

lumber yard, coal yard or wood yard, six months' notice of such removal," so that said section, when so amended, shall read as follows:

Section 1802. The owner of any elevator, warehouse or mill, lumber yard, coal yard or wood yard, within the yard limits of any station or terminus of any railroad, may at his own expense, construct a railroad track from such elevator, warehouse or mill, lumber yard, coal yard or wood yard, to such railroad, and connect with the same by a switch at a point within the yard limits of such station or terminus, and the railroad corporation shall allow such connection. Such side track and switch shall at all times be under the control and management of, and be kept in repair and operated for the benefit of such owner, or his assigns, by such corporation; but the actual cost of so maintaining and operating the same shall be paid monthly by the owner thereof. And in case of his neglect to so pay the same upon demand, the obligation of this section upon any such corporation shall cease until such payment be made in full. And no such railroad track, constructed before the passage of this act, shall be removed, without first giving the parties owning such elevator, warehouse or mill, lumber yard, coal yard, or wood yard, six months' notice of such removal.

Spur tracks to mills, lumber yards, etc.

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

Approved April 22, 1891.

No. 132, A.]

[Published May 11, 1891.]

CHAPTER 371.

AN ACT to provide for proper records of commitments to industrial schools and orphan asylums.

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

SECTION 1. Whenever any minor shall be committed to any industrial school by any other au-

On commitment of minors to industrial schools, report to be made to county

thority than a county judge, it shall be the duty of the court or magistrate sentencing said minor forthwith to report to the county judge of the proper county, the name and age of said minor, the institution to which committed, the offense for which committed, and any other information necessary to show the extent to which such county is liable for the support of said minor.

Industrial schools to make reports to county judges.

SECTION 2. The Wisconsin industrial school for boys and every industrial school organized under the provisions of sections 1785 and 1786 of the revised statutes are hereby required to report annually, on the first day of October in each year, to each county judge a complete list of all minors in such institution chargeable to each such county during the preceding year, with the date when each was received, and in case of those who have left the institution during the year, whether it was by death, by escape, by placing out, or by final discharge, with the proper dates and any other information necessary to show the extent to which such county is liable for the support of said minor.

On commitment of minors to orphan asylums, report to be made to county judge.

SECTION 3. Whenever any minor is committed or placed in any orphan asylum or other institution by any superintendent of the poor, supervisor or any other officer administering poor relief, whereby a claim against the county or any town, village or city in the county for support, may be incurred, it shall be the duty of such officer forthwith to report to the proper judge of the proper county, the name and age of said minor, the institution in which placed or committed, the terms of the contract made for support and any other information necessary to show the extent to which such county, town, village or city is liable for the support of said minor. It shall be also the duty of such officer to report to the county judge whenever any such minor ceases to be a public charge from any cause whatever.

County judge to keep record of information provided for herein.

SECTION 4. It shall be the duty of each county judge to record in a book to be provided by the county agent or other proper authority, all information provided for in this act, including also, the proper information relating to commitments, made by himself and the proper information relating to commitments, still in force, which have

been previously made by himself or his predecessors in office.

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

Approved April 22, 1891.

No. 163, A.]

[Published May 12, 1891.]

CHAPTER 372.

AN ACT to amend the charter of the city of Milwaukee in relation to street sprinkling.

(See Vol. 2.)

No. 738, A.]

[Published May 12, 1891.]

CHAPTER 373.

AN ACT to authorize the persons therein named to build and maintain a dam across Shioc creek, in Shawano county.

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

SECTION 1. A. Vang, Jr., his associates or assigns, are hereby empowered and authorized to erect, build and maintain a dam across Shioc creek on a part of the southwest quarter of the northeast quarter of section twenty-five, township twenty-five, range sixteen east, in Shawano county, said dam not to exceed the height of four feet; and said A. Vang, Jr., his associates or assigns, are also empowered and authorized to dig, cut, build and maintain a channel from said dam to run through the southwest quarter of the northeast quarter, the northwest quarter of southeast quarter and the northeast quarter of the southwest quarter, and to enter the said

Dam may be built, shutes and slides.