The second of the protection of the Black production is a second of the second of the

AN ACT additional to an act to incorporate the city of Milwaukee approved January 31st, 1846.

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

Servor 1. The common council of the city of Malwaukee shall have power and they are helpful inthorized to easie all alleys to be graded gravelled or paved, and to levy and collect a special tex on the lots fronting on the alleys so graded gravelled or paved in proportion to the fronts of such lots respectively on such alleys for the purpose of defraying the cost of the same to be collected in the same manner and at the same time as other taxes are authorized to be collected: provided, that the said special tax upon any lot shall exceed in no case the enhanced value of such of by such grading gravelling or paving, said—alue to be ascertained by the asse-sors, and the balance of cost of such improvement if any to be paid by the respective wards in which such alleys are situated.

S.c. 2. The common council shall also have power and are hereby authorized to declate all lots on which water may accumulate and become stagnant so as to endanger the health of the city a public nuisance, and may cause all such lots to be graded filled or drained sufficiently to abate the same, notice being given as hereinafter specified, and may levy and collect a special tax on all such lots so graded filled or drained for the purpose of defraying the cost thereof to be collected in the manner specified in the first section of this act: provided that the said special cax upon any lot shall exceed in no case the enhanced value of such lot by such grading filling or draining, said value to be ascertained by the assessor, and the balance of cost of such improvement if any to be paid by the respective wards in which such lots are situated.

SEC. 3. The common council shall in all cases where any let or lots have been declared a public naisance by them, cause a written notice to be given to the owner or owners agents or occupants of such lot or lots up ahate such naisance within such time as the said council shall direct. If no owners or purpose, or occupants are found on which such noting can removably be served, then the said council shall cause the same to be publish.

. 14

ed in one or more of the daily papers of the city for at least ten days: and if said nuisance shall not be abated within the time specified in said notice, then the said common council shall have power to abate the same as here-inhefore specified: provided that this art shall be and continue in force for the term of one year only from the time of the passage thereof.

N. E. WHITESIDE,
Speaker of the Assembly.
JOHN E. HOLMES,

Lieut. Governor and President of the Senate.

Approved, August 10, 1848. NELSON DEWEY.

AN ACT amendatory to the several acts therein named.

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

SECTION 1. The words "second Monday of August next" in rection two of an act entitled "an act to provide for levying and collecting state revenue" approved August 1st 1848 shall be construed to mean the second Monday of August 1848.

SEC. 2. The words fourth Monday of August next in section three of an act entitled "an act to organize the several towns therein named and to authorize the same to hold a special election for town officers" approved. August second 1848 shall be construed to mean the fourth Monday of August 1848:

Suc. 8. The words "fourth Monday of July next" in the sixth sections of an itel childed "an act to provide for revising the statute laws of this

the figure of the control of the control of the figure of the control of the figure of the control of the contr