

5. All persons summoned as witnesses or garnishees, for refusing or neglecting to obey such summons, or to attend or to be sworn, or to answer as such witnesses or garnishees.

6. Persons summoned as jurors in any court, for improperly conversing with any party to an action to be tried at such court, or with any person in relation to the merits of such action; for receiving communications from any such party or from any other person, in relation to the merits of such action without immediately disclosing the same to the court.

7. All inferior magistrates, officers and tribunals, for disobedience of any lawful order or process of a superior court, or for proceeding in any action, or proceeding contrary to law after such action or proceeding, shall have been removed from their jurisdiction; and,

8. All other cases where attachments and proceedings, as for contempts, have been usually adopted and practiced in courts of record, to enforce the civil remedies of any party or to protect the rights of any such party.

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

Approved April 8, 1885.

[No. 70, S.]

[Published April 9, 1885.]

CHAPTER 370.

AN ACT appropriating a certain sum of money to Messrs. Bently and Nowlan.

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

SECTION 1. There is hereby appropriated out of any money in the general fund not otherwise appropriated, for extra work, made necessary by a change of plans upon the extensions of the capitol, under directions of W. W. Boynton, architect, to Messrs. Bently and Nowlan, contractors, the sum of eleven thousand one hundred and sixty-nine dollars and ninety-five cents, being the amount approved by said architect, audited by the

Appropriation
to Messrs. Ben-
tly and Now-
lan.

building commissioners and recommended to be appropriated by the governor. The secretary of state is directed to draw his warrant on the treasurer for said amount and the treasurer to pay such warrant.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.
Approved April 9, 1885.

[No. 245, A.]

[Published April 20, 1885.]

CHAPTER 371.

AN ACT authorizing Oliver Darwin to improve Lewis creek, in Jackson county.

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

Authorized to improve Lewis creek.

SECTION 1. Oliver Darwin, his heirs, legal representatives or assigns, are hereby authorized to build and maintain a dam or dams and otherwise improve Lewis creek, in township twenty-one, ranges two, three and four west of the fourth principal meridian, in Jackson county, Wisconsin, by removing rocks, stumps, fallen timber or any other obstructions, and to straighten said stream where necessary, so that logs and timber can be run, floated and driven on the waters of said stream.

To maintain suitable slides.

SECTION 2. The said Oliver Darwin shall build and maintain suitable slides and gates in said dams for the purpose of sluicing timber and logs over or through said dams, and shall operate said improvements and dams for the purpose of driving and running down said stream such logs and timber as may be put into the same.

Authorized to charge toll for running logs.

SECTION 3. When the said Oliver Darwin shall have taken possession of said stream, and shall have improved it so as to make it reasonably certain that logs and timber can be driven and floated down said stream, he may charge and collect as tolls for all logs or timber run or floated on said stream, a sum not to exceed fifty cents per thousand feet, for the use of said dams or improve-