of said stream, and they shall have a lien on all logs so driven until the charges for driving aforesaid shall be fully paid, which lien may be enforced in the same manner and at the same time and in the same proceeding as the lien for tolls, as provided in section 2, of this act.

SECTION 4. The control of said dams, slides and gates of the same shall belong to said Henry Collette, J. S. Chase and Levi Collette, their successors and assigns, and be under their exclusive control; and provided, further, that the right of the legislature is hereby reserved to alter, amend and repeal this act at any future time. Control of dam.

SECTION 5. This act shall take effect and be in force from and after its passage and publication.

Approved April 11, 1891.

No. 337, S.]

[Published April 16, 1891.]

CHAPTER 230.

AN ACT to authorize Winnebago county to construct a sewer across the grounds of the Northern Hospital.

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

SECTION 1. The county board of Winnebago county are hereby authorized to construct a sewer for the poorhouse and the county asylum of said county across the grounds of the Northern Hospital for the Insane, in such location as shall be approved by the state board of supervision of Wisconsin charitable, penal and reformatory institutions, and to make connections with the water mains of said Northern Hospital, and to use the same for fire protection and for flushing sewers, upon such terms and conditions as the said board

Winnebago county board may construct sewer across grounds of Northern Hospital for Insane.