Shioc creek on the northeast quarter, all in section twenty-five, township twenty-five, range sixteen east; and to erect and maintain mills, machinery and necessary appendages, to enable him or them to use the waters of said Shioc creek for milling and manufacturing purposes; and for such purposes he or they shall have full power and authority to enter upon and take any lands necessary for such purposes; provided, that the damages, which the owner or owners of the said lands, adjacent thereto, may sustain by reason thereof, shall be assessed, settled and ascertained in the manner provided in chapter 146, of the revised statutes of 1878, entitled, "Of mills and mill dams," and provided also that said A. Vang, Jr., his associates or assigns, shall build and maintain a suitable slide of sufficient width for running logs, timber and lumber over said dam: provided, that the franchise hereby granted, shall be subject to the right of the legislature at any time to alter and repeal the same, when in its judgment the public interests shall so require.

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

Approved April 22, 1891.

No. 549, A.]

[Published May 11, 1891.

CHAPTER 374.

AN ACT to amend section 764 of the revised statutes, to provide for the fees of the register of of deeds in all counties whose population exceeds one hundred thousand.

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

Amends section 764, revised statutes 1876, as amended. SECTION 1. Section 764 of the revised statutes as amended by chapter 278 of the laws of 1881, is hereby amended, by adding at the end of said section the following: The foregoing provisions of this section shall not apply to register of deeds in

any county whose population exceeds one hundred and fifty thousand.

SECTION 2. Every register of deeds of counties recessor register whose population exceeds one hundred and fifty of deeds in counties hav. thousand, shall receive the following fees, to wit: m.c. population for entering and recording any deed or other over.

instrument, seven and one-half cents for each folio, and three cents for every necessary entry thereof in the tract index when kept, but to be at least thirty seven and one half cents for any deed, and sixty cents for any mortgage.

For recording any instrument, written in any other than the English language, fifteen cents

for each folio.

For filing and entering any writ of attachment or copy thereof, with the certificate of the officer, or any certificate of sale, or any notice of the pendency of any action containing not more than twenty defendants, twenty cents, and twenty cents for every additional twenty defendants in any such notice.

For copies of any records or papers five cents for each folio, and twenty cents for his certificate.

For entry of a discharge of a mortgage in the margin of the record, ten cents.

For filing every paper and making entry thereof when necessary, ten cents.

For a certified copy of a full record of any mar-

riage, birth or death, forty cents.

For examining proofs of marriage, birth or death when presented in the form of affidavits, twenty cents.

All the foregoing fees to be payable in advance

by the party procuring such services.

For registering any marriage, birth or death, twenty cents, and for copy thereof, certified to the secretary of state, seven cents, to be paid by the county, in cases where the certificate or proof of such marriage, birth or death, is presented for registration within one year after its occurrence, but otherwise to be paid by the party procuring the registration.

For making his annual statistical return of real estate sales to the secretary of state, six cents per

folio, to be paid out of the state treasury.

For making a new tract index upon the order of the county board, such sum as may be fixed by the county board, not exceeding two cents for each entry, and to be paid from the county treas-

ury.

SECTION 3. This act shall take effect and be in force from and after the first Monday of January,

Approved April 22, 1890.

No. 529, A.]

[Published May 12, 1891.

CHAPTER 375.

AN ACT fixing the salary of the deputy comptroller of the city of Milwaukee and amendatory of the charter of the city of Milwaukee.

(See Vol. 2.)

No. 472, A.]

[Published May 13, 1891.

CHAPTER 376.

AN ACT to amend section 1, of chapter 271, of the laws of 1889, relating to the property rights of married women.

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

Amends section 2847, R. S. 1878, as amended.

Married woman may insure life of husband, son

SECTION 1. Section 1, of chapter 271, of the general laws of Wisconsin, of 1889, approved April 4th, 1889, and entitled "An act to amend section 2347, of chapter 108, of the revised statutes, entitled 'Of the property rights of married women," is hereby amended so as to read as follows, viz.: Section 1. Any married woman may in her own name, or in the name of a third or other person person as her trustee, with his assent, cause to for her own be insured for her sole use, the life of her husband, son or other person, for any definite period, or for the natural life of such person; and any