

ordinances, rules and regulations of said city, with such additions as to it may seem proper, and to cause the same to be printed in book or pamphlet form, and said council may also cause the charter of said city as now amended and existing and any other acts affecting said city, to be printed either in connection with or separate from said ordinance, all of said printing to be under supervision of some suitable person appointed for the purpose, and said printing and publication shall be sufficient printing and publication of said ordinance; and said pamphlet or book shall be admitted and may be read in evidence in all courts and legal proceedings, and shall be prima facie evidence of the contents, passage and publication of said ordinance. The city clerk of said city shall preserve and keep in his office the original codified ordinance as signed by the mayor, which shall be a sufficient recording of the same, and no further recording thereof shall be required.

SECTION 16.

Amended.

Section six (6) of title fifteen (15) of said chapter three hundred and thirteen is hereby amended by inserting at the end of the sixth line of said section the words "competent and."

SECTION 17.

All acts and parts of acts inconsistent with or repugnant to the provisions of this act are hereby repealed.

SECTION 18.

Enforcing clause.

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

Approved March 11, 1880.

[No. 134, S.]

[Published March 19, 1880.]

CHAPTER 181.

AN ACT to amend chapter two hundred and thirty-one of the laws of 1876, entitled an act to amend and re-enact as amended chapter three hundred and thirty-three of the laws of 1875, entitled an act to amend chapter sixteen of the private and local laws of 1872, entitled an act to incorporate the city of Eau Claire, so as to authorize the construction of water works by and for said city.

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

Surplus water-power may be leased.

SECTION 1. Section three of chapter two hundred and thirty-one of the laws of 1876 is hereby amended so as read as follows: Section 3. In case the dam

hereby authorized to be erected across said river shall create any water power, flowage, slack water or accumulation of water not immediately or continuously needed to propel the machinery and maintain and supply the mains connected with said water works, or to protect or preserve the navigability of said river, the common council of said city is hereby authorized and empowered to let, lease and rent such surplus water power, flowage, slack water or accumulation of water, or any part or portion thereof, for manufacturing or other purposes, which may not be needed to operate and supply such water works and protect and preserve the navigability of said river. And may also let, lease and rent any of the piers, booms or other structures which may be constructed or erected under the provisions of this act, for any use or purpose which shall not materially obstruct the navigability of said river, or interfere with the successful operation and maintenance of the dam and works herein authorized to be constructed. And the said common council may when not leased, and the lessees thereof may when leased, fix the rents for water power and for the use of such flowage, slack water or accumulation of water, and the rates for assorting, boomage or storage of saw logs, timber, fence posts and railroad ties, not, however, exceeding fifty cents per one thousand feet, board measure, for saw logs and timber, and not exceeding one dollar per hundred for fence posts and railroad ties. And the said city of Eau Claire, when the said works are not leased, and the lessees thereof when the same are leased, may demand, receive, sue for and collect the said rates and charges so by them fixed, of the owner of such materials, or person at whose request such service was performed, or other persons liable therefor. And for the said rates and charges for the assorting, boomage or storage of logs and other materials, shall have a lien upon the said logs and other materials so assorted, boomed or stored for the full amount thereof, and may enforce the same to the same extent, with the same remedies and in the same manner as is provided for liens for labor and services in respect to logs and timber by chapter one hundred and forty-three of the revised statutes of the year A. D. 1878. And such liens shall take precedence of all other liens except liens for labor.

Piers and booms may be leased.

Rents for w power.

Charges to be lien upon log

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

Approved March 11, 1880.