Chap. 52.

AN ACT to provide for the issuing of executions for damages and costs in the Supreme Court.

Published, April 13, 1854.

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

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§ 1. That hereafter, on the rendition of judgment in the supreme court of the state for costs on writs of error or appeals in chancery, or on the rendition of judgment in said court for damages and costs on appeals in chancery, it shall be the duty of the clerk of said court, to tax the costs on such judgment as soon as may be, by the rules of said court, including in such taxation the costs of both parties, and upon request of the party obtaining such judgment, or his or her counsel or attorney, to issue execution, returnable in ninety days from the date of the issue against the other party, for all of said costs so taxed or for damages and all of said costs, if damages may have been adjudged.

§ 2. The said execution shall be in favor of the said tion of Sports. party obtaining judgment as plaintiffs in execution, and against the other party as defendant or defendants in execution; and may be directed to the sheriff of any county in this state, at the discretion of said plaintiff or plaintiffs, or his, her, or their counsel or attorney. And it shall bethe duty of any sheriff receiving such execution, to proceed forthwith to collect the same, as is now directed by law, and after the collection thereof or any part, the said sheriff shall forthwith pay the said costs over to the officers respectively entitled thereto as designated in the said taxation of costs; and as a discretion to said sheriff, the said clerk of the supreme court shall, in every instance, send with the execution issued by him a copy of said tax bill of costs. If only a part of said costs is collected, then the said sheriff shall pay pro-rata to said officers. If damages are embraced in any such execution, the same, when collected shall be paid over to the said plaintiff or plaintiffs in ex-

ecution, his, her or their counsel or attorney. When the Clark to send said damages and costs, or costs only, are collected and copy of tax bill said damages and costs, or costs only, are collected and of costs with axepaid over as herein directed, the said clerk shall enter sat- entlow isfaction of said execution on the execution docket in his office.

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

Approved, March 30, 1854.

Chap. 53.

AN ACT to appropriate certain sums of money to the Wisconsin Institution for the Education of the Blind.

Published, April 13, 1854.

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

§ 1. There is hereby appropriated to the Wisconsin Insti- Appropriation. tution for the Education of the Blind, the sum of three thousand five hundred dollars for the support of said In-

stitute during the current year.

§ 2. There is hereby appropriated to the said institution Further appropriated to the said institution stiens. the further sum of twelve thousand dollars, for the construction of the certain main building of the Institution according to the plan of the same, one half of which shall be paid the present year, the remaining half in the year 1855, out of any money in the Treasury not otherwise appropriated.

§ 3. Before the receipt of the respective sums of mon- Board of true ey appropriated by this act, the board of trustees of said to give bonds, ac-Institute shall from time to time execute such bonds, and with such sureties as the Governor may require and approve, conditioned for the faithful application of such moneys to the object specified in this act.

§ 4. This act shall take effect and be in force from and

after its passage.

Approved, March 30, 1854.