

for the free and safe passage of logs, at the expense of the owner of such dam.

Time limit. SECTION 7. The rights and privileges granted by this act shall be forfeited, unless the dam herein mentioned shall be partly or wholly constructed and be operated for the production of power within six years after the passage of this act.

Construction. SECTION 8. No corporate powers or privileges are granted or intended to be granted by this act, and the same shall not be construed or deemed to grant such power or privileges.

SECTION 9. The power to alter, amend or repeal this act is hereby reserved.

SECTION 10. This act shall take effect and be in force from and after its passage and publication.

Approved May 11, 1903.

No. 105, A.]

[Published May 13, 1903.

CHAPTER 207.

AN ACT amendatory of section 926—2 of the statutes of 1898, relating to annexation of territory to cities operating under special charter.

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

Annexation of territory; local option. SECTION 1. Section 926—2 of the statutes of 1898, is hereby amended by inserting after the word "annexed" at the end of the sixth line of said section, the following: "In case said petition for annexation of territory to any city of the second, third or fourth class shall pray that said territory be annexed without license, it shall, in case said territory is annexed to said city, be unlawful for the common council of said city to grant license for the sale of intoxicating liquors in said territory, unless the question of li-

license or no license shall have been submitted to the lawful electors of said territory, at a special meeting to be held for that purpose in the manner provided by law for holding special elections in a ward in said city, and a majority of all of the votes cast on said question shall be in favor of granting license to sell such intoxicating liquors," so that said section when so amended shall read as follows:

Section 926—2. Territory lying adjacent to any city so incorporated may be annexed to such city in the manner provided by sections 925—17 to 925—21 inclusive; provided, that the petition required by section 925—18 shall be sufficient for the purposes therein mentioned if signed by one-half of the resident electors and the owners of one-half of the real estate within the limits of the territory proposed to be annexed. In case said petition for annexation of territory to any city of the second, third or fourth class shall pray that said territory be annexed without license, it shall, in case said territory is annexed to said city, be unlawful for the common council of said city to grant license for the sale of intoxicating liquors in said territory, unless the question of license or no license shall have been submitted to the lawful electors of said territory at a special meeting to be held for that purpose in the manner provided by law for holding special elections in a ward in said city, and a majority of all of the votes cast on said question shall be in favor of granting license to sell such intoxicating liquors. Territory may also be detached from any such city in the manner prescribed by section 925—21a.

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

Approved May 11, 1903.