lars relating thereto, and be approved by a majority of the legal voters of said city, voting at a special election,

which may be called for that purpose.

Repeal.

SEC. 2. Section 4, of subdivision 6, entitled "Of taxation." of chapter 183, of the Private and Local Laws of 1857, entitled "an act to consolidate and amend the act to incorporate the city of Kenosha, and the several acts amendatory thereof," is hereby repealed.

SEC. 3. This act shall take effect and be in force from

and after its passage.

Approved March 29, 1860.

CHAPTER 240.

[Published April 9, 1860.]

AN ACT to establish an official State paper.

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

Section 1. The Wisconsin State Journal, published

Wisconsin State Journal made state

Provisos.

at Madison, the capital of the State of Wisconsin, is hereby declared the "official state paper," in which shall what publish be officially published all the laws, advertisements, proclamations, and communications of every nature, now required to be published, or that may hereafter be required by law to be published, in a paper at the seat of government: Provided, that no laws shall be published more than once; And provided further, that the signature of the speaker of the Assembly and president of the Senate, and certificate of Secretary of State, shall be omitted, and the date of approval only shall be attached to each law published in any newspaper, as now provided for the publication of general laws in pamphlet form.

Publications

SEC. 2. Any publication from either of the state dein state paper partments in the said state paper, shall be deemed official, and no publication of any notice in any other paper at the seat of government, unless such notice also appear in the said "official state paper," shall be deemed a publication answering the requirements of any statute requiring the publication in a paper at the seat of government.

Fees.

cial.

SEC. 3. The fees for publishing the laws, advertisements, proclamations, and all communications required by law to be published in said State paper, shall be the same, per folio, as is or may be provided by statute for the publication of legal advertisements: Provided, that Provise. the price in full which such state paper shall; receive for the publication of the advertisement of the sale of forfeited school, university and swamp lands, or of lands selected in lieu of swamp lands, shall not exceed the sum of fifty cents for each description of land contained in such advertisement.

SEC. 4. The provisions of this act shall not apply to Provisions of any publication made, or authorized to be made, by or act shall not under the direction of the present state printer, during apply. the term of his present contract, or by or under the direction of any person who may be state printer, under

any contract hereafter made.

SEC. 5. The Secretary of State is hereby authorized Secretary of to audit all accounts for publishing and advertising con-state authortemplated by this act, and to draw a warrant on the state accounts. treasury for the payment of the same; and there is hereby appropriated, out of any money in the state treasury not otherwise appropriated, a sum sufficient to pay all accounts audited under the provisions of this act.

SEC. 6. This act shall take effect and be in force from

and after its passage and publication.

Approved March 80, 1860.

CHAPTER 241.

[Published April 17, 1860.]

AN ACT exempting certain university lands from taxation.

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

SECTION 1. All lands or real estate, not exceeding Lands of five thousand acres in amount, which have been, or here-University exafter may be, conveyed to the board of trustees of the empt. Galesville University, for educational purposes, and which are or shall be held, or appropriated, solely for the purpose of sustaining the said university, shall be exempt from taxation for the term of five years from the passage of this act: Provided, that no such lands or real Proviso. estate shall continue to be exempt from taxation after the said board of trustees shall cease to hold the same for