- (3) Interpretation. Whenever the sections of the statutes so enumerated are applied to mills or milldams specified in subsection (1) every reference in any of them to a "permit" or to a "grantee" of a permit shall be regarded as referring respectively to a license granted by this section and to the owner of such a mill or milldam.
- (4) HEIGHT. The height to which water may be raised by any such milldam and the length or period of time for which it may be kept up each year, may be restricted and regulated by the orders of the commission.
- (5) VIOLATION OF ORDERS, PENALTIES. Every person, firm or corporation violating any of the orders respecting any such mill or milldam made by the commission shall forfeit for each such violation a sum not exceeding five hundred dollars which may be recovered by civil action as provided by chapter 142 of the statutes.

Section 37. Section 3376, section 3377, section 3378, section 3379, section 3380, section 3381, section 3382, section 3383, section 3384, section 3385, section 3386, section 3387, section 3389, section 3390, section 3391, section 3392, section 3393, section 3394, section 3395, section 3396, section 3397, section 3398, section 3399, section 3400, section 3401, section 3402, section 3403, section 3404, section 3405 and section 3406 of the statutes are repealed.

Section 38. Chapters 229, 413 and 453 of Wisconsin session laws of 1901, chapters 533 and 591 of Wisconsin session laws of 1911, chapter 17 of Wisconsin session laws of the special session of 1912 and chapters 380 and 579 of Wisconsin session laws of 1915 are added to section 4978 of the statutes at appropriate places according to their numbers and dates as further acts repealed by said section.

Section 39. This act shall take effect upon passage and publication.

Approved June 21, 1917.

No. 177, S.]

[Published June 25, 1917.

## CHAPTER 475

AN ACT to create section 17.22 of the statutes, relating to the holding over of appointees of cities of the first class.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is added to the statutes a new section to read: Section 17.22. Whenever provision is made by the law

of the state for any city of the first class, whether organized under a special charter or under the general laws of the state, for appointments in such city, and whenever, in such case, no provision is made in regard to the holding over of appointees, such appointees shall hold over until their successors shall have been appointed and shall have qualified.

SECTION 2. This act shall take effect upon passage and pub-

lication.

Approved June 21, 1917.

No. 581, S.]

[Published June 25, 1917.

## CHAPTER 476

AN ACT to create section 567e of the statutes authorizing the state board of control of Wisconsin to enter into a contract with the village of Union Grove, permitting the officers of that village to connect the sewer system of said village of Union Grove to the main sewer of the southern home for feeble-minded.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. There is created a new section of the statutes to read:

Section 567e. The state board of control of Wisconsin is authorized to enter into a contract with the officers of the village of Union Grove permitting them to connect the sewer system of said village of Union Grove with the main sewer drain of the southern Wisconsin home for feeble-minded and epileptic, and said state board of control of Wisconsin is authorized to fix the value or compensation which shall be received by the state for the granting of such permission. The state board of control shall submit such sewer system plans to the state board of health for their approval.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 21, 1917.

No. 626, S.]

[Published June 25, 1917

## CHAPTER 477

AN ACT to amend section 2878 of the statutes relating to motions for new trials.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Section 2878 of the statutes is amended to read: Section 2878. The judge before whom the issue is tried, may,