sluicing or driving of such logs or timber shall have been done. The owner or owners of any Owners, etc. logs or timber sluiced or driven down said river, personally through said dam, shall be personally liable for liable; etc. the toll thereon, and any person having a mortgage upon such logs at the time the same are so sluiced or driven, who shall afterward sell or take possession of any such logs by virtue of any such mortgage, shall thereby become personally liable for the toll due thereon; and the said Charles W. Hanson, his heirs or assigns, are hereby authorized to sue for and recover tolls from such owner or mortgagee.

SECTION 4. The right to alter, amend or repeal this act is hereby reserved.

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

Approved April 17, 1893.

No. 16, A.]

[Published April 22, 1893.

CHAPTER 195.

AN ACT to repeal section 2508, Revised Statutes, 1878, and relating to the appointment of a reporter for the municipal court for Milwaukee county.

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

SECTION 1. Section 2508, of the Revised Stat-Repeat see utes of Wisconsin for 1878, is hereby repealed.

SECTION 2. The judge of the municipal court Phonographie for Milwaukee county is hereby authorized to ap- reporter may point a phonographic reporter, skilled in the art by judge. of shorthand reporting, for the municipal court in and for the county of Milwaukee. The person so appointed shall be deemed an officer of the court, and before entering upon the duties of his office shall take and subscribe the constitutional oath of office, and file the same, duly certified, in the office of the clerk of the circuit court.

Such reporter so appointed shall attend upon the regular terms of the municipal court and shall report all preliminary examinations held before said court, and report any other trial or proceeding which may be had before said court, when directed by the judge so to do.

Balary.

Reporter to furgish transcripts of evidence.

Fees.

Court may order transcript,

SECTION 3. Such reporter shall receive a salary of two thousand dollars per annum, payable quarterly.

SECTION 4. It shall be the duty of such reporter, at the request of any party, to transcribe in longhand the evidence of any proceeding or trial taken by him in said court, or any part thereof, which transcript shall be duly certified by him to be correct, and for which he shall be entitled to receive from the party requesting the same five cents per folio when written out in full, and when at the request of the party it shall be written in narrative form, ten cents per folio. Such reporter shall be furnished all necessary stationery. Said court may in its discretion order a transcript of the evidence or proceedings, or any part thereof, to be made and certified by the reporter, and filed with the clerk of the court, and the costs thereof, not exceeding five cents per folio, shall be paid upon certificate of Criminal cases. the judge from the county treasury. It shall be the duty of such reporter to transcribe and file,

as soon as may be, the charge of the court to the jury in every criminal trial, and the evidence taken upon preliminary examinations free of charge.

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

Approved April 17, 1893.