

SECTION 3. In the county of Fond du Lac special Special terms. terms for the whole circuit shall be held on Tuesday after the third Monday in February, and Tuesday after the first Monday in July, at which special terms any and all business may be done arising or pending in any county of said circuit, which might be done at a general term for the county in which such business arises or is pending, not requiring the intervention of a jury.

SECTION 4. For the year 1881, only, the March General term in Fond du Lac. general term in the county of Fond du Lac, shall be held on the first Monday in March.

SECTION 5. All acts or parts of acts inconsistent with this act are hereby repealed.

SECTION 6. This act shall take effect and be in force from and after its passage and publication.

Approved March 11, 1881.

[No. 230, S.]

[Published March 15, 1881.]

#### CHAPTER 64.

AN ACT to authorize A. D. Andrews, B. W. Andrews and John W. Perley and their associates and assigns, to maintain a canal in Barron county, and to improve the navigability, for log driving and other purposes, of Bear lake and Horse Shoe lake, in the counties of Polk and Barron.

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

SECTION 1. A. D. Andrews, B. W. Andrews and John W. Perley, their associates and assigns, are hereby Location of canal. authorized and empowered, for the purpose of rendering Bear lake and Horse Shoe lake, in the counties of Polk and Barron, navigable for log driving and other purposes, to maintain and enlarge, over land owned by said parties, a canal from said Horse Shoe lake to said Bear lake, on section seven (7), town thirty-four (34), range fourteen (14), in said county, and the parties are hereby authorized and empowered to restore the water in said lakes to the natural level thereof, as it existed previously to its being lowered by artificial means, and to maintain the same at such level, or at any level between natural high and present low water mark, and for that purpose they are hereby authorized and Dams. empowered to make and maintain such dam or dams, and to close and keep closed any and all ditches which shall have been constructed from either of said lakes, and all sloughs therefrom through or by means of

Tolls for  
sluicing logs.

which the waters of said lakes have been or may be lowered and diminished; and, generally, to do all things which may be reasonably necessary or proper, to enable them to improve said navigation and to restore the water in said lakes to said level, and to maintain the same thereat. *Provided*, that this act shall not authorize said parties to obstruct any well defined natural water course: *and provided further*, that said parties shall sluice through said canal, at any and all times when practicable, upon the request of the owners thereof, any logs in said Horse Shoe lake, for which services they shall be entitled to charge and collect a reasonable sum per thousand feet, board measure, of logs so sluiced, not exceeding, however, twenty-five cents per thousand feet.

Penalty for in-  
juring prop-  
erty.

SECTION 2. Any person, other than the parties herein mentioned, who shall willfully destroy or injure any dams or other works constructed or maintained by said parties under the provisions hereof, or shall construct any ditch, or open the same after it shall have been closed as herein provided, or shall do anything which shall diminish the quantity of water in said lakes or in either thereof, shall be deemed guilty of a misdemeanor, and upon conviction thereof before any court of competent jurisdiction, shall be fined for each offense not less than fifty nor more than two hundred dollars, and may be confined in the common jail of the county wherein the offense was committed, until said fine be paid. And any and all such acts may be prevented by injunction at the suit of the parties herein named, upon their giving the usual security to be approved by the judge or other officer issuing such injunction.

SECTION 3. This act shall take effect and be in force from and after its passage and publication.

Approved March 11, 1881.

[No. 197, A.]

[Published March 12, 1881.]

## CHAPTER 65.

AN ACT to amend the city charter of the city of Milwaukee, being chapter one hundred and eighty-four of the session laws of the year 1874.

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

Amendment.

SECTION 1. Section seventeen, of chapter twelve, of the city charter of the city of Milwaukee, approved March 10, 1874, said chapter being entitled "public