

demption for said subsequent taxes, he shall file with the clerk of the board of supervisors of the county in which the land lies, a copy of the receipt for such taxes, and it shall be the duty of the clerk to enter said amount in his book of record of tax sales.

SEC. 10. Section ninety-five, one hundred and seven, one hundred and nine, and one hundred, of chapter fifteen of the revised statutes, so far as relates to land sold for taxes, after the passage of this act, and the certificates upon such sales, and all parts of any law of this state which conflicts with the provisions of this act, are hereby repealed.

Approved, March 31, 1853.

An Act to authorize the Secretary of State to audit certain accounts.

*The people of the State of Wisconsin, represented in Chap. 58. Senate and Assembly, do enact as follows:*

SECTION 1. The secretary of state or deputy secretary of state, is hereby authorized and required to audit the accounts of the several newspaper publishers of this state, for newspapers furnished the legislature during the present session, and to settle such accounts, allowing said publishers for three months papers, at the advertised rates of such papers per year. Publishers accounts to be audited.

SEC. 2. Such accounts shall be verified to the secretary, by oath of such publishers, that the papers were furnished during the session, accompanied by a statement of the yearly terms of such papers. Verified by oath.

SEC. 3. The secretary of state, or deputy secretary of state, is authorized to draw warrants on the state treasurer, in favor of the respective publishers for the amounts found due them, and there is hereby appropriated out of any monies in the state treasury not otherwise appropriated, a sum sufficient to meet said drafts.

Approved, April 2, 1853.

An Act to provide for the contingent expenses of the State of Wisconsin, for the year one thousand eight hundred and fifty-three. Chap. 59.

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

SECTION 1. The sum of five thousand dollars is hereby appropriated to Leonard J. Farwell, governor of this

Appropriation state, out of any money in the treasury not otherwise ap-  
for contingent propriated, for the purpose of defraying the contingent  
expenses. expenses of the state, for the year one thousand eight hun-  
dred and fifty-three, which sum shall be drawn from time  
to time, as may be required. And the governor shall  
communicate to the legislature at its next session, a de-  
tailed account of such expenses for the year 1853, and the  
amount expended of this appropriation.

Approved, April 2, 1853.

**Chap. 60.** An Act to cede the jurisdiction of the State of Wisconsin over certain lands  
to the United States.

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

Land ceded  
the U. S. for  
light-house  
purposes.

SECTION 1. That the jurisdiction of the state of Wis-  
consin, over five acres or less of land which may be  
selected by an officer of the United States government,  
for light house purposes; to be located at or near the  
northern outlet of lake Winnebago, near Menasha, in  
the county of Winnebago, and state of Wisconsin, be and  
the same is hereby ceded to the United States, for the  
purpose of maintaining a light house on the same: *Pro-  
vided*, That this act shall in no manner take away  
or interfere with the jurisdiction of this state for the  
purpose of serving or executing any legal process.

Proviso.

SEC. 2. This act shall take effect from and after its  
passage.

Approved, April 2, 1853.

**Chap. 61.** An Act in relation to Clerks of Circuit Courts and for other purposes.

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

Clerks of cir-  
cuit and coun-  
ty courts not  
to practice as  
attorneys in  
their own  
counties.

SECTION 1. No person acting as clerk of any circuit or  
county court in this state, shall be allowed to practice as  
attorney or solicitor, in the court in which he is acting as  
clerk.

SEC. 2. No practising attorney shall be allowed to hold  
his office in the office of the clerk of any court in which he  
is a practicing attorney.

Approved, April 2, 1853.